New South Wales.



ANNO QUINQUAGESIMO SECUNDO

VICTORIÆ REGINÆ.

An Act to facilitate the supply of motive power on the highpressure hydraulic system for use on wharves, in warehouses, and other buildings, for electric lighting, and for the extinguishing of fires, and other purposes, in the City of Sydney and its Suburbs. [Assented to, 13th December, 1888.]

HEREAS the establishment of a system for applying motive Preamble. power by hydraulic pressure for use on wharves, in warehouses, factories, hotels, offices, and dwellings, as also in electric lighting and fire extinction in the city of Sydney and its suburbs, would be of great local and public advantage. And whereas William Gardiner of the city of Sydney, merchant, William Henry Paling, of the same place, merchant, William Thomas Poole, of the same place, Esquire, James Angus, of the same place, contractor, and John William Cliff, of the same place, merchant, are willing to undertake the establishment of such a system, but the same cannot be carried out without the authority of Parliament. And whereas it is expedient to confer upon the said William Gardiner, William Henry Paling, William Thomas Poole, James Angus, and John William Cliff, legislative authority to establish, maintain, and use the said system. And whereas it is expedient that power should be conferred upon the said William Gardiner, William Henry Paling, William Thomas Poole, James Angus, and John William Cliff, to transfer and assign their rights, powers, authorities, obligations, and liabilities under this Act, to any company duly incorporated for that purpose. Be it therefore enacted by the Queen's Most Excellent Majesty, by and with the advice and consent

of

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of the Legislative Council and the Legislative Assembly of New South Wales in Parliament assembled, and by the authority of the same as follows, that is to say:—

Introduction.

Short title.

1. This Act may be cited as the "Sydney Hydraulic Power Company's Act, 1888," and shall come into operation on the passing of this Act.

Interpretation of terms.

2. The following words and expressions in this Act shall have the meanings hereby assigned to or included in them, unless there be something in the subject or context repugnant to such construction, that is to say—

The promoters.

The expression "the promoters" shall mean the said William Gardiner, William Henry Paling, William Thomas Poole, James Angus, and John William Cliff, and include their and each of their heirs, executors, administrators, and assigns.

The undertaking.

each of their heirs, executors, administrators, and assigns. The expression "the undertaking" as applied to the promoters shall mean the supplying of hydraulic power within the limits within which the promoters are authorized by this Act to supply hydraulic power, and the constructing of all works and the doing of all other things necessary or convenient for that purpose, subject to the provisions of this Act.

The word "street" shall include not only any street commonly called, but also any highway, public road, lane, court, or passage, market-place, square, wharf, pier, or other thorough-

fare, or public place within the limits of this Act.

Street.

The expression "apparatus" shall mean and include all mains, pipes, fire extinguishers, hydrants, lifts, fixed or portable cranes, and all other machines, mechanical fittings, and appliances necessary or proper for or which may be used for the purpose of or in connection with the carrying on of the

Apparatus.

business or affecting any of the objects of the promoters.

The expression "local authority" shall mean the Municipal Council of Sydney, and the Municipal Council of any borough

Local authority.

or municipality.

The word "district" in relating to a local authority shall mean the area within the jurisdiction of such local authority.

District.

Justice.

The word "Justice" shall mean a Justice of the Peace for the Colony of New South Wales.

3. The limits of this Act shall extend to and include the city of Sydney, and with the consent of the local authority to any borough or municipal district within the suburbs thereof.

Limits of Act.

PART I.

By-laws.

By-laws.

4. It shall be lawful for the promoters from time to time to make such by-laws as they may deem necessary for the purpose of regulating, controlling, or protecting the apparatus of the promoters, or for the supply of hydraulic power or for fixing the charges for the same, and for the purposes of regulating the conduct of the officers and servants of the promoters, and for providing for the due management of the affairs of the promoters in all respects, and from time to time by other by-laws to alter or repeal any such by-laws.

By-laws to be approved by Governor in Council and gazetted.

5. All or any such by-laws being consistent with the provisions of this Act and not repugnant to any other Act or law in force within the Colony of New South Wales shall have the force of law when confirmed

confirmed by the Governor, with the advice of the Executive Council, and published in the Government Gazette, but not sooner or otherwise. The production of the Government Gazette with any such by-laws so published as aforesaid shall in any suit or proceeding whatsoever be sufficient evidence that such by-laws have been confirmed and published as is herein required.

6. Any by-laws made under this Act may state some minimum By-laws to be and maximum penalty for any neglect or breach thereof respectively. enforced by penalty Provided that no such maximum penalty shall exceed ten pounds.

7. All by-laws made under the authority of this Act shall be Publication of painted on boards, or printed on paper and posted on boards and hung by-laws. up and affixed and continued on the front or other conspicuous part of every central pumping station or office belonging to the promoters, and such board shall from time to time be renewed as often as the by-laws thereon or any part thereof shall be obliterated or destroyed, and no penalty imposed by any by-law shall be recoverable unless the same shall have been published and kept published in manner aforesaid.

8. It shall be lawful for the promoters by any such by-law or By-laws may compel by-laws to provide for compelling any officer or servant of the necessary working on Sundays and promoters to perform on all or any Sundays and holidays throughout holidays. the year, any work which such officer or servant may have agreed with the promoters to perform, and which in the opinion of the promoters may be necessary for the extinction of fires, or the working of lifts in hotels, coffee palaces, lodging-houses, and private residences, and no by-law framed for the said purpose shall be deemed repugnant to the laws of the Colony of New South Wales, nor shall any agreement made between the promoters and any officer or servant of the promoters, whether in writing or verbal, be deemed invalid by reason of any stipulation contained therein binding any such officer or servant to work on Sundays or holidays.

Powers and responsibilities of the Promoters as regards the execution of Works.

9. The promoters, under such superintendence as is hereinafter Power to break up specified, may with the previous consent in writing of the local streets under superauthority open and break up the road, path, or pavement of any open drains. streets within the limits of this Act, and may open and break up any sewers, drains, or tunnels within or under such street, and lay down and place within the same limits, mains, conduits, service-pipes, and other apparatus, and from time to time repair, alter, or remove the same, and for the purposes aforesaid, may remove and use all earth and materials in or under such street, and the promoters may do all other acts which the promoters shall, from time to time, deem necessary for supplying hydraulic power within the limits of this Act, and it And to lay pipes for shall be lawful for the promoters to lay any pipe, branch, or other supplying buildings. apparatus from any main or branch pipes, into, through, or against any building for the purpose of providing and supplying such power and to provide and set up any apparatus necessary for securing to any building a supply of hydraulic power, and for measuring and ascertaining the extent of such supply. Provided always that nothing Not to enter on herein shall authorize the promoters to lay down or place any pipe or private land other works into, through, or against any building, or in any land not dedicated to public use, without the consent of the owners and occupiers thereof, except that the promoters may at any time enter upon any land for the purpose of laying or placing, and may lay or place any new pipe in the place of an existing pipe in any land wherein any pipe shall have been lawfully laid down by the promoters or placed, and may repair or alter any pipe so laid down or placed.

Notice of intention to be served on persons having control, &c., before breaking up streets or opening drains.

10. Before the promoters proceed to open or break up any street, sewer, drain, or tunnel they shall give to the local authority under whose management or control the same may be, and in the case of sewers or water mains then to the Water and Sewerage Board, or to its clerk, surveyor, or other officer, notice in writing of their intention to open or break up the same not less than seven clear days before beginning the work, except in cases of emergency arising from accidents to or defects in the pipes or other works, and then so soon as is possible after the beginning of the work or after the necessity for the same shall have arisen.

Streets or drains not to be broken up except under e superintendence of local authority or officer.

11. No such street, sewer, drain, or tunnel shall, except in cases of emergency as aforesaid, and except as hereinafter provided, be opened or broken up except under the superintendence of the local authority having the management or control thereof or its officer, and according to such plan as shall be approved of by the local authority the promoters shall make such temporary or other works as may be necessary for guarding against any interruption of the drainage during the execution of any works which interfere with any sewer or drain. Provided always that if no officer appointed by the local authority for the purpose shall attend at the time fixed for the opening of any such street, drain, or tunnel, after such notice of the promoter's intention as aforesaid shall have been duly given, or if the local authority or its officer shall refuse or neglect to superintend the operations, the promoters may perform the work specified in the notice without the superintendence of the local authority or its officer.

12. When the promoters open or break up the road, path, or pavement of any street, or any sewer, drain, or tunnel, the promoters shall with all convenient speed complete the work for which the same shall be broken up, and fill in the ground and reinstate and make good to the satisfaction of the local authority or its officer, the road, path, or pavement, or the sewer, drain, or tunnel so opened or broken up, and carry away the rubbish occasioned by the work, and the promoters shall at all times whilst any such road, path, or pavement shall be so opened or broken up, cause the same to be fenced and guarded, and shall cause a light sufficient for the warning of passengers to be set up and maintained against or near such road, path, or pavement where the same shall be opened or broken up every night during which the same shall be continued open or broken up and shall keep the road, path, or pavement which has been so broken up, in good repair for three months after replacing and making good the same, and for the further time (if any) not being more than twelve months on the whole

during which the soil so broken up shall continue to subside. 13. The promoters shall be alone answerable for all accidents, damages, and injuries happening through their act or default, or through the act or default of any person in their employment by reason or in consequence of any of their works or apparatus, and shall save harmless all local and other authorities, companies, or bodies, collectively and individually, and their officers and servants from all damages and

costs in respect of such accidents, damages, or injuries.

14. If the promoters open or break up any street or sewer, drain or tunnel, without giving such notice as aforesaid, or in a manner different from that which should have been approved of or determined as aforesaid, or without making such temporary or other works as aforesaid when so required, except in the cases in which the promoters are hereby authorized to perform such works without any such superintendence or notice, or if the promoters make any delay in completing any such work or in filling in the ground, or reinstating and making good the road, path, or pavement, or the sewer, drain, or tunnel so opened or broken up, or in carrying away the rubbish occasioned

Streets or drains broken up to be reinstated without delay.

Promoters alone responsible for damages.

Penalty for delay, &c., in reinstating streets, &c.

occasioned by the work, or if the promoters neglect to cause the place where such road, path, or pavement has been broken up to be fenced, guarded, and lighted, or neglect to keep the road, path, or pavement in repair for the space of three months next after the same is made good, or such further time as aforesaid, the promoters shall incur a penalty not exceeding fifty pounds for every such offence, and the promoters shall incur an additional penalty of five pounds for each day during which any such delay as aforesaid shall continue after the promoters shall have received notice thereof.

15. If any such delay or omission as aforesaid takes place, the In case of delay local authority having the management or control of the street, sewer, parties may reindrain, or tunnel, in respect of which such delay or omission shall take state and recover place may cause the work so delayed or omitted to be executed, and the expenses. the expenses of executing the same shall be repaid to such local authority by the promoters, and such expenses shall be recoverable in

the same manner as damages are recoverable under this Act.

16. The promoters shall do as little damage as may be in the Compensation to execution of the powers by this Act granted, and shall make compensation for any damage which may be done in the execution of such damage.

17. If at any time any local authority should think it necessary Notice of alteration or expedient to require the promoters to raise or sink or otherwise in situation of pipes alter the situation of any of the pipes which shall be laid down for the purposes of the promoters, or to alter the situation of any pipes which shall have been laid down contrary to any of the provisions of this Act, the promoters shall, within ten days next after being required so to do by notice in writing, raise or sink or otherwise alter the situation of such pipes according to the notice, and in default thereof it shall be lawful for the local authority to cause such pipes to be so raised or sunk or the situation thereof otherwise altered, and the expense of doing the work shall be paid by the promoters or repaid by the promoters, and such expenses shall be recoverable in the same manner as damages are recoverable under this Act: Provided that the promoters be not called upon to make such alterations in the situation of their pipes unless such alteration be necessary for the carrying out of city improvements or municipal works.

Offences against the promoters and protection of the promoters' privileges and charges.

18. Every person who shall lay or cause to be laid, any pipe Penalty for injuring to communicate with any pipe belonging to the promoters without or defrauding the their consent, or shall wilfully or by culpable negligence injure, or promoters. suffer to be injured any pipe, meter, or other apparatus belonging to the promoters, or shall alter the index to any meter, or prevent any meter from duly registering the quantity of hydraulic power supplied, or shall fraudulently abstract any water of the promoters, shall, without prejudice to any right or remedy for the protection of the promoters or the punishment of the offender, forfeit and pay to the promoters for every such offence, a sum not exceeding ten pounds, and in addition thereto the promoters may recover the amount of any damage sustained by the promoters by any such wrongful act; and in any case in which any person has wilfully or by culpable negligence injured, or caused to be injured, any pipe, meter, or other apparatus belonging to the promoters, or altered the index to any meter, or prevented any meter from duly registering the quantity of hydraulic power supplied, the promoters may also, until the meter complained of has been remedied but no longer, discontinue the supply of hydraulic power to the person so offending, notwithstanding any contract previously existing. 19.

Penalty for interrupting promoters' workmen

19. Every person who shall wantonly or maliciously hinder or interrupt any of the officers, workmen, or servants of the promoters in the legal performance of their duties, or shall in anywise cause or procure such hindrance or interruption to take place, and shall be convicted of so doing before any Stipendiary or Police Magistrate, shall for every such offence incur such penalty as such Magistrate may award, not exceeding ten pounds, and such Magistrate shall also order the offender to pay to the promoters the full amount of the damage which the promoters may sustain by such hindrance or interruption. Provided always that nothing herein contained shall be construed to restrain any local authority or any person duly authorized by such local authority for the purpose from preventing the promoters from infringing any regulation of such local authority for the improvement of the streets within its district, or shall expose any such local authority or any person so authorized to any penalty or payment for so doing.

Remedies for recovering of charges, &c., due to the promoters.

20. If any person supplied with hydraulic power by the promoters neglects to pay any charges or other moneys due for the same under any contract made by and between the promoters, and such person for the space of seven days next after a demand of the amount due signed by the promoters or one of them shall have been left at or upon the building or premises so supplied the promoters may stop the supply of water from the mains or apparatus of the promoters from entering the premises of such person by cutting off the service pipes or by such means as the promoters shall think fit, and may recover the expense of so doing, together with the charges so due and unpaid by action in any

Court of competent jurisdiction.

Power to take away pipes, &c.

When supply

21. In all cases in which the promoters are authorized to cut off and take away the supply of hydraulic power from any building or premises under the provisions of this Act the agents or workmen of the promoters may after seven days' notice has been given to the occupier enter into any such building or premises between the hours of nine in the forenoon and four in the afternoon, and remove and carry away any pipes, meters, or other apparatus the property of the promoters. Provided that all damage to property of whatever description occasioned by such removal as aforesaid shall be made good by or at the expense of the promoters.

Offences by the Promoters and Protection of the Public.

Daily penalty during escape of water after notice.

22. The promoters shall not at any time cause or permit any overflow or leakage of water from any main or pipe laid down by or belonging to the promoters; and in case of any such occurrence, immediately after the receipt of notice thereof in writing from the local authority or any of its officers or servants, the promoters shall effectually stop and prevent such overflow or leakage, and in case the promoters shall neglect to do so within eight hours of the receipt of such notice, they shall, for every such offence, in addition to any proceedings by way of indictment or otherwise, to which they may be subject, forfeit and pay a sum not exceeding ten pounds for each and every day during which such escape or leakage shall continue after the expiration of the said period of eight hours.

Power after notice to examine pipes to ascertain escape of water.

23. For the purpose of ascertaining whether any water be escaping from the pipes or apparatus of the promoters, the local authority of the district may cause the ground to be dug up and the pipes, conduits, and works of the promoters to be examined. that such local authority, before proceeding with such digging or examination shall give eight hours' notice in writing to the promoters of the time at which such digging and examination is intended to take place; and if it shall be found that such escape was actually taking place

place from the pipes and apparatus of the promoters, they shall be subject to the like obligations of reinstating the road, path, or pavement disturbed, and the same penalties for any delay or any misfeasance or nonfeasance therein, as are hereinbefore provided with respect to roads, paths, and pavements broken up by the promoters for the purpose of

laying their pipes.

24. If, upon any such examination, it shall appear that the water By whom expenses was escaping from the pipes or apparatus belonging to the promoters, the of examination, &c., are to be borne.

expense of the digging and examination and of the repair of the street or place disturbed in any such examination shall be paid by the promoters.

Legal proceedings and application of penalties.

25. Subject to the express provisions of this Act, all damages, How damages, &c., expenses, or other sums of money directed by this Act to be paid by or and penalties to be recovered. to the promoters or any other person and all penalties imposed by this Act for offences or by any by-law made in pursuance of this Act shall, where the amount sought to be recovered does not exceed fifty pounds, be recoverable in a summary way before a Stipendiary or Police Magistrate, and payment of any sum adjudged to be paid shall be enforceable as thereby provided, and where the amount sought to be recovered shall exceed fifty pounds, all such damages, expenses, or other sums of money, and all such penalties shall be recoverable by action in the Supreme Court or any other Court of competent jurisdiction.

26. Any summons or warrant issued for any of the purposes of contents of this Act may contain in the body thereof or in a schedule thereto summonses or warrants. several names and sums; and where by this Act any damages or expenses are directed to be paid in addition to any penalty or penalties the amount of such damages and expenses shall be ascertained and adjudged by the Stipendiary or Police Magistrate before whom the offender shall be convicted.

27. Any Stipendiary or Police Magistrate who issues a warrant warrants of distress of distress in pursuance of the provisions of this Act may order that should include costs. the costs of the proceedings for the recovery of the money to be levied shall be paid by the person liable to pay such money, and such costs shall be ascertained by the Stipendiary or Police Magistrate and shall be included in the warrant of distress for the recovery of such money.

28. The Stipendiary or Police Magistrate before whom any Form of person shall be convicted of any offence against this Act may cause conviction. the conviction to be drawn up according to the following form (that is

to say): To wit. { Be it remembered that on the the year of our Lord day of in

A.B. is convicted before me C.D. one of Her Majesty's Justices of the Peace for the [hereby describe the offence generally and the time and place where and when committed contrary to the "Sydney Hydraulic Power Company's Act 1888." [Here state penalty imposed.]

in the Colony Given under my hand and seal at of New South Wales, the day and year first above written.

29. No Stipendiary or Police Magistrate shall be disqualified Justices not disqualified on acting in the execution of this Act by reason of his being a account of being customer of the promoters, but no such Magistrate who shall hold customers, but shares in the Company if formed, as hereinafter provided, shall be disqualified. qualified to sit on the trial of any complaint or information laid under this Act.

Nothing to exempt indicted for nuisance.

30. Nothing in this Act contained shall prevent the promoters romoters from being from being liable to an indictment for nuisance or to any other legal proceeding to which they may be liable in consequence of supplying hydraulic power.

Proof of debts in bankruptey.

31. If any person against whom the promoters shall have any claim or demand shall have his estate sequestrated, or make any liquidation by arrangement or compound with his creditors, or shall otherwise come under the provisions of any Act relating to bankrupt debtors, it shall be lawful for any one of the promoters, in all proceedings under any such Act, or with respect to the estate of any such bankrupt to represent the promoters, and act in their behalf in all respects as if such claim or demand had been the claim or demand of such individual promoter.

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

Power of the

Saving rights of Her

Majesty.

As to appointment of arbitrators.

Moiety of excess of net profits over ten per cent. to be set apart to secure the purchase money payable by the poration of Sydney.

As to appointment of trustees.

successors. 33. The corporation of the city of Sydney within whose limits Power of the corporation of Sydney to purchase at prescribed periods. thereof passes or is situate may, after the expiration of twenty years from the date of the passing of this Act or at the expiration of each rooms, thereafter, by giving six months' notice in succeeding ten years thereafter, by giving six months' notice in writing, require the promoters to sell, and thereupon the promoters shall sell to the corporation of the city of Sydney the undertaking, property, apparatus, and business of the promoters upon the terms of paying to the promoters the then value thereof, such value, in case of difference, to be determined by three arbitrators, or any two of them, one of whom shall be appointed by the corporation of the city of Sydney so purchasing, another by the promoters, and the third by such other two arbitrators before they proceed in the arbitration. If either the corporation of the city of Sydney so purchasing or the promoters shall neglect or refuse to appoint an arbitrator pusuant to the above provision for two calendar months after the other of them shall have appointed an arbitrator and given notice thereof to the other of them, then the arbitrator already appointed shall appoint a second arbitrator and such two arbitrators shall jointly appoint the third When any such sale has been made all the rights, powers, rights, &c. of promoters to vest in and may be exercised by corporation.

Then any such sale has been made all the rights, powers, and authorities of the promoters in respect to the undertaking, proporation, and business shall be transferred to, vested in, and may be exercised by such corporation. may be exercised by such corporation of the city of Sydney.

34. When the net profits earned by the promoters shall exceed ten per centum per annum on the capital invested in the undertaking, property, apparatus, and business, one moiety of such excess shall be the handing over of the works in good paid by the promoters to trustees to be appointed as hereinafter repair, and to be provided. And such trustees shall invest the same, and the interest to applied in or towards accome due thereon on behalf of the cormonation of the city of Sydney accrue due thereon on behalf of the corporation of the city of Sydney, so as to accumulate the same by way of compound interest, and when and if the corporation of the city of Sydney shall exercise the right of purchase hereby conferred, then the said trustee shall apply the amount of the aforesaid investment in or towards payment of the amount of purchase money agreed or awarded to be paid the promoters by the said corporation, and shall pay over the balance of the said

investment (if any) to the promoters.

35. The trustees aforesaid shall be appointed in manner following; one trustee shall be appointed in writing by the corporation of the city of Sydney, one trustee shall be appointed in writing by the promoters, and the third trustee shall be appointed by the said two trustees so appointed, and as often as any trustee shall die or desire to be discharged from or refuse or become unfit or incapable to act in the trust aforesaid, another trustee shall be appointed in his place by the same persons or corporation by whom such trustee occasioning the vacancy was appointed.

36. The promoters shall, and are hereby required, to bona fide Powers of promoters commence their works within eighteen months from the passing of to cease in the event of their not this Act, and in the event of their failing to do so, and of such commencing works failure being certified under the common seal of the Mayor and within eighteen Aldermen of the city of Sydney, and published in the Government Gazette, all the powers and authorities conferred by this Act shall thereupon ipso facto cease and determine to all intents and purposes whatsoever.

37. If at any time the promoters discontinue the undertaking Penalty for disconfor a period of twelve months, such discontinuance being proved to the satisfaction of a judge of the Supreme Court who shall try the issue of fact as not having been occasioned by circumstances beyond the control of the promoters, then and in such case, all the pipes of the promoters laid in the streets shall belong to and vest in the corporation of the city of Sydney. In this section "circumstances beyond the control of the promoters" shall not include the want of sufficient capital or funds.

38. The maximum price to be charged by the promoters for Maximum price to water supplied to the public at seven hundred pounds pressure shall be charged for water.

not exceed twelve shillings and sixpence per one thousand gallons.

39. It shall be lawful for the promoters, at any time after the Rights, powers, &c., passing hereof, to assign, transfer, convey, and release to any Company under this Act may be assigned, &c., to duly incorporated for that purpose all the rights, powers, authorities, incorporated privileges, liabilities, and obligations conferred and imposed upon them Company. by this Act, together with all lands, tenements, hereditaments, estates, chattels, and effects of every kind acquired by them under or in pursuance thereof, and purchased and occupied, or used in connection with the undertaking, and the working and maintenance thereof; and upon and after the completion of such assignment, transfer, conveyance, and release, the said Company, their officers, agents, and servants, may lawfully exercise and enjoy all the rights, powers, authorities, and privileges, and shall be, and continue to be, subject to all the liabilities, obligations, penalties, and forfeitures to which the said promoters or their officers, agents, or servants, would have been entitled or subject had no such assignment, transfer, conveyance, and release been completed; provided, however, that nothing herein contained shall prejudice or affect any rights accrued, action or proceedings taken against, or liabilities, obligations, penalties, or forfeitures incurred by the said promoters before the completion of the said assignment, transfer, conveyance, and release.

40. Upon the completion of any such assignment, transfer, How Act to be read conveyance, or release, as in the last preceding section mentioned, this upon completion of Act shall be read so that wherever the words "the promoters," or der last preceding "any one of the promoters," occur they shall be omitted and the section. words "the Company" shall be inserted in their stead, and wherever the words "the signatures" or "their signatures" occur they shall be omitted and the words "the common seal of the Company" be

inserted in their stead.

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New South Wales.



ANNO QUINQUAGESIMO SECUNDO

VICTORIÆ REGINÆ.

An Act to facilitate the supply of motive power on the highpressure hydraulic system for use on wharves, in warehouses, and other buildings, for electric lighting, and for the extinguishing of fires, and other purposes, in the City of Sydney and its Suburbs. [Assented to, 13th December, 1888.]

WHEREAS the establishment of a system for applying motive Preamble. power by hydraulic pressure for use on wharves, in warehouses, factories, hotels, offices, and dwellings, as also in electric lighting and fire extinction in the city of Sydney and its suburbs, would be of great local and public advantage. And whereas William Gardiner of the city of Sydney, merchant, William Henry Paling, of the same place, merchant, William Thomas Poole, of the same place, Esquire, James Angus, of the same place, contractor, and John William Cliff, of the same place, merchant, are willing to undertake the establishment of such a system, but the same cannot be carried out without the authority of Parliament. And whereas it is expedient to confer upon the said William Gardiner, William Henry Paling, William Thomas Poole, James Angus, and John William Cliff, legislative authority to establish, maintain, and use the said system. And whereas it is expedient that power should be conferred upon the said William Gardiner, William Henry Paling, William Thomas Poole, James Angus, and John William Cliff, to transfer and assign their rights, powers, authorities, obligations, and liabilities under this Act, to any company duly incorporated for that purpose. Be it therefore enacted by the Queen's Most Excellent Majesty, by and with the advice and consent

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of the Legislative Council and the Legislative Assembly of New South Wales in Parliament assembled, and by the authority of the same as follows, that is to say :-

Introduction.

Short title.

1. This Act may be cited as the "Sydney Hydraulic Power Company's Act, 1888," and shall come into operation on the passing of this Act.

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2. The following words and expressions in this Act shall have the meanings hereby assigned to or included in them, unless there be something in the subject or context repugnant to such construction, that is to say-

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each of their heirs, executors, administrators, and assigns.

The expression "the undertaking" as applied to the promoters shall mean the supplying of hydraulic power within the limits within which the promoters are authorized by this Act to supply hydraulic power, and the constructing of all works and the doing of all other things necessary or convenient for that purpose, subject to the provisions of this Act.

Street.

The word "street" shall include not only any street commonly called, but also any highway, public road, lane, court, or passage, market-place, square, wharf, pier, or other thorough-fare, or public place within the limits of this Act.

Apparatus.

The expression "apparatus" shall mean and include all mains, pipes, fire extinguishers, hydrants, lifts, fixed or portable cranes, and all other machines, mechanical fittings, and appliances necessary or proper for or which may be used for the purpose of or in connection with the carrying on of the business or affecting any of the objects of the promoters.

Local authority.

The expression "local authority" shall mean the Municipal Council of Sydney, and the Municipal Council of any borough

District.

or municipality.

The word "district" in relating to a local authority shall mean the area within the jurisdiction of such local authority.

Justice.

The word "Justice" shall mean a Justice of the Peace for the Colony of New South Wales.

Limits of Act.

3. The limits of this Act shall extend to and include the city of Sydney, and with the consent of the local authority to any borough or municipal district within the suburbs thereof.

PART I.

By-laws.

By-laws.

4. It shall be lawful for the promoters from time to time to make such by-laws as they may deem necessary for the purpose of regulating, controlling, or protecting the apparatus of the promoters, or for the supply of hydraulic power or for fixing the charges for the same, and for the purposes of regulating the conduct of the officers and servants of the promoters, and for providing for the due management of the affairs of the promoters in all respects, and from time to time by other by-laws to alter or repeal any such by-laws.

By-laws to be and gazetted.

5. All or any such by-laws being consistent with the provisions approved by Governor in Council of this Act and not repugnant to any other Act or law in force within the Colony of New South Wales shall have the force of law when confirmed

confirmed by the Governor, with the advice of the Executive Council, and published in the Government Gazette, but not sooner or otherwise. The production of the Government Gazette with any such by-laws so published as aforesaid shall in any suit or proceeding whatsoever be sufficient evidence that such by-laws have been confirmed and published as is herein required.

6. Any by-laws made under this Act may state some minimum By-laws to be and maximum penalty for any neglect or breach thereof respectively. enforced by penalty

Provided that no such maximum penalty shall exceed ten pounds.

7. All by-laws made under the authority of this Act shall be Publication of painted on boards, or printed on paper and posted on boards and hung by-laws up and affixed and continued on the front or other conspicuous part of every central pumping station or office belonging to the promoters, and such board shall from time to time be renewed as often as the by-laws thereon or any part thereof shall be obliterated or destroyed, and no penalty imposed by any by-law shall be recoverable unless the same shall have been published and kept published in manner aforesaid.

8. It shall be lawful for the promoters by any such by-law or By-laws may compel by-laws to provide for compelling any officer or servant of the successary working on by-laws to provide for compelling any officer or servant of the successary working on by-laws to provide for compelling any officer or servant of the successary working on by-laws to provide for compelling any officer or servant of the successary working on by-laws to provide for compelling any officer or servant of the successary working on the successary working of t promoters to perform on all or any Sundays and holidays throughout holidays. the year, any work which such officer or servant may have agreed with the promoters to perform, and which in the opinion of the promoters may be necessary for the extinction of fires, or the working of lifts in hotels, coffee palaces, lodging-houses, and private residences, and no by-law framed for the said purpose shall be deemed repugnant to the laws of the Colony of New South Wales, nor shall any agreement made between the promoters and any officer or servant of the promoters, whether in writing or verbal, be deemed invalid by reason of any stipulation contained therein binding any such officer or servant to work on Sundays or holidays.

Powers and responsibilities of the Promoters as regards the execution of Works.

9. The promoters, under such superintendence as is hereinafter Power to break up specified, may with the previous consent in writing of the local streets under super authority open and break up the road, path, or pavement of any open drains. streets within the limits of this Act, and may open and break up any sewers, drains, or tunnels within or under such street, and lay down and place within the same limits, mains, conduits, service-pipes, and other apparatus, and from time to time repair, alter, or remove the same, and for the purposes aforesaid, may remove and use all earth and materials in or under such street, and the promoters may do all other acts which the promoters shall, from time to time, deem necessary for supplying hydraulic power within the limits of this Act, and it And to lay pipes for shall be lawful for the promoters to lay any pipe, branch, or other supplying buildings. apparatus from any main or branch pipes, into, through, or against any building for the purpose of providing and supplying such power and to provide and set up any apparatus necessary for securing to any building a supply of hydraulic power, and for measuring and ascertaining the extent of such supply. Provided always that nothing Not to enter on herein shall authorize the promoters to lay down or place any pipe or private land without consent. other works into, through, or against any building, or in any land not dedicated to public use, without the consent of the owners and occupiers thereof, except that the promoters may at any time enter upon any land for the purpose of laying or placing, and may lay or place any new pipe in the place of an existing pipe in any land wherein any pipe shall have been lawfully laid down by the promoters or placed, and may repair or alter any pipe so laid down or placed.

Notice of intention to be served on persons having control, &c., before breaking up streets or opening drains.

Streets or drains not to be broken up except under the superintendence of local authority or officer.

Streets or drains broken up to be reinstated without delay.

Promoters alone responsible for damages.

Penalty for delay, &c., in reir stating streets, &c. 10. Before the promoters proceed to open or break up any street, sewer, drain, or tunnel they shall give to the local authority under whose management or control the same may be, and in the case of sewers or water mains then to the Water and Sewerage Board, or to its clerk, surveyor, or other officer, notice in writing of their intention to open or break up the same not less than seven clear days before beginning the work, except in cases of emergency arising from accidents to or defects in the pipes or other works, and then so soon as is possible after the beginning of the work or after the necessity for the same shall have arisen.

11. No such street, sewer, drain, or tunnel shall, except in cases of emergency as aforesaid, and except as hereinafter provided, be opened or broken up except under the superintendence of the local authority having the management or control thereof or its officer, and according to such plan as shall be approved of by the local authority the promoters shall make such temporary or other works as may be necessary for guarding against any interruption of the drainage during the execution of any works which interfere with any sewer or drain. Provided always that if no officer appointed by the local authority for the purpose shall attend at the time fixed for the opening of any such street, drain, or tunnel, after such notice of the promoter's intention as aforesaid shall have been duly given, or if the local authority or its officer shall refuse or neglect to superintend the operations, the promoters may perform the work specified in the notice without the superintendence of the local authority or its officer.

12. When the promoters open or break up the road, path, or pavement of any street, or any sewer, drain, or tunnel, the promoters shall with all convenient speed complete the work for which the same shall be broken up, and fill in the ground and reinstate and make good to the satisfaction of the local authority or its officer, the road, path, or pavement, or the sewer, drain, or tunnel so opened or broken up, and carry away the rubbish occasioned by the work, and the promoters shall at all times whilst any such road, path, or pavement shall be so opened or broken up, cause the same to be fenced and guarded, and shall cause a light sufficient for the warning of passengers to be set up and maintained against or near such road, path, or pavement where the same shall be opened or broken up every night during which the same shall be continued open or broken up and shall keep the road, path, or pavement which has been so broken up, in good repair for three months after replacing and making good the same, and for the further time (if any) not being more than twelve months on the whole during which the soil so broken up shall continue to subside.

13. The promoters shall be alone answerable for all accidents, damages, and injuries happening through their act or default, or through the act or default of any person in their employment by reason or in consequence of any of their works or apparatus, and shall save harmless all local and other authorities, companies, or bodies, collectively and individually, and their officers and servants from all damages and costs in respect of such accidents, damages, or injuries.

14. If the promoters open or break up any street or sewer, drain or tunnel, without giving such notice as aforesaid, or in a manner different from that which should have been approved of or determined as aforesaid, or without making such temporary or other works as aforesaid when so required, except in the cases in which the promoters are hereby authorized to perform such works without any such superintendence or notice, or if the promoters make any delay in completing any such work or in filling in the ground, or reinstating and making good the road, path, or pavement, or the sewer, drain, or tunnel so opened or broken up, or in carrying away the rubbish occasioned

occasioned by the work, or if the promoters neglect to cause the place where such road, path, or pavement has been broken up to be fenced, guarded, and lighted, or neglect to keep the road, path, or pavement in repair for the space of three menths next after the same is made good, or such further time as aforesaid, the promoters shall incur a penalty not exceeding fifty pounds for every such offence, and the promoters shall incur an additional penalty of five pounds for each day during which any such delay as aforesaid shall continue after the promoters shall have received notice thereof.

15. If any such delay or omission as aforesaid takes place, the In case of delay local authority having the management or control of the street, sewer, parties may reindrain, or tunnel, in respect of which such delay or omission shall take state and recover place may cause the work so delayed or omitted to be executed, and the expenses of executing the same shall be repaid to such local authority by the promoters, and such expenses shall be recoverable in the same manner as damages are recoverable under this Act.

16. The promoters shall do as little damage as may be in the Compensation to execution of the powers by this Act granted, and shall make compensation for any damage which may be done in the execution of such damage. power.

17. If at any time any local authority should think it necessary Notice of alteration or expedient to require the promoters to raise or sink or otherwise in situation of pipes alter the situation of any of the pipes which shall be laid down for the purposes of the promoters, or to alter the situation of any pipes which shall have been laid down contrary to any of the provisions of this Act, the promoters shall, within ten days next after being required so to do by notice in writing, raise or sink or otherwise alter the situation of such pipes according to the notice, and in default thereof it shall be lawful for the local authority to cause such pipes to be so raised or sunk or the situation thereof otherwise altered, and the expense of doing the work shall be paid by the promoters or repaid by the promoters, and such expenses shall be recoverable in the same manner as damages are recoverable under this Act: Provided that the promoters be not called upon to make such alterations in the situation of their pipes unless such alteration be necessary for the carrying out of city improvements or municipal works.

Offences against the promoters and protection of the promoters' privileges and charges.

18. Every person who shall lay or cause to be laid, any pipe Penalty for injuring to communicate with any pipe belonging to the promoters without promoters' apparatus their consent, or shall wilfully or by culpable negligence injure, or promoters. suffer to be injured any pipe, meter, or other apparatus belonging to the promoters, or shall alter the index to any meter, or prevent any meter from duly registering the quantity of hydraulic power supplied, or shall fraudulently abstract any water of the promoters, shall, without prejudice to any right or remedy for the protection of the promoters or the punishment of the offender, forfeit and pay to the promoters for every such offence, a sum not exceeding ten pounds, and in addition thereto the promoters may recover the amount of any damage sustained by the promoters by any such wrongful act; and in any case in which any person has wilfully or by culpable negligence injured, or caused to be injured, any pipe, meter, or other apparatus belonging to the promoters, or altered the index to any meter, or prevented any meter from duly registering the quantity of hydraulic power supplied, the promoters may also, until the meter complained of has been remedied but no longer, discontinue the supply of hydraulic power to the person so offending, notwithstanding any contract previously existing.

19.

Penalty for interrupting promoters' workmen. 19. Every person who shall wantonly or maliciously hinder or interrupt any of the officers, workmen, or servants of the promoters in the legal performance of their duties, or shall in anywise cause or procure such hindrance or interruption to take place, and shall be convicted of so doing before any Stipendiary or Police Magistrate, shall for every such offence incur such penalty as such Magistrate may award, not exceeding ten pounds, and such Magistrate shall also order the offender to pay to the promoters the full amount of the damage which the promoters may sustain by such hindrance or interruption. Provided always that nothing herein contained shall be construed to restrain any local authority or any person duly authorized by such local authority for the purpose from preventing the promoters from infringing any regulation of such local authority for the improvement of the streets within its district, or shall expose any such local authority or any person so authorized to any penalty or payment for so doing.

20. If any person supplied with hydraulic power by the pro-

Remedies for recovering of charges, &c., due to the promoters. 20. If any person supplied with hydraulic power by the promoters neglects to pay any charges or other moneys due for the same under any contract made by and between the promoters, and such person for the space of seven days next after a demand of the amount due signed by the promoters or one of them shall have been left at or upon the building or premises so supplied the promoters may stop the supply of water from the mains or apparatus of the promoters from entering the premises of such person by cutting off the service pipes or by such means as the promoters shall think fit, and may recover the expense of so doing, together with the charges so due and unpaid by action in any Court of competent jurisdiction.

Power to take away pipes, &c.

When supply

discontinued.

21. In all cases in which the promoters are authorized to cut off and take away the supply of hydraulic power from any building or premises under the provisions of this Act the agents or workmen of the promoters may after seven days' notice has been given to the occupier enter into any such building or premises between the hours of nine in the forenoon and four in the afternoon, and remove and carry away any pipes, meters, or other apparatus the property of the promoters. Provided that all damage to property of whatever description occasioned

by such removal as aforesaid shall be made good by or at the expense of the promoters.

Offences by the Promoters and Protection of the Public.

Daily penalty during escape of water after notice. 22. The promoters shall not at any time cause or permit any overflow or leakage of water from any main or pipe laid down by or belonging to the promoters; and in case of any such occurrence, immediately after the receipt of notice thereof in writing from the local authority or any of its officers or servants, the promoters shall effectually stop and prevent such overflow or leakage, and in case the promoters shall neglect to do so within eight hours of the receipt of such notice, they shall, for every such offence, in addition to any proceedings by way of indictment or otherwise, to which they may be subject, forfeit and pay a sum not exceeding ten pounds for each and every day during which such escape or leakage shall continue after the expiration of the said period of eight hours.

Power after notice to examine pipes to ascertain escape of water. 23. For the purpose of ascertaining whether any water be escaping from the pipes or apparatus of the promoters, the local authority of the district may cause the ground to be dug up and the pipes, conduits, and works of the promoters to be examined. Provided that such local authority, before proceeding with such digging or examination shall give eight hours' notice in writing to the promoters of the time at which such digging and examination is intended to take place; and if it shall be found that such escape was actually taking place

place from the pipes and apparatus of the promoters, they shall be subject to the like obligations of reinstating the road, path, or pavement disturbed, and the same penalties for any delay or any misfeasance or nonfeasance therein, as are hereinbefore provided with respect to roads, paths, and pavements broken up by the promoters for the purpose of laying their pipes.

24. If, upon any such examination, it shall appear that the water By whom expenses was escaping from the pipes or apparatus belonging to the promoters, the of examination, &c., are to be borne. expense of the digging and examination and of the repair of the street or place disturbed in any such examination shall be paid by the promoters.

Legal proceedings and application of penalties.

25. Subject to the express provisions of this Act, all damages, How damages, &c., expenses, or other sums of money directed by this Act to be paid by or and penalties to be recovered. to the promoters or any other person and all penalties imposed by this Act for offences or by any by-law made in pursuance of this Act shall, where the amount sought to be recovered does not exceed fifty pounds, be recoverable in a summary way before a Stipendiary or Police Magistrate, and payment of any sum adjudged to be paid shall be enforceable as thereby provided, and where the amount sought to be recovered shall exceed fifty pounds, all such damages, expenses, or other sums of money, and all such penalties shall be recoverable by action in the Supreme Court or any other Court of competent jurisdiction.

26. Any summons or warrant issued for any of the purposes of contents of this Act may contain in the body thereof or in a schedule thereto summonses or warrants. several names and sums; and where by this Act any damages or expenses are directed to be paid in addition to any penalty or penalties the amount of such damages and expenses shall be ascertained and adjudged by the Stipendiary or Police Magistrate before whom the offender shall be convicted.

27. Any Stipendiary or Police Magistrate who issues a warrant warrants of distress of distress in pursuance of the provisions of this Act may order that should include costs. the costs of the proceedings for the recovery of the money to be levied shall be paid by the person liable to pay such money, and such costs shall be ascertained by the Stipendiary or Police Magistrate and shall be included in the warrant of distress for the recovery of such money.

28. The Stipendiary or Police Magistrate before whom any Form of person shall be convicted of any offence against this Act may cause conviction. the conviction to be drawn up according to the following form (that is to say):-

To wit. { Be it remembered that on the the year of our Lord

day of

A.B. is convicted before me C.D. one of Her Majesty's Justices of [hereby describe the offence generally the Peace for the and the time and place where and when committed contrary to the "Sydney Hydraulic Power Company's Act 1888." [Here state penalty imposed.

in the Colony Given under my hand and seal at of New South Wales, the day and year first above written.

29. No Stipendiary or Police Magistrate shall be disqualified Justices not disqualified on acting in the execution of this Act by reason of his being a account of being customer of the promoters, but no such Magistrate who shall hold customers, but shares shares in the Company if formed, as hereinafter provided, shall be qualified to sit on the trial of any complaint or information laid under qualified to sit on the trial of any complaint or information laid under this Act.

Nothing to exempt promoters from being indicted for nuisance.

30. Nothing in this Act contained shall prevent the promoters from being liable to an indictment for nuisance or to any other legal proceeding to which they may be liable in consequence of supplying hydraulic power.

Proof of debts in bankruptcy.

31. If any person against whom the promoters shall have any claim or demand shall have his estate sequestrated, or make any liquidation by arrangement or compound with his creditors, or shall otherwise come under the provisions of any Act relating to bankrupt debtors, it shall be lawful for any one of the promoters, in all proceedings under any such Act, or with respect to the estate of any such bankrupt to represent the promoters, and act in their behalf in all respects as if such claim or demand had been the claim or demand of such individual

Saving rights of Her

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

Power of the corporation of

33. The corporation of the city of Sydney within whose limits the undertaking, property, and apparatus of the promoters or any part at prescribed periods, thereof passes or is situate may, after the expiration of twenty years from the date of the passing of this Act or at the expiration of each succeeding ten years thereafter, by giving six months' notice in writing, require the promoters to sell, and thereupon the promoters shall sell to the corporation of the city of Sydney the undertaking, property, apparatus, and business of the promoters upon the terms of paying to the promoters the then value thereof, such value, in case of difference, to be determined by three arbitrators, or any two of them, one of whom shall be appointed by the corporation of the city of Sydney so purchasing, another by the promoters, and the third by such other two arbitrators before they proceed in the arbitration. If either the corporation of the city of Sydney so purchasing or the

As to appointment of arbitrators.

of them, then the arbitrator already appointed shall appoint a second arbitrator and such two arbitrators shall jointly appoint the third arbitrator. When any such sale has been made all the rights, powers, and authorities of the promoters in respect to the undertaking, property, apparatus and business shall be transfered to, vested in, and may be exercised by such corporation of the city of Sydney.

promoters shall neglect or refuse to appoint an arbitrator pusuant to the above provision for two calendar months after the other of them shall have appointed an arbitrator and given notice thereof to the other

When sale made, rights, &c. of promoters to vest in and may be exercised by corporation. Moiety of excess of net profits over ten per cent. to be set apart to secure the handing over of the works in good repair, and to be applied in or towards the purchase money payable by the corporation of Sydney.

34. When the net profits earned by the promoters shall exceed ten per centum per annum on the capital invested in the undertaking, property, apparatus, and business, one moiety of such excess shall be paid by the promoters to trustees to be appointed as hereinafter provided. And such trustees shall invest the same, and the interest to accrue due thereon on behalf of the corporation of the city of Sydney, so as to accumulate the same by way of compound interest, and when and if the corporation of the city of Sydney shall exercise the right of purchase hereby conferred, then the said trustee shall apply the amount of the aforesaid investment in or towards payment of the amount of purchase money agreed or awarded to be paid the promoters by the said corporation, and shall pay over the balance of the said

investment (if any) to the promoters.

As to appointment of trustees.

35. The trustees aforesaid shall be appointed in manner following; one trustee shall be appointed in writing by the corporation of the city of Sydney, one trustee shall be appointed in writing by the promoters, and the third trustee shall be appointed by the said two trustees so appointed, and as often as any trustee shall die or desire to be discharged from or refuse or become unfit or incapable to act in the trust aforesaid, another trustee shall be appointed in his place by the same persons or corporation by whom such trustee occasioning the vacancy was appointed.

36. The promoters shall, and are hereby required, to boná fide Powers of promoters commence their works within eighteen months from the passing of to cease in the event of their not this Act, and in the event of their failing to do so, and of such commencing works failure being certified under the common seal of the Mayor and within eighteen Mayor and the city of Sydney, and published in the Government Gazette, all the powers and authorities conferred by this Act shall thereupon ipso facto cease and determine to all intents and purposes

37. If at any time the promoters discontinue the undertaking Penalty for disconfor a period of twelve months, such discontinuance being proved to the tinuance of satisfaction of a judge of the Supreme Court who shall try the issue of fact as not having been occasioned by circumstances beyond the control of the promoters, then and in such case, all the pipes of the promoters laid in the streets shall belong to and vest in the corporation of the city of Sydney. In this section "circumstances beyond the control of the promoters" shall not include the want of sufficient capital or funds.

38. The maximum price to be charged by the promoters for Maximum price to water supplied to the public at seven hundred pounds pressure shall be charged for water.

not exceed twelve shillings and sixpence per one thousand gallons. 39. It shall be lawful for the promoters, at any time after the Rights, powers, &c., passing hereof, to assign, transfer, convey, and release to any Company be assigned, &c., to duly incorporated for that purpose all the rights, powers, authorities, incorporated privileges, liabilities, and obligations conferred and imposed upon them Company. by this Act, together with all lands, tenements, hereditaments, estates, chattels, and effects of every kind acquired by them under or in pursuance thereof, and purchased and occupied, or used in connection with the undertaking, and the working and maintenance thereof; and upon and after the completion of such assignment, transfer, conveyance, and release, the said Company, their officers, agents, and servants, may lawfully exercise and enjoy all the rights, powers, authorities, and privileges, and shall be, and continue to be, subject to all the liabilities, obligations, penalties, and forfeitures to which the said promoters or their officers, agents, or servants, would have been entitled or subject had no such assignment, transfer, conveyance, and release been completed; provided, however, that nothing herein contained shall prejudice or affect any rights accrued, action or proceedings taken against, or liabilities, obligations, penalties, or forfeitures incurred by the said promoters before the completion of the said assignment, transfer, conveyance, and release.

40. Upon the completion of any such assignment, transfer, How Act to be read conveyance, or release, as in the last preceding section mentioned, this assignment, &c., un. Act shall be read so that wherever the words "the promoters," or der last preceding "any one of the promoters," occur they shall be omitted and the section. words "the Company" shall be inserted in their stead, and wherever the words "the signatures" or "their signatures" occur they shall be omitted and the words "the common seal of the Company" be inserted in their stead.

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

Legislative Assembly Chamber, Sydney, 5 December, 1888, A.M. F. W. WEBB, Clerk of Legislative Assembly.

New South Wales.



ANNO QUINQUAGESIMO SECUNDO

VICTORIÆ REGINÆ.

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An Act to facilitate the supply of motive power on the highpressure hydraulic system for use on wharves, in warehouses, and other buildings, for electric lighting, and for the extinguishing of fires, and other purposes, in the City of Sydney and its Suburbs. [Assented to, 13th December, 1888.]

WHEREAS the establishment of a system for applying motive Preamble. power by hydraulic pressure for use on wharves, in warehouses, factories, hotels, offices, and dwellings, as also in electric lighting and fire extinction in the city of Sydney and its suburbs, would be of great local and public advantage. And whereas William Gardiner of the city of Sydney, merchant, William Henry Paling, of the same place, merchant, William Thomas Poole, of the same place, Esquire, James Angus, of the same place, contractor, and John William Cliff, of the same place, merchant, are willing to undertake the establishment of such a system, but the same cannot be carried out without the authority of Parliament. And whereas it is expedient to confer upon, the said William Gardiner, William Henry Paling, William Thomas Poole, James Angus, and John William Cliff, legislative authority to establish, maintain, and use the said system. And whereas it is expedient that power should be conferred upon the said William Gardiner, William Henry Paling, William Thomas Poole, James Angus, and John William Cliff, to transfer and assign their rights, powers, authorities, obligations, and liabilities under this Act, to any company duly incorporated for that purpose. Be it therefore enacted by the Queen's Most Excellent Majesty, by and with the advice and consent

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

ANGUS CAMERON, Theirman of Committees of the Legislative Assembly.

of the Legislative Council and the Legislative Assembly of New South Wales in Parliament assembled, and by the authority of the same as follows, that is to say:—

Introduction.

Short title.

1. This Act may be cited as the "Sydney Hydraulic Power Company's Act, 1888," and shall come into operation on the passing of this Act.

Interpretation of terms.

2. The following words and expressions in this Act shall have the meanings hereby assigned to or included in them, unless there be something in the subject or context repugnant to such construction, that is to say—

The promoters.

The expression "the promoters" shall mean the said William Gardiner, William Henry Paling, William Thomas Poole, James Angus, and John William Cliff, and include their and each of their heirs, executors, administrators, and assigns.

The undertaking.

each of their heirs, executors, administrators, and assigns. The expression "the undertaking" as applied to the promoters shall mean the supplying of hydraulic power within the limits within which the promoters are authorized by this Act to supply hydraulic power, and the constructing of all works and the doing of all other things necessary or convenient for that purpose, subject to the provisions of this Act.

Street.

The word "street" shall include not only any street commonly called, but also any highway, public road, lane, court, or passage, market-place, square, wharf, pier, or other thoroughfare, or public place within the limits of this Act.

Apparatus.

The expression "apparatus" shall mean and include all mains, pipes, fire extinguishers, hydrants, lifts, fixed or portable cranes, and all other machines, mechanical fittings, and appliances necessary or proper for or which may be used for the purpose of or in connection with the carrying on of the business or affecting any of the objects of the promoters.

Local authority.

business or affecting any of the objects of the promoters.

The expression "local authority" shall mean the Municipal Council of Sydney, and the Municipal Council of any borough or municipality.

District.

or municipality.

The word "district" in relating to a local authority shall mean the area within the jurisdiction of such local authority.

Justice.

The word "Justice" shall mean a Justice of the Peace for the Colony of New South Wales.

Limits of Act.

3. The limits of this Act shall extend to and include the city of Sydney, and with the consent of the local authority to any borough or municipal district within the suburbs thereof.

PART I.

By-laws.

By-laws.

4. It shall be lawful for the promoters from time to time to make such by-laws as they may deem necessary for the purpose of regulating, controlling, or protecting the apparatus of the promoters, or for the supply of hydraulic power or for fixing the charges for the same, and for the purposes of regulating the conduct of the officers and servants of the promoters, and for providing for the due management of the affairs of the promoters in all respects, and from time to time by other by-laws to alter or repeal any such by-laws.

By-laws to be approved by Governor in Council and gazetted.

5. All or any such by-laws being consistent with the provisions of this Act and not repugnant to any other Act or law in force within the Colony of New South Wales shall have the force of law when confirmed

confirmed by the Governor, with the advice of the Executive Council, and published in the Government Gazette, but not sooner or otherwise. The production of the Government Gazette with any such by-laws so published as aforesaid shall in any suit or proceeding whatsoever be sufficient evidence that such by-laws have been confirmed and published as is herein required.

6. Any by-laws made under this Act may state some minimum By-laws to be and maximum penalty for any neglect or breach thereof respectively. enforced by penalty,

Provided that no such maximum penalty shall exceed ten pounds.

7. All by-laws made under the authority of this Act shall be Publication of painted on boards, or printed on paper and posted on boards and hung up and affixed and continued on the front or other conspicuous part of every central pumping station or office belonging to the promoters, and such board shall from time to time be renewed as often as the by-laws thereon or any part thereof shall be obliterated or destroyed, and no penalty imposed by any by-law shall be recoverable unless the same shall have been published and kept published in manner aforesaid.

8. It shall be lawful for the promoters by any such by-law or By-laws may compel by-laws to provide for compelling any officer or servant of the Sundays and promoters to perform on all or any Sundays and holidays throughout holidays. the year, any work which such officer or servant may have agreed with the promoters to perform, and which in the opinion of the promoters may be necessary for the extinction of fires, or the working of lifts in hotels, coffee palaces, lodging-houses, and private residences, and no by-law framed for the said purpose shall be deemed repugnant to the laws of the Colony of New South Wales, nor shall any agreement made between the promoters and any officer or servant of the promoters, whether in writing or verbal, be deemed invalid by reason of any stipulation contained therein binding any such officer or servant to work on Sundays or holidays.

Powers and responsibilities of the Promoters as regards the execution of Works.

9. The promoters, under such superintendence as is hereinafter Power to break up specified, may with the previous consent in writing of the local streets under superauthority open and break up the road, path, or pavement of any open drains. streets within the limits of this Act, and may open and break up any sewers, drains, or tunnels within or under such street, and lay down and place within the same limits, mains, conduits, service-pipes, and other apparatus, and from time to time repair, alter, or remove the same, and for the purposes aforesaid, may remove and use all earth and materials in or under such street, and the promoters may do all other acts which the promoters shall, from time to time, deem necessary for supplying hydraulic power within the limits of this Act, and it And to lay pipes for shall be lawful for the promoters to lay any pipe, branch, or other supplying buildings. apparatus from any main or branch pipes, into, through, or against any building for the purpose of providing and supplying such power and to provide and set up any apparatus necessary for securing to any building a supply of hydraulic power, and for measuring and ascertaining the extent of such supply. Provided always that nothing Not to enter on herein shall authorize the promoters to lay down or place any pipe or without consent. other works into, through, or against any building, or in any land not dedicated to public use, without the consent of the owners and occupiers thereof, except that the promoters may at any time enter upon any land for the purpose of laying or placing, and may lay or place any new pipe in the place of an existing pipe in any land wherein any pipe shall have been lawfully laid down by the promoters or placed, and may repair or alter any pipe so laid down or placed. 10.

Notice of intention to be served on persons having control, &c., before breaking up streets or opening drains.

Streets or drains not to be broken up except under the superintendence of local authority or officer.

broken up to be reinstated without delay. Streets or drains

Promotera alone responsible for damages.

Penalty for delay, &c., in reinstating streets, &c.

10. Before the promoters proceed to open or break up any street, sewer, drain, or tunnel they shall give to the local authority under whose management or control the same may be, and in the case of sewers or water mains then to the Water and Sewerage Board, or to its clerk, surveyor, or other officer, notice in writing of their intention to open or break up the same not less than seven clear days before beginning the work, except in cases of emergency arising from accidents to or defects in the pipes or other works, and then so soon as is possible after the beginning of the work or after the necessity for the same shall have arisen.

11. No such street, sewer, drain, or tunnel shall, except in cases of emergency as aforesaid, and except as hereinafter provided, be opened or broken up except under the superintendence of the local authority having the management or control thereof or its officer, and according to such plan as shall be approved of by the local authority the promoters shall make such temporary or other works as may be necessary for guarding against any interruption of the drainage during the execution of any works which interfere with any sewer or drain. Provided always that if no officer appointed by the local authority for the purpose shall attend at the time fixed for the opening of any such street, drain, or tunnel, after such notice of the promoter's intention as aforesaid shall have been duly given, or if the local authority or its officer shall refuse or neglect to superintend the operations, the promoters may perform the work specified in the notice without the superintendence of the local authority or its officer.

12. When the promoters open or break up the road, path, or pavement of any street, or any sewer, drain, or tunnel, the promoters shall with all convenient speed complete the work for which the same shall be broken up, and fill in the ground and reinstate and make good to the satisfaction of the local authority or its officer, the road, path, or pavement, or the sewer, drain, or tunnel so opened or broken up, and carry away the rubbish occasioned by the work, and the promoters shall at all times whilst any such road, path, or pavement shall be so opened or broken up, cause the same to be fenced and guarded, and shall cause a light sufficient for the warning of passengers to be set up and maintained against or near such road, path, or pavement where the same shall be opened or broken up every night during which the same shall be continued open or broken up and shall keep the road, path, or pavement which has been so broken up, in good repair for three months after replacing and making good the same, and for the further time (if any) not being more than twelve months on the whole during which the soil so broken up shall continue to subside.

13. The promoters shall be alone answerable for all accidents, damages, and injuries happening through their act or default, or through the act or default of any person in their employment by reason or in consequence of any of their works or apparatus, and shall save harmless all local and other authorities, companies, or bodies, collectively and individually, and their officers and servants from all damages and

costs in respect of such accidents, damages, or injuries.

14. If the promoters open or break up any street or sewer, drain or tunnel, without giving such notice as aforesaid, or in a manner different from that which should have been approved of or determined as aforesaid, or without making such temporary or other works as aforesaid when so required, except in the cases in which the promoters are hereby authorized to perform such works without any such superintendence or notice, or if the promoters make any delay in completing any such work or in filling in the ground, or reinstating and making good the road, path, or pavement, or the sewer, drain, or tunnel so opened or broken up, or in carrying away the rubbish

occasioned by the work, or if the promoters neglect to cause the place where such road, path, or pavement has been broken up to be fenced, guarded, and lighted, or neglect to keep the road, path, or pavement in repair for the space of three months next after the same is made good, or such further time as aforesaid, the promoters shall incur a penalty not exceeding fifty pounds for every such offence, and the promoters shall incur an additional penalty of five pounds for each day during which any such delay as aforesaid shall continue after the promoters shall have received notice thereof.

15. If any such delay or omission as aforesaid takes place, the In case of delay local authority having the management or control of the street, sewer, parties may reindrain or tunnel in respect of which evel delays drain, or tunnel, in respect of which such delay or omission shall take state and recording place may cause the work so delayed or omitted to be executed, and the expenses. the expenses of executing the same shall be repaid to such local authority by the promoters, and such expenses shall be recoverable in

the same manner as damages are recoverable under this Act.

16. The promoters shall do as little damage as may be in the Compensation to execution of the powers by this Act granted, and shall make compensation for any damage which may be done in the execution of such damage. power.

17. If at any time any local authority should think it necessary Notice of alteration or expedient to require the promoters to raise or sink or otherwise in situation of pipes alter the situation of any of the pipes which shall be laid down for the purposes of the promoters, or to alter the situation of any pipes which shall have been laid down contrary to any of the provisions of this Act, the promoters shall, within ten days next after being required so to do by notice in writing, raise or sink or otherwise alter the situation of such pipes according to the notice, and in default thereof it shall be lawful for the local authority to cause such pipes to be so raised or sunk or the situation thereof otherwise altered, and the expense of doing the work shall be paid by the promoters or repaid by the promoters, and such expenses shall be recoverable in the same manner as damages are recoverable under this Act: Provided that the promoters be not called upon to make such alterations in the situation of their pipes unless such alteration be necessary for the carrying out of city improvements or municipal works.

Offences against the promoters and protection of the promoters' privileges and charges.

18. Every person who shall lay or cause to be laid, any pipe Penalty for injuring to communicate with any pipe belonging to the promoters without promoters' apparatus their consent, or shall wilfully or by culpable negligence injure, or promoters. suffer to be injured any pipe, meter, or other apparatus belonging to the promoters, or shall alter the index to any meter, or prevent any meter from duly registering the quantity of hydraulic power supplied, or shall fraudulently abstract any water of the promoters, shall, without prejudice to any right or remedy for the protection of the promoters or the punishment of the offender, forfeit and pay to the promoters for every such offence, a sum not exceeding ten pounds, and in addition thereto the promoters may recover the amount of any damage sustained by the promoters by any such wrongful act; and in any case in which any person has wilfully or by culpable negligence injured, or caused to be injured, any pipe, meter, or other apparatus belonging to the promoters, or altered the index to any meter, or prevented any meter from duly registering the quantity of hydraulic power supplied, the promoters may also, until the meter complained of has been remedied but no longer, discontinue the supply of hydraulic power to the person so offending, notwithstanding any contract previously existing. 19.

Penalty for interrupting promoters' workmen. 19. Every person who shall wantonly or maliciously hinder or interrupt any of the officers, workmen, or servants of the promoters in the legal performance of their duties, or shall in anywise cause or procure such hindrance or interruption to take place, and shall be convicted of so doing before any Stipendiary or Police Magistrate, shall for every such offence incur such penalty as such Magistrate may award, not exceeding ten pounds, and such Magistrate shall also order the offender to pay to the promoters the full amount of the damage which the promoters may sustain by such hindrance or interruption. Provided always that nothing herein contained shall be construed to restrain any local authority or any person duly authorized by such local authority for the purpose from preventing the promoters from infringing any regulation of such local authority for the improvement of the streets within its district, or shall expose any such local authority or any person so authorized to any penalty or payment for so doing.

20. If any person supplied with hydraulic power by the pro-

Remedies for recovering of charges, &c., due to the promoters. 20. If any person supplied with hydraulic power by the promoters neglects to pay any charges or other moneys due for the same under any contract made by and between the promoters, and such person for the space of seven days next after a demand of the amount due signed by the promoters or one of them shall have been left at or upon the building or premises so supplied the promoters may stop the supply of water from the mains or apparatus of the promoters from entering the premises of such person by cutting off the service pipes or by such means as the promoters shall think fit, and may recover the expense of so doing, together with the charges so due and unpaid by action in any Court of competent jurisdiction.

Power to take away pipes, &c.

When supply discontinued.

21. In all cases in which the promoters are authorized to cut off and take away the supply of hydraulic power from any building or premises under the provisions of this Act the agents or workmen of the promoters may after seven days' notice has been given to the occupier enter into any such building or premises between the hours of nine in the forenoon and four in the afternoon, and remove and carry away any pipes, meters, or other apparatus the property of the promoters. Provided that all damage to property of whatever description occasioned by such removal as aforesaid shall be made good by or at the expense of the promoters.

Offences by the Promoters and Protection of the Public.

Daily penalty during escape of water after notice. 22. The promoters shall not at any time cause or permit any overflow or leakage of water from any main or pipe laid down by or belonging to the promoters; and in case of any such occurrence, immediately after the receipt of notice thereof in writing from the local authority or any of its officers or servants, the promoters shall effectually stop and prevent such overflow or leakage, and in case the promoters shall neglect to do so within eight hours of the receipt of such notice, they shall, for every such offence, in addition to any proceedings by way of indictment or otherwise, to which they may be subject, forfeit and pay a sum not exceeding ten pounds for each and every day during which such escape or leakage shall continue after the expiration of the said period of eight hours.

Power after notice to examine pipes to ascertain escape of water. 23. For the purpose of ascertaining whether any water be escaping from the pipes or apparatus of the promoters, the local authority of the district may cause the ground to be dug up and the pipes, conduits, and works of the promoters to be examined. Provided that such local authority, before proceeding with such digging or examination shall give eight hours' notice in writing to the promoters of the time at which such digging and examination is intended to take place; and if it shall be found that such escape was actually taking

place

place from the pipes and apparatus of the promoters, they shall be subject to the like obligations of reinstating the road, path, or pavement disturbed, and the same penalties for any delay or any misfeasance or nonfeasance therein, as are hereinbefore provided with respect to roads, paths, and pavements broken up by the promoters for the purpose of laying their pipes.

24. If, upon any such examination, it shall appear that the water By whom expenses was escaping from the pipes or apparatus belonging to the promoters, the of examination, &c., are to be borne. expense of the digging and examination and of the repair of the street or place disturbed in any such examination shall be paid by the promoters.

Legal proceedings and application of penalties.

25. Subject to the express provisions of this Act, all damages, How damages, &c., expenses, or other sums of money directed by this Act to be paid by or and penalties to be recovered. to the promoters or any other person and all penalties imposed by this Act for offences or by any by-law made in pursuance of this Act shall, where the amount sought to be recovered does not exceed fifty pounds, be recoverable in a summary way before a Stipendiary or Police Magistrate, and payment of any sum adjudged to be paid shall be enforceable as thereby provided, and where the amount sought to be recovered shall exceed fifty pounds, all such damages, expenses, or other sums of money, and all such penalties shall be recoverable by action in the Supreme Court or any other Court of competent jurisdiction.

26. Any summons or warrant issued for any of the purposes of contents of this Act may contain in the body thereof or in a schedule thereto summonses or governed names and summer and subsection that the schedule thereto warrants. several names and sums; and where by this Act any damages or expenses are directed to be paid in addition to any penalty or penalties the amount of such damages and expenses shall be ascertained and adjudged by the Stipendiary or Police Magistrate before whom the offender shall be convicted.

27. Any Stipendiary or Police Magistrate who issues a warrant warrants of distress of distress in pursuance of the provisions of this Act may order that should include costs. the costs of the proceedings for the recovery of the money to be levied shall be paid by the person liable to pay such money, and such costs shall be ascertained by the Stipendiary or Police Magistrate and shall be included in the warrant of distress for the recovery of such money.

28. The Stipendiary or Police Magistrate before whom any Form of person shall be convicted of any offence against this Act may cause conviction. the conviction to be drawn up according to the following form (that is

to say):-To wit. { Be it remembered that on the the year of our Lord day of

A.B. is convicted before me C.D. one of Her Majesty's Justices of the Peace for the [hereby describe the offence generally and the time and place where and when committed] contrary to the "Sydney Hydraulic Power Company's Act 1888." [Here state penalty imposed.]

in the Colony Given under my hand and seal at of New South Wales, the day and year first above written.

29. No Stipendiary or Police Magistrate shall be disqualified Justices not disqualified on acting in the execution of this Act by reason of his being a account of being customer of the promoters, but no such Magistrate who shall hold customers, but shareshares in the Company if formed, as hereinafter provided, shall be qualified. qualified to sit on the trial of any complaint or information laid under this Act.

Nothing to exempt promoters from being liable to an indictment for nuisance or to any other legal proceeding to which they may be liable in consequence of supplying hydraulic power.

Proof of debts in bankruptcy.

31. If any person against whom the promoters shall have any claim or demand shall have his estate sequestrated, or make any liquidation by arrangement or compound with his creditors, or shall otherwise come under the provisions of any Act relating to bankrupt debtors, it shall be lawful for any one of the promoters, in all proceedings under any such Act, or with respect to the estate of any such bankrupt to represent the promoters, and act in their behalf in all respects as if such claim or demand had been the claim or demand of such individual promoter.

Saving rights of Her Majesty.

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

Power of the

successors.

As to appointment of arbitrators.

33. The corporation of the city of Sydney within whose limits Power of the corporation of Sydney to purchase at prescribed periods. thereof passes or is situate may, after the expiration of twenty years from the date of the passing of this Act or at the expiration of each the passing of this Act or at the expiration of each the passing of this Act or at the expiration of each the passing of this Act or at the expiration of each the passing of this Act or at the expiration of each the passing of this Act or at the expiration of each the passing of the passing of this Act or at the expiration of each the passing of this Act or at the expiration of each the passing of this Act or at the expiration of each the passing of this Act or at the expiration of each the passing of this Act or at the expiration of each the passing of this Act or at the expiration of each the passing of this Act or at the expiration of each the passing of the passing of this Act or at the expiration of each the passing of the pa writing, require the promoters to sell, and thereupon the promoters shall sell to the corporation of the city of Sydney the undertaking, property, apparatus, and business of the promoters upon the terms of paying to the promoters the then value thereof, such value, in case of difference, to be determined by three arbitrators, or any two of them, one of whom shall be appointed by the corporation of the city of Sydney so purchasing, another by the promoters, and the third by such other two arbitrators before they proceed in the arbitration. If either the corporation of the city of Sydney so purchasing or the promoters shall neglect or refuse to appoint an arbitrator pusuant to the above provision for two calendar months after the other of them shall have appointed an arbitrator and given notice thereof to the other of them, then the arbitrator already appointed shall appoint a second arbitrator and such two arbitrators shall jointly appoint the third arbitrator. When any such sale has been made all the rights, powers, when sale made, rights, &c. of promoters to vest in and may be exercised perty, apparatus and business shall be transfered to, vested in, and may be exercised by such corporation of the city of Sydney.

by corporation.

34. When the net profits earned by the promoters shall exceed ten per centum per annum on the capital invested in the undertaking, property, apparatus, and business, one moiety of such excess shall be paid by the promoters to trustees to be appointed as hereinafter provided. And such trustees shall invest the same, and the interest to accrue due thereon on behalf of the corporation of the city of Sydney, so as to accumulate the same by way of compound interest, and when and if the corporation of the city of Sydney shall exercise the right of purchase hereby conferred, then the said trustee shall apply the amount of the aforesaid investment in or towards payment of the amount of purchase money agreed or awarded to be paid the promoters by the said corporation, and shall pay over the balance of the said

Moiety of excess of net profits over ten per cent. to be set apart to secure the handing over of the works in good repair, and to be applied in or towards the purchase money payable by the corporation of Sydney.

investment (if any) to the promoters.

As to appointment of trustees.

35. The trustees aforesaid shall be appointed in manner following; one trustee shall be appointed in writing by the corporation of the city of Sydney, one trustee shall be appointed in writing by the promoters, and the third trustee shall be appointed by the said two trustees so appointed, and as often as any trustee shall die or desire to be discharged from or refuse or become unfit or incapable to act in the trust aforesaid, another trustee shall be appointed in his place by the same persons or corporation by whom such trustee occasioning the vacancy was appointed.

36. The promoters shall, and are hereby required, to bona fide Powers of promoters commence their works within eighteen months from the passing of to cease in the event of their not this Act, and in the event of their failing to do so, and of such commencing works failure being certified under the common seal of the Mayor and within eighteen months.

Aldermen of the city of Sydney, and published in the Government Gazette, all the powers and authorities conferred by this Act shall thereupon ipso facto cease and determine to all intents and purposes whatsoever.

37. If at any time the promoters discontinue the undertaking Penalty for disconfor a period of twelve months, such discontinuance being proved to the operations. satisfaction of a judge of the Supreme Court who shall try the issue of fact as not having been occasioned by circumstances beyond the control of the promoters, then and in such case, all the pipes of the promoters laid in the streets shall belong to and vest in the corporation of the city of Sydney. In this section "circumstances beyond the control of the promoters" shall not include the want of sufficient capital or funds.

38. The maximum price to be charged by the promoters for Maximum price to water supplied to the public at seven hundred pounds pressure shall be charged for water.

not exceed twelve shillings and sixpence per one thousand gallons.

39. It shall be lawful for the promoters, at any time after the Rights, powers, &c., passing hereof, to assign, transfer, convey, and release to any Company under this Act may be assigned, &c., to duly incorporated for that purpose all the rights, powers, authorities, incorporated privileges, liabilities, and obligations conferred and imposed upon them Company. by this Act, together with all lands, tenements, hereditaments, estates, chattels, and effects of every kind acquired by them under or in pursuance thereof, and purchased and occupied, or used in connection with the undertaking, and the working and maintenance thereof; and upon and after the completion of such assignment, transfer, conveyance, and release, the said Company, their officers, agents, and servants, may lawfully exercise and enjoy all the rights, powers, authorities, and privileges, and shall be, and continue to be, subject to all the liabilities, obligations, penalties, and forfeitures to which the said promoters or their officers, agents, or servants, would have been entitled or subject had no such assignment, transfer, conveyance, and release been completed; provided, however, that nothing herein contained shall prejudice or affect any rights accrued, action or proceedings taken against, or liabilities, obligations, penalties, or forfeitures incurred by the said promoters before the completion of the said assignment, transfer, conveyance, and release.

40. Upon the completion of any such assignment, transfer, How Act to be read conveyance, or release, as in the last preceding section mentioned, this upon completion of assignment, &c., unAct shall be read so that wherever the words "the promoters," or der last preceding "any one of the promoters," occur they shall be omitted and the section. words "the Company" shall be inserted in their stead, and wherever the words "the signatures" or "their signatures" occur they shall be omitted and the words "the common seal of the Company" be inserted in their stead.

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

CARRINGTON.

Government House, 13th December, 1888. And the service of th

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

Legislative Assembly Chamber, Sydney, 5 December, 1888, A.M. F. W. WEBB, Clerk of Legislative Assembly.

New South Wales.



ANNO QUINQUAGESIMO SECUNDO

VICTORIÆ REGINÆ.

An Act to facilitate the supply of motive power on the highpressure hydraulic system for use on wharves, in warehouses, and other buildings, for electric lighting, and for the extinguishing of fires, and other purposes, in the City of Sydney and its Suburbs. [Assented to, 13th December, 1888.]

WHEREAS the establishment of a system for applying motive Preamble. power by hydraulic pressure for use on wharves, in warehouses, factories, hotels, offices, and dwellings, as also in electric lighting and fire extinction in the city of Sydney and its suburbs, would be of great local and public advantage. And whereas William Gardiner of the city of Sydney, merchant, William Henry Paling, of the same place, merchant, William Thomas Poole, of the same place, Esquire, James Angus, of the same place, contractor, and John William Cliff, of the same place, merchant, are willing to undertake the establishment of such a system, but the same cannot be carried out without the authority of Parliament. And whereas it is expedient to confer upon the said William Gardiner, William Henry Paling, William Thomas Poole, James Angus, and John William Cliff, legislative authority to establish, maintain, and use the said system. And whereas it is expedient that power should be conferred upon the said William Gardiner, William Henry Paling, William Thomas Poole, James Angus, and John William Cliff, to transfer and assign their rights, powers, authorities, obligations, and liabilities under this Act, to any company duly incorporated for that purpose. Be it therefore enacted by the Queen's Most Excellent Majesty, by and with the advice and consent

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

ANGUS CAMERON, Chairman of Committees of the Legislative Assembly.

of the Legislative Council and the Legislative Assembly of New South Wales in Parliament assembled, and by the authority of the same as follows, that is to say :-

Introduction.

Short title.

1. This Act may be cited as the "Sydney Hydraulic Power Company's Act, 1888," and shall come into operation on the passing of this Act.

Interpretation of terms.

2. The following words and expressions in this Act shall have the meanings hereby assigned to or included in them, unless there be something in the subject or context repugnant to such construction, that is to say-

The promoters.

The expression "the promoters" shall mean the said William Gardiner, William Henry Paling, William Thomas Poole, James Angus, and John William Cliff, and include their and

The undertaking.

each of their heirs, executors, administrators, and assigns.

The expression "the undertaking" as applied to the promoters shall mean the supplying of hydraulic power within the limits within which the promoters are authorized by this Act to supply hydraulic power, and the constructing of all works and the doing of all other things necessary or convenient for

Street.

that purpose, subject to the provisions of this Act.

The word "street" shall include not only any street commonly called, but also any highway, public road, lane, court, or passage, market-place, square, wharf, pier, or other thorough-

Apparatus.

fare, or public place within the limits of this Act.

The expression "apparatus" shall mean and include all mains, pipes, fire extinguishers, hydrants, lifts, fixed or portable cranes, and all other machines, mechanical fittings, and appliances necessary or proper for or which may be used for the purpose of or in connection with the carrying on of the business or affecting any of the objects of the promoters.

Local authority.

The expression "local authority" shall mean the Municipal Council of Sydney, and the Municipal Council of any borough

District.

or municipality.

The word "district" in relating to a local authority shall mean the area within the jurisdiction of such local authority.

Justice.

The word "Justice" shall mean a Justice of the Peace for the Colony of New South Wales.

Limits of Act.

3. The limits of this Act shall extend to and include the city of Sydney, and with the consent of the local authority to any borough or municipal district within the suburbs thereof.

PART I.

By-laws.

By-laws.

4. It shall be lawful for the promoters from time to time to make such by-laws as they may deem necessary for the purpose of regulating, controlling, or protecting the apparatus of the promoters, or for the supply of hydraulic power or for fixing the charges for the same, and for the purposes of regulating the conduct of the officers and servants of the promoters, and for providing for the due management of the affairs of the promoters in all respects, and from time to time by other by-laws to alter or repeal any such by-laws.

approved by Governor in Council of this Act and not repugnant to any other Act or law in force within and gazetted.

5. All or any such by-laws being consistent with the provisions the Colony of New South Wales shall have the first the Colony of New South Wales shall have the first the Colony of New South Wales shall have the first the Colony of New South Wales shall have the first the Colony of New South Wales shall have the first the Colony of New South Wales shall have the first the Colony of New South Wales shall have the first the Colony of New South Wales shall have the first the Colony of New South Wales shall have the first the Colony of New South Wales shall have the Colony o the Colony of New South Wales shall have the force of law when confirmed

confirmed by the Governor, with the advice of the Executive Council, and published in the Government Gazette, but not sooner or otherwise. The production of the Government Gazette with any such by-laws so published as aforesaid shall in any suit or proceeding whatsoever be sufficient evidence that such by-laws have been confirmed and published as is herein required.

6. Any by-laws made under this Act may state some minimum By-laws to be and maximum penalty for any neglect or breach thereof respectively. enforced by penalty,

Provided that no such maximum penalty shall exceed ten pounds.

7. All by-laws made under the authority of this Act shall be Publication of painted on boards, or printed on paper and posted on boards and hung up and affixed and continued on the front or other conspicuous part of every central pumping station or office belonging to the promoters, and such board shall from time to time be renewed as often as the by-laws thereon or any part thereof shall be obliterated or destroyed, and no penalty imposed by any by-law shall be recoverable unless the same shall have been published and kept published in manner aforesaid.

8. It shall be lawful for the promoters by any such by-law or By-laws may compel by-laws to provide for compelling any officer or servant of the Sundays and promoters to perform on all or any Sundays and holidays throughout holidays. the year, any work which such officer or servant may have agreed with the promoters to perform, and which in the opinion of the promoters may be necessary for the extinction of fires, or the working of lifts in hotels, coffee palaces, lodging-houses, and private residences, and no by-law framed for the said purpose shall be deemed repugnant to the laws of the Colony of New South Wales, nor shall any agreement made between the promoters and any officer or servant of the promoters, whether in writing or verbal, be deemed invalid by reason of any stipulation contained therein binding any such officer or servant to work on Sundays or holidays.

of Works.

Powers and responsibilities of the Promoters as regards the execution

9. The promoters, under such superintendence as is hereinafter Power to break up specified, may with the previous consent in writing of the local streets under superintendence and to authority open and break up the road, path, or pavement of any open drains. streets within the limits of this Act, and may open and break up any sewers, drains, or tunnels within or under such street, and lay down and place within the same limits, mains, conduits, service-pipes, and other apparatus, and from time to time repair, alter, or remove the same, and for the purposes aforesaid, may remove and use all earth and materials in or under such street, and the promoters may do all other acts which the promoters shall, from time to time, deem necessary for supplying hydraulic power within the limits of this Act, and it And to lay pipes for shall be lawful for the promoters to lay any pipe, branch, or other supplying buildings. apparatus from any main or branch pipes, into, through, or against any building for the purpose of providing and supplying such power and to provide and set up any apparatus necessary for securing to any building a supply of hydraulic power, and for measuring and ascertaining the extent of such supply. Provided always that nothing Not to enter on herein shall authorize the promoters to lay down or place any pipe or without consent. other works into, through, or against any building, or in any land not dedicated to public use, without the consent of the owners and occupiers thereof, except that the promoters may at any time enter upon any land for the purpose of laying or placing, and may lay or place any new pipe in the place of an existing pipe in any land wherein any pipe shall have been lawfully laid down by the promoters or placed, and may repair or alter any pipe so laid down or placed. 10.

Notice of intention to be served on persons having control, &c., before breaking up streets or opening drains.

Streets or drains not to be broken up except under the superintendence of local authority or officer.

Streets or drains broken up to be reinstated without delay.

Promoters alone responsible for damages.

Penalty for delay, &c., in reinstating streets, &c. 10. Before the promoters proceed to open or break up any street, sewer, drain, or tunnel they shall give to the local authority under whose management or control the same may be, and in the case of sewers or water mains then to the Water and Sewerage Board, or to its clerk, surveyor, or other officer, notice in writing of their intention to open or break up the same not less than seven clear days before beginning the work, except in cases of emergency arising from accidents to or defects in the pipes or other works, and then so soon as is possible after the beginning of the work or after the necessity for the same shall have arisen.

11. No such street, sewer, drain, or tunnel shall, except in cases of emergency as aforesaid, and except as hereinafter provided, be opened or broken up except under the superintendence of the local authority having the management or control thereof or its officer, and according to such plan as shall be approved of by the local authority the promoters shall make such temporary or other works as may be necessary for guarding against any interruption of the drainage during the execution of any works which interfere with any sewer or drain. Provided always that if no officer appointed by the local authority for the purpose shall attend at the time fixed for the opening of any such street, drain, or tunnel, after such notice of the promoter's intention as aforesaid shall have been duly given, or if the local authority or its officer shall refuse or neglect to superintend the operations, the promoters may perform the work specified in the notice without the superintendence of the local authority or its officer.

12. When the promoters open or break up the road, path, or pavement of any street, or any sewer, drain, or tunnel, the promoters shall with all convenient speed complete the work for which the same shall be broken up, and fill in the ground and reinstate and make good to the satisfaction of the local authority or its officer, the road, path, or pavement, or the sewer, drain, or tunnel so opened or broken up, and carry away the rubbish occasioned by the work, and the promoters shall at all times whilst any such road, path, or pavement shall be so opened or broken up, cause the same to be fenced and guarded, and shall cause a light sufficient for the warning of passengers to be set up and maintained against or near such road, path, or pavement where the same shall be opened or broken up every night during which the same shall be continued open or broken up and shall keep the road, path, or pavement which has been so broken up, in good repair for three months after replacing and making good the same, and for the further time (if any) not being more than twelve months on the whole during which the soil so broken up shall continue to subside.

13. The promoters shall be alone answerable for all accidents, damages, and injuries happening through their act or default, or through the act or default of any person in their employment by reason or in consequence of any of their works or apparatus, and shall save harmless all local and other authorities, companies, or bodies, collectively and individually, and their officers and servants from all damages and

costs in respect of such accidents, damages, or injuries.

14. If the promoters open or break up any street or sewer, drain or tunnel, without giving such notice as aforesaid, or in a manner different from that which should have been approved of or determined as aforesaid, or without making such temporary or other works as aforesaid when so required, except in the cases in which the promoters are hereby authorized to perform such works without any such superintendence or notice, or if the promoters make any delay in completing any such work or in filling in the ground, or reinstating and making good the road, path, or pavement, or the sewer, drain, or tunnel so opened or broken up, or in carrying away the rubbish occasioned

occasioned by the work, or if the promoters neglect to cause the place where such road, path, or pavement has been broken up to be fenced, guarded, and lighted, or neglect to keep the road, path, or pavement in repair for the space of three months next after the same is made good, or such further time as aforesaid, the promoters shall incur a penalty not exceeding fifty pounds for every such offence, and the promoters shall incur an additional penalty of five pounds for each day during which any such delay as aforesaid shall continue after the promoters shall have received notice thereof.

15. If any such delay or omission as aforesaid takes place, the In case of delay local authority having the management or control of the street, sewer, parties may reindrain, or tunnel, in respect of which such delay or omission shall take state and recover place may cause the work so delayed or omitted to be executed, and the expenses of executing the same shall be repaid to such local authority by the promoters, and such expenses shall be recoverable in

the same manner as damages are recoverable under this Act.

16. The promoters shall do as little damage as may be in the Compensation to execution of the powers by this Act granted, and shall make compensation to be made by promoters for pensation for any damage which may be done in the execution of such damage. power.

17. If at any time any local authority should think it necessary Notice of alteration or expedient to require the promoters to raise or sink or otherwise in situation of pipes alter the situation of any of the pipes which shall be laid down for the purposes of the promoters, or to alter the situation of any pipes which shall have been laid down contrary to any of the provisions of this Act, the promoters shall, within ten days next after being required so to do by notice in writing, raise or sink or otherwise alter the situation of such pipes according to the notice, and in default thereof it shall be lawful for the local authority to cause such pipes to be so raised or sunk or the situation thereof otherwise altered, and the expense of doing the work shall be paid by the promoters or repaid by the promoters, and such expenses shall be recoverable in the same manner as damages are recoverable under this Act: Provided that the promoters be not called upon to make such alterations in the situation of their pipes unless such alteration be necessary for the

Offences against the promoters and protection of the promoters' privileges and charges.

carrying out of city improvements or municipal works.

18. Every person who shall lay or cause to be laid, any pipe Penalty for injuring to communicate with any pipe belonging to the promoters without promoters' apparatus or their consent, or shall wilfully or by culpable negligence injure, or promoters. suffer to be injured any pipe, meter, or other apparatus belonging to the promoters, or shall alter the index to any meter, or prevent any meter from duly registering the quantity of hydraulic power supplied, or shall fraudulently abstract any water of the promoters, shall, without prejudice to any right or remedy for the protection of the promoters or the punishment of the offender, forfeit and pay to the promoters for every such offence, a sum not exceeding ten pounds, and in addition thereto the promoters may recover the amount of any damage sustained by the promoters by any such wrongful act; and in any case in which any person has wilfully or by culpable negligence injured, or caused to be injured, any pipe, meter, or other apparatus belonging to the promoters, or altered the index to any meter, or prevented any meter from duly registering the quantity of hydraulic power supplied, the promoters may also, until the meter complained of has been remedied but no longer, discontinue the supply of hydraulic power to the person so offending, notwithstanding any contract previously existing. 19.

Penalty for interrupting promoters' workmen. 19. Every person who shall wantonly or maliciously hinder or interrupt any of the officers, workmen, or servants of the promoters in the legal performance of their duties, or shall in anywise cause or procure such hindrance or interruption to take place, and shall be convicted of so doing before any Stipendiary or Police Magistrate, shall for every such offence incur such penalty as such Magistrate may award, not exceeding ten pounds, and such Magistrate shall also order the offender to pay to the promoters the full amount of the damage which the promoters may sustain by such hindrance or interruption. Provided always that nothing herein contained shall be construed to restrain any local authority or any person duly authorized by such local authority for the purpose from preventing the promoters from infringing any regulation of such local authority for the improvement of the streets within its district, or shall expose any such local authority or any person so authorized to any penalty or payment for so doing.

20. If any person supplied with hydraulic power by the pro-

Remedies for recovering of charges, &c., due to the promoters.

20. If any person supplied with hydraulic power by the promoters neglects to pay any charges or other moneys due for the same under any contract made by and between the promoters, and such person for the space of seven days next after a demand of the amount due signed by the promoters or one of them shall have been left at or upon the building or premises so supplied the promoters may stop the supply of water from the mains or apparatus of the promoters from entering the premises of such person by cutting off the service pipes or by such means as the promoters shall think fit, and may recover the expense of so doing, together with the charges so due and unpaid by action in any Court of competent jurisdiction.

Power to take away pipes, &c.

When supply discontinued.

21. In all cases in which the promoters are authorized to cut off and take away the supply of hydraulic power from any building or premises under the provisions of this Act the agents or workmen of the promoters may after seven days' notice has been given to the occupier enter into any such building or premises between the hours of nine in the forenoon and four in the afternoon, and remove and carry away any pipes, meters, or other apparatus the property of the promoters. Provided that all damage to property of whatever description occasioned by such removal as aforesaid shall be made good by or at the expense of the promoters.

Offences by the Promoters and Protection of the Public.

Daily penalty during escape of water after notice.

22. The promoters shall not at any time cause or permit any overflow or leakage of water from any main or pipe laid down by or belonging to the promoters; and in case of any such occurrence, immediately after the receipt of notice thereof in writing from the local authority or any of its officers or servants, the promoters shall effectually stop and prevent such overflow or leakage, and in case the promoters shall neglect to do so within eight hours of the receipt of such notice, they shall, for every such offence, in addition to any proceedings by way of indictment or otherwise, to which they may be subject, forfeit and pay a sum not exceeding ten pounds for each and every day during which such escape or leakage shall continue after the expiration of the said period of eight hours.

Power after notice to examine pipes to ascertain escape of water.

23. For the purpose of ascertaining whether any water be escaping from the pipes or apparatus of the promoters, the local authority of the district may cause the ground to be dug up and the pipes, conduits, and works of the promoters to be examined. Provided that such local authority, before proceeding with such digging or examination shall give eight hours' notice in writing to the promoters of the time at which such digging and examination is intended to take place; and if it shall be found that such escape was actually taking

place from the pipes and apparatus of the promoters, they shall be subject to the like obligations of reinstating the road, path, or pavement disturbed, and the same penalties for any delay or any misfeasance or nonfeasance therein, as are hereinbefore provided with respect to roads, paths, and pavements broken up by the promoters for the purpose of

laying their pipes.

24. If, upon any such examination, it shall appear that the water By whom expenses was escaping from the pipes or apparatus belonging to the promoters, the are to be borne. expense of the digging and examination and of the repair of the street or place disturbed in any such examination shall be paid by the promoters.

Legal proceedings and application of penalties.

25. Subject to the express provisions of this Act, all damages, How damages, &c., expenses, or other sums of money directed by this Act to be paid by or and penalties to be recovered. to the promoters or any other person and all penalties imposed by this Act for offences or by any by-law made in pursuance of this Act shall, where the amount sought to be recovered does not exceed fifty pounds, be recoverable in a summary way before a Stipendiary or Police Magistrate, and payment of any sum adjudged to be paid shall be enforceable as thereby provided, and where the amount sought to be recovered shall exceed fifty pounds, all such damages, expenses, or other sums of money, and all such penalties shall be recoverable by action in the Supreme Court or any other Court of competent jurisdiction.

26. Any summons or warrant issued for any of the purposes of contents of this Act may contain in the body thereof or in a schedule thereto summonses or several names and summer and whom by this Act any damages or warrants. several names and sums; and where by this Act any damages or expenses are directed to be paid in addition to any penalty or penalties the amount of such damages and expenses shall be ascertained and adjudged by the Stipendiary or Police Magistrate before whom the offender shall be convicted.

27. Any Stipendiary or Police Magistrate who issues a warrant warrants of distress of distress in pursuance of the provisions of this Act may order that should include costs. the costs of the proceedings for the recovery of the money to be levied shall be paid by the person liable to pay such money, and such costs shall be ascertained by the Stipendiary or Police Magistrate and shall be included in the warrant of distress for the recovery of such money.

28. The Stipendiary or Police Magistrate before whom any Form of person shall be convicted of any offence against this Act may cause conviction. the conviction to be drawn up according to the following form (that is to say):-

To wit. { Be it remembered that on the the year of our Lord

A.B. is convicted before me C.D. one of Her Majesty's Justices of [hereby describe the offence generally the Peace for the and the time and place where and when committed contrary to the "Sydney Hydraulic Power Company's Act 1888." [Here state penalty imposed.

Given under my hand and seal at in the Colony of New South Wales, the day and year first above written.

day of

29. No Stipendiary or Police Magistrate shall be disqualified Justices not disqualified on acting in the execution of this Act by reason of his being a account of being customer of the promoters, but no such Magistrate who shall hold shares in the Company if formed, as hereinafter provided, shall be qualified. qualified to sit on the trial of any complaint or information laid under this Act.

Nothing to exempt promoters from being indicted for nuisance.

30. Nothing in this Act contained shall prevent the promoters from being liable to an indictment for nuisance or to any other legal proceeding to which they may be liable in consequence of supplying hydraulic power.

Proof of debts in bankruptcy.

31. If any person against whom the promoters shall have any claim or demand shall have his estate sequestrated, or make any liquidation by arrangement or compound with his creditors, or shall otherwise come under the provisions of any Act relating to bankrupt debtors, it shall be lawful for any one of the promoters, in all proceedings under any such Act, or with respect to the estate of any such bankrupt to represent the promoters, and act in their behalf in all respects as if such claim or demand had been the claim or demand of such individual promoter.

Saving rights of Her Majesty.

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

Power of the

successors. 33. The corporation of the city of Sydney within whose limits Power of the corporation of Sydney to purchase at prescribed periods. thereof passes or is situate may, after the expiration of twenty years from the date of the passing of this Act or at the expiration of each succeeding ten years thereafter, by giving six months' notice in writing, require the promoters to sell, and thereupon the promoters shall sell to the corporation of the city of Sydney the undertaking, paying to the promoters the then value thereof, such value, in case of difference, to be determined by three arbitrators, or any two of them, one of whom shall be appointed by the corporation of the city of Sydney so purchasing, another by the promoters, and the third by such other two arbitrators before they proceed in the arbitration. If either the corporation of the city of Sydney so purchasing or the promoters shall neglect or refuse to appoint an arbitrator pusuant to the above provision for two calendar months after the other of them shall have appointed an arbitrator and given notice thereof to the other of them, then the arbitrator already appointed shall appoint a second arbitrator and such two arbitrators shall jointly appoint the third arbitrator. When any such sale has been made all the rights, powers, rights, &c. of and authorities of the promoters in respect to the undertaking, propromoters to vest in and may be exercised perty, apparatus and business shall be transferred to, vested in, and may be exercised by such corporation of the city of Sydney.

As to appointment of arbitrators.

34. When the net profits earned by the promoters shall exceed ten per centum per annum on the capital invested in the undertaking, of the works in good paid by the promoters to trustees to be appointed as hereinafter repair, and to be applied in or towards the purchase money payable by the so as to accumulate the same by way of compound interest, and when and if the corporation of the city of Sydney shall exercise the right of purchase hereby conferred, then the said trustee shall apply the amount of the aforesaid investment in or towards payment of the amount of purchase money agreed or awarded to be paid the promoters by the said corporation, and shall pay over the balance of the said

by corporation. Moiety of excess of net profits over ten per cent. to be payable by the corporation of Sydney.

When sale made, rights, &c. of promoters to vest in

investment (if any) to the promoters.

35. The trustees aforesaid shall be appointed in manner following; one trustee shall be appointed in writing by the corporation of the city of Sydney, one trustee shall be appointed in writing by the promoters, and the third trustee shall be appointed by the said two trustees so appointed, and as often as any trustee shall die or desire to be discharged from or refuse or become unfit or incapable to act in the trust aforesaid, another trustee shall be appointed in his place by the same persons or corporation by whom such trustee occasioning the vacancy was appointed.

As to appointment of trustees.

36. The promoters shall, and are hereby required, to bond fide Powers of promoters commence their works within eighteen months from the passing of to cease in the event of their not this Act, and in the event of their failing to do so, and of such commencing works failure being certified under the common seal of the Mayor and within eighteen months.

Aldermen of the city of Sydney, and published in the Government Gazette, all the powers and authorities conferred by this Act shall thereupon ipso facto cease and determine to all intents and purposes whatsoever.

37. If at any time the promoters discontinue the undertaking Penalty for disconfor a period of twelve months, such discontinuance being proved to the tinuance of operations. satisfaction of a judge of the Supreme Court who shall try the issue of fact as not having been occasioned by circumstances beyond the control of the promoters, then and in such case, all the pipes of the promoters laid in the streets shall belong to and vest in the corporation of the city of Sydney. In this section "circumstances beyond the control of the promoters" shall not include the want of sufficient capital or funds.

38. The maximum price to be charged by the promoters for Maximum price to water supplied to the public at seven hundred pounds pressure shall be charged for water.

not exceed twelve shillings and sixpence per one thousand gallons.

39. It shall be lawful for the promoters, at any time after the Rights, powers, &c., passing hereof, to assign, transfer, convey, and release to any Company be assigned, &c., to duly incorporated for that purpose all the rights, powers, authorities, incorporated privileges, liabilities, and obligations conferred and imposed upon them Company. by this Act, together with all lands, tenements, hereditaments, estates, chattels, and effects of every kind acquired by them under or in pursuance thereof, and purchased and occupied, or used in connection with the undertaking, and the working and maintenance thereof; and upon and after the completion of such assignment, transfer, conveyance, and release, the said Company, their officers, agents, and servants, may lawfully exercise and enjoy all the rights, powers, authorities, and privileges, and shall be, and continue to be, subject to all the liabilities, obligations, penalties, and forfeitures to which the said promoters or their officers, agents, or servants, would have been entitled or subject had no such assignment, transfer, conveyance, and release been completed; provided, however, that nothing herein contained shall prejudice or affect any rights accrued, action or proceedings taken against, or liabilities, obligations, penalties, or forfeitures incurred by the said promoters before the completion of the said assignment, transfer,

conveyance, and release. 40. Upon the completion of any such assignment, transfer, How Act to be read conveyance, or release, as in the last preceding section mentioned, this upon completion of assignment, &c., un-Act shall be read so that wherever the words "the promoters," or der last preceding "any one of the promoters," occur they shall be omitted and the section. words "the Company" shall be inserted in their stead, and wherever the words "the signatures" or "their signatures" occur they shall be omitted and the words "the common seal of the Company" be inserted in their stead.

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

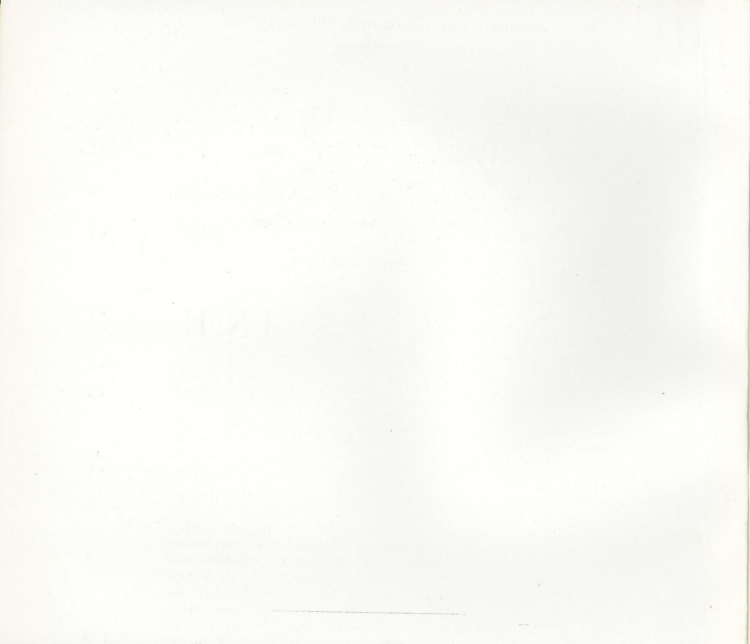
CARRINGTON.

Government House, 13th December, 1888. paratices in the paratice of the paratice of the rights proving and release to any Company during incorporated for that paratices all the rights proving and incorporations of the paratices, and obligations of the paratices of t conveyance, and show some of me completion of my great assignment, tronsfer, conveyance, or nelection as in the last proceeding sortion mentioned this conveyance, or nelection as in the last proceeding sortion mentioned this last whomever the world "this mentioned this last whomever the world "this mentioned this last whomever the world "this mentioned this last whomever the conveyance on the formation of the conveyance of

SYDNEY HYDRAULIC POWER COMPANY'S BILL.

SCHEDULE of Amendments referred to in Message of 29th November, 1888.

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Page 2, clause 2, lines 37 and 38. Omit "mayor, aldermen, councillors, and citizens of the city" insert
         " Municipal Council"
Page 2, clause 2, lines 39 to 42. Omit "the mayor, councillors, and citizens of any other city, the mayor,
         "councillors, and burgesses of any town or borough, or the president, councillors, and ratepayers of
         "any shire, or all or any of such bodies as the case may be." insert and the Municipal Council
         "of any borough or municipality."
Page 2, clause 2, line 47. After "Wales" omit remainder of clause.
Page 2, clause 3, line 50. Omit "or" insert "and"
Page 2, clause 3, line 51. Omit "suburb thereof." insert "borough or municipal district within the
         "suburbs thereof."
Page 3, clause 4, line 9. After "time to time" omit remainder of clause insert "by other by-laws to
         "alter or repeal any such by-laws."
Page 3. After clause 4 insert new clauses 5 and 6.
Page 3, clause 6. 8, line 37. Omit "directors" insert "promoters"
Page 3, clause 6. 8, line 39. Omit "Company" insert "promoters"
Page 3, clause 6. 8, line 41. Omit "Company" insert "promoters"
Page 3, clause 6. 8, line 42. Omit "directors" insert "promoters"
Pages 3 and 4, clauses 7, 8, and 9. Omit clauses 7, 8, and 9.
Page 4, clause 11. 10, line 36. After "be" insert "and in the case of sewers or water mains then to
         "the Water and Sewerage Board"
Page 5, clause 16. 15, line 48. Omit "or" insert "of"
Page 6, clause 19. 18, line 23. Omit "five" insert "ten"
Page 6, clause 19, 18, line 26.
                              Add "d" to "cause"
Page 6, clause 20, 19, line 37.
                             Omit "Justice" insert "Stipendiary or Police Magistrate"
Page 6, clause 20. 19, line 38.
                              Omit "the Justice" insert "such Magistrate"
Page 6, clause 20, 19, line 39.
                              Omit "five" insert "ten"
Page 6, clause 20. 19, line 39.
                              Omit "the Justice" insert "such Magistrate"
Page 7, clause 23, 22, line 21.
                              Omit "five" insert "ten"
Page 7, clause 26. 25, lines 48 to 50. Omit "Justice of the Peace in the manner prescribed by the
         "'Justices of the Peace Act of 1848' or any Act amending the same" insert "Stipendiary or
         " Police Magistrate"
Page 8, clause 27. 26, line 4. Omit "Justice" insert "Stipendiary or Police Magistrate"
Page 8, clause 28. 27, line 6.
                              Omit "Justice" insert "Stipendiary or Police Magistrate"
                              Omit "Justice" insert "Stipendiary or Police Magistrate"
Page 8, clause 28, 27, line 10.
                              Omit "Justice" insert "Stipendiary or Police Magistrate"
Page 8, clause 29, 28, line 13.
                              After "188" insert "8 [Here state penalty imposed.]"
Page 8, clause 29, 28, line 22.
Page 8, clause 30. 29, line 27.
                              Omit "Justice" insert "Stipendiary or Police Magistrate"
Page 8, clause 30, 29, line 29.
                              Omit "Justice" insert "such Magistrate"
Page 9, clause 37, 36, line 36.
                              Omit "two years" insert "eighteen months"
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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, 7 November, 1888.

F. W. WEBB, Clerk of Legislative Assembly.

The Legislative Council has this day agreed to this Bill with Amendments,

Legislative Council Chamber, Sydney, 29th November, 1888. JOHN J. CALVERT, Clerk of the Parliaments.

New South Wales.



ANNO QUINQUAGESIMO SECUNDO

VICTORIÆ REGINÆ.

An Act to facilitate the supply of motive power on the highpressure hydraulic system for use on wharves, in warehouses, and other buildings, for electric lighting, and for the extinguishing of fires, and other purposes, in the City of Sydney and its Suburbs.

WHEREAS the establishment of a system for applying motive Preamble. power by hydraulic pressure for use on wharves, in warehouses, factories, hotels, offices, and dwellings, as also in electric lighting and fire extinction in the city of Sydney and its suburbs, would be of great 5 local and public advantage. And whereas William Gardiner of the city of Sydney, merchant, William Henry Paling, of the same place, merchant, William Thomas Poole, of the same place, Esquire, James Angus, of the same place, contractor, and John William Cliff, of the same place, merchant, are willing to undertake the establishment of 10 such a system, but the same cannot be carried out without the authority of Parliament. And whereas it is expedient to confer upon the said William Gardiner, William Henry Paling, William Thomas Poole, James Angus, and John William Cliff, legislative authority to establish, maintain, and use the said system. And whereas it is expe-15 dient that power should be conferred upon the said William Gardiner, 58—A

William

William Henry Paling, William Thomas Poole, James Angus, and John William Cliff, to transfer and assign their rights, powers, authorities, obligations, and liabilities under this Act, to any company duly incorporated for that purpose. Be it therefore enacted by the 5 Queen's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and the Legislative Assembly of New South Wales in Parliament assembled, and by the authority of the same as follows, that is to say:—

Introduction.

1. This Act may be cited as the "Sydney Hydraulic Power Short title. 10 Company's Act, 1888," and shall come into operation on the passing of this Act.

2. The following words and expressions in this Act shall have the Interpretation of meanings hereby assigned to or included in them, unless there be terms. 15 something in the subject or context repugnant to such construction,

that is to say-

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The expression "the promoters" shall mean the said William The promoters. Gardiner, William Henry Paling, William Thomas Poole, James Angus, and John William Cliff, and include their and

each of their heirs, executors, administrators, and assigns.

The expression "the undertaking" as applied to the promoters The undertaking. shall mean the supplying of hydraulic power within the limits within which the promoters are authorized by this Act to supply hydraulic power, and the constructing of all works and the doing of all other things necessary or convenient for

that purpose, subject to the provisions of this Act.

The word "street" shall include not only any street commonly street. called, but also any highway, public road, lane, court, or passage, market-place, square, wharf, pier, or other thorough-

fare, or public place within the limits of this Act.

The expression "apparatus" shall mean and include all mains, Apparatus. pipes, fire extinguishers, hydrants, lifts, fixed or portable cranes, and all other machines, mechanical fittings, and appliances necessary or proper for or which may be used for the purpose of or in connection with the carrying on of the business or affecting any of the objects of the promoters.

The expression "local authority" shall mean the mayor, aldermen, Local authority. councillors, and citizens of the city Municipal Council of Sydney, the mayor, councillors, and citizens of alny other city, the mayor, councillors, and burgesses of any town or borough, or the president, councillors, and ratepayers of any shire, or all or any of such bodies as the case may be. and the Municipal

Council of any borough or municipality.

The word "district" in relating to a local authority shall mean District. the area within the jurisdiction of such local authority.

The word "Justice" shall mean a Justice of the Peace for the Justice. Colony of New South Wales or for the bailiwick wherein the matter requiring the cognizance of any such Justice shall arise.

3. The limits of this Act shall extend to and include the city of Limits of Act. 50 Sydney, or and with the consent of the local authority to any suburb thereof. borough or municipal district within the suburbs thereof.

PART I.

By-laws.

4. It shall be lawful for the promoters from time to time to By-laws. make such by-laws as they may deem necessary for the purpose of 5 regulating, controlling, or protecting the apparatus of the promoters, or for the supply of hydraulic power or for fixing the charges for the same, and for the purposes of regulating the conduct of the officers and servants of the promoters, and for providing for the due management of the affairs of the promoters in all respects, and from time to time to 10 repeal any such by-laws and to make others, provided that the by-laws so made be not repugnant to the laws of the Colony of New South Wales or to the provisions of this Act; and all by-laws existing from time to time shall be reduced into writing, and shall have affixed thereto the signatures of the promoters, and a printed copy of such 15 by-laws shall be given to every officer and servant of the promoters. by other by-laws to alter or repeal any such by-laws.

5. All or any such by-laws being consistent with the provisions By-laws to be of this Act and not repugnant to any other Act or law in force within approved by the Colony of New South Wales shall have the force of law when Governor in confirmed by the Governor with the advice of the Executive Council and 20 confirmed by the Governor, with the advice of the Executive Council, gazetted. and published in the Government Gazette, but not sooner or otherwise. The production of the Government Gazette with any such by-laws so published as aforesaid shall in any suit or proceeding whatsoever be

sufficient evidence that such by-laws have been confirmed and published 25 as is herein required.

6. Any by-laws made under this Act may state some minimum By-laws to be and maximum penalty for any neglect or breach thereof respectively. enforced by Provided that no such maximum penalty shall exceed ten pounds.

5. 7. All by-laws made under the authority of this Act shall be Publication of 30 painted on boards, or printed on paper and posted on boards and hung by-laws. up and affixed and continued on the front or other conspicuous part of every central pumping station or office belonging to the promoters, and such board shall from time to time be renewed as often as the by-laws thereon or any part thereof shall be obliterated or destroyed, and no 35 penalty imposed by any by-law shall be recoverable unless the same

shall have been published and kept published in manner aforesaid. 6. 8. It shall be lawful for the directors promoters by any such By-laws may compel by-law or by-laws to provide for compelling any officer or servant of sundays and the Company promoters to perform on all or any Sundays and holidays holidays.

40 throughout the year, any work which such officer or servant may have agreed with the Company promoters to perform, and which in the opinion of the directors promoters may be necessary for the extinction of fires, or the working of lifts in hotels, coffee palaces, lodging-houses, and private residences, and no by-law framed for the said purpose 45 shall be deemed repugnant to the laws of the Colony of New South

Wales, nor shall any agreement made between the promoters and any officer or servant of the promoters, whether in writing or verbal, be deemed invalid by reason of any stipulation contained therein binding any such officer or servant to work on Sundays or holidays.

7. It shall be lawful for the said promoters, by any such by-laws, Fines for breach to impose such reasonable penalties upon all persons, being officers or of by laws. servants of the Company, who may offend against any such by-law as the promoters may think fit, not exceeding two pounds for any one offence.

8. All by-laws to be made as aforesaid, imposing penalties, shall By laws to be so 55 be so framed as to allow the Justice or Justices before whom any framed as that penalty imposed thereby may be sought to be recovered, to order a part penalty to be paid if such Justice or Justices shall think fit only of such penalty to be paid, if such Justice or Justices shall think fit.

9. The production of a written or printed dolcument purporting Evidence of to be a copy of the by-laws of the promoters, and having their signa-by-laws. tures affixed thereto, shall be sufficient evidence in all cases of prosecution under any such by-law, that the by-laws contained in the 5 document so produced are and were at the time of the offence alleged, the existing by-laws of the promoters, unless the contrary is proved.

Powers and responsibilities of the Promoters as regards the execution of Works.

10. 9. The promoters, under such superintendence as is hereinafter Power to break up 10 specified, may with the previous consent in writing of the local intendence and to authority open and break up the road, path, or pavement of any open drains. streets within the limits of this Act, and may open and break up any sewers, drains, or tunnels within or under such street, and lay down and place within the same limits, mains, conduits, service-pipes, and

15 other apparatus, and from time to time repair, alter, or remove the same, and for the purposes aforesaid, may remove and use all earth and materials in or under such street, and the promoters may do all other acts which the promoters shall, from time to time, deem necessary

for supplying hydraulic power within the limits of this Act, and it And to lay pipes for 20 shall be lawful for the promoters to lay any pipe, branch, or other supplying buildings. apparatus from any main or branch pipes, into, through, or against any building for the purpose of providing and supplying such power and to provide and set up any apparatus necessary for securing to

any building a supply of hydraulic power, and for measuring and 25 ascertaining the extent of such supply. Provided always that nothing Not to enter on herein shall authorize the promoters to lay down or place any pipe or private land without consent. other works into, through, or against any building, or in any land not dedicated to public use, without the consent of the owners and occupiers thereof, except that the promoters may at any time enter upon any land

30 for the purpose of laying or placing, and may lay or place any new pipe in the place of an existing pipe in any land wherein any pipe shall have been lawfully laid down by the promoters or placed, and may repair or alter any pipe so laid down or placed.

11. 10. Before the promoters proceed to open or break up any street, Notice of intention

35 sewer, drain, or tunnel they shall give to the local authority under whose management or control the same may be, and in the case of sewers or control, &c., before water mains then to the Water and Sewerage Board, or to its clerk, breaking up streets or opening drains. surveyor, or other officer, notice in writing of their intention to open or break up the same not less than seven clear days before beginning 40 the work, except in cases of emergency arising from accidents to or

defects in the pipes or other works, and then so soon as is possible after the beginning of the work or after the necessity for the same shall have arisen.

12. 11. No such street, sewer, drain, or tunnel shall, except in Streets or drains to cases of emergency as aforesaid, and except as hereinafter provided, up except under be opened or broken up except under the superintendence of the local the superintendence authority having the management or control thereof or its officer, and or officer. according to such plan as shall be approved of by the local authority the promoters shall make such temporary or other works as may 50 be necessary for guarding against any interruption of the drainage during the execution of any works which interfere with any sewer or drain. Provided always that if no officer appointed by the local authority for the purpose shall attend at the time fixed for the opening of any

such street, drain, or tunnel, after such notice of the promoter's intention 55 as aforesaid shall have been duly given, or if the local authority or its officer shall refuse or neglect to superintend the operations, the promoters may perform the work specified in the notice without the superintendence of the local authority or its officer.

13. 12. When the promoters open or break up the road, path, or Streets or drains pavement of any street, or any sewer, drain, or tunnel, the promoters broken up to be chall with all shall with all convenient speed complete the work for which the same delay. shall be broken up, and fill in the ground and reinstate and make good

5 to the satisfaction of the local authority or its officer, the road, path, or pavement, or the sewer, drain, or tunnel so opened or broken up, and carry away the rubbish occasioned by the work, and the promoters shall at all times whilst any such road, path, or pavement shall be so opened or broken up, cause the same to be fenced and guarded, and

10 shall cause a light sufficient for the warning of passengers to be set up and maintained against or near such road, path, or pavement where the same shall be opened or broken up every night during which the same shall be continued open or broken up and shall keep the road, path, or pavement which has been so broken up, in good repair for

15 three months after replacing and making good the same, and for the further time (if any) not being more than twelve months on the whole during which the soil so broken up shall continue to subside.

14. 13. The promoters shall be alone answerable for all accidents, Promoters alone damages, and injuries happening through their act or default, or responsible for damages. 20 through the act or default of any person in their employment by reason or in consequence of any of their works or apparatus, and shall save harmless all local and other authorities, companies, or bodies, collectively and individually, and their officers and servants from all damages and costs in respect of such accidents, damages, or injuries.

15. 14. If the promoters open or break up any street or sewer, drain Penalty for delay, or tunnel, without giving such notice as aforesaid, or in a manner &c., in reinstating different from that which should have been appropriate from that which should have been appropriate from that which should have been appropriate from the formal streets, &c. different from that which should have been approved of or determined as aforesaid, or without making such temporary or other works as aforesaid when so required, except in the cases in which the promoters

30 are hereby authorized to perform such works without any such superintendence or notice, or if the promoters make any delay in

completing any such work or in filling in the ground, or reinstating and making good the road, path, or pavement, or the sewer, drain, or tunnel so opened or broken up, or in carrying away the rubbish 35 occasioned by the work, or if the promoters neglect to cause the place where such road, path, or pavement has been broken up to be

fenced, guarded, and lighted, or neglect to keep the road, path, or pavement in repair for the space of three months next after the same is made good, or such further time as aforesaid, the promoters shall 40 incur a penalty not exceeding fifty pounds for every such offence, and the promoters shall incur an additional penalty of five pounds for each day during which any such delay as aforesaid shall continue after the

promoters shall have received notice thereof.

16. 15. If any such delay or omission as aforesaid takes place, the In case of delay 45 local authority having the management or control of the street, sewer, or omission drain on the street is a sewer of the street of the street, sewer, parties may reindrain on the street of the st drain, or tunnel, in respect of which such delay or omission shall take state and recover place may cause the work so delayed or omitted to be executed, and the expenses. the expenses or of executing the same shall be repaid to such local authority by the promoters, and such expenses shall be recoverable in 50 the same manner as damages are recoverable under this Act.

17. 16. The promoters shall do as little damage as may be in the compensation to execution of the powers by this Act granted, and shall make com-be made by pensation for any damage which may be done in the execution of such damage.

18. 17. If at any time any local authority should think it necessary Notice of alteration or expedient to require the promoters to raise or sink or otherwise in situation of pipes. alter the situation of any of the pipes which shall be laid down for the purposes of the promoters, or to alter the situation of any pipes which shall have been laid down contrary to any of the provisions of

this Act, the promoters shall, within ten days next after being required so to do by notice in writing, raise or sink or otherwise alter the situation of such pipes according to the notice, and in default thereof it shall be lawful for the local authority to cause such pipes 5 to be so raised or sunk or the situation thereof otherwise altered, and the expense of doing the work shall be paid by the promoters or repaid by the promoters, and such expenses shall be recoverable in the same manner as damages are recoverable under this Act: Provided that the promoters be not called upon to make such alterations in the 10 situation of their pipes unless such alteration be necessary for the carrying out of city improvements or municipal works.

Offences against the promoters and protection of the promoters' privileges and charges.

19. 18. Every person who shall lay or cause to be laid, any pipe Penalty for injuring 15 to communicate with any pipe belonging to the promoters without promoters' apparatus their consent, or shall wilfully or by culpable negligence injure, or promoters. suffer to be injured any pipe, meter, or other apparatus belonging to the promoters, or shall alter the index to any meter, or prevent any meter from duly registering the quantity of hydraulic power supplied, 20 or shall fraudulently abstract any water of the promoters, shall, without prejudice to any right or remedy for the protection of the promoters or the punishment of the offender, forfeit and pay to the promoters for every such offence, a sum not exceeding five ten pounds, and in addition

thereto the promoters may recover the amount of any damage sustained 25 by the promoters by any such wrongful act; and in any case in which any person has wilfully or by culpable negligence injured, or caused to be injured, any pipe, meter, or other apparatus belonging to the promoters, or altered the index to any meter, or prevented any meter from duly registering the quantity of hydraulic power supplied, the promoters 30 may also, until the meter complained of has been remedied but no

longer, discontinue the supply of hydraulic power to the person so offending, notwithstanding any contract previously existing.

20. 19. Every person who shall wantonly or maliciously hinder or Penalty for interinterrupt any of the officers, workmen, or servants of the promoters in the workmen. 35 legal performance of their duties, or shall in anywise cause or procure such hindrance or interruption to take place, and shall be convicted of so doing before any Justice, Stipendary or Police Magistrate, shall for every such offence incur such penalty as the Justice such Magistrate may award, not exceeding five ten pounds, and the Justice such Magistrate

40 shall also order the offender to pay to the promoters the full amount of the damage which the promoters may sustain by such hindrance or interrup-Provided always that nothing herein contained shall be construed to restrain any local authority or any person duly authorized by such local authority for the purpose from preventing the promoters from 45 infringing any regulation of such local authority for the improvement of the streets within its district, or shall expose any such local authority

or any person so authorized to any penalty or payment for so doing.

21. 20. If any person supplied with hydraulic power by the promoters neglects to pay any charges or other moneys due for the same charges, &c., due to 50 under any contract made by and between the promoters, and such person the promoters. for the space of seven days next after a demand of the amount due signed by the promoters or one of them shall have been left at or upon the building or premises so supplied the promoters may stop the supply of water from the mains or apparatus of the promoters from entering 55 the premises of such person by cutting off the service pipes or by such means as the promoters shall think fit, and may recover the expense of so doing, together with the charges so due and unpaid by action in any

Court of competent jurisdiction.

22.

22. 21. In all cases in which the promoters are authorized to cut off Power to take away and take away the supply of hydraulic power from any building or premises under the provisions of this Act the agents or workmen of the premises under the provisions of this Act the agents of workmen of the When supply promoters may after seven days' notice has been given to the occupier discontinued. 5 enter into any such building or premises between the hours of nine in the forenoon and four in the afternoon, and remove and carry away any pipes, meters, or other apparatus the property of the promoters. Provided that all damage to property of whatever description occasioned by such removal as aforesaid shall be made good by or at the expense 10 of the promoters.

Offences by the Promoters and Protection of the Public.

23. 22. The promoters shall not at any time cause or permit any Daily penalty overflow or leakage of water from any main or pipe laid down by or during escape of belonging to the promoters; and in case of any such accounts of water after notice. belonging to the promoters; and in case of any such occurrence, 15 immediately after the receipt of notice thereof in writing from the local authority or any of its officers or servants, the promoters shall effectually stop and prevent such overflow or leakage, and in case the promoters shall neglect to do so within eight hours of the receipt of such notice, they shall, for every such offence, in addition to any 20 proceedings by way of indictment or otherwise, to which they may be subject, forfeit and pay a sum not exceeding five ten pounds for each

and every day during which such escape or leakage shall continue after the expiration of the said period of eight hours.

24. 23. For the purpose of ascertaining whether any water be Power after notice 25 escaping from the pipes or apparatus of the promoters, the local to examine pipes to authority of the district may cause the ground to be dug up and the water. pipes, conduits, and works of the promoters to be examined. Provided that such local authority, before proceeding with such digging or examination shall give eight hours' notice in writing to the promoters 30 of the time at which such digging and examination is intended to take place; and if it shall be found that such escape was actually taking place from the pipes and apparatus of the promoters, they shall be subject to the like obligations of reinstating the road, path, or pavement

disturbed, and the same penalties for any delay or any misfeasance or 35 nonfeasance therein, as are hereinbefore provided with respect to roads, paths, and pavements broken up by the promoters for the purpose of laying their pipes.

25. 24. If, upon any such examination, it shall appear that the water By whom expenses was escaping from the pipes or apparatus belonging to the promoters, the of examination, &c., are to be borne. 40 expense of the digging and examination and of the repair of the street or place disturbed in any such examination shall be paid by the promoters.

Legal proceedings and application of penalties.

26. 25. Subject to the express provisions of this Act, all damages, How damages, &c., expenses, or other sums of money directed by this Act to be paid by or recovered. 45 to the promoters or any other person and all penalties imposed by this Act for offences or by any by-law made in pursuance of this Act shall, where the amount sought to be recovered does not exceed fifty pounds, be recoverable in a summary way before a Justice of the Peace in the manner-prescribed by the "Justices of the Peace Act of 1848," or any Act 50 amending the same, Stipendiary or Police Magistrate and payment of any sum adjudged to be paid shall be enforceable as thereby provided, and where the amount sought to be recovered shall exceed fifty pounds, all such damages, expenses, or other sums of money, and all such penalties shall be recoverable by action in the Supreme Court or any 55 other Court of competent jurisdiction.

27. 26. Any summons or warrant issued for any of the purposes of Contents of this Act may contain in the body thereof or in a schedule thereto summonses or warrants. several

several names and sums; and where by this Act any damages or expenses are directed to be paid in addition to any penalty or penalties the amount of such damages and expenses shall be ascertained and adjudged by the Justice Stipendiary or Police Magistrate before whom 5 the offender shall be convicted.

28. 27. Any Justice Stipendiary or Police Magistrate who issues a Warrants of distress warrant of distress in pursuance of the provisions of this Act may should include costs. order that the costs of the proceedings for the recovery of the money to be levied shall be paid by the person liable to pay such money, and 10 such costs shall be ascertained by the Justice Stipendiary or Police

Magistrate and shall be included in the warrant of distress for the recovery of such money.

29. 28. The Justice Stipendiary or Police Magistrate before whom Form of any person shall be convicted of any offence against this Act may conviction.

15 cause the conviction to be drawn up according to the following form (that is to say):-

To wit. { Be it remembered that on the the year of our Lord day of

A.B. is convicted before me C.D. one of Her Majesty's Justices of 20 the Peace for the [hereby describe the offence generally and the time and place where and when committed contrary to the "Sydney Hydraulic Power Company's Act 1888." state penalty imposed.

> Given under my hand and seal at in the Colony of New South Wales, the day and year first above written.

30. 29. No Justice Stipendiary or Police Magistrate shall be dis-Justices not qualified from acting in the execution of this Act by reason of his disqualified on account of being a customer of the promoters, but no Justice such Magistrate who customers, but share-30 shall hold shares in the Company if formed, as hereinafter provided, holders to be disqualified. shall be qualified to sit on the trial of any complaint or information laid under this Act.

31. 30. Nothing in this Act contained shall prevent the promoters Nothing to exempt from being liable to an indictment for nuisance or to any other legal promoters from being proceeding to which they may be liable in account of the legal promoters from being proceeding to which they may be liable in account of the legal promoters from being proceeding to which they may be liable in account of the legal promoters from being proceeding to which they may be liable in account of the legal promoters from being proceeding to which they may be liable in account of the legal promoters from being proceeding to which they may be liable in account of the legal promoters from being proceeding to which they may be liable in account of the legal promoters from being proceeding to which they may be liable in account of the legal promoters from being proceeding to the legal promoters from the legal promoters from the legal promoters from the legal proceeding to the legal promoters from the legal promoters 35 proceeding to which they may be liable in consequence of supplying

hydraulic power.

45 promoter.

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32. 31. If any person against whom the promoters shall have any Proof of debts in claim or demand shall have his estate sequestrated, or make any liquida-bankruptcy. tion by arrangement or compound with his creditors, or shall otherwise 40 come under the provisions of any Act relating to bankrupt debtors, it shall be lawful for any one of the promoters, in all proceedings under any such Act, or with respect to the estate of any such bankrupt to represent the promoters, and act in their behalf in all respects as if such claim or demand had been the claim or demand of such individual

33. 32. Nothing in this Act contained shall be deemed to affect Saving rights of Her or apply to any right, title, or interest of Her Majesty, her heirs or Majesty. successors.

34. 33. The corporation of the city of Sydney within whose limits Power of the 50 the undertaking, property, and apparatus of the promoters or any part corporation of thereof passes or is situate may, after the expiration of twenty years at prescribed periods. from the date of the passing of this Act or at the expiration of each succeeding ten years thereafter, by giving six months' notice in writing, require the promoters to sell, and thereupon the promoters 55 shall sell to the corporation of the city of Sydney the undertaking, property, apparatus, and business of the promoters upon the terms of paying to the promoters the then value thereof, such value, in case of difference, to be determined by three arbitrators, or any two of them, As to appointment one of whom shall be appointed by the corporation of the city of of arbitrators.

Sydney

Sydney so purchasing, another by the promoters, and the third by such other two arbitrators before they proceed in the arbitration. If either the corporation of the city of Sydney so purchasing or the promoters shall neglect or refuse to appoint an arbitrator pusuant to 5 the above provision for two calendar months after the other of them shall have appointed an arbitrator and given notice thereof to the other of them, then the arbitrator already appointed shall appoint a second arbitrator and such two arbitrators shall jointly appoint the third

arbitrator. When any such sale has been made all the rights, powers, When sale made, 10 and authorities of the promoters in respect to the undertaking, pro-rights, &c. of promoters to vest in perty, apparatus and business shall be transfered to, vested in, and and may be exercised may be exercised by such corporation of the city of Sydney.

35. 34. When the net profits earned by the promoters shall exceed Moiety of excess of net profits over ten per centum per annum on the capital invested in the undertaking, ten per cent. to be 15 property, apparatus, and business, one moiety of such excess shall be set apart to secure paid by the promoters to trustees to be appointed as hereinafter of the works in good provided. And such trustees shall invest the same, and the interest to repair, and to be accrue due thereon on behalf of the corporation of the city of Sydney, the purchase money so as to accumulate the same by way of compound interest, and when payable by the corporation of the city of Sydney shall exercise the right sydney.

20 and if the corporation of the city of Sydney shall exercise the right sydney.

amount of the aforesaid investment in or towards payment of the amount of purchase money agreed or awarded to be paid the promoters by the said corporation, and shall pay over the balance of the said

25 investment (if any) to the promoters.

the vacancy was appointed.

36. 35. The trustees aforesaid shall be appointed in manner follow- As to appointment ing; one trustee shall be appointed in writing by the corporation of of trustees the city of Sydney, one trustee shall be appointed in writing by the promoters, and the third trustee shall be appointed by the said two 30 trustees so appointed, and as often as any trustee shall die or desire to be discharged from or refuse or become unfit or incapable to act in the trust aforesaid, another trustee shall be appointed in his place by the same persons or corporation by whom such trustee occasioning

37. 36. The promoters shall, and are hereby required, to bona fide Powers of promoters commence their works within two-years eighteen months from the to cease in the event of their not passing of this Act, and in the event of their failing to do so, and of commencing works such failure being certified under the common seal of the Mayor and within two years.

Aldermen of the city of Sydney, and published in the Government

40 Gazette, all the powers and authorities conferred by this Act shall thereupon ipso facto cease and determine to all intents and purposes whatsoever

38. 37. If at any time the promoters discontinue the undertaking Penalty for disconfor a period of twelve months, such discontinuance being proved to the operations. 45 satisfaction of a judge of the Supreme Court who shall try the issue of fact as not having been occasioned by circumstances beyond the control of the promoters, then and in such case, all the pipes of the promoters laid in the streets shall belong to and vest in the corporation of the city of Sydney. In this section "circumstances beyond the control of 50 the promoters" shall not include the want of sufficient capital or funds.

39. 38. The maximum price to be charged by the promoters for Maximum price to water supplied to the public at seven hundred pounds pressure shall be charged for water. not exceed twelve shillings and sixpence per one thousand gallons.

40. 39. It shall be lawful for the promoters, at any time after the Rights, powers, &c., 55 passing hereof, to assign, transfer, convey, and release to any Company under this Act may be assigned, &c., to duly incorporated for that purpose all the rights, powers, authorities, incorporated privileges, liabilities, and obligations conferred and imposed upon them Company. by this Act, together with all lands, tenements, hereditaments, estates, 58—B

by corporation.

chattels, and effects of every kind acquired by them under or in pursuance thereof, and purchased and occupied, or used in connection with the undertaking, and the working and maintenance thereof; and upon and after the completion of such assignment, transfer, conveyance, and 5 release, the said Company, their officers, agents, and servants, may lawfully exercise and enjoy all the rights, powers, authorities, and privileges, and shall be, and continue to be, subject to all the liabilities, obligations, penalties, and forfeitures to which the said promoters or their officers, agents, or servants, would have been entitled or subject had

10 no such assignment, transfer, conveyance, and release been completed; provided, however, that nothing herein contained shall prejudice or affect any rights accrued, action or proceedings taken against, or liabilities, obligations, penalties, or forfeitures incurred by the said promoters before the completion of the said assignment, transfer,

15 conveyance, and release.

41. 40. Upon the completion of any such assignment, transfer, How Act to be read conveyance, or release, as in the last preceding section mentioned, this upon completion of assignment, &c., unAct shall be read so that wherever the words "the promoters," or der last preceding "any one of the promoters," occur they shall be omitted and the section.

20 words "the Company" shall be inserted in their stead, and wherever the words "the signatures" or "their signatures" occur they shall be omitted and the words "the common seal of the Company" be inserted in their stead

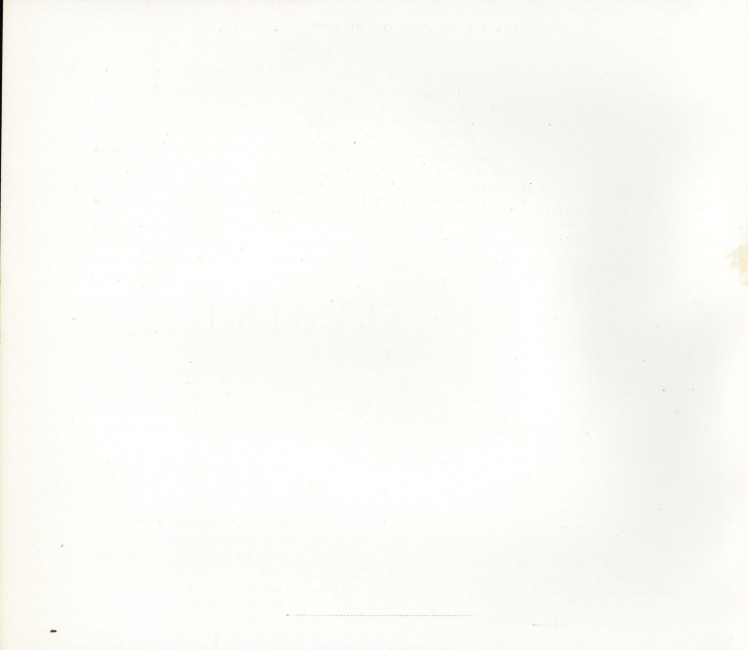
inserted in their stead.

SYDNEY HYDRAULIC POWER COMPANY'S BILL.

SCHEDULE of Amendments referred to in Message of 29th November, 1888.

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Page 2, clause 2, lines 37 and 38. Omit "mayor, aldermen, councillors, and citizens of the city" insert
         " Municipal Council"
Page 2, clause 2, lines 39 to 42. Omit "the mayor, councillors, and citizens of any other city, the mayor,
         "councillors, and burgesses of any town or borough, or the president, councillors, and ratepayers of
         "any shire, or all or any of such bodies as the case may be." insert and the Municipal Council
         "of any borough or municipality."
Page 2, clause 2, line 47. After "Wales" omit remainder of clause.
Page 2, clause 3, line 50. Omit "or" insert "and"
Page 2, clause 3, line 51. Omit "suburb thereof." insert "borough or municipal district within the
         "suburbs thereof."
Page 3, clause 4, line 9. After "time to time" omit remainder of clause insert "by other by-laws to
         "alter or repeal any such by-laws."
Page 3. After clause 4 insert new clauses 5 and 6.
Page 3, clause 6. 8, line 37. Omit "directors" insert "promoters"
Page 3, clause 6. 8, line 39. Omit "Company" insert "promoters"
Page 3, clause 6. 8, line 41. Omit "Company" insert "promoters"
Page 3, clause 6. 8, line 42. Omit "directors" insert "promoters"
Pages 3 and 4, clauses 7, 8, and 9. Omit clauses 7, 8, and 9.
Page 4, clause 11. 10, line 36. After "be" insert "and in the case of sewers or water mains then to
         "the Water and Sewerage Board"
Page 5, clause 16. 15, line 48. Omit "or" insert "of"
Page 6, clause 19. 18, line 23. Omit "five" insert "ten"
Page 6, clause 19. 18, line 26. Add "d" to "cause"
Page 6, clause 20. 19, line 37. Omit "Justice" insert "Stipendiary or Police Magistrate"
Page 6, clause 20. 19, line 38.
                             Omit "the Justice" insert "such Magistrate"
Page 6, clause 20. 19, line 39.
                             Omit "five" insert "ten"
Page 6, clause 20. 19, line 39.
                              Omit "the Justice" insert "such Magistrate"
Page 7, clause 23. 22, line 21. Omit "five" insert "ten"
Page 7, clause 26, 25, lines 48 to 50. Omit "Justice of the Peace in the manner prescribed by the
         "'Justices of the Peace Act of 1848' or any Act amending the same" insert "Stipendiary or
         " Police Magistrate"
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Page 8, clause 28. 27, line 4. Omit "Justice" insert "Stipendiary or Police Magistrate" Page 8, clause 28. 27, line 6. Omit "Justice" insert "Stipendiary or Police Magistrate" Page 8, clause 29. 28, line 13. Page 8, clause 29. 28, line 22. Page 8, clause 30. 29, line 27. Page 8, clause 30. 29, line 29. Page 9, clause 37. 36, line 36. Omit "Justice" insert "Stipendiary or Police Magistrate "Stipendiary or Police Magistrate" Stipendiary or Police Magistrate "Stipendiary or Police Magistrate" Stipendiary or Police Magistrate "Omit "Justice" insert "Stipendiary or Police Magistrate "Stipendiary or Police Magistrate "Omit "Justice" insert "Stipendiary or Police Magistrate "O



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, 7 November, 1888.

F. W. WEBB, Clerk of Legislative Assembly.

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

Legislative Council Chamber, Sydney, 29th November, 1888. JOHN J. CALVERT, Clerk of the Parliaments.

New South Wales.



ANNO QUINQUAGESIMO SECUNDO

VICTORIÆ REGINÆ.

An Act to facilitate the supply of motive power on the highpressure hydraulic system for use on wharves, in warehouses, and other buildings, for electric lighting, and for the extinguishing of fires, and other purposes, in the City of Sydney and its Suburbs.

WHEREAS the establishment of a system for applying motive Preamble. power by hydraulic pressure for use on wharves, in warehouses, factories, hotels, offices, and dwellings, as also in electric lighting and fire extinction in the city of Sydney and its suburbs, would be of great 5 local and public advantage. And whereas William Gardiner of the city of Sydney, merchant, William Henry Paling, of the same place, merchant, William Thomas Poole, of the same place, Esquire, James Angus, of the same place, contractor, and John William Cliff, of the same place, merchant, are willing to undertake the establishment of 10 such a system, but the same cannot be carried out without the authority of Parliament. And whereas it is expedient to confer upon the said William Gardiner, William Henry Paling, William Thomas Poole, James Angus, and John William Cliff, legislative authority to establish, maintain, and use the said system. And whereas it is expedient that power should be conferred upon the said William Gardiner, William

William Henry Paling, William Thomas Poole, James Angus, and John William Cliff, to transfer and assign their rights, powers, authorities, obligations, and liabilities under this Act, to any company duly incorporated for that purpose. Be it therefore enacted by the 5 Queen's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and the Legislative Assembly of New South Wales in Parliament assembled, and by the authority of the same as follows, that is to say :-

Introduction.

1. This Act may be cited as the "Sydney Hydraulic Power Short title. Company's Act, 1888," and shall come into operation on the passing of this Act.

2. The following words and expressions in this Act shall have the Interpretation of meanings hereby assigned to or included in them, unless there be terms. 15 something in the subject or context repugnant to such construction,

that is to say-

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The expression "the promoters" shall mean the said William The promoters. Gardiner, William Henry Paling, William Thomas Poole, James Angus, and John William Cliff, and include their and

each of their heirs, executors, administrators, and assigns.

The expression "the undertaking" as applied to the promoters The undertaking. shall mean the supplying of hydraulic power within the limits within which the promoters are authorized by this Act to supply hydraulic power, and the constructing of all works and the doing of all other things necessary or convenient for that purpose, subject to the provisions of this Act.

The word "street" shall include not only any street commonly street. called, but also any highway, public road, lane, court, or passage, market-place, square, wharf, pier, or other thorough-fare, or public place within the limits of this Act.

The expression "apparatus" shall mean and include all mains, Apparatus. pipes, fire extinguishers, hydrants, lifts, fixed or portable cranes, and all other machines, mechanical fittings, and appliances necessary or proper for or which may be used for the purpose of or in connection with the carrying on of the business or affecting any of the objects of the promoters.

The expression "local authority" shall mean the mayor, aldermen, Local authority. councillors, and citizens of the city Municipal Council of Sydney, the mayor, councillors, and citizens of any other city, the mayor, councillors, and burgesses of any town or borough, or the president, councillors, and ratepayers of any shire, or all or any of such bodies as the case may be and the Municipal

Council of any borough or municipality.

The word "district" in relating to a local authority shall mean District. the area within the jurisdiction of such local authority.

The word "Justice" shall mean a Justice of the Peace for the Justice. Colony of New South Wales or for the bailiwick wherein the matter-requiring the cognizance of any such Justice shall arise.

3. The limits of this Act shall extend to and include the city of Limits of Act. 50 Sydney, or and with the consent of the local authority to any suburb thereof. borough or municipal district within the suburbs thereof.

PART I.

By-laws.

4. It shall be lawful for the promoters from time to time to Ey-laws. make such by-laws as they may deem necessary for the purpose of 5 regulating, controlling, or protecting the apparatus of the promoters, or for the supply of hydraulic power or for fixing the charges for the same, and for the purposes of regulating the conduct of the officers and servants of the promoters, and for providing for the due management of the affairs of the promoters in all respects, and from time to time to 10 repeal any such by-laws and to make others, provided that the by-laws so made be not repugnant to the laws of the Colony of New South Wales or to the provisions of this Act; and all by-laws existing from time to time shall be reduced into writing, and shall have affixed thereto the signatures of the promoters, and a printed copy of such 15 by-laws shall be given to every officer and servant of the promoters.

by other by-laws to alter or repeal any such by-laws.

5. All or any such by-laws being consistent with the provisions By-laws to be of this Act and not repugnant to any other Act or law in force within approved by Governor in the Colony of New South Wales shall have the force of law when Council and 20 confirmed by the Governor, with the advice of the Executive Council, gazetted. and published in the Government Gazette, but not sooner or otherwise. The production of the Government Gazette with any such by-laws so published as aforesaid shall in any suit or proceeding whatsoever be sufficient evidence that such by-laws have been confirmed and published 25 as is herein required.

6. Any by-laws made under this Act may state some minimum By-laws to be and maximum penalty for any neglect or breach thereof respectively. enforced by Provided that no such maximum penalty shall exceed ten pounds.

5. 7. All by-laws made under the authority of this Act shall be Publication of 30 painted on boards, or printed on paper and posted on boards and hung by-laws. up and affixed and continued on the front or other conspicuous part of every central pumping station or office belonging to the promoters, and such board shall from time to time be renewed as often as the by-laws thereon or any part thereof shall be obliterated or destroyed, and no 35 penalty imposed by any by-law shall be recoverable unless the same

shall have been published and kept published in manner aforesaid. 6. 8. It shall be lawful for the directors promoters by any such By-laws may compel by-law or by-laws to provide for compelling any officer or servant of necessary working on

the Company promoters to perform on all or any Sundays and holidays holidays. 40 throughout the year, any work which such officer or servant may have agreed with the Company promoters to perform, and which in the opinion of the directors promoters may be necessary for the extinction of fires, or the working of lifts in hotels, coffee palaces, lodging-houses, and private residences, and no by-law framed for the said purpose

45 shall be deemed repugnant to the laws of the Colony of New South Wales, nor shall any agreement made between the promoters and any officer or servant of the promoters, whether in writing or verbal, be deemed invalid by reason of any stipulation contained therein binding any such officer or servant to work on Sundays or holidays.

7. It shall be lawful for the said promoters, by any such by-laws, Fines for breach to impose such reasonable penalties upon all persons, being officers or of by laws. servants of the Company, who may offend against any such by-law as the promoters may think fit, not exceeding two pounds for any one offence.

8. All by-laws to be made as aforesaid, imposing penalties, shall By laws to be so framed as to allow the Justice or Justices before whom any penalty imposed thereby may be sought to be recovered, to order a part only of such penalty to be paid, if such Justice or Justices shall think fit.

9. The production of a written or printed document purporting Evidence of to be a copy of the by-laws of the promoters, and having their signa-by-laws. tures affixed thereto, shall be sufficient evidence in all cases of prosecution under any such by-law, that the by-laws contained in the 5 document so produced are and were at the time of the offence alleged, the existing by-laws of the promoters, unless the contrary is proved.

Powers and responsibilities of the Promoters as regards the execution of Works.

10. 9. The promoters, under such superintendence as is hereinafter Power to break up 10 specified, may with the previous consent in writing of the local streets under superintendence and to authority open and break up the road, path, or pavement of any open drains. streets within the limits of this Act, and may open and break up any sewers, drains, or tunnels within or under such street, and lay down and place within the same limits, mains, conduits, service-pipes, and 15 other apparatus, and from time to time repair, alter, or remove the

same, and for the purposes aforesaid, may remove and use all earth and materials in or under such street, and the promoters may do all other acts which the promoters shall, from time to time, deem necessary

for supplying hydraulic power within the limits of this Act, and it And to lay pipes for 20 shall be lawful for the promoters to lay any pipe, branch, or other supplying buildings. apparatus from any main or branch pipes, into, through, or against any building for the purpose of providing and supplying such power and to provide and set up any apparatus necessary for securing to any building a supply of hydraulic power, and for measuring and

25 ascertaining the extent of such supply. Provided always that nothing Not to enter on herein shall authorize the promoters to lay down or place any pipe or private land other works into, through, or against any building, or in any land not dedicated to public use, without the consent of the owners and occupiers thereof, except that the promoters may at any time enter upon any land

30 for the purpose of laying or placing, and may lay or place any new pipe in the place of an existing pipe in any land wherein any pipe shall have been lawfully laid down by the promoters or placed, and may

repair or alter any pipe so laid down or placed.

11. 10. Before the promoters proceed to open or break up any street, Notice of intention sewer, drain, or tunnel they shall give to the local authority under whose management or control the same may be, and in the case of sewers or control, &c., before water mains then to the Water and Sewerage Board, or to its clerk, opening drains. surveyor, or other officer, notice in writing of their intention to open or break up the same not less than seven clear days before beginning

40 the work, except in cases of emergency arising from accidents to or defects in the pipes or other works, and then so soon as is possible after the beginning of the work or after the necessity for the same shall have arisen.

12. 11. No such street, sewer, drain, or tunnel shall, except in Streets or drains 45 cases of emergency as aforesaid, and except as hereinafter provided, not to be broken up except under be opened or broken up except under the superintendence of the local the superintendence of the local of level authority. authority having the management or control thereof or its officer, and of local authority or officer. according to such plan as shall be approved of by the local authority the promoters shall make such temporary or other works as may 50 be necessary for guarding against any interruption of the drainage during the execution of any works which interfere with any sewer or

such street, drain, or tunnel, after such notice of the promoter's intention 55 as aforesaid shall have been duly given, or if the local authority or its officer shall refuse or neglect to superintend the operations, the promoters may perform the work specified in the notice without the superintendence of the local authority or its officer.

drain. Provided always that if no officer appointed by the local authority for the purpose shall attend at the time fixed for the opening of any

13. 12. When the promoters open or break up the road, path, or Streets or drains pavement of any street, or any sewer, drain, or tunnel, the promoters broken up to be reinstated without shall with all convenient speed complete the work for which the same delay. shall be broken up, and fill in the ground and reinstate and make good

5 to the satisfaction of the local authority or its officer, the road, path, or pavement, or the sewer, drain, or tunnel so opened or broken up, and carry away the rubbish occasioned by the work, and the promoters shall at all times whilst any such road, path, or pavement shall be so

opened or broken up, cause the same to be fenced and guarded, and 10 shall cause a light sufficient for the warning of passengers to be set up and maintained against or near such road, path, or pavement where the same shall be opened or broken up every night during which the same shall be continued open or broken up and shall keep the road, path, or pavement which has been so broken up, in good repair for

15 three months after replacing and making good the same, and for the further time (if any) not being more than twelve months on the whole during which the soil so broken up shall continue to subside.

14. 13. The promoters shall be alone answerable for all accidents, Promoters alone damages, and injuries happening through their act or default, or responsible for damages. 20 through the act or default of any person in their employment by reason or in consequence of any of their works or apparatus, and shall save harmless all local and other authorities, companies, or bodies, collectively and individually, and their officers and servants from all damages and costs in respect of such accidents, damages, or injuries.

25 15. 14. If the promoters open or break up any street or sewer, drain Penalty for delay, or tunnel, without giving such notice as aforesaid, or in a manner &c., in reinstating different from that which should have been appropriately afformation of the streets, &c. different from that which should have been approved of or determined as aforesaid, or without making such temporary or other works as aforesaid when so required, except in the cases in which the promoters

30 are hereby authorized to perform such works without any such superintendence or notice, or if the promoters make any delay in completing any such work or in filling in the ground, or reinstating and making good the road, path, or pavement, or the sewer, drain, or tunnel so opened or broken up, or in carrying away the rubbish 35 occasioned by the work, or if the promoters neglect to cause the

place where such road, path, or pavement has been broken up to be fenced, guarded, and lighted, or neglect to keep the road, path, or pavement in repair for the space of three menths next after the same is made good, or such further time as aforesaid, the promoters shall

40 incur a penalty not exceeding fifty pounds for every such offence, and the promoters shall incur an additional penalty of five pounds for each day during which any such delay as aforesaid shall continue after the promoters shall have received notice thereof.

16. 15. If any such delay or omission as aforesaid takes place, the In case of delay 45 local authority having the management or control of the street, sewer, or omission drain, or tunnel, in respect of which such delay or omission shall take state and recover place may cause the work so delayed or omitted to be executed, and the expenses. the expenses or of executing the same shall be repaid to such local authority by the promoters, and such expenses shall be recoverable in 50 the same manner as damages are recoverable under this Act.

17. 16. The promoters shall do as little damage as may be in the compensation to execution of the powers by this Act granted, and shall make com-be made by pensation for any damage which may be done in the execution of such damage. power.

18. 17. If at any time any local authority should think it necessary Notice of alteration or expedient to require the promoters to raise or sink or otherwise in situation of pipes. alter the situation of any of the pipes which shall be laid down for the purposes of the promoters, or to alter the situation of any pipes which shall have been laid down contrary to any of the provisions of

this Act, the promoters shall, within ten days next after being required so to do by notice in writing, raise or sink or otherwise alter the situation of such pipes according to the notice, and in default thereof it shall be lawful for the local authority to cause such pipes 5 to be so raised or sunk or the situation thereof otherwise altered, and the expense of doing the work shall be paid by the promoters or repaid by the promoters, and such expenses shall be recoverable in the same manner as damages are recoverable under this Act: Provided that the promoters be not called upon to make such alterations in the 10 situation of their pipes unless such alteration be necessary for the carrying out of city improvements or municipal works.

Offences against the promoters and protection of the promoters' privileges and charges.

19. 18. Every person who shall lay or cause to be laid, any pipe Penalty for injuring 15 to communicate with any pipe belonging to the promoters without or defrauding the their consent, or shall wilfully or by culpable negligence injure, or promoters. suffer to be injured any pipe, meter, or other apparatus belonging to the promoters, or shall alter the index to any meter, or prevent any meter from duly registering the quantity of hydraulic power supplied,

20 or shall fraudulently abstract any water of the promoters, shall, without prejudice to any right or remedy for the protection of the promoters or the punishment of the offender, forfeit and pay to the promoters for every such offence, a sum not exceeding five ten pounds, and in addition thereto the promoters may recover the amount of any damage sustained 25 by the promoters by any such wrongful act; and in any case in which

any person has wilfully or by culpable negligence injured, or caused to be injured, any pipe, meter, or other apparatus belonging to the promoters, or altered the index to any meter, or prevented any meter from duly registering the quantity of hydraulic power supplied, the promoters

30 may also, until the meter complained of has been remedied but no longer, discontinue the supply of hydraulic power to the person so offending, notwithstanding any contract previously existing.

20. 19. Every person who shall wantonly or maliciously hinder or Penalty for inter-interrupt any of the officers, workmen, or servants of the promoters in the workmen.

35 legal performance of their duties, or shall in anywise cause or procure such hindrance or interruption to take place, and shall be convicted of so doing before any Justice, Stipendary or Police Magistrate, shall for every such offence incur such penalty as the Justice such Magistrate may award, not exceeding five ten pounds, and the Justice such Magistrate

40 shall also order the offender to pay to the promoters the full amount of the damage which the promoters may sustain by such hindrance or interrup-Provided always that nothing herein contained shall be construed to restrain any local authority or any person duly authorized by such local authority for the purpose from preventing the promoters from 45 infringing any regulation of such local authority for the improvement

of the streets within its district, or shall expose any such local authority or any person so authorized to any penalty or payment for so doing.

21. 20. If any person supplied with hydraulic power by the pro-Remedies for recovering of

moters neglects to pay any charges or other moneys due for the same charges, &c., due to 50 under any contract made by and between the promoters, and such person the promoters. for the space of seven days next after a demand of the amount due signed by the promoters or one of them shall have been left at or upon the building or premises so supplied the promoters may stop the supply of water from the mains or apparatus of the promoters from entering 55 the premises of such person by cutting off the service pipes or by such

means as the promoters shall think fit, and may recover the expense of so doing, together with the charges so due and unpaid by action in any Court of competent jurisdiction. 22.

22. 21. In all cases in which the promoters are authorized to cut off Power to take away and take away the supply of hydraulic power from any building or premises under the provisions of this Act the agents or workmen of the promoters may after seven days' notice has been given to the occupier discontinued. 5 enter into any such building or premises between the hours of nine in the forenoon and four in the afternoon, and remove and carry away any pipes, meters, or other apparatus the property of the promoters. Provided that all damage to property of whatever description occasioned by such removal as aforesaid shall be made good by or at the expense 10 of the promoters.

Offences by the Promoters and Protection of the Public.

23. 22. The promoters shall not at any time cause or permit any Daily penalty overflow or leakage of water from any main or pipe laid down by or during escape of water after notice. belonging to the promoters; and in case of any such occurrence, 15 immediately after the receipt of notice thereof in writing from the local authority or any of its officers or servants, the promoters shall effectually stop and prevent such overflow or leakage, and in case the promoters shall neglect to do so within eight hours of the receipt of such notice, they shall, for every such offence, in addition to any 20 proceedings by way of indictment or otherwise, to which they may be subject, forfeit and pay a sum not exceeding five ten pounds for each and every day during which such escape or leakage shall continue after

the expiration of the said period of eight hours.

24. 23. For the purpose of ascertaining whether any water be Power after notice 25 escaping from the pipes or apparatus of the promoters, the local to examine pipes to authority of the district may cause the ground to be dug up and the water. pipes, conduits, and works of the promoters to be examined. Provided that such local authority, before proceeding with such digging or examination shall give eight hours' notice in writing to the promoters 30 of the time at which such digging and examination is intended to take place; and if it shall be found that such escape was actually taking place from the pipes and apparatus of the promoters, they shall be

subject to the like obligations of reinstating the road, path, or pavement disturbed, and the same penalties for any delay or any misfeasance or 35 nonfeasance therein, as are hereinbefore provided with respect to roads, paths, and pavements broken up by the promoters for the purpose of laying their pipes.

25. 24. If, upon any such examination, it shall appear that the water By whom expenses was escaping from the pipes or apparatus belonging to the promoters, the of examination, &c., 40 expense of the digging and examination and of the repair of the street or place disturbed in any such examination shall be paid by the promoters.

Legal proceedings and application of penalties.

26. 25. Subject to the express provisions of this Act, all damages, How damages, &c., expenses, or other sums of money directed by this Act to be paid by or and penalties to be 45 to the promoters or any other person and all penalties imposed by this Act for offences or by any by-law made in pursuance of this Act shall, where the amount sought to be recovered does not exceed fifty pounds, be recoverable in a summary way before a Justice of the Peace in the manner-prescribed by the "Justices of the Peace Act of 1848,"-or any Act 50 amending the same, Stipendiary or Police Magistrate and payment of any sum adjudged to be paid shall be enforceable as thereby provided, and where the amount sought to be recovered shall exceed fifty pounds, all such damages, expenses, or other sums of money, and all such penalties shall be recoverable by action in the Supreme Court or any 55 other Court of competent jurisdiction.

27. 26. Any summons or warrant issued for any of the purposes of contents of this Act may contain in the body thereof or in a schedule thereto summonses or warrants.

several names and sums; and where by this Act any damages or expenses are directed to be paid in addition to any penalty or penalties the amount of such damages and expenses shall be ascertained and adjudged by the Justice Stipendiary or Police Magistrate before whom 5 the offender shall be convicted.

28. 27. Any Justice Stipendiary or Police Magistrate who issues a Warrants of distress warrant of distress in pursuance of the provisions of this Act may should include costs. order that the costs of the proceedings for the recovery of the money to be levied shall be paid by the person liable to pay such money, and 10 such costs shall be ascertained by the Justice Stipendiary or Police Magistrate and shall be included in the warrant of distress for the recovery of such money.

29. 28. The Justice Stipendiary or Police Magistrate before whom Form of any person shall be convicted of any offence against this Act may conviction.

15 cause the conviction to be drawn up according to the following form

(that is to say):—

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To wit. \{ \text{Be it remembered that on the day of the year of our Lord} \text{day of in } \text{day of } \text{in } \text{day of } \text{d

A.B. is convicted before me C.D. one of Her Majesty's Justices of the Peace for the [hereby describe the offence generally and the time and place where and when committed] contrary to the "Sydney Hydraulic Power Company's Act 1888." [Here state penalty imposed.]

Given under my hand and seal at in the Colony of New South Wales, the day and year first above written.

30. 29. No Justice Stipendiary or Police Magistrate shall be dis-Justices not qualified from acting in the execution of this Act by reason of his disqualified on account of being a customer of the promoters, but no Justice such Magistrate who customers, but shares 30 shall hold shares in the Company if formed, as hereinafter provided, policies to be disshall be qualified to sit on the trial of any complaint or information laid under this Act.

31. 30. Nothing in this Act contained shall prevent the promoters Nothing to exempt from being liable to an indictment for nuisance or to any other legal promoters from being proceeding to which they may be liable in consequence of supplying

35 proceeding to which they may be liable in consequence of supplying hydraulic power.

32. 31. If any person against whom the promoters shall have any Proof of debts in claim or demand shall have his estate sequestrated, or make any liquidation by arrangement or compound with his creditors, or shall otherwise 40 come under the provisions of any Act relating to bankrupt debtors, it shall be lawful for any one of the promoters, in all proceedings under any such Act, or with respect to the estate of any such bankrupt to represent the promoters, and act in their behalf in all respects as if such claim or demand had been the claim or demand of such individual 45 promoter.

33. 32. Nothing in this Act contained shall be deemed to affect Saving rights of Her or apply to any right, title, or interest of Her Majesty, her heirs or Majesty. successors.

34. 33. The corporation of the city of Sydney within whose limits Power of the 50 the undertaking, property, and apparatus of the promoters or any part Sydney to purchase thereof passes or is situate may, after the expiration of twenty years at prescribed periods. from the date of the passing of this Act or at the expiration of each succeeding ten years thereafter, by giving six months' notice in writing, require the promoters to sell, and thereupon the promoters 55 shall sell to the corporation of the city of Sydney the undertaking, property, apparatus, and business of the promoters upon the terms of paying to the promoters the then value thereof, such value, in case of difference, to be determined by three arbitrators, or any two of them, As to appointment one of whom shall be appointed by the corporation of the city of Sydney.

Sydney so purchasing, another by the promoters, and the third by such other two arbitrators before they proceed in the arbitration. If either the corporation of the city of Sydney so purchasing or the promoters shall neglect or refuse to appoint an arbitrator pusuant to 5 the above provision for two calendar months after the other of them shall have appointed an arbitrator and given notice thereof to the other of them, then the arbitrator already appointed shall appoint a second arbitrator and such two arbitrators shall jointly appoint the third

arbitrator. When any such sale has been made all the rights, powers, when sale made, 10 and authorities of the promoters in respect to the undertaking, pro-rights, &c. of promoters to vest perty, apparatus and business shall be transferred to, vested in, and and may be exercised may be exercised by such comparation of the city of the comparation of the comparation of the city of the comparation of the city o may be exercised by such corporation of the city of Sydney.

35. 34. When the net profits earned by the promoters shall exceed Moiety of excess ten per centum per annum on the capital invested in the undertaking, ten per cent. to be 15 property, apparatus, and business, one moiety of such excess shall be set apart to secure paid by the promoters to trustees to be appointed as hereinafter of the works in good provided. And such trustees shall invest the same, and the interest to repair, and to be applied in or towards accrue due thereon on behalf of the corporation of the city of Sydney, the purchase money so as to accumulate the same by way of compound interest, and when payable by the

20 and if the corporation of the city of Sydney shall exercise the right sydney. of purchase hereby conferred, then the said trustee shall apply the amount of the aforesaid investment in or towards payment of the amount of purchase money agreed or awarded to be paid the promoters by the said corporation, and shall pay over the balance of the said

25 investment (if any) to the promoters.

36. 35. The trustees aforesaid shall be appointed in manner follow- As to appointment ing; one trustee shall be appointed in writing by the corporation of of trustees the city of Sydney, one trustee shall be appointed in writing by the promoters, and the third trustee shall be appointed by the said two 30 trustees so appointed, and as often as any trustee shall die or desire to be discharged from or refuse or become unfit or incapable to act in the trust aforesaid, another trustee shall be appointed in his place by the same persons or corporation by whom such trustee occasioning the vacancy was appointed.

37. 36. The promoters shall, and are hereby required, to bond fide Powers of promoters commence their works within two years eighteen months from the of their not passing of this Act, and in the event of their failing to do so, and of commencing works such failure being certified under the common seal of the Mayor and within two years. Aldermen of the city of Sydney, and published in the Government

40 Gazette, all the powers and authorities conferred by this Act shall thereupon ipso facto cease and determine to all intents and purposes whatsoever.

38. 37. If at any time the promoters discontinue the undertaking Penalty for disconfor a period of twelve months, such discontinuance being proved to the operations. 45 satisfaction of a judge of the Supreme Court who shall try the issue of fact as not having been occasioned by circumstances beyond the control of the promoters, then and in such case, all the pipes of the promoters laid in the streets shall belong to and vest in the corporation of the city of Sydney. In this section "circumstances beyond the control of 50 the promoters" shall not include the want of sufficient capital or funds.

39. 38. The maximum price to be charged by the promoters for Maximum price to water supplied to the public at seven hundred pounds pressure shall be charged for water. not exceed twelve shillings and sixpence per one thousand gallons.

40. 39. It shall be lawful for the promoters, at any time after the Rights, powers, &c., 55 passing hereof, to assign, transfer, convey, and release to any Company under this Act may be assigned, &c., to duly incorporated for that purpose all the rights, powers, authorities, incorporated privileges, liabilities, and obligations conferred and imposed upon them Company. by this Act, together with all lands, tenements, hereditaments, estates, 58—B chattels,

chattels, and effects of every kind acquired by them under or in pursuance thereof, and purchased and occupied, or used in connection with the undertaking, and the working and maintenance thereof; and upon and after the completion of such assignment, transfer, conveyance, and 5 release, the said Company, their officers, agents, and servants, may lawfully exercise and enjoy all the rights, powers, authorities, and privileges, and shall be, and continue to be, subject to all the liabilities, obligations, penalties, and forfeitures to which the said promoters or their officers, agents, or servants, would have been entitled or subject had 10 no such assignment, transfer, conveyance, and release been completed; provided, however, that nothing herein contained shall prejudice or affect any rights accrued, action or proceedings taken against, or liabilities, obligations, penalties, or forfeitures incurred by the said promoters before the completion of the said assignment, transfer,

15 conveyance, and release.

41. 40. Upon the completion of any such assignment, transfer, How Act to be read conveyance, or release, as in the last preceding section mentioned, this upon completion of assignment, &c., un. Act shall be read so that wherever the words "the promoters," or der last preceding "any one of the promoters," occur they shall be omitted and the section.

20 words "the Company" shall be inserted in their stead, and wherever the words "the signatures" or "their signatures" occur they shall be omitted and the words "the common seal of the Company" be inserted in their stead.

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, 7 November, 1888. F. W. WEBB, Clerk of Legislative Assembly.

New South Wales.



ANNO QUINQUAGESIMO SECUNDO

VICTORIÆ REGINÆ.

An Act to facilitate the supply of motive power on the highpressure hydraulic system for use on wharves, in warehouses, and other buildings, for electric lighting, and for the extinguishing of fires, and other purposes, in the City of Sydney and its Suburbs.

WHEREAS the establishment of a system for applying motive Preamble. power by hydraulic pressure for use on wharves, in warehouses, factories, hotels, offices, and dwellings, as also in electric lighting and fire extinction in the city of Sydney and its suburbs, would be of great 5 local and public advantage. And whereas William Gardiner of the city of Sydney, merchant, William Henry Paling, of the same place, merchant, William Thomas Poole, of the same place, Esquire, James Angus, of the same place, contractor, and John William Cliff, of the same place, merchant, are willing to undertake the establishment of 10 such a system, but the same cannot be carried out without the authority of Parliament. And whereas it is expedient to confer upon the said William Gardiner, William Henry Paling, William Thomas Poole, James Angus, and John William Cliff, legislative authority to establish, maintain, and use the said system. And whereas it is expedient that power should be conferred upon the said William Gardiner, 58—A

William Henry Paling, William Thomas Poole, James Angus, and John William Cliff, to transfer and assign their rights, powers, authorities, obligations, and liabilities under this Act, to any company duly incorporated for that purpose. Be it therefore enacted by the Queen's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and the Legislative Assembly of New South Wales in Parliament assembled, and by the authority of the same as follows, that is to say:—

Introduction.

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- 1. This Act may be cited as the "Sydney Hydraulic Power short title. Company's Act, 1888," and shall come into operation on the passing of this Act.
- 2. The following words and expressions in this Act shall have the Interpretation of meanings hereby assigned to or included in them, unless there be terms.

 15 something in the subject or context repugnant to such construction, that is to say—

The expression "the promoters" shall mean the said William The promoters. Gardiner, William Henry Paling, William Thomas Poole, James Angus, and John William Cliff, and include their and each of their heirs executors, administrators, and assigns

each of their heirs, executors, administrators, and assigns.

The expression "the undertaking" as applied to the promoters The undertaking. shall mean the supplying of hydraulic power within the limits within which the promoters are authorized by this Act to supply hydraulic power, and the constructing of all works and the doing of all other things necessary or convenient for that purpose, subject to the provisions of this Act.

that purpose, subject to the provisions of this Act.

The word "street" shall include not only any street commonly street. called, but also any highway, public road, lane, court, or passage, market-place, square, wharf, pier, or other thoroughfare, or public place within the limits of this Act.

The expression "apparatus" shall mean and include all mains, Apparatus. pipes, fire extinguishers, hydrants, lifts, fixed or portable cranes, and all other machines, mechanical fittings, and appliances necessary or proper for or which may be used for the purpose of or in connection with the carrying on of the

business or affecting any of the objects of the promoters.

The expression "local authority" shall mean the mayor aldermen Local authority. councillors and citizens of the city of Sydney, the mayor, councillors, and citizens of any other city, the mayor, councillors, and burgesses of any town or borough, or the president, councillors, and ratepayers of any shire, or all or any of such bodies as the case may be.

The word "district" in relating to a local authority shall mean District. the area within the jurisdiction of such local authority.

The word "Justice" shall mean a Justice of the Peace for the Justice.

Colony of New South Wales or for the bailiwick wherein the matter requiring the cognizance of any such Justice shall arise.

3. The limits of this Act shall extend to and include the city of Limits of Act. 50 Sydney, or with the consent of the local authority to any suburb thereof.

PART I.

By-laws.

4. It shall be lawful for the promoters from time to time to By-laws. make such by-laws as they may deem necessary for the purpose of 5 regulating, controlling, or protecting the apparatus of the promoters, or for the supply of hydraulic power or for fixing the charges for the same, and for the purposes of regulating the conduct of the officers and servants of the promoters, and for providing for the due management of the affairs of the promoters in all respects, and from time to time to 10 repeal any such by-laws and to make others, provided that the by-laws so made be not repugnant to the laws of the Colony of New South

Wales or to the provisions of this Act; and all by-laws existing from time to time shall be reduced into writing, and shall have affixed thereto the signatures of the promoters, and a printed copy of such

15 by-laws shall be given to every officer and servant of the promoters.

5. All by-laws made under the authority of this Act shall be Publication of painted on boards, or printed on paper and posted on boards and hung up and affixed and continued on the front or other conspicuous part of every central pumping station or office belonging to the promoters, and 20 such board shall from time to time be renewed as often as the by-laws thereon or any part thereof shall be obliterated or destroyed, and no

penalty imposed by any by-law shall be recoverable unless the same shall have been published and kept published in manner aforesaid.

6. It shall be lawful for the directors by any such by-law or By-laws may compel 25 by-laws to provide for compelling any officer or servant of the Com-necessary working on pany to perform on all or any Sundays and holidays throughout the holidays. year, any work which such officer or servant may have agreed with the Company to perform, and which in the opinion of the directors may be necessary for the extinction of fires, or the working of lifts in hotels, 30 coffee palaces, lodging-houses, and private residences, and no by-law framed for the said purpose shall be deemed repugnant to the laws of the Colony of New South Wales, nor shall any agreement made between the promoters and any officer or servant of the promoters, whether in writing or verbal be deemed invalid by reason of any stipu-35 lation contained therein binding any such officer or servant to work on Sundays or holidays.

7. It shall be lawful for the said promoters, by any such by-laws, Fines for breach of to impose such reasonable penalties upon all persons, being officers or by-laws servants of the Company, who may offend against any such by-law as the

40 promoters may think fit, not exceeding two pounds for any one offence. 8. All by-laws to be made as aforesaid, imposing penalties, shall By-laws to be so be so framed as to allow the Justice or Justices before whom any penalties may be penalty imposed thereby may be sought to be recovered, to order a part mitigated.

only of such penalty to be paid, if such Justice or Justices shall think fit. 9. The production of a written or printed document purporting Evidence of by-laws. to be a copy of the by-laws of the promoters, and having their signatures affixed thereto, shall be sufficient evidence in all cases of prosecution under any such by-law, that the by-laws contained in the

document so produced are and were at the time of the offence alleged,

50 the existing by-laws of the promoters, unless the contrary is proved.

Powers and responsibilities of the Promoters as regards the execution of Works.

10. The promoters, under such superintendence as is hereinafter Power to break up specified, may with the previous consent in writing of the local streets under super-55 authority open and break up the road, path, or pavement of any open drains. streets within the limits of this Act, and may open and break up any sewers, drains, or tunnels within or under such street, and lay down

and place within the same limits, mains, conduits, service-pipes, and other apparatus, and from time to time repair, alter, or remove the same, and for the purposes aforesaid, may remove and use all earth and materials in or under such street, and the promoters may do all 5 other acts which the promoters shall, from time to time, deem necessary for supplying hydraulic power within the limits of this Act, and it And to lay pipes for shall be lawful for the promoters to lay any pipe, branch, or other supplying buildings. apparatus from any main or branch pipes, into, through, or against any building for the purpose of providing and supplying such

10 power and to provide and set up any apparatus necessary for securing to any building a supply of hydraulic power, and for measuring and ascertaining the extent of such supply. Provided always that nothing Not to enter on herein shall authorize the promoters to lay down or place any pipe or private land without consent. other works into, through, or against any building, or in any land not

15 dedicated to public use, without the consent of the owners and occupiers thereof, except that the promoters may at any time enter upon any land for the purpose of laying or placing, and may lay or place any new pipe in the place of an existing pipe in any land wherein any pipe shall have been lawfully laid down by the promoters or placed, and may

20 repair or alter any pipe so laid down or placed.

11. Before the promoters proceed to open or break up any street, Notice of intention sewer, drain, or tunnel they shall give to the local authority under whose management or control the same may be, or to its clerk, surveyor, or control, &c., before other officer, notice in writing of their intention to open or break up opening drains.

25 the same not less than seven clear days before beginning the work, except in cases of emergency arising from accidents to or defects in the pipes or other works, and then so soon as is possible after the beginning

of the work or after the necessity for the same shall have arisen. 12. No such street, sewer, drain, or tunnel shall, except in Streets or drains 30 cases of emergency as aforesaid, and except as hereinafter provided, up except under be opened or broken up except under the superintendence of the local the superintendence authority having the management or control thereof or its officer, and or officer. according to such plan as shall be approved of by the local authority

the promoters shall make such temporary or other works as may 35 be necessary for guarding against any interruption of the drainage during the execution of any works which interfere with any sewer or drain. Provided always that if no officer appointed by the local authority for the purpose shall attend at the time fixed for the opening of any such street, drain, or tunnel, after such notice of the promoter's intention 40 as aforesaid shall have been duly given, or if the local authority or its officer shall refuse or neglect to superintend the operations, the pro-

moters may perform the work specified in the notice without the

superintendence of the local authority or its officer.

13. When the promoters open or break up the road, path, or Streets or drains 45 pavement of any street, or any sewer, drain, or tunnel, the promoters broken up to be reinstated without shall with all convenient speed complete the work for which the same delay. shall be broken up, and fill in the ground and reinstate and make good to the satisfaction of the local authority or its officer, the road, path, or pavement, or the sewer, drain, or tunnel so opened or broken up, and 50 carry away the rubbish occasioned by the work, and the promoters

shall at all times whilst any such road, path, or pavement shall be so opened or broken up, cause the same to be fenced and guarded, and shall cause a light sufficient for the warning of passengers to be set up and maintained against or near such road, path, or pavement where 55 the same shall be opened or broken up every night during which the same shall be continued open or broken up and shall keep the road, path, or pavement which has been so broken up, in good repair for three months after replacing and making good the same, and for the further time (if any) not being more than twelve months on the whole 60 during which the soil so broken up shall continue to subside.

14. The promoters shall be alone answerable for all accidents, Promoters alone damages, and injuries happening through their act or default, or responsible for damages. through the act or default of any person in their employment by reason or in consequence of any of their works or apparatus, and shall save 5 harmless all local and other authorities, companies, or bodies, collectively and individually, and their officers and servants from all damages and costs in respect of such accidents, damages, or injuries.

15. If the promoters open or break up any street or sewer, drain Penalty for delay, or tunnel, without giving such notice as aforesaid, or in a manner &c., in reinstating 10 different from that which should have been approved of or determined as aforesaid, or without making such temporary or other works as aforesaid when so required, except in the cases in which the promoters

are hereby authorized to perform such works without any such superintendence or notice, or if the promoters make any delay in 15 completing any such work or in filling in the ground, or reinstating and making good the road, path, or pavement, or the sewer, drain, or tunnel so opened or broken up, or in carrying away the rubbish occasioned by the work, or if the promoters neglect to cause the

place where such road, path, or pavement has been broken up to be 20 fenced, guarded, and lighted, or neglect to keep the road, path, or pavement in repair for the space of three months next after the same is made good, or such further time as aforesaid, the promoters shall incur a penalty not exceeding fifty pounds for every such offence, and the promoters shall incur an additional penalty of five pounds for each 25 day during which any such delay as aforesaid shall continue after the

promoters shall have received notice thereof.

16. If any such delay or omission as aforesaid takes place, the In case of delay local authority having the management or control of the street, sewer, or omission drain, or tunnel, in respect of which such delay or omission shall take state and recover 30 place may cause the work so delayed or omitted to be executed, and the expenses. the expenses or executing the same shall be repaid to such local authority by the promoters, and such expenses shall be recoverable in the same manner as damages are recoverable under this Act.

17. The promoters shall do as little damage as may be in the Compensation to 35 execution of the powers by this Act granted, and shall make com-be made by pensation for any damage which may be done in the execution of such damage.

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18. If at any time any local authority should think it necessary Notice of alteration or expedient to require the promoters to raise or sink or otherwise in situation of pipes.

40 alter the situation of any of the pipes which shall be laid down for the purposes of the promoters, or to alter the situation of any pipes which shall have been laid down contrary to any of the provisions of this Act, the promoters shall, within ten days next after being required so to do by notice in writing, raise or sink or otherwise alter 45 the situation of such pipes according to the notice, and in default thereof it shall be lawful for the local authority to cause such pipes to be so raised or sunk or the situation thereof otherwise altered, and the expense of doing the work shall be paid by the promoters or repaid by the promoters, and such expenses shall be recoverable in the same 50 manner as damages are recoverable under this Act: Provided that the promoters be not called upon to make such alterations in the situation of their pipes unless such alteration be necessary for the

Offences against the promoters and protection of the promoters' privileges and charges.

carrying out of city improvements or municipal works.

19. Every person who shall lay or cause to be laid, any pipe Penalty for injuring to communicate with any pipe belonging to the promoters without promoters' appara their consent, or shall wilfully or by culpable negligence injure, or promoters. suffer

suffer to be injured any pipe, meter, or other apparatus belonging to the promoters, or shall alter the index to any meter, or prevent any meter from duly registering the quantity of hydraulic power supplied, or shall fraudulently abstract any water of the promoters, shall, with-5 out prejudice to any right or remedy for the protection of the promoters or the punishment of the offender, forfeit and pay to the promoters for every such offence, a sum not exceeding five pounds, and in addition thereto the promoters may recover the amount of any damage sustained by the promoters by any such wrongful act; and in any case in which 10 any person has wilfully or by culpable negligence injured, or cause to be injured, any pipe, meter, or other apparatus belonging to the promoters, or altered the index to any meter, or prevented any meter from duly registering the quantity of hydraulic power supplied, the promoters may also, until the meter complained of has been remedied but no

15 longer, discontinue the supply of hydraulic power to the person so offending, notwithstanding any contract previously existing.

20. Every person who shall wantonly or maliciously hinder or Penalty for interinterrupt any of the officers, workmen, or servants of the promoters in the workmen. legal performance of their duties, or shall in anywise cause or procure 20 such hindrance or interruption to take place, and shall be convicted of so doing before any Justice, shall for every such offence incur such penalty as the Justice may award, not exceeding five pounds, and the Justice shall also order the offender to pay to the promoters the full amount of the damage which the promoters may sustain by such hindrance or interrup-Provided always that nothing herein contained shall be construed

to restrain any local authority or any person duly authorized by such local authority for the purpose from preventing the promoters from infringing any regulation of such local authority for the improvement of the streets within its district, or shall expose any such local authority

30 or any person so authorized to any penalty or payment for so doing.

21. If any person supplied with hydraulic power by the pro-Remedies for moters neglects to pay any charges or other moneys due for the same recovering of charges, &c., due to under any contract made by and between the promoters, and such person the promoters for the space of seven days next after a demand of the amount due 35 signed by the promoters or one of them shall have been left at or upon the building or premises so supplied the promoters may stop the supply of water from the mains or apparatus of the promoters from entering the premises of such person by cutting off the service pipes or by such means as the promoters shall think fit, and may recover the expense of 40 so doing, together with the charges so due and unpaid by action in any

Court of competent jurisdiction.

of the promoters.

22. In all cases in which the promoters are authorized to cut off Power to take away and take away the supply of hydraulic power from any building or pipes, &c. premises under the provisions of this Act the agents or workmen of the 45 promoters may after seven days' notice has been given to the occupier When supply enter into any such building or premises between the hours of nine in the forenoon and four in the afternoon, and remove and carry away any pipes, meters, or other apparatus the property of the promoters. Provided that all damage to property of whatever description occasioned 50 by such removal as aforesaid shall be made good by or at the expense

Offences by the Promoters and Protection of the Public.

23. The promoters shall not at any time cause or permit any Daily penalty overflow or leakage of water from any main or pipe laid down by or during escape of 55 belonging to the promoters; and in case of any such occurrence, immediately after the receipt of notice thereof in writing from the local authority or any of its officers or servants, the promoters shall effectually stop and prevent such overflow or leakage, and in case the promoters shall neglect to do so within eight hours of the receipt of

such notice, they shall, for every such offence, in addition to any proceedings by way of indictment or otherwise, to which they may be subject, forfeit and pay a sum not exceeding five pounds for each and every day during which such escape or leakage shall continue after the 5 expiration of the said period of eight hours.

24. For the purpose of ascertaining whether any water be Power after notice

escaping from the pipes or apparatus of the promoters, the local to examine pipes to authority of the district may cause the ground to be dug up and the water. pipes, conduits, and works of the promoters to be examined. Provided 10 that such local authority, before proceeding with such digging or examination shall give eight hours' notice in writing to the promoters of the time at which such digging and examination is intended to take place; and if it shall be found that such escape was actually taking place from the pipes and apparatus of the promoters, they shall be 15 subject to the like obligations of reinstating the road, path, or pavement disturbed, and the same penalties for any delay or any misfeasance or nonfeasance therein, as are hereinbefore provided with respect to roads, paths, and pavements broken up by the promoters for the purpose of

laying their pipes. 25. If, upon any such examination, it shall appear that the water By whom expenses was escaping from the pipes or apparatus belonging to the promoters, the are to be borre. 20 expense of the digging and examination and of the repair of the street or place disturbed in any such examination shall be paid by the promoters.

Legal proceedings and application of penalties.

26. Subject to the express provisions of this Act, all damages, How damages, &c., 25 expenses, or other sums of money directed by this Act to be paid by or and penalties to be to the promoters or any other person and all penalties imposed by this Act for offences or by any by-law made in pursuance of this Act shall, where the amount sought to be recovered does not exceed fifty pounds,

30 be recoverable in a summary way before a Justice of the Peace in the manner prescribed by the "Justices of the Peace Act of 1848," or any Act amending the same, and payment of any sum adjudged to be paid shall be enforceable as thereby provided, and where the amount sought to be recovered shall exceed fifty pounds, all such damages, expenses, or 35 other sums of money, and all such penalties shall be recoverable by action

in the Supreme Court or any other Court of competent jurisdiction. 27. Any summons or warrant issued for any of the purposes of contents of this Act may contain in the body thereof or in a schedule thereto summonses or warrants. several names and sums; and where by this Act any damages or expenses 40 are directed to be paid in addition to any penalty or penalties the amount of such damages and expenses shall be ascertained and adjudged

by the Justice before whom the offender shall be convicted.

28. Any Justice who issues a warrant of distress in pursuance warrants of distress of the provisions of this Act may order that the costs of the proceedings should include costs. 45 for the recovery of the money to be levied shall be paid by the person liable to pay such money, and such costs shall be ascertained by the Justice and shall be included in the warrant of distress for the recovery of such money.

29. The Justice before whom any person shall be convicted of Form of 50 any offence against this Act may cause the conviction to be drawn up conviction. according to the following form (that is to say):

To wit. { Be it remembered that on the the year of our Lord

A.B. is convicted before me C.D. one of Her Majesty's Justices of the Peace for the [hereby describe the offence generally and the time and place where and when committed] contrary to the "Sydney Hydraulic Power Company's Act 188

Given under my hand and seal at in the Colony of New South Wales, the day and year first above written. C.D.

day of

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30. No Justice shall be disqualified from acting in the execution Justices not of this Act by reason of his being a customer of the promoters, but no disqualified on account of being Justice who shall hold shares in the Company if formed, as hereinafter customers, but share-provided, shall be qualified to sit on the trial of any complaint or qualified. 5 information laid under this Act.

31. Nothing in this Act contained shall prevent the promoters Nothing to exempt from being liable to an indictment for nuisance or to any other legal promoters from being indicted for nuisance. proceeding to which they may be liable in consequence of supplying

hydraulic power.

32. If any person against whom the promoters shall have any Proof of debts in 10 claim or demand shall have his estate sequestrated, or make any liquida-bankruptcy. tion by arrangement or compound with his creditors, or shall otherwise come under the provisions of any Act relating to bankrupt debtors, it shall be lawful for any one of the promoters, in all proceedings under 15 any such Act, or with respect to the estate of any such bankrupt to represent the promoters, and act in their behalf in all respects as if such claim or demand had been the claim or demand of such individual promoter.

33. Nothing in this Act contained shall be deemed to affect Saving rights of Her

20 or apply to any right, title, or interest of Her Majesty, her heirs or Majesty.

successors.

34. The corporation of the city of Sydney within whose limits Power of the the undertaking, property, and apparatus of the promoters or any part corporation of sydney to purchase thereof passes or is situate may, after the expiration of twenty years at prescribed periods.

25 from the date of the passing of this Act or at the expiration of each

succeeding ten years thereafter, by giving six months' notice in writing, require the promoters to sell, and thereupon the promoters shall sell to the corporation of the city of Sydney the undertaking, property, apparatus, and business of the promoters upon the terms of

30 paying to the promoters the then value thereof, such value, in case of difference, to be determined by three arbitrators, or any two of them, As to appointment one of whom shall be appointed by the corporation of the city of of arbitrators. Sydney so purchasing, another by the promoters, and the third by such other two arbitrators before they proceed in the arbitration. If 35 either the corporation of the city of Sydney so purchasing or the

promoters shall neglect or refuse to appoint an arbitrator pusuant to the above provision for two calendar months after the other of them shall have appointed an arbitrator and given notice thereof to the other of them, then the arbitrator already appointed shall appoint a second

40 arbitrator and such two arbitrators shall jointly appoint the third arbitrator. When any such sale has been made all the rights, powers, when sale made, and authorities of the promoters in respect to the undertaking, pro-rights, &c. of promoters to vest in perty, apparatus and business shall be transferred to, vested in, and and may be exercised

may be exercised by such corporation of the city of Sydney.

35. When the net profits earned by the promoters shall exceed Moiety of excess ten per centum per annum on the capital invested in the undertaking, ten per cent. to be property, apparatus, and business, one moiety of such excess shall be set apart to secure paid by the promoters to trustees to be appointed as hereinafter of the works in good provided. And such trustees shall invest the same, and the interest to repair, and to be applied in or towards 50 accrue due thereon on behalf of the corporation of the city of Sydney, the purchase money so as to accumulate the same by way of compound interest, and when payable by the and if the corporation of the city of Sydney shall exercise the right sydney. of purchase hereby conferred, then the said trustee shall apply the amount of the aforesaid investment in or towards payment of the 55 amount of purchase money agreed or awarded to be paid the promoters

by the said corporation, and shall pay over the balance of the said

investment (if any) to the promoters. 36. The trustees aforesaid shall be appointed in manner follow- As to appointment ing; one trustee shall be appointed in writing by the corporation of of trustees.

the city of Sydney, one trustee shall be appointed in writing by the promoters, and the third trustee shall be appointed by the said two trustees so appointed, and as often as any trustee shall die or desire to be discharged from or refuse or become unfit or incapable to act in 5 the trust aforesaid, another trustee shall be appointed in his place by the same persons or corporation by whom such trustee occasioning the vacancy was appointed.

37. The promoters shall, and are hereby required, to bond fide Powers of promoters commence their works within two years from the passing of this Act, to cease in the event of their not 10 and in the event of their failing to do so, and of such failure being commencing works certified under the common seal of the Mayor and Aldermen of the within two years. city of Sydney, and published in the Government Gazette, all the powers and authorities conferred by this Act shall thereupon ipso facto

cease and determine to all intents and purposes whatsoever.

15 38. If at any time the promoters discontinue the undertaking Penalty for disconfor a period of twelve months, such discontinuance being proved to the tinuance of satisfaction of a judge of the Supreme Court who shall try the issue of fact as not having been occasioned by circumstances beyond the control of the promoters, then and in such case, all the pipes of the promoters 20 laid in the streets shall belong to and vest in the corporation of the city of Sydney. In this section "circumstances beyond the control of the promoters" shall not include the want of sufficient capital or funds.

39. The maximum price to be charged by the promoters for Maximum price to water supplied to the public at seven hundred pounds pressure shall be charged for water.

25 not exceed twelve shillings and sixpence per one thousand gallons.

40. It shall be lawful for the promoters, at any time after the Rights, powers, &c., passing hereof, to assign, transfer, convey, and release to any Company under this Act may be assigned, &c., to duly incorporated for that purpose all the rights, powers, authorities, incorporated privileges, liabilities, and obligations conferred and imposed upon them Company. 30 by this Act, together with all lands, tenements, hereditaments, estates,

chattels, and effects of every kind acquired by them under or in pursuance thereof, and purchased and occupied, or used in connection with the undertaking, and the working and maintenance thereof; and upon and after the completion of such assignment, transfer, conveyance, and 35 release, the said Company, their officers, agents, and servants, may lawfully exercise and enjoy all the rights, powers, authorities, and

privileges, and shall be, and continue to be, subject to all the liabilities, obligations, penalties, and forfeitures to which the said promoters or their officers, agents, or servants, would have been entitled or subject had 40 no such assignment, transfer, conveyance, and release been completed; provided, however, that nothing herein contained shall prejudice or affect any rights accrued, action or proceedings taken against, or

liabilities, obligations, penalties, or forfeitures incurred by the said promoters before the completion of the said assignment, transfer,

45 conveyance, and release.

conveyance, or release, as in the last preceding section mentioned, this assignment, &c., unassignment, &c., the words "the signatures" or "their signatures" occur they shall be omitted and the words "the common seal of the Company" be inserted in their stead.

41. Upon the completion of any such assignment, transfer, How Act to be read

Sydney Hydrustla Power Company's, S. L. Lis de veen y van appeleer.

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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, 7 November, 1888. Clerk of Legislative Assembly.

F. W. WEBB,

New South Wales.



ANNO QUINQUAGESIMO SECUNDO

VICTORIÆ REGINÆ.

An Act to facilitate the supply of motive power on the highpressure hydraulic system for use on wharves, in warehouses, and other buildings, for electric lighting, and for the extinguishing of fires, and other purposes, in the City of Sydney and its Suburbs.

THEREAS the establishment of a system for applying motive Preamble. power by hydraulic pressure for use on wharves, in warehouses, factories, hotels, offices, and dwellings, as also in electric lighting and fire extinction in the city of Sydney and its suburbs, would be of great 5 local and public advantage. And whereas William Gardiner of the city of Sydney, merchant, William Henry Paling, of the same place, merchant, William Thomas Poole, of the same place, Esquire, James Angus, of the same place, contractor, and John William Cliff, of the same place, merchant, are willing to undertake the establishment of 10 such a system, but the same cannot be carried out without the authority of Parliament. And whereas it is expedient to confer upon the said William Gardiner, William Henry Paling, William Thomas Poole, James Angus, and John William Cliff, legislative authority to establish, maintain, and use the said system. And whereas it is expe-15 dient that power should be conferred upon the said William Gardiner, William 58-A

William Henry Paling, William Thomas Poole, James Angus, and John William Cliff, to transfer and assign their rights, powers, authorities, obligations, and liabilities under this Act, to any company duly incorporated for that purpose. Be it therefore enacted by the 5 Queen's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and the Legislative Assembly of New South Wales in Parliament assembled, and by the authority of the same as follows, that is to say:—

Introduction.

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- 1. This Act may be cited as the "Sydney Hydraulic Power Short title. Company's Act, 1888," and shall come into operation on the passing of this Act.
- 2. The following words and expressions in this Act shall have the Interpretation of meanings hereby assigned to or included in them, unless there be terms.

 15 something in the subject or context repugnant to such construction, that is to say—

The expression "the promoters" shall mean the said William The promoters. Gardiner, William Henry Paling, William Thomas Poole, James Angus, and John William Cliff, and include their and each of their heirs, executors, administrators, and assigns.

each of their heirs, executors, administrators, and assigns.

The expression "the undertaking" as applied to the promoters The undertaking. shall mean the supplying of hydraulic power within the limits within which the promoters are authorized by this Act to supply hydraulic power, and the constructing of all works and the doing of all other things necessary or convenient for that purpose, subject to the provisions of this Act.

The word "street" shall include not only any street commonly street.

The word "street" shall include not only any street commonly street called, but also any highway, public road, lane, court, or passage, market-place, square, wharf, pier, or other thoroughfare, or public place within the limits of this Act.

The expression "apparatus" shall mean and include all mains, Apparatus, pipes, fire extinguishers, hydrants, lifts, fixed or portable cranes, and all other machines, mechanical fittings, and appliances necessary or proper for or which may be used for the purpose of or in connection with the carrying on of the business or affecting any of the objects of the promoters.

The expression "local authority" shall mean the mayor aldermen Local authority. councillors and citizens of the city of Sydney, the mayor, councillors, and citizens of any other city, the mayor, councillors, and burgesses of any town or borough, or the president, councillors, and ratepayers of any shire, or all or any of such bodies as the case may be.

The word "district" in relating to a local authority shall mean District. the area within the jurisdiction of such local authority.

The word "Justice" shall mean a Justice of the Peace for the Justice.

Colony of New South Wales or for the bailiwick wherein the matter requiring the cognizance of any such Justice shall

3. The limits of this Act shall extend to and include the city of Limits of Act. 50 Sydney, or with the consent of the local authority to any suburb thereof.

PART I.

By-laws.

4. It shall be lawful for the promoters from time to time to By-laws. make such by-laws as they may deem necessary for the purpose of 5 regulating, controlling, or protecting the apparatus of the promoters, or for the supply of hydraulic power or for fixing the charges for the same, and for the purposes of regulating the conduct of the officers and servants of the promoters, and for providing for the due management of the affairs of the promoters in all respects, and from time to time to 10 repeal any such by-laws and to make others, provided that the by-laws so made be not repugnant to the laws of the Colony of New South Wales or to the provisions of this Act; and all by-laws existing from time to time shall be reduced into writing, and shall have affixed thereto the signatures of the promoters, and a printed copy of such 15 by-laws shall be given to every officer and servant of the promoters.

5. All by-laws made under the authority of this Act shall be Publication of painted on boards, or printed on paper and posted on boards and hung by-laws. up and affixed and continued on the front or other conspicuous part of every central pumping station or office belonging to the promoters, and

20 such board shall from time to time be renewed as often as the by-laws thereon or any part thereof shall be obliterated or destroyed, and no penalty imposed by any by-law shall be recoverable unless the same shall have been published and kept published in manner aforesaid.

6. It shall be lawful for the directors by any such by-law or By-laws may compel 25 by-laws to provide for compelling any officer or servant of the Com-necessary working on Sundays and pany to perform on all or any Sundays and holidays throughout the holidays. year, any work which such officer or servant may have agreed with the Company to perform, and which in the opinion of the directors may be necessary for the extinction of fires, or the working of lifts in hotels,

30 coffee palaces, lodging-houses, and private residences, and no by-law framed for the said purpose shall be deemed repugnant to the laws of the Colony of New South Wales, nor shall any agreement made between the promoters and any officer or servant of the promoters, whether in writing or verbal be deemed invalid by reason of any stipu-35 lation contained therein binding any such officer or servant to work on Sundays or holidays.

7. It shall be lawful for the said promoters, by any such by-laws, Fines for breach of to impose such reasonable penalties upon all persons, being officers or by-laws servants of the Company, who may offend against any such by-law as the 40 promoters may think fit, not exceeding two pounds for any one offence.

8. All by-laws to be made as aforesaid, imposing penalties, shall By-laws to be so be so framed as to allow the Justice or Justices before whom any framed as that penalty imposed thereby may be sought to be recovered, to order a part mitigated. only of such penalty to be paid, if such Justice or Justices shall think fit.

9. The production of a written or printed document purporting Evidence of by-laws. to be a copy of the by-laws of the promoters, and having their signatures affixed thereto, shall be sufficient evidence in all cases of prosecution under any such by-law, that the by-laws contained in the document so produced are and were at the time of the offence alleged, 50 the existing by-laws of the promoters, unless the contrary is proved.

Powers and responsibilities of the Promoters as regards the execution of Works.

10. The promoters, under such superintendence as is hereinafter Power to break up specified, may with the previous consent in writing of the local streets under super-55 authority open and break up the road, path, or pavement of any open drains. streets within the limits of this Act, and may open and break up any sewers, drains, or tunnels within or under such street, and lay down

and place within the same limits, mains, conduits, service-pipes, and other apparatus, and from time to time repair, alter, or remove the same, and for the purposes aforesaid, may remove and use all earth and materials in or under such street, and the promoters may do all 5 other acts which the promoters shall, from time to time, deem necessary for supplying hydraulic power within the limits of this Act, and it And to lay pipes for shall be lawful for the promoters to lay any pipe, branch, or other supplying buildings. apparatus from any main or branch pipes, into, through, or against any building for the purpose of providing and supplying such 10 power and to provide and set up any apparatus necessary for securing to

any building a supply of hydraulic power, and for measuring and ascertaining the extent of such supply. Provided always that nothing Not to enter on herein shall authorize the promoters to lay down or place any pipe or private land other works into, through, or against any building, or in any land not

15 dedicated to public use, without the consent of the owners and occupiers thereof, except that the promoters may at any time enter upon any land for the purpose of laying or placing, and may lay or place any new pipe in the place of an existing pipe in any land wherein any pipe shall have been lawfully laid down by the promoters or placed, and may 20 repair or alter any pipe so laid down or placed.

11. Before the promoters proceed to open or break up any street, Notice of intention sewer, drain, or tunnel they shall give to the local authority under whose to be served on persons having sewer, drain, or tunnel they shall give to the local authority under whose persons having management or control the same may be, or to its clerk, surveyor, or control, &c., before other officer, notice in writing of their intention to open or break up opening drains.

25 the same not less than seven clear days before beginning the work, except in cases of emergency arising from accidents to or defects in the pipes or other works, and then so soon as is possible after the beginning of the work or after the necessity for the same shall have arisen.

12. No such street, sewer, drain, or tunnel shall, except in Streets or drains 30 cases of emergency as aforesaid, and except as hereinafter provided, not to be broken be opened or broken up except under the superintendence of the local the superintendence authority having the management or control thereof or its officer, and or officer. according to such plan as shall be approved of by the local authority the promoters shall make such temporary or other works as may 35 be necessary for guarding against any interruption of the drainage

during the execution of any works which interfere with any sewer or drain. Provided always that if no officer appointed by the local authority for the purpose shall attend at the time fixed for the opening of any such street, drain, or tunnel, after such notice of the promoter's intention 40 as aforesaid shall have been duly given, or if the local authority or its

officer shall refuse or neglect to superintend the operations, the promoters may perform the work specified in the notice without the superintendence of the local authority or its officer.

13. When the promoters open or break up the road, path, or streets or drains pavement of any street, or any sewer, drain, or tunnel, the promoters reinstated without shall with all convenient speed complete the work for which the same shall be broken up, and fill in the ground and reinstate and make good to the satisfaction of the local authority or its officer, the road, path, or pavement, or the sewer, drain, or tunnel so opened or broken up, and

50 carry away the rubbish occasioned by the work, and the promoters shall at all times whilst any such road, path, or pavement shall be so opened or broken up, cause the same to be fenced and guarded, and shall cause a light sufficient for the warning of passengers to be set up and maintained against or near such road, path, or pavement where 55 the same shall be opened or broken up every night during which the

same shall be continued open or broken up and shall keep the road, path, or pavement which has been so broken up, in good repair for three months after replacing and making good the same, and for the further time (if any) not being more than twelve months on the whole 60 during which the soil so broken up shall continue to subside.

14.

14. The promoters shall be alone answerable for all accidents, Promoters alone damages, and injuries happening through their act or default, or responsible for through the act or default of any person in their act or default, or damages. through the act or default of any person in their employment by reason or in consequence of any of their works or apparatus, and shall save 5 harmless all local and other authorities, companies, or bodies, collectively and individually, and their officers and servants from all damages and costs in respect of such accidents, damages, or injuries.

15. If the promoters open or break up any street or sewer, drain Penalty for delay, or tunnel, without giving such notice as aforesaid, or in a manner &c., in reinstruction or tunnel, without giving such notice as aforesaid, or in a manner &c., in reinstruction of tunnel, without giving such notice as aforesaid, or in a manner &c., in reinstruction of tunnel, without giving such notice as aforesaid, or in a manner &c., in reinstruction of tunnel, without giving such notice as aforesaid, or in a manner &c., in reinstruction of tunnel, without giving such notice as aforesaid, or in a manner &c., in reinstruction or tunnel, without giving such notice as aforesaid, or in a manner &c., in reinstruction or tunnel, without giving such notice as aforesaid, or in a manner &c., in reinstruction or tunnel, without giving such notice as aforesaid, or in a manner &c., in reinstruction of tunnel, without giving such notice as aforesaid, or in a manner &c., in reinstruction of tunnel, which is the properties of th 10 different from that which should have been approved of or determined as aforesaid, or without making such temporary or other works as aforesaid when so required, except in the cases in which the promoters are hereby authorized to perform such works without any such superintendence or notice, or if the promoters make any delay in 15 completing any such work or in filling in the ground, or reinstating and making good the road, path, or pavement, or the sewer, drain, or tunnel so opened or broken up, or in carrying away the rubbish occasioned by the work, or if the promoters neglect to cause the place where such road, path, or pavement has been broken up to be 20 fenced, guarded, and lighted, or neglect to keep the road, path, or pavement in repair for the space of three months next after the same

is made good, or such further time as aforesaid, the promoters shall incur a penalty not exceeding fifty pounds for every such offence, and the promoters shall incur an additional penalty of five pounds for each 25 day during which any such delay as aforesaid shall continue after the

promoters shall have received notice thereof.

16. If any such delay or omission as aforesaid takes place, the In case of delay local authority having the management or control of the street, sewer, or omission drain, or tunnel, in respect of which such delay or omission shall take state and recover 30 place may cause the work so delayed or omitted to be executed, and the expenses. the expenses or executing the same shall be repaid to such local authority by the promoters, and such expenses shall be recoverable in the same manner as damages are recoverable under this Act.

17. The promoters shall do as little damage as may be in the Compensation to 35 execution of the powers by this Act granted, and shall make com-be made by pensation for any damage which may be done in the execution of such damage. power.

18. If at any time any local authority should think it necessary Notice of alteration or expedient to require the promoters to raise or sink or otherwise in situation of pipes. 40 alter the situation of any of the pipes which shall be laid down for the purposes of the promoters, or to alter the situation of any pipes which shall have been laid down contrary to any of the provisions of this Act, the promoters shall, within ten days next after being required so to do by notice in writing, raise or sink or otherwise alter 45 the situation of such pipes according to the notice, and in default thereof it shall be lawful for the local authority to cause such pipes to be so raised or sunk or the situation thereof otherwise altered, and the expense of doing the work shall be paid by the promoters or repaid by the promoters, and such expenses shall be recoverable in the same

50 manner as damages are recoverable under this Act: Provided that the promoters be not called upon to make such alterations in the situation of their pipes unless such alteration be necessary for the carrying out of city improvements or municipal works.

Offences against the promoters and protection of the promoters' privileges and charges.

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19. Every person who shall lay or cause to be laid, any pipe Penalty for injuring to communicate with any pipe belonging to the promoters without promoters' apparatus their consent, or shall wilfully or by culpable negligence injure, or promoters. suffer

suffer to be injured any pipe, meter, or other apparatus belonging to the promoters, or shall alter the index to any meter, or prevent any meter from duly registering the quantity of hydraulic power supplied, or shall fraudulently abstract any water of the promoters, shall, with-5 out prejudice to any right or remedy for the protection of the promoters or the punishment of the offender, forfeit and pay to the promoters for every such offence, a sum not exceeding five pounds, and in addition thereto the promoters may recover the amount of any damage sustained by the promoters by any such wrongful act; and in any case in which 10 any person has wilfully or by culpable negligence injured, or cause to be

injured, any pipe, meter, or other apparatus belonging to the promoters, or altered the index to any meter, or prevented any meter from duly registering the quantity of hydraulic power supplied, the promoters may also, until the meter complained of has been remedied but no 15 longer, discontinue the supply of hydraulic power to the person so

offending, notwithstanding any contract previously existing.

20. Every person who shall wantonly or maliciously hinder or Penalty for interinterrupt any of the officers, workmen, or servants of the promoters in the rupting promoters' legal performance of their duties, or shall in anywise cause or procure

20 such hindrance or interruption to take place, and shall be convicted of so doing before any Justice, shall for every such offence incur such penalty as the Justice may award, not exceeding five pounds, and the Justice shall also order the offender to pay to the promoters the full amount of the damage which the promoters may sustain by such hindrance or interrup-

Provided always that nothing herein contained shall be construed to restrain any local authority or any person duly authorized by such local authority for the purpose from preventing the promoters from infringing any regulation of such local authority for the improvement of the streets within its district, or shall expose any such local authority

30 or any person so authorized to any penalty or payment for so doing.

21. If any person supplied with hydraulic power by the pro-Remedies for recovering of moters neglects to pay any charges or other moneys due for the same recovering of charges, &c., due to under any contract made by and between the promoters, and such person the promoters. for the space of seven days next after a demand of the amount due

35 signed by the promoters or one of them shall have been left at or upon the building or premises so supplied the promoters may stop the supply of water from the mains or apparatus of the promoters from entering the premises of such person by cutting off the service pipes or by such means as the promoters shall think fit, and may recover the expense of 40 so doing, together with the charges so due and unpaid by action in any

Court of competent jurisdiction.

22. In all cases in which the promoters are authorized to cut off Power to take away and take away the supply of hydraulic power from any building or pipes, &c. premises under the provisions of this Act the agents or workmen of the 45 promoters may after seven days' notice has been given to the occupier When supply enter into any such building or premises between the hours of nine in the forenoon and four in the afternoon, and remove and carry away

any pipes, meters, or other apparatus the property of the promoters.

Provided that all damage to property of whatever description occasioned 50 by such removal as aforesaid shall be made good by or at the expense

of the promoters.

Offences by the Promoters and Protection of the Public.

23. The promoters shall not at any time cause or permit any Daily penalty overflow or leakage of water from any main or pipe laid down by or during escape of belonging to the promoters; and in case of any such occurrence, water after notice. immediately after the receipt of notice thereof in writing from the local authority or any of its officers or servants, the promoters shall effectually stop and prevent such overflow or leakage, and in case the promoters shall neglect to do so within eight hours of the receipt of

such notice, they shall, for every such offence, in addition to any proceedings by way of indictment or otherwise, to which they may be subject, forfeit and pay a sum not exceeding five pounds for each and every day during which such escape or leakage shall continue after the

5 expiration of the said period of eight hours.

24. For the purpose of ascertaining whether any water be Power after notice escaping from the pipes or apparatus of the promoters, the local to examine pipes to authority of the district may cause the ground to be dug up and the water. pipes, conduits, and works of the promoters to be examined. Provided 10 that such local authority, before proceeding with such digging or examination shall give eight hours' notice in writing to the promoters of the time at which such digging and examination is intended to take place; and if it shall be found that such escape was actually taking place from the pipes and apparatus of the promoters, they shall be 15 subject to the like obligations of reinstating the road, path, or pavement disturbed, and the same penalties for any delay or any misfeasance or nonfeasance therein, as are hereinbefore provided with respect to roads,

paths, and pavements broken up by the promoters for the purpose of laying their pipes. 25. If, upon any such examination, it shall appear that the water By whom expenses was escaping from the pipes or apparatus belonging to the promoters, the of examination, &c., expense of the digging and examination and of the repair of the street or

Legal proceedings and application of penalties.

place disturbed in any such examination shall be paid by the promoters.

26. Subject to the express provisions of this Act, all damages, How damages, &c., 25 expenses, or other sums of money directed by this Act to be paid by or and penalties to be recovered. to the promoters or any other person and all penalties imposed by this Act for offences or by any by-law made in pursuance of this Act shall, where the amount sought to be recovered does not exceed fifty pounds, 30 be recoverable in a summary way before a Justice of the Peace in the

manner prescribed by the "Justices of the Peace Act of 1848," or any Act amending the same, and payment of any sum adjudged to be paid shall be enforceable as thereby provided, and where the amount sought to be recovered shall exceed fifty pounds, all such damages, expenses, or 35 other sums of money, and all such penalties shall be recoverable by action in the Supreme Court or any other Court of competent jurisdiction.

27. Any summons or warrant issued for any of the purposes of Contents of this Act may contain in the body thereof or in a schedule thereto summonses or warrants. several names and sums; and where by this Act any damages or expenses 40 are directed to be paid in addition to any penalty or penalties the

amount of such damages and expenses shall be ascertained and adjudged by the Justice before whom the offender shall be convicted.

28. Any Justice who issues a warrant of distress in pursuance warrants of distress of the provisions of this Act may order that the costs of the proceedings should include costs. 45 for the recovery of the money to be levied shall be paid by the person

liable to pay such money, and such costs shall be ascertained by the Justice and shall be included in the warrant of distress for the recovery of such money.

29. The Justice before whom any person shall be convicted of Form of 50 any offence against this Act may cause the conviction to be drawn up conviction. according to the following form (that is to say) :-

day of To wit. { Be it remembered that on the the year of our Lord

A.B. is convicted before me C.D. one of Her Majesty's Justices of [hereby describe the offence generally the Peace for the and the time and place where and when committed] contrary to the "Sydney Hydraulic Power Company's Act 188 in the Colony

Given under my hand and seal at of New South Wales, the day and year first above written. C.D.

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30. No Justice shall be disqualified from acting in the execution Justices not of this Act by reason of his being a customer of the promoters, but no disqualified on account of being Justice who shall hold shares in the Company if formed, as hereinafter customers, but share-provided, shall be qualified to sit on the trial of any complaint or qualified. 5 information laid under this Act.

31. Nothing in this Act contained shall prevent the promoters Nothing to exempt from being liable to an indictment for nuisance or to any other legal promoters from being indicted for nuisance. proceeding to which they may be liable in consequence of supplying

hydraulic power.

32. If any person against whom the promoters shall have any Proof of debts in claim or demand shall have his estate sequestrated, or make any liquida-bankruptcy. tion by arrangement or compound with his creditors, or shall otherwise come under the provisions of any Act relating to bankrupt debtors, it shall be lawful for any one of the promoters, in all proceedings under

15 any such Act, or with respect to the estate of any such bankrupt to represent the promoters, and act in their behalf in all respects as if such claim or demand had been the claim or demand of such individual promoter.

33. Nothing in this Act contained shall be deemed to affect Saving rights of Her 20 or apply to any right, title, or interest of Her Majesty, her heirs or Majesty.

successors.

34. The corporation of the city of Sydney within whose limits Power of the the undertaking, property, and apparatus of the promoters or any part corporation of thereof passes or is situate may after the expiration of twenty years. thereof passes or is situate may, after the expiration of twenty years at prescribed periods.

25 from the date of the passing of this Act or at the expiration of each

succeeding ten years thereafter, by giving six months' notice in writing, require the promoters to sell, and thereupon the promoters shall sell to the corporation of the city of Sydney the undertaking, property, apparatus, and business of the promoters upon the terms of

30 paying to the promoters the then value thereof, such value, in case of difference, to be determined by three arbitrators, or any two of them, As to appointment one of whom shall be appointed by the corporation of the city of of arbitrators. Sydney so purchasing, another by the promoters, and the third by such other two arbitrators before they proceed in the arbitration. If 35 either the corporation of the city of Sydney so purchasing or the

promoters shall neglect or refuse to appoint an arbitrator pusuant to the above provision for two calendar months after the other of them shall have appointed an arbitrator and given notice thereof to the other of them, then the arbitrator already appointed shall appoint a second

40 arbitrator and such two arbitrators shall jointly appoint the third arbitrator. When any such sale has been made all the rights, powers, when sale made, and authorities of the promoters in respect to the undertaking, pro-rights, &c. of promoters to vest in perty, apparatus and business shall be transfered to, vested in, and and may be exercised may be exercised by such corporation of the city of Sydney.

35. When the net profits earned by the promoters shall exceed Moiety of excess 45 35. When the net profits earned by the promoters shall exceed Moiety of excess ten per centum per annum on the capital invested in the undertaking, ten per cent to be property, apparatus, and business, one moiety of such excess shall be set apart to secure paid by the promoters to trustees to be appointed as hereinafter of the handing over of the works in good provided. And such trustees shall invest the same, and the interest to repair, and to be applied in or towards so as to accumulate the same by way of compound interest, and when payable by the and if the corporation of the city of Sydney shall exercise the right corporation of sydney. 45

of purchase hereby conferred, then the said trustee shall apply the amount of the aforesaid investment in or towards payment of the 55 amount of purchase money agreed or awarded to be paid the promoters by the said corporation, and shall pay over the balance of the said

investment (if any) to the promoters.

36. The trustees aforesaid shall be appointed in manner follow- As to appointment ing; one trustee shall be appointed in writing by the corporation of of trustees.

the city of Sydney, one trustee shall be appointed in writing by the promoters, and the third trustee shall be appointed by the said two trustees so appointed, and as often as any trustee shall die or desire to be discharged from or refuse or become unfit or incapable to act in 5 the trust aforesaid, another trustee shall be appointed in his place by the same persons or corporation by whom such trustee occasioning the vacancy was appointed.

37. The promoters shall, and are hereby required, to bond fide Powers of promoters commence their works within two years from the passing of this Act, to cease in the event of their not promoters. 10 and in the event of their failing to do so, and of such failure being commencing works certified under the common seal of the Mayor and Aldermen of the within two years. city of Sydney, and published in the Government Gazette, all the powers and authorities conferred by this Act shall thereupon ipso facto

cease and determine to all intents and purposes whatsoever.

38. If at any time the promoters discontinue the undertaking Penalty for disconfor a period of twelve months, such discontinuance being proved to the tinuance of satisfaction of a judge of the Supreme Court who shall try the issue of fact as not having been occasioned by circumstances beyond the control of the promoters, then and in such case, all the pipes of the promoters 20 laid in the streets shall belong to and vest in the corporation of the

city of Sydney. In this section "circumstances beyond the control of the promoters" shall not include the want of sufficient capital or funds.

39. The maximum price to be charged by the promoters for Maximum price to water supplied to the public at seven hundred pounds pressure shall be charged for water. 25 not exceed twelve shillings and sixpence per one thousand gallons.

40. It shall be lawful for the promoters, at any time after the Rights, powers, &c., passing hereof, to assign, transfer, convey, and release to any Company under this Act may duly incorporated for that purpose all the rights, powers, authorities, incorporated privileges, liabilities, and obligations conferred and imposed upon them Company. 30 by this Act, together with all lands, tenements, hereditaments, estates, chattels, and effects of every kind acquired by them under or in pur-

suance thereof, and purchased and occupied, or used in connection with

the undertaking, and the working and maintenance thereof; and upon and after the completion of such assignment, transfer, conveyance, and 35 release, the said Company, their officers, agents, and servants, may lawfully exercise and enjoy all the rights, powers, authorities, and privileges, and shall be, and continue to be, subject to all the liabilities, obligations, penalties, and forfeitures to which the said promoters or their officers, agents, or servants, would have been entitled or subject had

40 no such assignment, transfer, conveyance, and release been completed; provided, however, that nothing herein contained shall prejudice or affect any rights accrued, action or proceedings taken against, or liabilities, obligations, penalties, or forfeitures incurred by the said promoters before the completion of the said assignment, transfer,

45 conveyance, and release.

41. Upon the completion of any such assignment, transfer, How Act to be read conveyance, or release, as in the last preceding section mentioned, this upon completion of Act shall be read so that wherever the words "the promoters," or der last preceding "any one of the promoters," occur they shall be omitted and the section. 50 words "the Company" shall be inserted in their stead, and wherever the words "the signatures" or "their signatures" occur they shall be omitted and the words "the common seal of the Company" be inserted in their stead.

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