# New South Wales.



ANNO QUINQUAGESIMO SEXTO

# VICTORIÆ REGINÆ.

An Act to amend the "Willoughby and Gordon Tramway Act of 1887," and "Willoughby and Gordon Tramway Act Amending Act." [Assented to, 14th February, 1893.]

WHEREAS by the "Willoughby and Gordon Tramway Act of Preamble. 1887," and "Willoughby and Gordon Tramway Act Amending Act," hereafter referred to as the "said Acts," the "North Sydney Investment and Tramway Company (Limited)," hereinafter called the "said Company," was authorised upon the conditions and terms contained in the said Acts to construct, subject to the liabilities therein imposed, a tramway for the conveying of passengers and their baggage and other goods and merchandise, on the lines in the said Acts more particularly described; and the said Company was, by virtue of the amending Act, authorised to take and use certain lands mentioned in the Schedule thereto, upon the terms and conditions in the said last-mentioned Act provided: And whereas it is considered necessary for the proper carrying out of the work in connection with the formation of the said tramway to increase the maximum width of the private lands to be taken for such tramway purposes from twenty-two feet as mentioned in said amending Act to one hundred and thirty-two feet: And it is also considered expedient

to authorise the said Company to deviate from the line of tramway mentioned in the said Acts, and to construct and maintain a tramway along the route hereafter described and set forth passing through certain lands, the property of the Company, and also along and crossing certain streets in the town and municipality of North Sydney and in the municipality of Willoughby, and through certain private lands, streets, and roadways which are more particularly hereafter described, and such resumption, taking, using, deviation, and construction cannot be made without Legislative authority: Be it therefore enacted by the Queen's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled, and by the authority of the same, as follows:-

Repeal of the second Act except as to certain particulars.

1. The second section of the Schedules of the amending Act section and Schedules is hereby repealed, excepting as to the lines between the terminal points of the Saint Leonards Cable Tram and Amhurst-street, and in lieu of the said second section and the said Schedules the second section of this Act and the Schedules hereto shall be in substitution thereof: Provided that such repeal is made without prejudice to any preceding contract or matter commenced or instituted under the authorities of the said Acts or either of them before the passing of this Act shall be completed and accompanied by the same consequences,

rights, and remedies, as if this Act had not passed.

Authority to deviate from route and to construct Tramway.

2. It shall be lawful for the said Company, on the terms and conditions and subject to the provisions and other enactments in the said Acts and hereinafter contained, to deviate from the route of the said tramway as described in the said Acts, and in lieu thereof to make and construct such tramway with such loop lines, branch lines, and sidings as may be required for the safe and convenient working and use of the said tramway, and from time to time to alter and repair the same for conveying passengers and their luggage, merchandise, goods, coal, timber, and other material to and from the said terminal point of the North Sydney Cable Tramway, or from a point in Amhurststreet, and thence by the lines described in Schedule A to this Act to the termination at a point in the Cammaray Estate, near the junction of the Teralba Road and the Warrane Road, in the municipality of Willoughby, and along the branch lines described in Schedules B, C, and D to this Act, and to such portions of the Company's Estate as may hereafter be determined, and to use so much of the streets or roadways, and to take and use so much of the lands of private persons, which are mentioned in the said Schedules, as the said Company may require, but so that the same shall not occupy in any part of the said street or roadway a greater space in width than twenty-two feet of the surface thereof at formation level, or in the said private lands a greater space in width than one hundred and thirty-two feet, including the support and foundations thereof: Provided further that the same shall be constructed and brought into use within the times mentioned in the said amending Act.

Crown Lands not to vest in Company in fee.

3. Provided that nothing in the said Acts or herein contained shall be deemed to have vested or shall vest any Crown lands or any part of the public estate, or the property of any Municipality, or any public road or highway in the said Company for any greater estate or interest than a right of user thereof for tramway purposes.

Maximum width of land to be taken.

4. The said Acts shall read and be construed as if the maximum width of private lands mentioned therein to be taken for tramway purposes had been one hundred and thirty-two feet instead of twenty-two feet. And all the sections and provisions of the said Acts shall apply to the land taken and used under and by authority of this Act in the same manner and way as if the amending Act had authorised the taking of the space in width of one hundred and thirtytwo feet. 5.

5. In the construction of the said tramway it shall be lawful to Power to make make such deviations and modifications of routes as may be considered deviations. desirable by the said Company, such deviations and modifications not to extend to a greater distance than five chains on either side of the lines described in the Schedules hereto. And upon such deviations or modifications being made this Act shall be construed as if the same were included in and formed part of the Schedules hereunder written: Provided always that before any deviation or modification of route of Map or plan and the said tramway or any part thereof may be made, the said Company be made in certain shall cause to be made and taken levels and surveys of the country and cases. land through which such deviations and modifications of such tramway is to be carried, together with a map or plan of the deviations or modifications, and of the lands which it is to affect, and also a book of reference in which shall be set forth a description of the said several lands affected by such deviations or modifications, and the names of the owners and proprietors thereof, so far as the same shall be known, or can with reasonable diligence be ascertained, with a description of the said land setting forth the bearings of such tramway as the case may require, and the nature and quality and state of cultivation, the enclosures, if any, and the quantity of such land which may be required for the purpose of making such deviations or modifications of the said tramway. Notice of such map or plan and book of Notice and objection. reference shall be given by the Company by advertisement in the Gazette and the Sydney daily papers, which notice shall set forth generally the extent and direction of the intended deviations or modifications, and shall refer to such map or plan and book of reference to be seen at the registered office of the said Company at Sydney, and shall call upon all persons interested in the said deviations or modifications to set forth in writing to the said Company within one month from the first publication of such notice any well-grounded objection which may appear to them to exist to the adoption of the said deviations or modifications, or any part thereof, or of any work proposed in connection therewith; and if any such objection shall be made the same shall be considered by the Governor, with the advice of the Executive Council, who shall, after due consideration thereof, confirm or alter the said map or plan and book of reference as to the said Governor, with such advice as aforesaid, shall seem meet; and thereupon notice shall be given by the said Company in the Gazette and the Sydney daily papers of such confirmation, with or without alteration, as the case may be. The said map or plan and book of reference as altered or confirmed shall be kept in the registered office of the Company in Sydney, and true copies thereof, signed by the secretary of the said Company, shall be deposited with the Clerk of Deposit with Clerk Petty Sessions of the district in which such deviations or modifications of the said tramway shall be intended to be made, and which map or plan and book of reference, and such copies thereof respectively, shall be exhibited at all convenient times for public examination from the day of the date on which notice of intention to make such deviations or modifications shall be first published; and all persons shall have free liberty and permission at all proper and convenient times to view and examine the said map or plan and book of reference or copies as aforesaid.

6. If at any time hereafter the right of purchase conferred by Amendment of section thirteen of the Principal Act on the Governor, with the advice Principal Act. of the Executive Council, shall be exercised, the said company or its assigns shall not be entitled to any compensation in respect of any Crown land or public property which may be traversed or touched by the said tramway, or in respect of any road, street, or highway along or over which the said tramway may be laid, but shall be entitled to

claim such compensation for the rails and other works and effects upon or attached to such Crown lands, public property, road, street, or highway—and the costs of and in connection with the making, construction, and laying of such rails, works, and effects upon any such

Crown lands, public property, road, street, or highway.

Maintenance of roads, &c.

7. The said Company shall at all times hereafter maintain in perfect order and repair to the satisfaction of any Municipal Council through the area of which such line passes, such portions of the said tramway as may traverse any public highway or portion of the public estate for the space between the rails of such tramway, and for a space of one foot six inches on each side of such tramway, and in case of any dispute as to such repairs or non-repairs the question in dispute shall be submitted to the Engineer-in-Chief for Railway Construction, whose decision shall be final and binding upon either party.

8. Whenever the expression "Commissioner for Railways" occurs in the said Acts it shall read and be construed as the "Commissioners for Railways for New South Wales" as appointed by the Act fifty-first Victoria number thirty-five or any Act or Acts

amending the same.

Short title.

Commissioners for Railways.

> 9. This Act may for all purposes be cited as the "Willoughby and Gordon Tramway Acts Amending Act of 1893," and shall be deemed to be incorporated with and construed as part of the "Willoughby and Gordon Tramway Act of 1887," and the "Willoughby and Gordon Tramway Act Amending Act."

### SCHEDULES.

### SCHEDULE A.

All that proposed tramway situated in the Municipalities of North Sydney and Willoughby, county of Cumberland and Colony of New South Wales, be the hereinafter mentioned several dimensions a little more or less.

Description of the proposed tramway from its junction with the Government Cable Tramway, Miller-street, North Sydney, to the termination at a point in the Cammeray Estate, near the junction of the Teralba Road and the Warrane Road, in the Municipality of Willoughby.

### Municipality of North Sydney.

Commencing in Miller-street, in the town and Municipality of North Sydney, at its intersection with Falcon-street, and trending in a northerly direction along Miller-street to its intersection with Amherst-street; thence by a curved, a straight, and a curved line in a north-westerly direction through allotments eight, nine, ten, eleven, thirteen, fourteen, and fifteen, section thirty-two, the property of the "North Sydney Investment and Tramway Company (Limited)," allotment seven, section thirty-two, the property of Barron, Moxham, and Co., allotments sixteen and seventeen, held by the executors of the late T. J. Cook; thence by a curved line in a north-westerly direction across Palmer-street at its intersection with Rose-street; thence in a northerly direction along Rose-street to its intersection with Glen-street, and extending on the western side of the said Rose-street into allotments two, three, and four, section thirty-three, the property of Captain T. A. Reddall, and allotment five, section thirty-three, the property of William Waterhouse, and extending on the eastern side of the said Rose-street into allotments one, two, and three, section thirty-four, the property of George Crispo, subdivided portions of allotment four, the properties of Frank Headford and C. Dutch, portion of allotment five, the property of the "North Sydney Land, Building, and Investment Company (Limited)," allotment six, the property of D. M. Menzies, all being portions of the said section thirty-four: thence in a north-easterly direction by a curved line through allot section thirty-four; thence in a north-easterly direction by a curved line through allotment seven, section thirty-four, the property of Messrs. Keary Brothers, allotment eight, section thirty-four, the property of the "North Sydney Investment and Tramway Company (Limited)," and extending in a westerly direction into Glen-street into allotment five, original section three, the property of S. Cunningham; thence in a north-westerly direction in a straight line across Electronic thomas in a porth casterly direction in a direction in a straight line across Flat-street; thence in a north-easterly direction in a straight line across original section four, the property of John Thompson; thence in a

north-easterly direction in a straight line across Miller-street; thence in a north-easterly direction in a straight line across allotment twelve section thirty-five, the property of A. Armstrong; thence in a north-easterly direction in a straight line across Pine-street, and extending in a south-easterly direction into allotment eleven, section thirty-five, the property of John Ritchie, and allotment ten, section thirty-five, the property of William Meek; thence in a north-easterly, northerly, and north-westerly direction, through original section five, the property of the "North Sydney Investment and Tramway Company (Limited)," and extending in an easterly direction into section originally granted to Alexander M'Arthur, now the property of Caird, Maxwell, and Co.; thence in a north-westerly direction in a straight line by a high-level viaduct now in course of construction by the "North Sydney Investment and Tramway Company, (Limited)," into the Municipality of Willoughby, which is entered at a point on the southern extremity of the dividing line between two sections originally granted to S. H. Terry, now the property of the "North Sydney Investment and Tramway Company (Limited)."

### Municipality of Willoughby.

Thence from the before-mentioned point of entrance in a north-westerly direction through two sections originally granted to S. H. Terry, now the property of the "North Sydney Investment and Tramway Company (Limited);" thence in a north-westerly direction through two sections originally granted to Edward Cohen, now held by the trustees of the saile Edward Cohen, thence in a north-westerly direction through two sections originally granted to John Weston, now the property of the "North Sydney Investment and Tramway Company (Limited);" thence in a north-westerly direction through a section originally granted to T. Strickland, now the property of the "North Sydney Investment and Tramway Company (Limited);" thence in a north-westerly direction through section originally granted to Thomas Glover, and now held by the trustees of the said Thomas Glover; thence in a north-eyeld direction across Sailor's Bay Road; thence in a northerly direction through section originally granted to M. E. Josephson, now the property of the "North Shore and Middle Harbour Land Company (Limited)," and extending in a westerly direction into section originally granted to J. H. French, and now held by him; thence in a northerly direction through section originally granted to J. H. French, and now held by him; thence in a northerly direction into section originally granted to J. H. French, and now held by him; thence in a northerly direction across Mowbray Road East; thence in a north-westerly direction through section originally granted to J. H. French, and now held by him; thence in a northerly direction across Mowbray Road East; thence in a north-westerly direction through section originally granted to J. H. French, and now the property of the "North Shore and Middle Harbour Land Company (Limited)"; thence in a north-westerly direction through ascetion originally granted to J. H. French, now the property of the "North Shore and Middle Harbour Land Company (Limited)"; thence in a north-westerly direction along the said Lyle-street to the said section thirty, granted to H. G. Alleyne, now the property of the "North Sydney Investment and Tramway Company (Limited)"; thence in a north-easterly direction across Warrane Road to the termination in the Cammeray Estate, the property of the "North Sydney Investment and Tramway Company (Limited)."

### SCHEDULE B.

This first branch line of tramway commences at a point on the main line of tramway, hereinbefore described in Schedule A, near the intersection of the said main line of tramway with Sailor's Bay Road, in section originally granted to T. Strickland, now the property of the "North Sydney Investment and Tramway Company (Limited)"; thence in a north-easterly direction through the said section to Sailor's Bay Road; thence in an easterly and north-easterly direction along the said road to the termination at the western boundary of section containing eleven acres and three roods, originally granted to James William Bligh, now the property of the "North Sydney Investment and Tramway Company (Limited)," and extending southerly into Reserve for Nautical Training School.

### SCHEDULE C.

This second branch line of tramway commences at a point on the main line of tramway, hereinbefore described in Schedule A, near the intersection of the said main line of tramway with the Mowbery Road, in section originally granted to E. H. Osborne, now the property of John Clarke; thence proceeding in a north-easterly direction through the said section to the Mowbery Road; thence in a north-easterly direction along the said road to the termination at the western boundary of section originally granted to E. M. Stephen, now the property of the "North Shore and Middle Harbour Land Company (Limited)."

### SCHEDULE D.

The third branch line of tramway commences at the termination of the main line of tramway, hereinbefore described in Schedule A, and proceeds in a north-easterly, easterly, and south-easterly direction, through a portion of the Cammeray Estate, the property of the "North Sydney Investment and Tramway Company (Limited)," and enters upon and crosses Teralba Road, Kendall Road, Pokolbin Road, Munmorah Road, and Corrobare Road, within the limits of the said estate, to the north-western corner of section originally granted to H. G. Alleyne, now the property of R. Cousens; thence in an easterly direction along Corrobare Road and entering upon the sections abutting on the said road, to wit, on the southern side, section originally granted to H. G. Alleyne, now the property of R. Cousens, section originally granted to H. G. Alleyne, now the property of the "North Shore and Middle Harbour Land Company (Limited)," and section originally granted to H. G. Alleyne, now the property of James Francis Cullen and Robert Newton Morris; and on the northern side of the said Corrobare Road, that portion of the Cammeray Estate including Mount Ranken, the property of the "North Sydney Investment and Tramway Company (Limited)," to termination in reserve number twenty-eight, a Crown reserve for public purposes.

# New South Wales.



ANNO QUINQUAGESIMO SEXTO

# VICTORIÆ REGINÆ.

An Act to amend the "Willoughby and Gordon Tramway Act of 1887," and "Willoughby and Gordon Tramway Act Amending Act." [Assented to, 14th February, 1893.]

WHEREAS by the "Willoughby and Gordon Tramway Act of Preamble. 1887," and "Willoughby and Gordon Tramway Act Amending Act," hereafter referred to as the "said Acts," the "North Sydney Investment and Tramway Company (Limited)," hereinafter called the "said Company," was authorised upon the conditions and terms contained in the said Acts to construct, subject to the liabilities therein imposed, a tramway for the conveying of passengers and their baggage and other goods and merchandise, on the lines in the said Acts more particularly described; and the said Company was, by virtue of the amending Act, authorised to take and use certain lands mentioned in the Schedule thereto, upon the terms and conditions in the said last-mentioned Act provided: And whereas it is considered necessary for the proper carrying out of the work in connection with the formation of the said tramway to increase the maximum width of the private lands to be taken for such tramway purposes from twenty-two feet as mentioned in said amending Act to one hundred and thirty-two feet: And it is also considered expedient

to authorise the said Company to deviate from the line of tramway mentioned in the said Acts, and to construct and maintain a tramway along the route hereafter described and set forth passing through certain lands, the property of the Company, and also along and crossing certain streets in the town and municipality of North Sydney and in the municipality of Willoughby, and through certain private lands, streets, and roadways which are more particularly hereafter described, and such resumption, taking, using, deviation, and construction cannot be made without Legislative authority: Be it therefore enacted by the Queen's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled, and by the authority of the same, as follows:—

Repeal of the second section and Schedules of the amending Act except as to certain particulars.

1. The second section of the Schedules of the amending Act is hereby repealed, excepting as to the lines between the terminal points of the Saint Leonards Cable Tram and Amhurst-street, and in lieu of the said second section and the said Schedules the second section of this Act and the Schedules hereto shall be in substitution thereof: Provided that such repeal is made without prejudice to any preceding contract or matter commenced or instituted under the authorities of the said Acts or either of them before the passing of this Act shall be completed and accompanied by the same consequences, rights, and remedies, as if this Act had not passed.

Authority to deviate from route and to construct Tramway.

2. It shall be lawful for the said Company, on the terms and conditions and subject to the provisions and other enactments in the said Acts and hereinafter contained, to deviate from the route of the said tramway as described in the said Acts, and in lieu thereof to make and construct such tramway with such loop lines, branch lines, and sidings as may be required for the safe and convenient working and use of the said tramway, and from time to time to alter and repair the same for conveying passengers and their luggage, merchandise, goods, coal, timber, and other material to and from the said terminal point of the North Sydney Cable Tramway, or from a point in Amhurststreet, and thence by the lines described in Schedule A to this Act to the termination at a point in the Cammaray Estate, near the junction of the Teralba Road and the Warrane Road, in the municipality of Willoughby, and along the branch lines described in Schedules B, C, and D to this Act, and to such portions of the Company's Estate as may hereafter be determined, and to use so much of the streets or roadways, and to take and use so much of the lands of private persons, which are mentioned in the said Schedules, as the said Company may require, but so that the same shall not occupy in any part of the said street or roadway a greater space in width than twenty-two feet of the surface thereof at formation level, or in the said private lands a greater space in width than one hundred and thirty-two feet, including the support and foundations thereof: Provided further that the same shall be constructed and brought into use within the times mentioned in the said amending Act.

Crown Lands not to vest in Company in fee.

3. Provided that nothing in the said Acts or herein contained shall be deemed to have vested or shall vest any Crown lands or any part of the public estate, or the property of any Municipality, or any public road or highway in the said Company for any greater estate or interest than a right of user thereof for tramway purposes.

Maximum width of land to be taken.

4. The said Acts shall read and be construed as if the maximum width of private lands mentioned therein to be taken for tramway purposes had been one hundred and thirty-two feet instead of twenty-two feet. And all the sections and provisions of the said Acts shall apply to the land taken and used under and by authority of this Act in the same manner and way as if the amending Act had authorised the taking of the space in width of one hundred and thirty-two feet.

5. In the construction of the said tramway it shall be lawful to Power to make make such deviations and modifications of routes as may be considered deviations desirable by the said Company, such deviations and modifications not to extend to a greater distance than five chains on either side of the lines described in the Schedules hereto. And upon such deviations or modifications being made this Act shall be construed as if the same were included in and formed part of the Schedules hereunder written: Provided always that before any deviation or modification of route of Map or plan and the said tramway or any part thereof may be made, the said Company be made in certain shall cause to be made and taken levels and surveys of the country and cases. land through which such deviations and modifications of such tramway is to be carried, together with a map or plan of the deviations or modifications, and of the lands which it is to affect, and also a book of reference in which shall be set forth a description of the said several lands affected by such deviations or modifications, and the names of the owners and proprietors thereof, so far as the same shall be known, or can with reasonable diligence be ascertained, with a description of the said land setting forth the bearings of such tramway as the case may require, and the nature and quality and state of cultivation, the enclosures, if any, and the quantity of such land which may be required for the purpose of making such deviations or modifications of the said tramway. Notice of such map or plan and book of Notice and objection. reference shall be given by the Company by advertisement in the Gazette and the Sydney daily papers, which notice shall set forth generally the extent and direction of the intended deviations or modifications, and shall refer to such map or plan and book of reference to be seen at the registered office of the said Company at Sydney, and shall call upon all persons interested in the said deviations or modifications to set forth in writing to the said Company within one month from the first publication of such notice any well-grounded objection which may appear to them to exist to the adoption of the said deviations or modifications, or any part thereof, or of any work proposed in connection therewith; and if any such objection shall be made the same shall be considered by the Governor, with the advice of the Executive Council, who shall, after due consideration thereof, confirm or alter the said map or plan and book of reference as to the said Governor, with such advice as aforesaid, shall seem meet; and thereupon notice shall be given by the said Company in the Gazette and the Sydney daily papers of such confirmation, with or without alteration, as the case may be. The said map or plan and book of reference as altered or confirmed shall be kept in the registered office of the Company in Sydney, and true copies thereof, signed by the secretary of the said Company, shall be deposited with the Clerk of Deposit with Clerk of Petty Sessions of the district in which such deviations or modifications of the said tramway shall be intended to be made, and which map or plan and book of reference, and such copies thereof respectively, shall be exhibited at all convenient times for public examination from the day of the date on which notice of intention to make such deviations or modifications shall be first published; and all persons shall have free liberty and permission at all proper and convenient times to view and examine the said map or plan and book of reference or copies as aforesaid.

6. If at any time hereafter the right of purchase conferred by Amendment of section thirteen of the Principal Act on the Governor, with the advice Principal Act. of the Executive Council, shall be exercised, the said company or its assigns shall not be entitled to any compensation in respect of any Crown land or public property which may be traversed or touched by the said tramway, or in respect of any road, street, or highway along or over which the said tramway may be laid, but shall be entitled to

claim such compensation for the rails and other works and effects upon or attached to such Crown lands, public property, road, street, or highway—and the costs of and in connection with the making, construction, and laying of such rails, works, and effects upon any such Crown lands, public property, road, street, or highway.

7. The said Company shall at all times hereafter maintain in

Maintenance of roads, &c.

7. The said Company shall at all times hereafter maintain in perfect order and repair to the satisfaction of any Municipal Council through the area of which such line passes, such portions of the said tramway as may traverse any public highway or portion of the public estate for the space between the rails of such tramway, and for a space of one foot six inches on each side of such tramway, and in case of any dispute as to such repairs or non-repairs the question in dispute shall be submitted to the Engineer-in-Chief for Railway Construction, whose decision shall be final and binding upon either party.

8. Whenever the expression "Commissioner for Railways" occurs in the said Acts it shall read and be construed as the "Commissioners for Railways for New South Wales" as appointed by the Act fifty-first Victoria number thirty-five or any Act or Acts

amending the same.

9. This Act may for all purposes be cited as the "Willoughby and Gordon Tramway Acts Amending Act of 1893," and shall be deemed to be incorporated with and construed as part of the "Willoughby and Gordon Tramway Act of 1887," and the "Willoughby and Gordon Tramway Act Amending Act."

Commissioners for Railways.

Short title.

#### SCHEDULES.

### SCHEDULE A.

All that proposed tramway situated in the Municipalities of North Sydney and Willoughby, county of Cumberland and Colony of New South Wales, be the hereinafter mentioned several dimensions a little more or less.

Description of the proposed tramway from its junction with the Government Cable Tramway, Miller-street, North Sydney, to the termination at a point in the Cammeray Estate, near the junction of the Teralba Road and the Warrane Road, in the Municipality of Willoughby.

### Municipality of North Sydney.

Commencing in Miller-street, in the town and Municipality of North Sydney, at its intersection with Falcon-street, and trending in a northerly direction along Miller-street to its intersection with Amherst-street; thence by a curved, a straight, and a curved line in a north-westerly direction through allotments eight, nine, ten, eleven, thirteen, fourteen, and fifteen, section thirty-two, the property of the "North Sydney Investment and Tramway Company (Limited)," allotment seven, section thirty-two, the property of Barron, Moxham, and Co., allotments sixteen and seventeen, held by the executors of the late T. J. Cook; thence by a curved line in a north-westerly direction across Palmer-street at its intersection with Rose-street; thence in a northerly direction along Rose-street to its intersection with Glen-street, and extending on the western side of the said Rose-street into allotments two, three, and four, section thirty-three, the property of Captain T. A. Reddall, and allotment five, section thirty-three, the property of William Waterhouse, and extending on the eastern side of the said Rose-street into allotments one, two, and three, section thirty-four, the property of George Crispo, subdivided portions of allotment four, the properties of Frank Headford and C. Dutch, portion of allotment five, the property of the "North Sydney Land, Building, and Investment Company (Limited)," allotment six, the property of D. M. Menzies, all being portions of the said section thirty-four; thence in a north-easterly direction by a curved line through allotment seven, section thirty-four, the property of Messrs. Keary Brothers, allotment eight, section thirty-four, the property of Messrs. Keary Brothers, allotment five, original section three, the property of S. Cunningham; thence in a north-westerly direction in a straight line across Flat-street; thence in a north-easterly direction in a straight line across original section four, the property of John Thompson; thence in a

north-easterly direction in a straight line across Miller-street; thence in a north-easterly direction in a straight line across allotment twelve section thirty-five, the property of A. Armstrong; thence in a north-easterly direction in a straight line across Pine-street, and extending in a south-easterly direction into allotment eleven, section thirty-five, the property of John Ritchie, and allotment ten, section thirty-five, the property of William Meek; thence in a north-easterly, northerly, and north-westerly direction, through criginal section five, the property of the "North Sydney Investment and Tramway Company (Limited)," and extending in an easterly direction into section originally granted to Alexander M'Arthur, now the property of Caird, Maxwell, and Co.; thence in a north-westerly direction in a straight line by a high-level viaduct now in course of construction by the "North Sydney Investment and Tramway Company, (Limited)," into the Municipality of Willoughby, which is entered at a point on the southern extremity of the dividing line between two sections originally granted to S. H. Terry, now the property of the "North Sydney Investment and Tramway Company (Limited)."

## Municipality of Willoughby.

Thence from the before-mentioned point of entrance in a north-westerly direction through two sections originally granted to S. H. Terry, now the property of the "North Sydney Investment and Tramway Company (Limited);" thence in a north-westerly direction through two sections originally granted to Edward Cohen, now held by the trustees of the said Edward Cohen; thence in a north-westerly direction through two sections originally granted to John Weston, now the property of the "North Sydney Investment and Tramway Company (Limited);" thence in a north-westerly direction through a section originally granted to T. Strickland, now the property of the "North Sydney Investment and Tramway Company (Limited);" thence in a north-westerly direction through section originally granted to Thomas Glover, and now held by the trustees of the said Thomas Glover; thence in a north-westerly direction across Sailor's Bay Road; thence in a northerly direction through section originally granted to M. E. Josephson, now the property of the "North Shore and Middle Harbour Land Company (Limited)," and extending in a westerly direction into section originally granted to J. H. French, and now held by him; thence in a northerly direction through section originally Thence from the before-mentioned point of entrance in a north-westerly direction (Limited)," and extending in a westerly direction into section originally granted to J. H. French, and now held by him; thence in a northerly direction through section originally granted to E. H. Osborne, now the property of John Clarke, and extending in a westerly direction into section originally granted to J. H. French, and now held by him; thence in a northerly direction across Mowbray Road East; thence in a north-westerly direction through section originally granted to James W. Bligh, now the property of the "North Shore and Middle Harbour Land Company (Limited)"; thence in a north-westerly direction through a section originally granted to J. H. French, now the property of the "North Shore and Middle Harbour Land Company (Limited)"; thence in a northerly and northeasterly direction through two sections originally granted to E. H. Herring, now the property of the "North Shore and Middle Harbour Land Company (Limited)," to Lylestreet; thence in a north-westerly direction along the said Lyle-street to its intersection property of the "North Shore and Middle Harbour Land Company (Limited)," to Lylestreet; thence in a north-westerly direction along the said Lyle-street to its intersection with Victoria-avenue, and extending westerly on the south-western side of the said Lylestreet into sections originally granted to E. H. Herring, F. Mooney, J. W. Bligh, and G. Woodcock, which sections are now the property of the "North Shore and Middle Harbour Land Company (Limited)," and into M'Clelland-street, and extending on the north-eastern side of the said Lyle-street into a portion of the Cammeray Estate, the property of the "North Sydney Investment and Tramway Company (Limited)," section originally granted to J. W. Bligh, now the property of Chen Ateak, to the southernmost corner of section originally granted to S. Mallarkey, now the property of the "North Shore Investment and Tramway Company (Limited)," and extending on the said northeastern side of the said Lyle-street into Tumblumbi Road and Cawarrah Road; thence in eastern side of the said Lyle-street into Tumblumbi Road and Cawarrah Road; thence in eastern side of the said Lyle-street into Tumblumbi Koad and Cawarrah Koad; thence in a northerly and north-westerly direction through section originally granted to S. Mallarkey, now the property of the "North Sydney Investment and Tramway Company (Limited)"; thence in a north-westerly direction through section originally granted to George Woodcock, now the property of Mrs. M. Owen; thence in a north-westerly direction across Warrane Road; thence in a north-westerly direction through section originally granted to E. Stack, now the property of the "North Sydney Investment, and Tramway Granted to E. Stack, now the property of the "North Sydney Investment, and Tramway." granted to F. Stack, now the property of the "North Sydney Investment and Tramway Company (Limited)"; thence in a north-westerly direction through allotments one hundred and nineteen, now or formerly the property of J. Baker, one hundred and twenty and one hundred and transport one hundred and through and through and through the property of Charles twenty and one hundred and twenty-one, now or formerly the property of Charles Lyons, being portions of subdivision of original section sixteen, granted to H. G. Alleyne; thence in a northerly direction across Smith-street; thence in a north-westerly, northerly, and north-easterly direction through allotments one hundred and twenty-two, now or formerly the property of W. Cunningham, one hundred and twenty-three and one hundred and twenty-four, now or formerly the property of G. C. Watson, being portion of subdivision of original section sixteen granted to H. G. Alleyne; thence in a north costoly direction covered to the cost of the cost portion of subdivision of original section sixteen granted to H. G. Alleyne; thence in a north-easterly direction across stream forming the south-western boundary of original section thirty, granted to H. G. Alleyne, now the property of the "North Sydney Investment and Tramway Company (Limited)"; thence in a north-easterly direction across Warrane Road to the termination in the Cammeray Estate, the property of the "North Sydney Investment and Tramway Company (Limited)."

### SCHEDULE B.

This first branch line of tramway commences at a point on the main line of tramway, hereinbefore described in Schedule A, near the intersection of the said main line of tramway with Sailor's Bay Road, in section originally granted to T. Strickland, now the property of the "North Sydney Investment and Tramway Company (Limited)"; thence in a north-easterly direction through the said section to Sailor's Bay Road; thence in an easterly and north-easterly direction along the said road to the termination at the western boundary of section containing eleven acres and three roods, originally granted to James William Bligh, now the property of the "North Sydney Investment and Tramway Company (Limited)," and extending southerly into Reserve for Nautical Training School.

### SCHEDULE C.

This second branch line of tramway commences at a point on the main line of tramway, hereinbefore described in Schedule A, near the intersection of the said main line of tramway with the Mowbery Road, in section originally granted to E. H. Osborne, now the property of John Clarke; thence proceeding in a north-easterly direction through the said section to the Mowbery Road; thence in a north-easterly direction along the said road to the termination at the western boundary of section originally granted to E. M. Stephen, now the property of the "North Shore and Middle Harbour Land Company (Limited)."

### SCHEDULE D.

The third branch line of tramway commences at the termination of the main line of tramway, hereinbefore described in Schedule A, and proceeds in a north-easterly, easterly, and south-easterly direction, through a portion of the Cammeray Estate, the property of the "North Sydney Investment and Tramway Company (Limited)," and enters upon and crosses Teralba Road, Kendall Road, Pokolbin Road, Munmorah Road, and Corrobare Road, within the limits of the said estate, to the north-western corner of section originally granted to H. G. Alleyne, now the property of R. Cousens; thence in an easterly direction along Corrobare Road and entering upon the sections abutting on the said road, to wit, on the southern side, section originally granted to H. G. Alleyne, now the property of R. Cousens, section originally granted to H. G. Alleyne, now the property of the "North Shore and Middle Harbour Land Company (Limited)," and section originally granted to H. G. Alleyne, now the property of James Francis Cullen and Robert Newton Morris; and on the northern side of the said Corrobare Road, that portion of the Cammeray Estate including Mount Ranken, the property of the "North Sydney Investment and Tramway Company (Limited)," to termination in reserve number twenty-eight, a Crown reserve for public purposes.

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,

F. W. WEBB, Sydney, 9 February, 1893. Clerk of the Legislative Assembly.

# New South Wales.



ANNO QUINQUAGESIMO SEXTO

# VICTORIÆ REGINÆ.

An Act to amend the "Willoughby and Gordon Tramway Act of 1887," and "Willoughby and Gordon Tramway Act Amending Act." [Assented to, 14th February, 1893.]

WHEREAS by the "Willoughby and Gordon Tramway Act of Preamble. 1887," and "Willoughby and Gordon Tramway Act Amending Act," hereafter referred to as the "said Acts," the "North Sydney Investment and Tramway Company (Limited)," hereinafter called the "said Company," was authorised upon the conditions and terms contained in the said Acts to construct, subject to the liabilities therein imposed, a tramway for the conveying of passengers and their baggage and other goods and merchandise, on the lines in the said Acts more particularly described; and the said Company was, by virtue of the amending Act, authorised to take and use certain lands mentioned in the Schedule thereto, upon the terms and conditions in the said last-mentioned Act provided: And whereas it is considered necessary for the proper carrying out of the work in connection with the formation of the said tramway to increase the maximum width of the private lands to be taken for such tramway purposes from twenty-two feet as mentioned in said amending Act to one hundred and thirty-two feet: And it is also considered expedient

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

> NINIAN MELVILLE, Chairman of Committees of the Legislative Assembly.

to authorise the said Company to deviate from the line of tramway mentioned in the said Acts, and to construct and maintain a tramway along the route hereafter described and set forth passing through certain lands, the property of the Company, and also along and crossing certain streets in the town and municipality of North Sydney and in the municipality of Willoughby, and through certain private lands, streets, and roadways which are more particularly hereafter described, and such resumption, taking, using, deviation, and construction cannot be made without Legislative authority: therefore enacted by the Queen's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled, and by the authority of the same, as follows:-

Repeal of the second

1. The second section of the Schedules of the amending Act section and Schedules is hereby repealed, excepting as to the lines between the terminal of the amending Act except as to points of the Saint Leonards Cable Tram and Amhurst-street, and in lieu of the said second section and the said Schedules the second section of this Act and the Schedules hereto shall be in substitution thereof: Provided that such repeal is made without prejudice to any preceding contract or matter commenced or instituted under the authorities of the said Acts or either of them before the passing of this Act shall be completed and accompanied by the same consequences. rights, and remedies, as if this Act had not passed.

Authority to deviate from route and to construct Tramway.

2. It shall be lawful for the said Company, on the terms and conditions and subject to the provisions and other enactments in the said Acts and hereinafter contained, to deviate from the route of the said tramway as described in the said Acts, and in lieu thereof to make and construct such tramway with such loop lines, branch lines, and sidings as may be required for the safe and convenient working and use of the said tramway, and from time to time to alter and repair the same for conveying passengers and their luggage, merchandise, goods, coal, timber, and other material to and from the said terminal point of the North Sydney Cable Tramway, or from a point in Amhurststreet, and thence by the lines described in Schedule A to this Act to the termination at a point in the Cammaray Estate, near the junction of the Teralba Road and the Warrane Road, in the municipality of Willoughby, and along the branch lines described in Schedules B, C, and D to this Act, and to such portions of the Company's Estate as may hereafter be determined, and to use so much of the streets or roadways, and to take and use so much of the lands of private persons, which are mentioned in the said Schedules, as the said Company may require, but so that the same shall not occupy in any part of the said street or roadway a greater space in width than twenty-two feet of the surface thereof at formation level, or in the said private lands a greater space in width than one hundred and thirty-two feet, including the support and foundations thereof: Provided further that the same shall be constructed and brought into use within the times mentioned in the said amending Act.

Crown Lands not to vest in Company in

3. Provided that nothing in the said Acts or herein contained shall be deemed to have vested or shall vest any Crown lands or any part of the public estate, or the property of any Municipality, or any public road or highway in the said Company for any greater estate or interest than a right of user thereof for tramway purposes.

Maximum width of land to be taken.

4. The said Acts shall read and be construed as if the maximum width of private lands mentioned therein to be taken for tramway purposes had been one hundred and thirty-two feet instead of twenty-two feet. And all the sections and provisions of the said Acts shall apply to the land taken and used under and by authority of this Act in the same manner and way as if the amending Act had authorised the taking of the space in width of one hundred and thirtytwo feet.

5. In the construction of the said tramway it shall be lawful to Power to make make such deviations and modifications of routes as may be considered deviations. desirable by the said Company, such deviations and modifications not to extend to a greater distance than five chains on either side of the lines described in the Schedules hereto. And upon such deviations or modifications being made this Act shall be construed as if the same were included in and formed part of the Schedules hereunder written: Provided always that before any deviation or modification of route of Map or plan and the said tramway or any part thereof may be made, the said Company be made in certain shall cause to be made and taken levels and surveys of the country and cases. land through which such deviations and modifications of such tramway is to be carried, together with a map or plan of the deviations or modifications, and of the lands which it is to affect, and also a book of reference in which shall be set forth a description of the said several lands affected by such deviations or modifications, and the names of the owners and proprietors thereof, so far as the same shall be known, or can with reasonable diligence be ascertained, with a description of the said land setting forth the bearings of such tramway as the case may require, and the nature and quality and state of cultivation, the enclosures, if any, and the quantity of such land which may be required for the purpose of making such deviations or modifications of the said tramway. Notice of such map or plan and book of Notice and objection. reference shall be given by the Company by advertisement in the Gazette and the Sydney daily papers, which notice shall set forth generally the extent and direction of the intended deviations or modifications, and shall refer to such map or plan and book of reference to be seen at the registered office of the said Company at Sydney, and shall call upon all persons interested in the said deviations or modifications to set forth in writing to the said Company within one month from the first publication of such notice any well-grounded objection which may appear to them to exist to the adoption of the said deviations or modifications, or any part thereof, or of any work proposed in connection therewith; and if any such objection shall be made the same shall be considered by the Governor, with the advice of the Executive Council, who shall, after due consideration thereof, confirm or alter the said map or plan and book of reference as to the said Governor, with such advice as aforesaid, shall seem meet; and thereupon notice shall be given by the said Company in the Gazette and the Sydney daily papers of such confirmation, with or without alteration, as the case may be. The said map or plan and book of reference as altered or confirmed shall be kept in the registered office of the Company in Sydney, and true copies thereof, signed by the secretary of the said Company, shall be deposited with the Clerk of Petry Sessions of the district in which such deviations or modifications of the said tramway shall be intended to be made, and which map or plan and book of reference, and such copies thereof respectively, shall be exhibited at all convenient times for public examination from the day of the date on which notice of intention to make such deviations or modifications shall be first published; and all persons shall have free liberty and permission at all proper and convenient times to view and examine the said map or plan and book of reference or copies as aforesaid.

6. If at any time hereafter the right of purchase conferred by Amendment of section thirteen of the Principal Act on the Governor, with the advice section 13 of Principal Act. of the Executive Council, shall be exercised, the said company or its assigns shall not be entitled to any compensation in respect of any Crown land or public property which may be traversed or touched by the said tramway, or in respect of any road, street, or highway along or over which the said tramway may be laid, but shall be entitled to

claim such compensation for the rails and other works and effects upon or attached to such Crown lands, public property, road, street, or highway—and the costs of and in connection with the making, construction, and laying of such rails, works, and effects upon any such Crown lands, public property, road, street, or highway.

Maintenance of

7. The said Company shall at all times hereafter maintain in perfect order and repair to the satisfaction of any Municipal Council through the area of which such line passes, such portions of the said tramway as may traverse any public highway or portion of the public estate for the space between the rails of such tramway, and for a space of one foot six inches on each side of such tramway, and in case of any dispute as to such repairs or non-repairs the question in dispute shall be submitted to the Engineer-in-Chief for Railway Construction,

Commissioners for Railways.

whose decision shall be final and binding upon either party.

8. Whenever the expression "Commissioner for Railways" occurs in the said Acts it shall read and be construed as the "Commissioners for Railways for New South Wales" as appointed by the Act fifty-first Victoria number thirty-five or any Act or Acts

amending the same.

Short title.

9. This Act may for all purposes be cited as the "Willoughby and Gordon Tramway Acts Amending Act of 1893," and shall be deemed to be incorporated with and construed as part of the "Willoughby and Gordon Tramway Act of 1887," and the "Willoughby and Gordon Tramway Act Amending Act."

### SCHEDULES.

### SCHEDULE A.

All that proposed tramway situated in the Municipalities of North Sydney and Willoughby, county of Cumberland and Colony of New South Wales, be the hereinafter mentioned several dimensions a little more or less.

Description of the proposed tramway from its junction with the Government Cable Tramway, Miller-street, North Sydney, to the termination at a point in the

Cammeray Estate, near the junction of the Teralba Road and the Warrane Road, in the Municipality of Willoughby.

Municipality of North Sydney.

Commencing in Miller-street, in the town and Municipality of North Sydney, at its intersection with Falcon-street, and trending in a northerly direction along Miller-street to its intersection with Amherst-street; thence by a curved, a straight, and a curved line in a north-westerly direction through allotments eight, nine, ten, eleven, thirteen, fourteen, and fifteen, section thirty-two, the property of the "North Sydney Investment and Tramway Company (Limited)," allotment seven, section thirty-two, the property of Barron, Moxham, and Co., allotments sixteen and seventeen, held by the executors of the late T. J. Cook; thence by a curved line in a north-westerly direction across Palmer-street at its intersection with Rose-street; thence in a northerly direction along Rose-street to its intersection with Glen-street, and extending on the western side of the said Rose-street into allotments two, three, and four, section thirty-three, the property the said Rose-street into allotments two, three, and four, section thirty-three, the property of Captain T. A. Reddall, and allotment five, section thirty-three, the property of William Waterhouse, and extending on the eastern side of the said Rose-street into allotments one, section thirty-four; thence in a north-easterly direction by a curved line through allotment seven, section thirty-four, the property of Messrs. Keary Brothers, allotment eight, section thirty-four, the property of the "North Sydney Investment and Tramway Company (Limited)," and extending in a westerly direction into Glen-street into allotment five, original section three, the property of S. Cunningham; thence in a north-westerly direction in a straight line across Flat-street; thence in a north-easterly direction in a straight line across original section four, the property of John Thompson; thence in a north-westerly direction in a straight line across original section four, the property of John Thompson; thence in a north-

north-easterly direction in a straight line across Miller-street; thence in a north-easterly direction in a straight line across allotment twelve section thirty-five, the property of A. Armstrong; thence in a north-easterly direction in a straight line across Pine-street, and extending in a south-easterly direction into allotment eleven, section thirty-five, the property of John Ritchie, and allotment ten, section thirty-five, the property of William Meek; thence in a north-easterly, northerly, and north-westerly direction, through original section five, the property of the "North Sydney Investment and Tramway Company (Limited)," and extending in an easterly direction into section originally granted to Alexander M'Arthur, now the property of Caird, Maxwell, and Co.; thence in a north-westerly direction in a straight line by a high-level viaduct now in course of construction by the "North Sydney Investment and Tramway Company, (Limited)," into the Municipality of Willoughby, which is entered at a point on the southern extremity of the dividing line between two sections originally granted to S. H. Terry, now the property of the "North Sydney Investment and Tramway Company (Limited)."

#### Municipality of Willoughby.

Thence from the before-mentioned point of entrance in a north-westerly direction through two sections originally granted to S. H. Terry, now the property of the "North Sydney Investment and Tramway Company (Limited);" thence in a north-westerly direction through two sections originally granted to Edward Cohen, now held by the direction through two sections originally granted to Edward Cohen, now held by the trustees of the said Edward Cohen; thence in a north-westerly direction through two sections originally granted to John Weston, now the property of the "North Sydney Investment and Tramway Company (Limited);" thence in a north-westerly direction through a section originally granted to T. Strickland, now the property of the "North Sydney Investment and Tramway Company (Limited);" thence in a north-westerly direction through section originally granted to Thomas Glover, and now held by the trustees of the said Thomas Glover; thence in a north-westerly direction across Sailor's Bay Road; thence in a northerly direction through section originally granted to M. E. Josephson, now the property of the "North Shore and Middle Harbour Land Company (Limited)," and extending in a westerly direction into section originally granted to J. H. French, and now held by him: thence in a northerly direction through section originally (Limited), and extending in a westerly direction into section originally granted to J. H. French, and now held by him; thence in a northerly direction through section originally granted to E. H. Osborne, now the property of John Clarke, and extending in a westerly direction into section originally granted to J. H. French, and now held by him; thence in a northerly direction across Mowbray Road East; thence in a north-westerly direction through section originally granted to James W. Bligh, now the property of the "North Shore and Middle Harbour Land Company (Limited)"; thence in a north-westerly direction through a section originally granted to J. H. French, now the property of the "North Shore and Middle Harbour Land Company (Limited)"; thence in a northerly and northesterly direction through two sections originally granted to E. H. Horring now the easterly direction through two sections originally granted to E. H. Herring, now the property of the "North Shore and Middle Harbour Land Company (Limited)," to Lylestreet; thence in a north-westerly direction along the said Lyle-street to its intersection with Victoria-avenue, and extending westerly on the south-western side of the said Lylestreet into sections originally granted to E. H. Herring, F. Mooney, J. W. Bligh, and G. Woodcock, which sections are now the property of the "North Shore and Middle Harbour Land Company (Limited)," and into M'Clelland-street, and extending on the north-eastern side of the said Lyle-street into a portion of the Cammeray Estate, the property of the "North Sydney Investment and Tramway Company (Limited)," section originally granted to J. W. Bligh, now the property of Chen Ateak, to the southernmost corner of section originally granted to S. Mallarkey, now the property of the "North Shore Investment and Tramway Company (Limited)," and extending on the said northeastern side of the said Lyle-street into Tumblumbi Road and Cawarrah Road; thence in a northerly and north-westerly direction through section originally granted to S. Mallarkey, now the property of the "North Sydney Investment and Tramway Company (Limited)"; thence in a north-westerly direction through section originally granted to George Woodcock, now the property of Mrs. M. Owen; thence in a north-westerly direction across Warrane Road; thence in a north-westerly direction through section originally granted to F. Stack, now the property of the "North Sydney Investment and Tramway Company (Limited)"; thence in a north-westerly direction through allotments one hundred and nineteen, now or formerly the property of J. Baker, one hundred and twenty and one hundred and twenty-one, now or formerly the property of Charles Lyons, being portions of subdivision of original section sixteen, granted to H. G. Alleyne; thence in a north-westerly direction across Smith-street; thence in a north-westerly north-selection across Smith-street; thence in a north-westerly direction across Smith-street; thence in a north-westerly direction across Smith-street; thence in a north-westerly direction across Smith-street; thence in a north-westerly north-westerly direction across Smith-street; thence in a north-westerly north-westerly direction across Smith street in the selection across Smith street in t Alleyne; thence in a northerly direction across Smith-street; thence in a north-westerly, northerly, and north-easterly direction through allotments one hundred and twenty-two, now or formerly the property of W. Cunningham, one hundred and twenty-three and one hundred and twenty-four, now or formerly the property of G. C. Watson, being portion of subdivision of original section sixteen granted to H. G. Alleyne; thence in a north-easterly direction across stream forming the south-western boundary of original section thirty, granted to H. G. Alleyne, now the property of the "North Sydney Investment and Tramway Company (Limited)"; thence in a north-easterly direction across Warrane Road to the termination in the Cammeray Estate, the property of the "North Sydney Investment and Tramway Company (Limited)."

#### SCHEDULE B.

This first branch line of tramway commences at a point on the main line of tramway, hereinbefore described in Schedule A, near the intersection of the said main line of tramway with Sailor's Bay Road, in section originally granted to T. Strickland, now the property of the "North Sydney Investment and Tramway Company (Limited)"; thence in a north-easterly direction through the said section to Sailor's Bay Road; thence in an easterly and north-easterly direction along the said road to the termination at the western boundary of section containing eleven acres and three roods, originally granted to James William Bligh, now the property of the "North Sydney Investment and Tramway Company (Limited)," and extending southerly into Reserve for Nautical Training School.

### SCHEDULE C.

This second branch line of tramway commences at a point on the main line of tramway, hereinbefore described in Schedule A, near the intersection of the said main line of tramway with the Mowbery Road, in section originally granted to E. H. Osborne, now the property of John Clarke; thence proceeding in a north-easterly direction through the said section to the Mowbery Road; thence in a north-easterly direction along the said road to the termination at the western boundary of section originally granted to E. M. Stephen, now the property of the "North Shore and Middle Harbour Land Company (Limited)."

#### SCHEDULE D.

The third branch line of tramway commences at the termination of the main line of tramway, hereinbefore described in Schedule A, and proceeds in a north-easterly, easterly, and south-easterly direction, through a portion of the Cammeray Estate, the property of the "North Sydney Investment and Tramway Company (Limited)," and enters upon and crosses Teralba Road, Kendall Road, Pokolbin Road, Munmorah Road, and Corrobare Road, within the limits of the said estate, to the north-western corner of section originally granted to H. G. Alleyne, now the property of R. Cousens; thence in an easterly direction along Corrobare Road and entering upon the sections abutting on the said road, to wit, on the southern side, section originally granted to H. G. Alleyne, now the property of R. Cousens, section originally granted to H. G. Alleyne, now the property of the "North Shore and Middle Harbour Land Company (Limited)," and section originally granted to H. G. Alleyne, now the property of James Francis Cullen and Robert Newton Morris; and on the northern side of the said Corrobare Road, that portion of the Cammeray Estate including Mount Ranken, the property of the "North Sydney Investment and Tramway Company (Limited)," to termination in reserve number twenty-eight, a Crown reserve for public purposes.

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

JERSEY.

Government House, Sydney, 14th February, 1893.

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,

F. W. WEBB, Sydney, 9 February, 1893. \ Clerk of the Legislative Assembly.

# New South Wales.



ANNO QUINQUAGESIMO SEXTO

# VICTORIÆ REGINÆ.

An Act to amend the "Willoughby and Gordon Tramway Act of 1887," and "Willoughby and Gordon Tramway Act Amending Act." [Assented to, 14th February, 1893.]

HEREAS by the "Willoughby and Gordon Tramway Act of Preamble. 1887," and "Willoughby and Gordon Tramway Act Amending Act," hereafter referred to as the "said Acts," the "North Sydney Investment and Tramway Company (Limited)," hereinafter called the "said Company," was authorised upon the conditions and terms contained in the said Acts to construct, subject to the liabilities therein imposed, a tramway for the conveying of passengers and their baggage and other goods and merchandise, on the lines in the said Acts more particularly described; and the said Company was, by virtue of the amending Act, authorised to take and use certain lands mentioned in the Schedule thereto, upon the terms and conditions in the said last-mentioned Act provided: And whereas it is considered necessary for the proper carrying out of the work in connection with the formation of the said tramway to increase the maximum width of the private lands to be taken for such tramway purposes from twenty-two feet as mentioned in said amending Act to one hundred and thirty-two feet: And it is also considered expedient

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

> NINIAN MELVILLE, Chairman of Committees of the Legislative Assembly.

to authorise the said Company to deviate from the line of tramway mentioned in the said Acts, and to construct and maintain a tramway along the route hereafter described and set forth passing through certain lands, the property of the Company, and also along and crossing certain streets in the town and municipality of North Sydney and in the municipality of Willoughby, and through certain private lands, streets, and roadways which are more particularly hereafter described, and such resumption, taking, using, deviation, and construction cannot be made without Legislative authority: therefore enacted by the Queen's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled, and by the

Repeal of the second certain particulars.

authority of the same, as follows:—

1. The second section of the Schedules of the amending Act section and Schedules is hereby repealed, excepting as to the lines between the terminal of the amending Act except as to points of the Saint Leonards Cable Tram and Amhurst-street, and in lieu of the said second section and the said Schedules the second section of this Act and the Schedules hereto shall be in substitution thereof: Provided that such repeal is made without prejudice to any preceding contract or matter commenced or instituted under the authorities of the said Acts or either of them before the passing of this Act shall be completed and accompanied by the same consequences,

rights, and remedies, as if this Act had not passed.

Authority to deviate from route and to construct Tramway.

2. It shall be lawful for the said Company, on the terms and conditions and subject to the provisions and other enactments in the said Acts and hereinafter contained, to deviate from the route of the said tramway as described in the said Acts, and in lieu thereof to make and construct such tramway with such loop lines, branch lines, and sidings as may be required for the safe and convenient working and use of the said tramway, and from time to time to alter and repair the same for conveying passengers and their luggage, merchandise, goods, coal, timber, and other material to and from the said terminal point of the North Sydney Cable Tramway, or from a point in Amhurststreet, and thence by the lines described in Schedule A to this Act to the termination at a point in the Cammaray Estate, near the junction of the Teralba Road and the Warrane Road, in the municipality of Willoughby, and along the branch lines described in Schedules B, C, and D to this Act, and to such portions of the Company's Estate as may hereafter be determined, and to use so much of the streets or roadways, and to take and use so much of the lands of private persons, which are mentioned in the said Schedules, as the said Company may require, but so that the same shall not occupy in any part of the said street or roadway a greater space in width than twenty-two feet of the surface thereof at formation level, or in the said private lands a greater space in width than one hundred and thirty-two feet, including the support and foundations thereof: Provided further that the same shall be constructed and brought into use within the times mentioned in the said amending Act.

Crown Lands not to vest in Company in

3. Provided that nothing in the said Acts or herein contained shall be deemed to have vested or shall vest any Crown lands or any part of the public estate, or the property of any Municipality, or any public road or highway in the said Company for any greater estate or interest than a right of user thereof for tramway purposes.

Maximum width of land to be taken

4. The said Acts shall read and be construed as if the maximum width of private lands mentioned therein to be taken for tramway purposes had been one hundred and thirty-two feet instead of twenty-two feet. And all the sections and provisions of the said Acts shall apply to the land taken and used under and by authority of this Act in the same manner and way as if the amending Act had authorised the taking of the space in width of one hundred and thirtytwo feet. 5.

5. In the construction of the said tramway it shall be lawful to Power to make make such deviations and modifications of routes as may be considered deviations. desirable by the said Company, such deviations and modifications not to extend to a greater distance than five chains on either side of the lines described in the Schedules hereto. And upon such deviations or modifications being made this Act shall be construed as if the same were included in and formed part of the Schedules hereunder written: Provided always that before any deviation or modification of route of Map or plan and the said tramway or any part thereof may be made, the said Company book of reference to shall cause to be made and taken levels and surveys of the country and cases. land through which such deviations and modifications of such tramway is to be carried, together with a map or plan of the deviations or modifications, and of the lands which it is to affect, and also a book of reference in which shall be set forth a description of the said several lands affected by such deviations or modifications, and the names of the owners and proprietors thereof, so far as the same shall be known, or can with reasonable diligence be ascertained, with a description of the said land setting forth the bearings of such tramway as the case may require, and the nature and quality and state of cultivation, the enclosures, if any, and the quantity of such land which may be required for the purpose of making such deviations or modifications of the said tramway. Notice of such map or plan and book of Notice and objection. reference shall be given by the Company by advertisement in the Gazette and the Sydney daily papers, which notice shall set forth generally the extent and direction of the intended deviations or modifications, and shall refer to such map or plan and book of reference to be seen at the registered office of the said Company at Sydney, and shall call upon all persons interested in the said deviations or modifications to set forth in writing to the said Company within one month from the first publication of such notice any well-grounded objection which may appear to them to exist to the adoption of the said deviations or modifications, or any part thereof, or of any work proposed in connection therewith; and if any such objection shall be made the same shall be considered by the Governor, with the advice of the Executive Council, who shall, after due consideration thereof, confirm or alter the said map or plan and book of reference as to the said Governor, with such advice as aforesaid, shall seem meet; and thereupon notice shall be given by the said Company in the Gazette and the Sydney daily papers of such confirmation, with or without alteration, as the case may be. The said map or plan and book of reference as altered or confirmed shall be kept in the registered office of the Company in Sydney, and true copies thereof, signed by the secretary of the said Company, shall be deposited with the Clerk of Petty Sessions of the district in which such deviations or modifications of the said tramway shall be intended to be made, and which map or plan and book of reference, and such copies thereof respectively, shall be exhibited at all convenient times for public examination from the day of the date on which notice of intention to make such deviations or modifications shall be first published; and all persons shall have free liberty and permission at all proper and convenient times to view and examine the said map or plan and book of reference or copies as aforesaid.

6. If at any time hereafter the right of purchase conferred by Amendment of section thirteen of the Principal Act on the Governor, with the advice section 13 of Principal Act. of the Executive Council, shall be exercised, the said company or its assigns shall not be entitled to any compensation in respect of any Crown land or public property which may be traversed or touched by the said tramway, or in respect of any road, street, or highway along or over which the said tramway may be laid, but shall be entitled to claim

claim such compensation for the rails and other works and effects upon or attached to such Crown lands, public property, road, street, or highway—and the costs of and in connection with the making, construction, and laying of such rails, works, and effects upon any such Crown lands, public property, road, street, or highway.

Maintenance of roads, &c.

7. The said Company shall at all times hereafter maintain in perfect order and repair to the satisfaction of any Municipal Council through the area of which such line passes, such portions of the said tramway as may traverse any public highway or portion of the public estate for the space between the rails of such tramway, and for a space of one foot six inches on each side of such tramway, and in case of any dispute as to such repairs or non-repairs the question in dispute shall be submitted to the Engineer-in-Chief for Railway Construction, whose decision shall be final and binding upon either party.

8. Whenever the expression "Commissioner for Railways" occurs in the said Acts it shall read and be construed as the "Commissioners for Railways for New South Wales" as appointed by the Act fifty-first Victoria number thirty-five or any Act or Acts

amending the same.

9. This Act may for all purposes be cited as the "Willoughby and Gordon Tramway Acts Amending Act of 1893," and shall be deemed to be incorporated with and construed as part of the "Willoughby and Gordon Tramway Act of 1887," and the "Willoughby and Gordon Tramway Act Amending Act."

Commissioners for Railways.

Short title.

### SCHEDULES.

### SCHEDULE A.

All that proposed tramway situated in the Municipalities of North Sydney and Willoughby, county of Cumberland and Colony of New South Wales, be the hereinafter mentioned several dimensions a little more or less.

Description of the proposed tramway from its junction with the Government Cable Tramway, Miller-street, North Sydney, to the termination at a point in the Cammeray Estate, near the junction of the Teralba Road and the Warrane Road, in the Municipality of Willoughby.

Municipality of North Sydney.

Commencing in Miller-street, in the town and Municipality of North Sydney, at its intersection with Falcon-street, and trending in a northerly direction along Miller-street to its intersection with Amherst-street; thence by a curved, a straight, and a curved line in a north-westerly direction through allotments eight, nine, ten, eleven, thirteen, fourteen, and fifteen, section thirty-two, the property of the "North Sydney Investment and Tramway Company (Limited)," allotment seven, section thirty-two, the property of Barron, Moxham, and Co., allotments sixteen and seventeen, held by the executors of the late T. J. Cook; thence by a curved line in a north-westerly direction across Palmer-street at its intersection with Rose-street; thence in a northerly direction along Rose-street to its intersection with Glen-street, and extending on the western side of the said Rose-street into allotments two, three, and four, section thirty-three, the property of Captain T. A. Reddall, and allotment five, section thirty-three, the property of William Waterhouse, and extending on the eastern side of the said Rose-street into allotments one, two, and three, section thirty-four, the property of George Crispo, subdivided portions of allotment four, the properties of Frank Headford and C. Dutch, portion of allotment five, the property of the "North Sydney Land, Building, and Investment Company (Limited)," allotment six, the property of D. M. Menzies, all being portions of the said section thirty-four; thence in a north-easterly direction by a curved line through allotment seven, section thirty-four, the property of Messrs. Keary Brothers, allotment eight, section thirty-four, the property of S. Cunningham; thence in a north-westerly direction in a straight line across original section four, the property of John Thompson; thence in a north-westerly direction in a straight line across original section four, the property of John Thompson; thence in a north-

north-easterly direction in a straight line across Miller-street; thence in a north-easterly direction in a straight line across allotment twelve section thirty-five, the property of A. Armstrong; thence in a north-easterly direction in a straight line across Pine-street, and extending in a south-easterly direction into allotment eleven, section thirty-five, the property of John Ritchie, and allotment ten, section thirty-five, the property of William Meek; thence in a north-easterly, northerly, and north-westerly direction, through original section five, the property of the "North Sydney Investment and Tramway Company (Limited)," and extending in an easterly direction into section originally granted to Alexander M'Arthur, now the property of Caird, Maxwell, and Co.; thence in a north-westerly direction in a straight line by a high-level viaduct now in course of construction by the "North Sydney Investment and Tramway Company, (Limited)," into the Municipality of Willoughby, which is entered at a point on the southern extremity of the dividing line between two sections originally granted to S. H. Terry, now the property of the "North Sydney Investment and Tramway Company (Limited)."

### Municipality of Willoughby.

Thence from the before-mentioned point of entrance in a north-westerly direction through two sections originally granted to S. H. Terry, now the property of the "North Sydney Investment and Tramway Company (Limited);" thence in a north-westerly Sydney Investment and Tramway Company (Limited);" thence in a north-westerly direction through two sections originally granted to Edward Cohen, now held by the trustees of the said Edward Cohen; thence in a north-westerly direction through two sections originally granted to John Weston, now the property of the "North Sydney Investment and Tramway Company (Limited);" thence in a north-westerly direction through a section originally granted to T. Strickland, now the property of the "North Sydney Investment and Tramway Company (Limited);" thence in a north-westerly direction through section originally granted to Thomas Glover, and now held by the trustees of the said Thomas Glover; thence in a north-westerly direction across Sailor's Bay Road: thence in a northerly direction through section originally granted to M. E. trustees of the said Thomas Glover; thence in a north-westerly direction across Sailor's Bay Road; thence in a northerly direction through section originally granted to M. E. Josephson, now the property of the "North Shore and Middle Harbour Land Company (Limited)," and extending in a westerly direction into section originally granted to J. H. French, and now held by him; thence in a northerly direction through section originally granted to E. H. Osborne, now the property of John Clarke, and extending in a westerly direction into section originally granted to J. H. French, and now held by him; thence in a northerly direction across Mowbray Road East; thence in a north-westerly direction through section originally granted to James W. Bligh, now the property of the "North Shore and Middle Harbour Land Company (Limited)"; thence in a north-westerly direction through a section originally granted to J. H. French, now the property of the "North Shore and Middle Harbour Land Company (Limited)"; thence in a northerly and northeasterly direction through two sections originally granted to E. H. Herring, now the property of the "North Shore and Middle Harbour Land Company (Limited)," to Lylestreet; thence in a north-westerly direction along the said Lyle-street to its intersection with Victoria-avenue, and extending westerly on the south-western side of the said Lylestreet; thence in a north-westerly direction along the said Lyle-street to its intersection with Victoria-avenue, and extending westerly on the south-western side of the said Lyle-street into sections originally granted to E. H. Herring, F. Mooney, J. W. Bligh, and G. Woodcock, which sections are now the property of the "North Shore and Middle Harbour Land Company (Limited)," and into M'Clelland-street, and extending on the north-eastern side of the said Lyle-street into a portion of the Cammeray Estate, the property of the "North Sydney Investment and Tramway Company (Limited)," section originally granted to J. W. Bligh, now the property of Chen Ateak, to the southernmost corner of section originally granted to S. Mallarkey, now the property of the "North Shore Investment and Tramway Company (Limited)," and extending on the said northeastern side of the said Lyle-street into Tumblumbi Road and Cawarrah Road; thence in a north-westerly direction through section originally granted to S. Mallarkey, now the property of the "North Sydney Investment and Tramway Company (Limited)"; thence in a north-westerly direction through section originally granted to Mallarkey, now the property of the "North Sydney Investment and Tramway Company (Limited)"; thence in a north-westerly direction through section originally granted to George Woodcock, now the property of Mrs. M. Owen; thence in a north-westerly direction across Warrane Road; thence in a north-westerly direction through section originally granted to F. Stack, now the property of the "North Sydney Investment and Tramway Company (Limited)"; thence in a north-westerly direction through allotments one hundred and nineteen, now or formerly the property of J. Baker, one hundred and twenty and one hundred and twenty-one, now or formerly the property of Charles Lyons, being portions of subdivision of original section sixteen, granted to H. G. Alleyne; thence in a north-westerly, northerly, and north-easterly direction through allotments one hundred and twenty-two, now or formerly the property of W. Cunningham, one hundred and twenty-three and one hundred and twenty-four, now or formerly the property of G. C. Watson, being portion of subdivision of original section sixteen granted to H. G. Alleyne; thence in a north-easterly direction across stream forming the south-western boundary of original north-easterly direction across stream forming the south-western boundary of original section thirty, granted to H. G. Alleyne, now the property of the "North Sydney Investment and Tramway Company (Limited)"; thence in a north-easterly direction across Warrane Road to the termination in the Cammeray Estate, the property of the "North Sydney Investment and Tramway Company (Limited)" "North Sydney Investment and Tramway Company (Limited).

#### SCHEDULE B.

This first branch line of tramway commences at a point on the main line of tramway, hereinbefore described in Schedule A, near the intersection of the said main line of tramway with Sailor's Bay Road, in section originally granted to T. Strickland, now the property of the "North Sydney Investment and Tramway Company (Limited)"; thence in a north-easterly direction through the said section to Sailor's Bay Road; thence in an easterly and north-easterly direction along the said road to the termination at the western boundary of section containing eleven acres and three roods, originally granted to James William Bligh, now the property of the "North Sydney Investment and Tramway Company (Limited)," and extending southerly into Reserve for Nautical Training School.

#### SCHEDULE C.

This second branch line of tramway commences at a point on the main line of tramway, hereinbefore described in Schedule A, near the intersection of the said main line of tramway with the Mowbery Road, in section originally granted to E. H. Osborne, now the property of John Clarke; thence proceeding in a north-easterly direction through the said section to the Mowbery Road; thence in a north-easterly direction along the said road to the termination at the western boundary of section originally granted to E. M. Stephen, now the property of the "North Shore and Middle Harbour Land Company (Limited)."

#### SCHEDULE D.

The third branch line of tramway commences at the termination of the main line of tramway, hereinbefore described in Schedule A, and proceeds in a north-easterly, easterly, and south-easterly direction, through a portion of the Cammeray Estate, the property of the "North Sydney Investment and Tramway Company (Limited)," and enters upon and crosses Teralba Road, Kendall Road, Pokolbin Road, Munmorah Road, and Corrobare Road, within the limits of the said estate, to the north-western corner of section originally granted to H. G. Alleyne, now the property of R. Cousens; thence in an easterly direction along Corrobare Road and entering upon the sections abutting on the said road, to wit, on the southern side, section originally granted to H. G. Alleyne, now the property of R. Cousens, section originally granted to H. G. Alleyne, now the property of the "North Shore and Middle Harbour Land Company (Limited)," and section originally granted to H. G. Alleyne, now the property of James Francis Cullen and Robert Newton Morris; and on the northern side of the said Corrobare Road, that portion of the Cammeray Estate including Mount Ranken, the property of the "North Sydney Investment and Tramway Company (Limited)," to termination in reserve number twenty-eight, a Crown reserve for public purposes.

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

JERSEY.

Government House, Sydney, 14th February, 1893.

### WILLOUGHBY AND GORDON TRAMWAY ACTS AMENDING BILL.

SCHEDULE of the Amendments referred to in Message of 10th November, 1892.

Page 2, Preamble, line 5. Omit "Saint Leonards" insert "North Sydney"
Page 2, clause 1, line 15. Omit "are" insert "is"
Page 2, clause 2, lines 32 and 33. Omit "Saint Leonards" insert "North Sydney"
Page 2, clause 4, line 54. Omit "That"
Page 2, clause 4, line 57. Omit "clauses" insert "sections"
Page 3, clause 5, line 1. Omit "Provided always and it is hereby enacted that"
Omit "herein or"

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, 26 October, 1892.

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

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

Legislative Council Chamber,

ADOLPHUS P. CLAPIN, Sydney, 10th November, 1892. S Acting Clerk of the Parliaments.

# New South Wales.



ANNO QUINQUAGESIMO SEXTO

# VICTORIÆ REGINÆ.

An Act to amend the "Willoughby and Gordon Tramway Act of 1887," and "Willoughby and Gordon Tramway Act Amending Act."

THEREAS by the "Willoughby and Gordon Tramway Act of Preamble. 1887," and "Willoughby and Gordon Tramway Act Amending Act," hereafter referred to as the "said Acts," the "North Sydney Investment and Tramway Company (Limited)," hereinafter called 5 the "said Company," was authorised upon the conditions and terms contained in the said Acts to construct, subject to the liabilities therein imposed, a tramway for the conveying of passengers and their baggage and other goods and merchandise, on the lines in the said Acts more particularly described; and the said Company was, by 10 virtue of the amending Act, authorised to take and use certain lands mentioned in the Schedule thereto, upon the terms and conditions in the said last-mentioned Act provided: And whereas it is considered necessary for the proper carrying out of the work in connection with the formation of the said tramway to increase the maximum 15 width of the private lands to be taken for such tramway purposes from twenty-two feet as mentioned in said amending Act to one hundred and thirty-two feet: And it is also considered expedient 357—A

to authorise the said Company to deviate from the line of tramway mentioned in the said Acts, and to construct and maintain a tramway along the route hereafter described and set forth passing through certain lands, the property of the Company, and also along and crossing certain

5 streets in the town and municipality of Saint-Leonards North Sydney and in the municipality of Willoughby, and through certain private lands, streets, and roadways which are more particularly hereafter described, and such resumption, taking, using, deviation, and construction cannot be made without Legislative authority: Be it

10 therefore enacted by the Queen's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled, and by the

authority of the same, as follows:—

1. The second section of the Schedules of the amending Act Repeal of the second 15 are is hereby repealed, excepting as to the lines between the terminal section and Schedules points of the Saint Leonards Cable Tram and Amhurst-street, and Act except as to in lieu of the said second section and the said Schedules the second certain particulars. section of this Act and the Schedules hereto shall be in substitution thereof: Provided that such repeal is made without prejudice to any

20 preceding contract or matter commenced or instituted under the authorities of the said Acts or either of them before the passing of this Act shall be completed and accompanied by the same consequences,

rights, and remedies, as if this Act had not passed.

2. It shall be lawful for the said Company, on the terms and con-Authority to deviate 25 ditions and subject to the provisions and other enactments in the said from route and to construct Tramway. Acts and hereinafter contained, to deviate from the route of the said tramway as described in the said Acts, and in lieu thereof to make and construct such tramway with such loop lines, branch lines, and sidings as may be required for the safe and convenient working and use of the

30 said tramway, and from time to time to alter and repair the same for conveying passengers and their luggage, merchandise, goods, coal, timber, and other material to and from the said terminal point of the Saint Leonards North Sydney Cable Tramway, or from a point in Amhurststreet, and thence by the lines described in Schedule A to this Act to the

35 termination at a point in the Cammaray Estate, near the junction of the Teralba Road and the Warrane Road, in the municipality of Willoughby, and along the branch lines described in Schedules B, C, and D to this Act, and to such portions of the Company's Estate as may hereafter be determined, and to use so much of the streets or

40 roadways, and to take and use so much of the lands of private persons, which are mentioned in the said Schedules, as the said Company may require, but so that the same shall not occupy in any part of the said street or roadway a greater space in width than twenty-two feet of the surface thereof at formation level, or in the said private lands a greater

45 space in width than one hundred and thirty-two feet, including the support and foundations thereof: Provided further that the same shall be constructed and brought into use within the times mentioned in the said amending Act.

3. Provided that nothing in the said Acts or herein contained Crown Lands not to 50 shall be deemed to have vested or shall vest any Crown lands or any rest fee. part of the public estate, or the property of any Municipality, or any public road or highway in the said Company for any greater estate or interest than a right of user thereof for tramway purposes.

4. That The said Acts shall read and be construed as if the Maximum width of 55 maximum width of private lands mentioned therein to be taken for land to be taken. tramway purposes had been one hundred and thirty-two feet instead of twenty-two feet. And all the elauses sections and provisions of the said Acts shall apply to the land taken and used under and by authority of this Act in the same manner and way as if the amending Act had 60 authorised the taking of the space in width of one hundred and thirty-

two feet.

5. Provided-always-and-it-is-hereby-enacted-that In the construc- Power to make tion of the said tramway it shall be lawful to make such deviations deviations. and modifications of routes as may be considered desirable by the said Company, such deviations and modifications not to extend to a 5 greater distance than five chains on either side of the lines described in the Schedules hereto. And upon such deviations or modifications being made this Act shall be construed as if the same were included in and formed part of the Schedules hereunder written: Provided Map or plan and always that before any deviation or modification of route of the said book of reference to be made in certain

10 tramway or any part thereof may be made, the said Company shall cases. cause to be made and taken levels and surveys of the country and land through which such deviations and modifications of such tramway is to be carried, together with a map or plan of the deviations or modifications, and of the lands which it is to affect, and also a

15 book of reference in which shall be set forth a description of the said several lands affected by such deviations or modifications, and the names of the owners and proprietors thereof, so far as the same shall be known, or can with reasonable diligence be ascertained, with a description of the said land setting forth the bearings of such tramway

20 as the case may require, and the nature and quality and state of cultivation, the enclosures, if any, and the quantity of such land which may be required for the purpose of making such deviations or modifications of the said tramway. Notice of such map or plan and book of Notice and objection. reference shall be given by the Company by advertisement in the

25 Gazette and the Sydney daily papers, which notice shall set forth generally the extent and direction of the intended deviations or modifications, and shall refer to such map or plan and book of reference to be seen at the registered office of the said Company at Sydney, and shall call upon all persons interested in the said deviations 30 or modifications to set forth in writing to the said Company within

one month from the first publication of such notice any well-grounded objection which may appear to them to exist to the adoption of the said deviations or modifications, or any part thereof, or of any work proposed in connection therewith; and if any such objection shall

35 be made the same shall be considered by the Governor, with the advice of the Executive Council, who shall, after due consideration thereof, confirm or alter the said map or plan and book of reference as to the said Governor, with such advice as aforesaid, shall seem meet; and thereupon notice shall be given by the said Company in the

40 Gazette and the Sydney daily papers of such confirmation, with or without alteration, as the case may be. The said map or plan and book of reference as altered or confirmed shall be kept in the registered office of the Company in Sydney, and true copies thereof, signed by the

secretary of the said Company, shall be deposited with the Clerk of Deposit with Clerk 45 Petty Sessions of the district in which such deviations or modifications of the said tramway shall be intended to be made, and which map or plan and book of reference, and such copies thereof respectively, shall be exhibited at all convenient times for public examination from the day of the date on which notice of intention to make such

50 deviations or modifications shall be first published; and all persons shall have free liberty and permission at all proper and convenient times to view and examine the said map or plan and book of reference or copies as aforesaid.

6. If at any time hereafter the right of purchase conferred by Amendment of 55 section thirteen of the Principal Act on the Governor, with the advice section 13 of Principal Act. of the Executive Council, shall be exercised, the said company or its assigns shall not be entitled to any compensation in respect of any Crown land or public property which may be traversed or touched by the said tramway, or in respect of any road, street, or highway along

or over which the said tramway may be laid, but shall be entitled to claim such compensation for the rails and other works and effects upon or attached to such Crown lands, public property, road, street, or highway—and the costs of and in connection with the making, construction, and laying of such rails, works, and effects upon any such Crown lands, public property, road, street, or highway.

7. The said Company shall at all times hereafter maintain in Maintenance of perfect order and repair to the satisfaction of any Municipal Council through the area of which such line passes, such portions of the said tramway as may traverse any public highway or portion of the public

through the area of which such line passes, such portions of the said 10 tramway as may traverse any public highway or portion of the public estate for the space between the rails of such tramway, and for a space of one foot six inches on each side of such tramway, and in case of any dispute as to such repairs or non-repairs the question in dispute shall be submitted to the Engineer-in-Chief for Railway Construction, 15 whose decision shall be final and binding upon either party.

8. Whenever the expression "Commissioner for Railways" Commissioners for occurs herein—or in the said Acts it shall read and be construed as the "Commissioners for Railways for New South Wales" as appointed by the Act fifty-first Victoria number thirty-five or any Act or Acts

20 amending the same.

9. This Act may for all purposes be cited as the "Willoughby Short title. and Gordon Tramway Acts Amending Act of 1892," and shall be deemed to be incorporated with and construed as part of the "Willoughby and Gordon Tramway Act of 1887," and the "Willoughby 25 and Gordon Tramway Act Amending Act."

### SCHEDULES.

### SCHEDULE A.

All that proposed tramway situated in the Municipalities of North Sydney and Willoughby, county of Cumberland and Colony of New South Wales, be the 30 hereinafter mentioned several dimensions a little more or less.

Description of the proposed tramway from its junction with the Government Cable Tramway, Miller-street, North Sydney, to the termination at a point in the Cammeray Estate, near the junction of the Teralba Road and the Warrane Road, in the Municipality of Willoughby.

35 Municipality of North Sydney.

Commencing in Miller-street, in the town and Municipality of North Sydney, at its intersection with Falcon-street, and trending in a northerly direction along Miller-street to its intersection with Amherst-street; thence by a curved, a straight, and a curved line in a north-westerly direction through allotments eight, nine, ten, eleven, thirteen, fourteen, and firteen, section thirty-two, the property of the "North Sydney Investment and Tramway Company (Limited)," allotment seven, section thirty-two, the property of Barron, Moxham, and Co., allotments sixteen and seventeen, held by the executors of the late T. J. Cook; thence by a curved line in a north-westerly direction across Palmer-street at its intersection with Rose-street; thence in a northerly direction along Rose-street to its intersection with Glen-street, and extending on the western side of the said Rose-street into allotments two, three, and four, section thirty-three, the property of Captain T. A. Reddall, and allotment five, section thirty-three, the property of William Waterhouse, and extending on the eastern side of the said Rose-street into allotments one, two, and three, section thirty-four, the property of George Crispo, subdivided portions of 30 allotment four, the properties of Frank Headford and C. Dutch, portion of allotment five, the property of the "North Sydney Land, Building, and Investment Company (Limited)," allotment six, the property of D. M. Menzies, all being portions of the said section thirty-four; thence in a north-easterly direction by a curved line through allotment seven, section thirty-four, the property of Messrs. Keary Brothers, allotment

ment seven, section thirty-four, the property of Messrs. Keary Brothers, allotment 55 eight, section thirty-four, the property of the "North Sydney Investment and Tramway Company (Limited)," and extending in a westerly direction into Glen-street into allotment five, original section three, the property of S. Cunningham; thence in a north-westerly direction in a straight line across Flat-street; thence in a north-easterly direction in a straight line across original section four, the property of John Thompson; thence in a

north-easterly direction in a straight line across Miller-street; thence in a north-easterly direction in a straight line across allotment twelve section thirty-five, the property of A. Armstrong; thence in a north-easterly direction in a straight line across Pine-street, and extending in a south-easterly direction into allotment eleven, section thirty-five, the property of John Ritchie, and allotment ten, section thirty-five, the property of William Meek; thence in a north-easterly, northerly, and north-westerly direction, through original section five, the property of the "North Sydney Investment and Tramway Company (Limited)," and extending in an easterly direction into section originally granted to Alexander M'Arthur, now the property of Caird, Maxwell, and Co.; 10 thence in a north-westerly direction in a straight line by a high-level viaduet now in course of construction by the "North Sydney Investment and Tramway Company, (Limited)," into the Municipality of Willoughby, which is entered at a point on the southern extremity of the dividing line between two sections originally granted to S. H. Terry, now the property of the "North Sydney Investment and Tramway Company 15 (Limited)."

### Municipality of Willoughby.

Thence from the before-mentioned point of entrance in a north-westerly direction through two sections originally granted to S. H. Terry, now the property of the "North Sydney Investment and Tramway Company (Limited);" thence in a north-westerly Sydney Investment and Tramway Company (Limited);" thence in a north-westerly 20 direction through two sections originally granted to Edward Cohen, now held by the trustees of the said Edward Cohen; thence in a north-westerly direction through two sections originally granted to John Weston, now the property of the "North Sydney Investment and Tramway Company (Limited);" thence in a north-westerly direction through a section originally granted to T. Strickland, now the property of the "North 25 Sydney Investment and Tramway Company (Limited);" thence in a north-westerly direction through section originally granted to Thomas Glover, and now held by the trustees of the said Thomas Glover; thence in a north-westerly direction across Sailor's Bay Road: thence in a northers direction through section originally granted to M. E. Bay Road; thence in a northerly direction through section originally granted to M. E. Josephson, now the property of the "North Shore and Middle Harbour Land Company (Linited)" and the line of the section of the sect (Limited)," and extending in a westerly direction into section originally granted to J. H. French, and now held by him; thence in a northerly direction through section originally granted to E. H. Osborne, now the property of John Clarke, and extending in a westerly direction into section originally granted to J. H. French, and now held by him; thence in a northerly direction across Mowbray Road East; thence in a north-westerly direction 35 through section originally granted to James W. Bligh, now the property of the "North Shore and Middle Harbour Land Company (Limited)"; thence in a north-westerly direction through a section originally granted to J. H. French, now the property of the "North Shore and Middle Harbour Land Company (Limited)"; thence in a northerly and northeasterly direction through two sections originally granted to E. H. Herring, now the 40 property of the "North Shore and Middle Harbour Land Company (Limited)," to Lylestreet: thence in a north-westerly direction along the said Lylestreet to its intersection street; thence in a north-westerly direction along the said Lyle-street to its intersection street; thence in a north-westerly direction along the said Lyle-street to its intersection with Victoria-avenue, and extending westerly on the south-western side of the said Lyle-street into sections originally granted to E. H. Herring, F. Mooney, J. W. Bligh, and G. Woodcock, which sections are now the property of the "North Shore and Middle Harbour Land Company (Limited)," and into M'Clelland-street, and extending on the north-eastern side of the said Lyle-street into a portion of the Cammeray Estate, the property of the "North Sydney Investment and Tramway Company (Limited)," section originally granted to J. W. Bligh, now the property of Chen Ateak, to the southernmost corner of section originally granted to S. Mallarkey, now the property of the "North Shore Investment and Tramway Company (Limited)," and extending on the said northeastern side of the said Lyle-street into Tumblumbi Road and Cawarrah Road; thence in a northerly and north-westerly direction through section originally granted to S. a northerly and north-westerly direction through section originally granted to S. Mallarkey, now the property of the "North Sydney Investment and Tramway Company (Limited)": thence in a north-westerly direction through section originally granted to (Limited)"; thence in a north-westerly direction through section originally granted to 55 George Woodcock, now the property of Mrs. M. Owen; thence in a north-westerly direction across Warrane Road; thence in a north-westerly direction through section originally granted to F. Stack, now the property of the "North Sydney Investment and Tramway Company (Limited)"; thence in a north-westerly direction through allotments one hundred and nineteen, now or formerly the property of J. Baker, one hundred and 60 twenty and one hundred and twenty-one, now or formerly the property of Charles Lyons, being portions of subdivision of original section sixteen, granted to H. G. Alleyne; thence in a northerly direction across Smith-street; thence in a north-westerly, northerly, and north-easterly direction through allotments one hundred and twenty-two, now or formerly the property of W. Cunningham, one hundred and twenty-three and 65 one hundred and twenty-four, now or formerly the property of G. C. Watson, being portion of subdivision of original section sixteen granted to H. G. Alleyne; thence in a north-easterly direction across stream forming the south-western boundary of original section thirty, granted to H. G. Alleyne, now the property of the "North Sydney Investment and Tramway Company (Limited)"; thence in a north-easterly direction 70 across Warrane Road to the termination in the Cammeray Estate, the property of the "North Sydney Investment and Tramway Company (Limited)."

### SCHEDULE B.

This first branch line of tramway commences at a point on the main line of tramway, hereinbefore described in Schedule A, near the intersection of the said main line of tramway with Sailor's Bay Road, in section originally granted to T. Strickland, now the property of the "North Sydney Investment and Tramway Company (Limited)"; thence in a north-easterly direction through the said section to Sailor's Bay Road; thence in an easterly and north-easterly direction along the said road to the termination at the western boundary of section containing eleven acres and three roods, originally granted to James William Bligh, now the property of the "North Sydney Investment and Tramway 10 Company (Limited)," and extending southerly into Reserve for Nautical Training School.

### SCHEDULE C.

This second branch line of tramway commences at a point on the main line of tramway, hereinbefore described in Schedule A, near the intersection of the said main 15 line of tramway with the Mowbery Road, in section originally granted to E. H. Osborne, now the property of John Clarke; thence proceeding in a north-easterly direction through the said section to the Mowbery Road; thence in a north-easterly direction along the said road to the termination at the western boundary of section originally granted to E. M. Stephen, now the property of the "North Shore and Middle Harbour 20 Land Company (Limited)."

#### SCHEDULE D.

The third branch line of tramway commences at the termination of the main line of tramway, hereinbefore described in Schedule A, and proceeds in a north-easterly, easterly, and south-easterly direction, through a portion of the Cammeray Estate, the 25 property of the "North Sydney Investment and Tramway Company (Limited)," and enters upon and crosses Teralba Road, Kendall Road, Pokolbin Road, Munmorah Road, and Corrobare Road, within the limits of the said estate, to the north-western corner of section originally granted to H. G. Alleyne, now the property of R. Cousens; thence in an easterly direction along Corrobare Road and entering upon the sections abutting 30 on the said road, to wit, on the southern side, section originally granted to H. G. Alleyne, now the property of R. Cousens, section originally granted to H. G. Alleyne, now the property of the "North Shore and Middle Harbour Land Company (Limited)," and section originally granted to H. G. Alleyne, now the property of James Francis Cullen and Robert Newton Morris; and on the northern side of the said Corrobare 35 Road, that portion of the Cammeray Estate including Mount Ranken, the property of the "North Sydney Investment and Tramway Company (Limited)," to termination in reserve number twenty-eight, a Crown reserve for public purposes.

### WILLOUGHBY AND GORDON TRAMWAY ACTS AMENDING BILL.

SCHEDULE of the Amendments referred to in Message of 10th November, 1892.

Page 2, Preamble, line 5. Omit "Saint Leonards" insert "North Sydney"

Page 2, clause 1, line 15. Omit "are" insert "is"

Page 2, clause 2, lines 32 and 33. Omit "Saint Leonards" insert "North Sydney"

Page 2, clause 4, line 54. Omit "That"

Page 2, clause 4, line 57. Omit "clauses" insert "sections"

Page 3, clause 5, line 1. Omit "Provided always and it is hereby enacted that"

Page 4, clause 8, line 17. Omit "herein or"

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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,

F. W. WEBB, Sydney, 26 October, 1892. Clerk of the Legislative Assembly.

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

Legislative Council Chamber, Sydney, 10th November, 1892.

ADOLPHUS P. CLAPIN, Acting Clerk of the Parliaments.

# New South Wales.



ANNO QUINQUAGESIMO SEXTO

# VICTORIÆ REGINÆ.

An Act to amend the "Willoughby and Gordon Tramway Act of 1887," and "Willoughby and Gordon Tramway Act Amending Act."

THEREAS by the "Willoughby and Gordon Tramway Act of Preamble. 1887," and "Willoughby and Gordon Tramway Act Amending Act," hereafter referred to as the "said Acts," the "North Sydney Investment and Tramway Company (Limited)," hereinafter called 5 the "said Company," was authorised upon the conditions and terms contained in the said Acts to construct, subject to the liabilities therein imposed, a tramway for the conveying of passengers and their baggage and other goods and merchandise, on the lines in the said Acts more particularly described; and the said Company was, by 10 virtue of the amending Act, authorised to take and use certain lands mentioned in the Schedule thereto, upon the terms and conditions in the said last-mentioned Act provided: And whereas it is considered necessary for the proper carrying out of the work in connection with the formation of the said tramway to increase the maximum 15 width of the private lands to be taken for such tramway purposes from twenty-two feet as mentioned in said amending Act to one hundred and thirty-two feet: And it is also considered expedient 357—A

to authorise the said Company to deviate from the line of tramway mentioned in the said Acts, and to construct and maintain a tramway along the route hereafter described and set forth passing through certain lands, the property of the Company, and also along and crossing certain 5 streets in the town and municipality of Saint-Leonards North Sydney and in the municipality of Willoughby, and through certain private lands, streets, and roadways which are more particularly hereafter described, and such resumption, taking, using, deviation, and construction cannot be made without Legislative authority: Be it 10 therefore enacted by the Queen's Most Excellent Majesty, by and

with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled, and by the

authority of the same, as follows:—

1. The second section of the Schedules of the amending Act Repeal of the second Schedules 15 are is hereby repealed, excepting as to the lines between the terminal section and Schedules points of the Saint Leonards Cable Tram and Amhurst-street, and Act except as to in lieu of the said second section and the said Schedules the second certain particulars. section of this Act and the Schedules hereto shall be in substitution thereof: Provided that such repeal is made without prejudice to any

20 preceding contract or matter commenced or instituted under the authorities of the said Acts or either of them before the passing of this Act shall be completed and accompanied by the same consequences,

rights, and remedies, as if this Act had not passed.

2. It shall be lawful for the said Company, on the terms and con- Authority to deviate 25 ditions and subject to the provisions and other enactments in the said from route and to construct Tramway. Acts and hereinafter contained, to deviate from the route of the said tramway as described in the said Acts, and in lieu thereof to make and construct such tramway with such loop lines, branch lines, and sidings as may be required for the safe and convenient working and use of the

30 said tramway, and from time to time to alter and repair the same for conveying passengers and their luggage, merchandise, goods, coal, timber, and other material to and from the said terminal point of the Saint Leonards North Sydney Cable Tramway, or from a point in Amhurststreet, and thence by the lines described in Schedule A to this Act to the

35 termination at a point in the Cammaray Estate, near the junction of the Teralba Road and the Warrane Road, in the municipality of Willoughby, and along the branch lines described in Schedules B, C, and D to this Act, and to such portions of the Company's Estate as may hereafter be determined, and to use so much of the streets or

40 roadways, and to take and use so much of the lands of private persons, which are mentioned in the said Schedules, as the said Company may require, but so that the same shall not occupy in any part of the said street or roadway a greater space in width than twenty-two feet of the surface thereof at formation level, or in the said private lands a greater

45 space in width than one hundred and thirty-two feet, including the support and foundations thereof: Provided further that the same shall be constructed and brought into use within the times mentioned in the

said amending Act.

3. Provided that nothing in the said Acts or herein contained Crown Lands not to 50 shall be deemed to have vested or shall vest any Crown lands or any rest fee. part of the public estate, or the property of any Municipality, or any public road or highway in the said Company for any greater estate or interest than a right of user thereof for tramway purposes.

4. That The said Acts shall read and be construed as if the Maximum width of 55 maximum width of private lands mentioned therein to be taken for land to be taken. tramway purposes had been one hundred and thirty-two feet instead of twenty-two feet. And all the elauses sections and provisions of the said Acts shall apply to the land taken and used under and by authority of this Act in the same manner and way as if the amending Act had

60 authorised the taking of the space in width of one hundred and thirtytwo feet.

5. Provided-always and it is hereby-enacted that In the construct Power to make tion of the said tramway it shall be lawful to make such deviations deviations. and modifications of routes as may be considered desirable by the said Company, such deviations and modifications not to extend to a 5 greater distance than five chains on either side of the lines described in the Schedules hereto. And upon such deviations or modifications being made this Act shall be construed as if the same were included in and formed part of the Schedules hereunder written: Provided Map or plan and always that before any deviation or modification of route of the said book of reference to

10 tramway or any part thereof may be made, the said Company shall cases. cause to be made and taken levels and surveys of the country and land through which such deviations and modifications of such tramway is to be carried, together with a map or plan of the deviations or modifications, and of the lands which it is to affect, and also a

15 book of reference in which shall be set forth a description of the said several lands affected by such deviations or modifications, and the names of the owners and proprietors thereof, so far as the same shall be known, or can with reasonable diligence be ascertained, with a description of the said land setting forth the bearings of such tramway

20 as the case may require, and the nature and quality and state of cultivation, the enclosures, if any, and the quantity of such land which may be required for the purpose of making such deviations or modifications of the said tramway. Notice of such map or plan and book of Notice and objection.

reference shall be given by the Company by advertisement in the 25 Gazette and the Sydney daily papers, which notice shall set forth generally the extent and direction of the intended deviations or modifications, and shall refer to such map or plan and book of reference to be seen at the registered office of the said Company at Sydney, and shall call upon all persons interested in the said deviations

30 or modifications to set forth in writing to the said Company within one month from the first publication of such notice any well-grounded objection which may appear to them to exist to the adoption of the said deviations or modifications, or any part thereof, or of any work proposed in connection therewith; and if any such objection shall

35 be made the same shall be considered by the Governor, with the advice of the Executive Council, who shall, after due consideration thereof, confirm or alter the said map or plan and book of reference as to the said Governor, with such advice as aforesaid, shall seem meet; and thereupon notice shall be given by the said Company in the

40 Gazette and the Sydney daily papers of such confirmation, with or without alteration, as the case may be. The said map or plan and book of reference as altered or confirmed shall be kept in the registered office of the Company in Sydney, and true copies thereof, signed by the

secretary of the said Company, shall be deposited with the Clerk of Deposit with Clerk 45 Petty Sessions of the district in which such deviations or modifications of the said tramway shall be intended to be made, and which map or plan and book of reference, and such copies thereof respectively, shall be exhibited at all convenient times for public examination from the day of the date on which notice of intention to make such

50 deviations or modifications shall be first published; and all persons shall have free liberty and permission at all proper and convenient times to view and examine the said map or plan and book of reference or copies as aforesaid.

6. If at any time hereafter the right of purchase conferred by Amendment of 55 section thirteen of the Principal Act on the Governor, with the advice Principal Act. of the Executive Council, shall be exercised, the said company or its assigns shall not be entitled to any compensation in respect of any Crown land or public property which may be traversed or touched by the said tramway, or in respect of any road, street, or highway along

or over which the said tramway may be laid, but shall be entitled to claim such compensation for the rails and other works and effects upon or attached to such Crown lands, public property, road, street, or highway—and the costs of and in connection with the making, con-5 struction, and laying of such rails, works, and effects upon any such

Crown lands, public property, road, street, or highway.

7. The said Company shall at all times hereafter maintain in Maintenance of perfect order and repair to the satisfaction of any Municipal Council through the area of which such line passes, such portions of the said 10 tramway as may traverse any public highway or portion of the public estate for the space between the rails of such tramway, and for a space of one foot six inches on each side of such tramway, and in case of any dispute as to such repairs or non-repairs the question in dispute shall be submitted to the Engineer-in-Chief for Railway Construction, 15 whose decision shall be final and binding upon either party.

8. Whenever the expression "Commissioner for Railways" Commissioners for occurs herein-or in the said Acts it shall read and be construed as the Railways. "Commissioners for Railways for New South Wales" as appointed by the Act fifty-first Victoria number thirty-five or any Act or Acts

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20 amending the same.

9. This Act may for all purposes be cited as the "Willoughby Short title. and Gordon Tramway Acts Amending Act of 1892," and shall be deemed to be incorporated with and construed as part of the "Willoughby and Gordon Tramway Act of 1887," and the "Willoughby 25 and Gordon Tramway Act Amending Act."

### SCHEDULES.

### SCHEDULE A.

All that proposed tramway situated in the Municipalities of North Sydney and Willoughby, county of Cumberland and Colony of New South Wales, be the 30 hereinafter mentioned several dimensions a little more or less.

Description of the proposed tramway from its junction with the Government Cable Tramway, Miller-street, North Sydney, to the termination at a point in the Cammeray Estate, near the junction of the Teralba Road and the Warrane Road, in the Municipality of Willoughby.

Municipality of North Sydney.

Commencing in Miller-street, in the town and Municipality of North Sydney, at its intersection with Falcon-street, and trending in a northerly direction along Miller-street to its intersection with  $\Lambda$ mherst-street; thence by a curved, a straight, and a

curved line in a north-westerly direction through allotments eight, nine, ten, eleven, 40 thirteen, fourteen, and fifteen, section thirty-two, the property of the "North Sydney Investment and Tramway Company (Limited)," allotment seven, section thirty-two, the property of Barron, Moxham, and Co., allotments sixteen and seventeen, held by the executors of the late T. J. Cook; thence by a curved line in a north-westerly direction across Palmer-street at its intersection with Rose-street; thence in a northerly direction

45 along Rose-street to its intersection with Glen-street, and extending on the western side of the said Rose-street into allotments two, three, and four, section thirty-three, the property of Captain T. A. Reddall, and allotment five, section thirty-three, the property of William Waterhouse, and extending on the eastern side of the said Rose-street into allotments one, two, and three, section thirty-four, the property of George Crispo, subdivided portions of 50 allotment four, the properties of Frank Headford and C. Dutch, portion of allotment five, the property of the "North Sydney Land, Building, and Investment Company (Limited)," allotment six, the property of D. M. Menzies, all being portions of the said

section thirty-four; thence in a north-easterly direction by a curved line through allotment seven, section thirty-four, the property of Messrs. Keary Brothers, allotment 55 eight, section thirty-four, the property of the "North Sydney Investment and Tramway Company (Limited)," and extending in a westerly direction into Glen-street into allotment five, original section three, the property of S. Cunningham; thence in a north-westerly direction in a straight line across Flat-street; thence in a north-easterly direction in a straight line across original section four, the property of John Thompson; thence in a

north-easterly direction in a straight line across Miller-street; thence in a north-easterly direction in a straight line across allotment twelve section thirty-five, the property of A. Armstrong; thence in a north-easterly direction in a straight line across Pine-street, and extending in a south-easterly direction into allotment eleven, section thirty-five, the 5 property of John Ritchie, and allotment ten, section thirty-five, the property of William Meek; thence in a north-easterly, northerly, and north-westerly direction, through original section five, the property of the "North Sydney Investment and Tramway Company (Limited)," and extending in an easterly direction into section originally granted to Alexander M'Arthur, now the property of Caird, Maxwell, and Co.; 10 thence in a north-westerly direction in a straight line by a high-level viaduct now in course of construction by the "North Sydney Investment and Tramway Company, (Limited)," into the Municipality of Willoughby, which is entered at a point on the southern extremity of the dividing line between two sections originally granted to S. H. Terry, now the property of the "North Sydney Investment and Tramway Company 15 (Limited)."

Municipality of Willoughby. Thence from the before-mentioned point of entrance in a north-westerly direction through two sections originally granted to S. H. Terry, now the property of the "North Sydney Investment and Tramway Company (Limited);" thence in a north-westerly 20 direction through two sections originally granted to Edward Cohen, now held by the 20 direction through two sections originally granted to Edward Cohen, now held by the trustees of the said Edward Cohen; thence in a north-westerly direction through two sections originally granted to John Weston, now the property of the "North Sydney Investment and Tramway Company (Limited);" thence in a north-westerly direction through a section originally granted to T. Strickland, now the property of the "North 25 Sydney Investment and Tramway Company (Limited);" thence in a north-westerly direction through section originally granted to Thomas Glover, and now held by the trustees of the said Thomas Glover; thence in a north-westerly direction across Sailor's Reve Road, thence in a north-westerly direction across Sailor's Bay Road; thence in a northerly direction through section originally granted to M. E. Josephson, now the property of the "North Shore and Middle Harbour Land Company (Limited)" and ortherly section or the section of the "North Shore and Middle Harbour Land Company (Limited)" and ortherly section of the "North Shore and Middle Harbour Land Company (Limited)" and ortherly section of the "North Shore and Middle Harbour Land Company (Limited)" and ortherly section or the section of the section of the section or the section of the 30 (Limited)," and extending in a westerly direction into section originally granted to J. H. French, and now held by him; thence in a northerly direction through section originally granted to E. H. Osborne, now the property of John Clarke, and extending in a westerly direction into section originally granted to J. H. French, and now held by him; thence in direction into section originally granted to J. H. French, and now need by nim; thence in a northerly direction across Mowbray Road East; thence in a north-westerly direction 35 through section originally granted to James W. Bligh, now the property of the "North Shore and Middle Harbour Land Company (Limited)"; thence in a north-westerly direction through a section originally granted to J. H. French, now the property of the "North Shore and Middle Harbour Land Company (Limited)"; thence in a northerly and northeasterly direction through two sections originally granted to E. H. Herring, now the 40 property of the "North Shore and Middle Harbour Land Company (Limited)," to Lylestreet; thence in a north-westerly direction along the said Lyle-street to its intersection with Victoria-avenue, and extending westerly on the south-western side of the said Lylewith Victoria-avenue, and extending westerly on the south-western side of the said Lyle-street into sections originally granted to E. H. Herring, F. Mooney, J. W. Bligh, and G. Woodcock, which sections are now the property of the "North Shore and Middle Harbour Land Company (Limited)," and into M'Clelland-street, and extending on the 145 Harvour Land Company (Limited)," and into M'Clelland-street, and extending on the north-eastern side of the said Lyle-street into a portion of the Cammeray Estate, the property of the "North Sydney Investment and Tramway Company (Limited)," section originally granted to J. W. Bligh, now the property of Chen Ateak, to the southernmost corner of section originally granted to S. Mallarkey, now the property of the "North Shore Investment and Tramway Company (Limited)," and extending on the said northeastern side of the said Lyle-street into Tumblumbi Road and Cawarrah Road; thence in a northerly, and north-westerly direction through section originally granted to S. a northerly and north-westerly direction through section originally granted to S. Mallarkey, now the property of the "North Sydney Investment and Tramway Company (Limited)": thence in a north-westerly direction through section originally contained to the contained of the contai Mallarkey, now the property of the "North Sydney Investment and Tramway Company (Limited)"; thence in a north-westerly direction through section originally granted to 55 George Woodcock, now the property of Mrs. M. Owen; thence in a north-westerly direction across Warrane Road; thence in a north-westerly direction through section originally granted to F. Stack, now the property of the "North Sydney Investment and Tramway Company (Limited)"; thence in a north-westerly direction through allotments one hundred and nineteen, now or formerly the property of J. Baker, one hundred and 60 twenty and one hundred and twenty-one, now or formerly the property of Charles Lyons, being portions of subdivision of original section sixteen, granted to H. G. Alleyne; thence in a northerly direction across Smith-street; thence in a north-westerly, northerly, and north-easterly direction through allotments one hundred and twenty-two, now or formerly the property of W. Cunningham, one hundred and twenty-three and 65 one hundred and twenty-four, now or formerly the property of G. C. Watson, being portion of subdivision of original section sixteen granted to H. G. Alleyne; thence in a north-easterly direction across stream forming the south-western boundary of original section thirty, granted to H. G. Alleyne, now the property of the "North Sydney Investment and Tramway Company (Limited)"; thence in a north-easterly direction 70 across Warrane Road to the termination in the Cammeray Estate, the property of the "North Sydney Investment and Tramway Company (Limited)."

### SCHEDULE B.

This first branch line of tramway commences at a point on the main line of tramway, hereinbefore described in Schedule A, near the intersection of the said main line of tramway with Sailor's Bay Road, in section originally granted to T. Strickland, now the property of the "North Sydney Investment and Tramway Company (Limited)"; thence in a north-easterly direction through the said section to Sailor's Bay Road; thence in an easterly and north-easterly direction along the said road to the termination at the western boundary of section containing eleven acres and three roods, originally granted to James William Bligh, now the property of the "North Sydney Investment and Tramway 10 Company (Limited)," and extending southerly into Reserve for Nautical Training School.

#### SCHEDULE C.

This second branch line of tramway commences at a point on the main line of tramway, hereinbefore described in Schedule A, near the intersection of the said main 15 line of tramway with the Mowbery Road, in section originally granted to E. H. Osborne, now the property of John Clarke; thence proceeding in a north-easterly direction through the said section to the Mowbery Road; thence in a north-easterly direction along the said road to the termination at the western boundary of section originally granted to E. M. Stephen, now the property of the "North Shore and Middle Harbour 20 Land Company (Limited)."

### SCHEDULE D.

The third branch line of tramway commences at the termination of the main line of tramway, hereinbefore described in Schedule A, and proceeds in a north-easterly, easterly, and south-easterly direction, through a portion of the Cammeray Estate, the 25 property of the "North Sydney Investment and Tramway Company (Limited)," and enters upon and crosses Teralba Road, Kendall Road, Pokolbin Road, Munmorah Road, and Corrobare Road, within the limits of the said estate, to the north-western corner of section originally granted to H. G. Alleyne, now the property of R. Cousens; thence in an easterly direction along Corrobare Road and entering upon the sections abutting 30 on the said road, to wit, on the southern side, section originally granted to H. G. Alleyne, now the property of R. Cousens, section originally granted to H. G. Alleyne, now the property of the "North Shore and Middle Harbour Land Company (Limited)," and section originally granted to H. G. Alleyne, now the property of James Francis Cullen and Robert Newton Morris; and on the northern side of the said Corrobare 35 Road, that portion of the Cammeray Estate including Mount Ranken, the property of the "North Sydney Investment and Tramway Company (Limited)," to termination in reserve number twenty-eight, a Crown reserve for public purposes.

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,

F. W. WEBB, Sydney, 26 October, 1892. Clerk of the Legislative Assembly.

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

Legislative Council Chamber, November, 1892. Sydney,

Acting Clerk of the Parliaments.

## New South Wales.



ANNO QUINQUAGESIMO SEXTO

# VICTORIÆ REGINÆ.

An Act to amend the "Willoughby and Gordon Tramway Act of 1887," and "Willoughby and Gordon Tramway Act Amending Act."

HEREAS by the "Willoughby and Gordon Tramway Act of Preamble. 1887," and "Willoughby and Gordon Tramway Act Amending Act," hereafter referred to as the "said Acts," the "North Sydney Investment and Tramway Company (Limited)," hereinafter called 5 the "said Company," was authorised upon the conditions and terms contained in the said Acts to construct, subject to the liabilities therein imposed, a tramway for the conveying of passengers and their baggage and other goods and merchandise, on the lines in the said Acts more particularly described; and the said Company was, by 10 virtue of the amending Act, authorised to take and use certain lands mentioned in the Schedule thereto, upon the terms and conditions in the said last-mentioned Act provided: And whereas it is considered necessary for the proper carrying out of the work in connection with the formation of the said tramway to increase the maximum 15 width of the private lands to be taken for such tramway purposes from twenty-two feet as mentioned in said amending Act to one hundred and thirty-two feet: And it is also considered expedient 357—A

to authorise the said Company to deviate from the line of tramway mentioned in the said Acts, and to construct and maintain a tramway along the route hereafter described and set forth passing through certain lands, the property of the Company, and also along and crossing certain 5 streets in the town and municipality of Saint-Leonards North Sydney and in the municipality of Willoughby, and through certain private lands, streets, and roadways which are more particularly hereafter described, and such resumption, taking, using, deviation, and construction cannot be made without Legislative authority: Be it 10 therefore enacted by the Queen's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled, and by the

authority of the same, as follows:-

1. The second section of the Schedules of the amending Act Repeal of the second 15 are is hereby repealed, excepting as to the lines between the terminal section and Sched points of the Saint Leonards Cable Tram and Amhurst-street, and Act except as to in lieu of the said second section and the said Schedules the second certain particulars. section of this Act and the Schedules hereto shall be in substitution thereof: Provided that such repeal is made without prejudice to any

20 preceding contract or matter commenced or instituted under the authorities of the said Acts or either of them before the passing of this Act shall be completed and accompanied by the same consequences,

rights, and remedies, as if this Act had not passed.

2. It shall be lawful for the said Company, on the terms and con- Authority to deviate 25 ditions and subject to the provisions and other enactments in the said from route and to Acts and hereinafter contained, to deviate from the route of the said tramway as described in the said Acts, and in lieu thereof to make and construct such tramway with such loop lines, branch lines, and sidings as may be required for the safe and convenient working and use of the

30 said tramway, and from time to time to alter and repair the same for conveying passengers and their luggage, merchandise, goods, coal, timber, and other material to and from the said terminal point of the Saint Leonards North Sydney Cable Tramway, or from a point in Amhurststreet, and thence by the lines described in Schedule A to this Act to the

35 termination at a point in the Cammaray Estate, near the junction of the Teralba Road and the Warrane Road, in the municipality of Willoughby, and along the branch lines described in Schedules B, C, and D to this Act, and to such portions of the Company's Estate as may hereafter be determined, and to use so much of the streets or

40 roadways, and to take and use so much of the lands of private persons, which are mentioned in the said Schedules, as the said Company may require, but so that the same shall not occupy in any part of the said street or roadway a greater space in width than twenty-two feet of the surface thereof at formation level, or in the said private lands a greater

45 space in width than one hundred and thirty-two feet, including the support and foundations thereof: Provided further that the same shall be constructed and brought into use within the times mentioned in the

said amending Act.

3. Provided that nothing in the said Acts or herein contained Crown Lands not to 50 shall be deemed to have vested or shall vest any Crown lands or any fee. part of the public estate, or the property of any Municipality, or any public road or highway in the said Company for any greater estate or interest than a right of user thereof for tramway purposes.

4. That The said Acts shall read and be construed as if the Maximum width of 55 maximum width of private lands mentioned therein to be taken for land to be taken. tramway purposes had been one hundred and thirty-two feet instead of twenty-two feet. And all the elauses sections and provisions of the said Acts shall apply to the land taken and used under and by authority of this Act in the same manner and way as if the amending Act had

60 authorised the taking of the space in width of one hundred and thirtytwo feet.

5. Provided-always and it is hereby enacted that In the construct Power to make tion of the said tramway it shall be lawful to make such deviations deviations. and modifications of routes as may be considered desirable by the said Company, such deviations and modifications not to extend to a 5 greater distance than five chains on either side of the lines described in the Schedules hereto. And upon such deviations or modifications being made this Act shall be construed as if the same were included in and formed part of the Schedules hereunder written: Provided Map or plan and always that before any deviation or modification of route of the said book of reference to be made in certain

10 tramway or any part thereof may be made, the said Company shall cases. cause to be made and taken levels and surveys of the country and land through which such deviations and modifications of such tramway is to be carried, together with a map or plan of the deviations or modifications, and of the lands which it is to affect, and also a

15 book of reference in which shall be set forth a description of the said several lands affected by such deviations or modifications, and the names of the owners and proprietors thereof, so far as the same shall be known, or can with reasonable diligence be ascertained, with a description of the said land setting forth the bearings of such tramway

20 as the case may require, and the nature and quality and state of cultivation, the enclosures, if any, and the quantity of such land which may be required for the purpose of making such deviations or modifications of the said tramway. Notice of such map or plan and book of Notice and objection. reference shall be given by the Company by advertisement in the 25 Gazette and the Sydney daily papers, which notice shall set forth

generally the extent and direction of the intended deviations or modifications, and shall refer to such map or plan and book of reference to be seen at the registered office of the said Company at Sydney, and shall call upon all persons interested in the said deviations

30 or modifications to set forth in writing to the said Company within one month from the first publication of such notice any well-grounded objection which may appear to them to exist to the adoption of the said deviations or modifications, or any part thereof, or of any work proposed in connection therewith; and if any such objection shall 35 be made the same shall be considered by the Governor, with the

advice of the Executive Council, who shall, after due consideration thereof, confirm or alter the said map or plan and book of reference as to the said Governor, with such advice as aforesaid, shall seem meet; and thereupon notice shall be given by the said Company in the

40 Gazette and the Sydney daily papers of such confirmation, with or without alteration, as the case may be. The said map or plan and book of reference as altered or confirmed shall be kept in the registered office of the Company in Sydney, and true copies thereof, signed by the secretary of the said Company, shall be deposited with the Clerk of Deposit with Clerk 45 Petty Sessions of the district in which such deviations or modifica-

tions of the said tramway shall be intended to be made, and which map or plan and book of reference, and such copies thereof respectively, shall be exhibited at all convenient times for public examination from the day of the date on which notice of intention to make such

50 deviations or modifications shall be first published; and all persons shall have free liberty and permission at all proper and convenient times to view and examine the said map or plan and book of reference or copies as aforesaid.

6. If at any time hereafter the right of purchase conferred by Amendment of 55 section thirteen of the Principal Act on the Governor, with the advice section 13 of Principal Act. of the Executive Council, shall be exercised, the said company or its assigns shall not be entitled to any compensation in respect of any Crown land or public property which may be traversed or touched by the said tramway, or in respect of any road, street, or highway along

or over which the said tramway may be laid, but shall be entitled to claim such compensation for the rails and other works and effects upon or attached to such Crown lands, public property, road, street, or highway-and the costs of and in connection with the making, con-5 struction, and laying of such rails, works, and effects upon any such Crown lands, public property, road, street, or highway.

7. The said Company shall at all times hereafter maintain in Maintenance of roads for

perfect order and repair to the satisfaction of any Municipal Council roads, &c. through the area of which such line passes, such portions of the said 10 tramway as may traverse any public highway or portion of the public estate for the space between the rails of such tramway, and for a space of one foot six inches on each side of such tramway, and in case of

any dispute as to such repairs or non-repairs the question in dispute shall be submitted to the Engineer-in-Chief for Railway Construction, 15 whose decision shall be final and binding upon either party.

8. Whenever the expression "Commissioner for Railways" Commissioners for occurs herein-or in the said Acts it shall read and be construed as the Railways. "Commissioners for Railways for New South Wales" as appointed by the Act fifty-first Victoria number thirty-five or any Act or Acts

20 amending the same. 9. This Act may for all purposes be cited as the "Willoughby Short title. and Gordon Tramway Acts Amending Act of 1892," and shall be deemed to be incorporated with and construed as part of the "Willoughby and Gordon Tramway Act of 1887," and the "Willoughby

25 and Gordon Tramway Act Amending Act.

### SCHEDULES.

### SCHEDULE A.

All that proposed tramway situated in the Municipalities of North Sydney and

Willoughby, county of Cumberland and Colony of New South Wales, be the hereinafter mentioned several dimensions a little more or less.

Description of the proposed tramway from its junction with the Government Cable Tramway, Miller-street, North Sydney, to the termination at a point in the Cammeray Estate, near the junction of the Teralba Road and the Warrane Road, in the Municipality of Willoughby.

Municipality of North Sydney. 35

Commencing in Miller-street, in the town and Municipality of North Sydney, at its intersection with Falcon-street, and trending in a northerly direction along Miller-

its intersection with Falcon-street, and trending in a northerly direction along Miller-street to its intersection with Amherst-street; thence by a curved, a straight, and a curved line in a north-westerly direction through allotments eight, nine, ten, eleven, thirteen, fourteen, and fifteen, section thirty-two, the property of the "North Sydney Investment and Tramway Company (Limited)," allotment seven, section thirty-two, the property of Barron, Moxham, and Co., allotments sixteen and seventeen, held by the executors of the late T. J. Cook; thence by a curved line in a north-westerly direction across Palmer-street at its intersection with Rose-street; thence in a northerly direction along Rose-street to its intersection with Glen-street, and extending on the western side of the said Rose-street into allotments two, three, and four section thirty-three the property.

the said Rose-street into allotments two, three, and four, section thirty-three, the property of Captain T. A. Reddall, and allotment five, section thirty-three, the property of William of Captain T. A. Reddall, and allotment five, section thirty-three, the property of William Waterhouse, and extending on the eastern side of the said Rose-street into allotments one, two, and three, section thirty-four, the property of George Crispo, subdivided portions of allotment four, the properties of Frank Headford and C. Dutch, portion of allotment five, the property of the "North Sydney Land, Building, and Investment Company (Limited)," allotment six, the property of D. M. Menzies, all being portions of the said section thirty-four; thence in a north-easterly direction by a curved line through allotment govern section thirty-four; the property of Messas Keary Brothers, allotment

section thirty-four; thence in a north-easterly direction by a curved line through allotment seven, section thirty-four, the property of Messrs. Keary Brothers, allotment 55 eight, section thirty-four, the property of the "North Sydney Investment and Tramway Company (Limited)," and extending in a westerly direction into Glen-street into allotment five, original section three, the property of S. Cunningham; thence in a north-westerly direction in a straight line across Flat-street; thence in a north-easterly direction in a straight line across original section four, the property of John Thompson; thence in a north-

north-easterly direction in a straight line across Miller-street; thence in a north-easterly direction in a straight line across allotment twelve section thirty-five, the property of A. Armstrong; thence in a north-easterly direction in a straight line across Pine-street, and extending in a south-easterly direction into allotment eleven, section thirty-five, the property of John Ritchie, and allotment ten, section thirty-five, the property of William Meek; thence in a north-easterly, northerly, and north-westerly direction, through original section five, the property of the "North Sydney Investment and Tramway Company (Limited)," and extending in an easterly direction into section originally granted to Alexander M'Arthur, now the property of Caird, Maxwell, and Co.; thence in a north-westerly direction in a straight line by a high-level viaduct now in course of construction by the "North Sydney Investment and Tramway Company, (Limited)," into the Municipality of Willoughby, which is entered at a point on the southern extremity of the dividing line between two sections originally granted to S. H. Terry, now the property of the "North Sydney Investment and Tramway Company 15 (Limited)."

### Municipality of Willoughby.

Thence from the before-mentioned point of entrance in a north-westerly direction through two sections originally granted to S. H. Terry, now the property of the "North Sydney Investment and Tramway Company (Limited);" thence in a north-westerly 20 direction through two sections originally granted to Edward Cohen, now held by the trustees of the said Edward Cohen; thence in a north-westerly direction through two sections originally granted to John Weston, now the property of the "North Sydney Investment and Tramway Company (Limited);" thence in a north-westerly direction through a section originally granted to T. Strickland, now the property of the "North 25 Sydney Investment and Tramway Company (Limited);" thence in a north-westerly direction through section originally granted to Thomas Glover, and now held by the trustees of the said Thomas Glover; thence in a north-westerly direction across Sailor's Bay Road; thence in a northerly direction through section originally granted to M. E. Josephson, now the property of the "North Shore and Middle Harbour Land Company 30 (Limited)," and extending in a westerly direction into section originally granted to J. H. French, and now held by him; thence in a northerly direction through section originally French, and now held by him; thence in a northerly direction through section originally granted to E. H. Osborne, now the property of John Clarke, and extending in a westerly direction into section originally granted to J. H. French, and now held by him; thence in a northerly direction across Mowbray Road East; thence in a north-westerly direction 35 through section originally granted to James W. Bligh, now the property of the "North Shore and Middle Harbour Land Company (Limited)"; thence in a north-westerly direction through a section originally granted to J. H. French, now the property of the "North Shore and Middle Harbour Land Company (Limited)"; thence in a northerly and northeasterly direction through two sections originally granted to E. H. Herring, now the property of the "North Shore and Middle Harbour Land Company (Limited)," to Lylestreet: thence in a north-westerly direction along the said Lylestreet to its intersection street; thence in a north-westerly direction along the said Lyle-street to its intersection with Victoria-avenue, and extending westerly on the south-western side of the said Lyle-street into sections originally granted to E. H. Herring, F. Mooney, J. W. Bligh, and G. Woodcock, which sections are now the property of the "North Shore and Middle 45 Harbour Land Company (Limited)," and into M'Clelland-street, and extending on the powth costory side of the said Lyle street into a partial of the Company Research the and the M'Clelland-street, and extending on the north-eastern side of the said Lyle-street into a portion of the Cammeray Estate, the property of the "North Sydney Investment and Tramway Company (Limited)," section originally granted to J. W. Bligh, now the property of Chen Ateak, to the southernmost corner of section originally granted to S. Mallarkey, now the property of the "North Shore Investment and Tramway Company (Limited)," and extending on the said northeastern side of the said Lyle-street into Tumblumbi Road and Cawarrah Road; thence in a northerly and north-westerly direction through section originally granted to S. a northerly and north-westerly direction through section originally granted to S. Mallarkey, now the property of the "North Sydney Investment and Tramway Company (Limited)"; thence in a north-westerly direction through section originally granted to (Limited)"; thence in a north-westerly direction through section originally granted to 55 George Woodcock, now the property of Mrs. M. Owen; thence in a north-westerly direction across Warrane Road; thence in a north-westerly direction through section originally granted to F. Stack, now the property of the "North Sydney Investment and Tramway Company (Limited)"; thence in a north-westerly direction through allotments one hundred and nineteen, now or formerly the property of J. Baker, one hundred and 60 twenty and one hundred and twenty-one, now or formerly the property of Charles Lyons, being portions of subdivision of original section sixteen, granted to H. G. Alleyne; thence in a northerly direction across Smith-street; thence in a north-westerly, northerly, and north-easterly direction through allotments one hundred and twenty-two, northerly, and north-easterly direction through allotments one hundred and twenty-two, now or formerly the property of W. Cunningham, one hundred and twenty-three and 65 one hundred and twenty-four, now or formerly the property of G. C. Watson, being portion of subdivision of original section sixteen granted to H. G. Alleyne; thence in a north-easterly direction across stream forming the south-western boundary of original section thirty, granted to H. G. Alleyne, now the property of the "North Sydney Investment and Tramway Company (Limited)"; thence in a north-easterly direction 70 across Warrane Road to the termination in the Cammeray Estate, the property of the "North Sydney Investment and Tramway Company (Limited)."

#### SCHEDULE B.

This first branch line of tramway commences at a point on the main line of tramway, hereinbefore described in Schedule A, near the intersection of the said main line of tramway with Sailor's Bay Road, in section originally granted to T. Strickland, now the 5 property of the "North Sydney Investment and Tramway Company (Limited)"; thence in a north-easterly direction through the said section to Sailor's Bay Road; thence in an easterly and north-easterly direction along the said road to the termination at the western boundary of section containing eleven acres and three roods, originally granted to James William Bligh, now the property of the "North Sydney Investment and Tramway 10 Company (Limited)," and extending southerly into Reserve for Nautical Training School

### SCHEDULE C.

This second branch line of tramway commences at a point on the main line of tramway, hereinbefore described in Schedule A, near the intersection of the said main 15 line of tramway with the Mowbery Road, in section originally granted to E. H. Osborne, now the property of John Clarke; thence proceeding in a north-easterly direction through the said section to the Mowbery Road; thence in a north-easterly direction along the said road to the termination at the western boundary of section originally granted to E. M. Stephen, now the property of the "North Shore and Middle Harbour 20 Land Company (Limited)."

### SCHEDULE D.

The third branch line of tramway commences at the termination of the main line of tramway, hereinbefore described in Schedule A, and proceeds in a north-easterly, easterly, and south-easterly direction, through a portion of the Cammeray Estate, the 25 property of the "North Sydney Investment and Tramway Company (Limited)," and enters upon and crosses Teralba Road, Kendall Road, Pokolbin Road, Munmorah Road, and Corrobare Road, within the limits of the said estate, to the north-western corner of section originally granted to H. G. Alleyne, now the property of R. Cousens; thence in an easterly direction along Corrobare Road and entering upon the sections abutting 30 on the said road, to wit, on the southern side, section originally granted to H. G. Alleyne, now the property of the "North Shore and Middle Harbour Land Company (Limited)," and section originally granted to H. G. Alleyne, now the property of the "North Shore and Middle Harbour Land Company (Limited)," and section originally granted to H. G. Alleyne, now the property of James Francis Cullen and Robert Newton Morris; and on the northern side of the said Corrobare 35 Road, that portion of the Cammeray Estate including Mount Ranken, the property of the "North Sydney Investment and Tramway Company (Limited)," to termination in reserve number twenty-eight, a Crown reserve for public purposes.

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,

F. W. WEBB, Sydney, 26 October, 1892. Clerk of the Legislative Assembly.

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

Legislative Council Chamber, November, 1892. Sydney,

Acting Clerk of the Parliaments.

## New South Wales.



ANNO QUINQUAGESIMO SEXTO

## VICTORIÆ REGINÆ.

An Act to amend the "Willoughby and Gordon Tramway Act of 1887," and "Willoughby and Gordon Tramway Act Amending Act."

THEREAS by the "Willoughby and Gordon Tramway Act of Preamble. 1887," and "Willoughby and Gordon Tramway Act Amending Act," hereafter referred to as the "said Acts," the "North Sydney Investment and Tramway Company (Limited)," hereinafter called 5 the "said Company," was authorised upon the conditions and terms contained in the said Acts to construct, subject to the liabilities therein imposed, a tramway for the conveying of passengers and their baggage and other goods and merchandise, on the lines in the said Acts more particularly described, and the said Company was by said Acts more particularly described; and the said Company was, by 10 virtue of the amending Act, authorised to take and use certain lands mentioned in the Schedule thereto, upon the terms and conditions in the said last-mentioned Act provided: And whereas it is considered necessary for the proper carrying out of the work in connection with the formation of the said tramway to increase the maximum 15 width of the private lands to be taken for such tramway purposes from twenty-two feet as mentioned in said amending Act to one hundred and thirty-two feet: And it is also considered expedient 357—A

to authorise the said Company to deviate from the line of tramway mentioned in the said Acts, and to construct and maintain a tramway along the route hereafter described and set forth passing through certain lands, the property of the Company, and also along and crossing certain 5 streets in the town and municipality of Saint-Leonards North Sydney and in the municipality of Willoughby, and through certain private lands, streets, and roadways which are more particularly hereafter described, and such resumption, taking, using, deviation, and construction cannot be made without Legislative authority: 10 therefore enacted by the Queen's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and Legislative

Assembly of New South Wales in Parliament assembled, and by the

authority of the same, as follows:—

1. The second section of the Schedules of the amending Act Repeal of the second 15 are is hereby repealed, excepting as to the lines between the terminal of the amending points of the Saint Leonards Cable Tram and Amhurst-street, and Act except in lieu of the said second section and the said Schedules the second certain particulars. section of this Act and the Schedules hereto shall be in substitution thereof: Provided that such repeal is made without prejudice to any 20 preceding contract or matter commenced or instituted under the authorities of the said Acts or either of them before the passing of this Act shall be completed and accompanied by the same consequences,

rights, and remedies, as if this Act had not passed.

2. It shall be lawful for the said Company, on the terms and con- Authority to deviate 25 ditions and subject to the provisions and other enactments in the said from route and to Acts and hereinafter contained, to deviate from the route of the said tramway as described in the said Acts, and in lieu thereof to make and construct such tramway with such loop lines, branch lines, and sidings as may be required for the safe and convenient working and use of the

30 said tramway, and from time to time to alter and repair the same for conveying passengers and their luggage, merchandise, goods, coal, timber, and other material to and from the said terminal point of the Saint Leonards North Sydney Cable Tramway, or from a point in Amhurststreet, and thence by the lines described in Schedule A to this Act to the

- 35 termination at a point in the Cammaray Estate, near the junction of the Teralba Road and the Warrane Road, in the municipality of Willoughby, and along the branch lines described in Schedules B, C, and D to this Act, and to such portions of the Company's Estate as may hereafter be determined, and to use so much of the streets or
- 40 roadways, and to take and use so much of the lands of private persons, which are mentioned in the said Schedules, as the said Company may require, but so that the same shall not occupy in any part of the said street or roadway a greater space in width than twenty-two feet of the surface thereof at formation level, or in the said private lands a greater

45 space in width than one hundred and thirty-two feet, including the support and foundations thereof: Provided further that the same shall be constructed and brought into use within the times mentioned in the

said amending Act.

two feet.

3. Provided that nothing in the said Acts or herein contained Crown Lands not to 50 shall be deemed to have vested or shall vest any Crown lands or any vest in Company in part of the public estate, or the property of any Municipality, or any public road or highway in the said Company for any greater estate or interest than a right of user thereof for tramway purposes.

4. That The said Acts shall read and be construed as if the Maximum width of 55 maximum width of private lands mentioned therein to be taken for land to be taken. tramway purposes had been one hundred and thirty-two feet instead of twenty-two feet. And all the elauses sections and provisions of the said Acts shall apply to the land taken and used under and by authority of this Act in the same manner and way as if the amending Act had 60 authorised the taking of the space in width of one hundred and thirty-

5. Provided always and it is hereby enacted that In the construct Power to make tion of the said tramway it shall be lawful to make such deviations deviations. and modifications of routes as may be considered desirable by the said Company, such deviations and modifications not to extend to a 5 greater distance than five chains on either side of the lines described in the Schedules hereto. And upon such deviations or modifications being made this Act shall be construed as if the same were included in and formed part of the Schedules hereunder written: Provided Map or plan and always that before any deviation or modification of route of the said book of reference to be made in certain

10 tramway or any part thereof may be made, the said Company shall cases. cause to be made and taken levels and surveys of the country and land through which such deviations and modifications of such tramway is to be carried, together with a map or plan of the deviations or modifications, and of the lands which it is to affect, and also a

15 book of reference in which shall be set forth a description of the said several lands affected by such deviations or modifications, and the names of the owners and proprietors thereof, so far as the same shall be known, or can with reasonable diligence be ascertained, with a description of the said land setting forth the bearings of such tramway

20 as the case may require, and the nature and quality and state of cultivation, the enclosures, if any, and the quantity of such land which may be required for the purpose of making such deviations or modifications of the said tramway. Notice of such map or plan and book of Notice and objection. reference shall be given by the Company by advertisement in the

25 Gazette and the Sydney daily papers, which notice shall set forth generally the extent and direction of the intended deviations or modifications, and shall refer to such map or plan and book of reference to be seen at the registered office of the said Company at Sydney, and shall call upon all persons interested in the said deviations

30 or modifications to set forth in writing to the said Company within one month from the first publication of such notice any well-grounded objection which may appear to them to exist to the adoption of the said deviations or modifications, or any part thereof, or of any work proposed in connection therewith; and if any such objection shall

35 be made the same shall be considered by the Governor, with the advice of the Executive Council, who shall, after due consideration thereof, confirm or alter the said map or plan and book of reference as to the said Governor, with such advice as aforesaid, shall seem meet; and thereupon notice shall be given by the said Company in the

40 Gazette and the Sydney daily papers of such confirmation, with or without alteration, as the case may be. The said map or plan and book of reference as altered or confirmed shall be kept in the registered office of the Company in Sydney, and true copies thereof, signed by the

secretary of the said Company, shall be deposited with the Clerk of Deposit with Clerk 45 Petty Sessions of the district in which such deviations or modifications of the said tramway shall be intended to be made, and which map or plan and book of reference, and such copies thereof respectively, shall be exhibited at all convenient times for public examination from the day of the date on which notice of intention to make such

50 deviations or modifications shall be first published; and all persons shall have free liberty and permission at all proper and convenient times to view and examine the said map or plan and book of reference or copies as aforesaid.

6. If at any time hereafter the right of purchase conferred by Amendment of 55 section thirteen of the Principal Act on the Governor, with the advice Section 13 of Principal Act. of the Executive Council, shall be exercised, the said company or its assigns shall not be entitled to any compensation in respect of any Crown land or public property which may be traversed or touched by the said tramway, or in respect of any road, street, or highway along

or over which the said tramway may be laid, but shall be entitled to claim such compensation for the rails and other works and effects upon or attached to such Crown lands, public property, road, street, or highway—and the costs of and in connection with the making, con-5 struction, and laying of such rails, works, and effects upon any such Crown lands, public property, road, street, or highway.

7. The said Company shall at all times hereafter maintain in Maintenance of perfect order and repair to the satisfaction of any Municipal Council through the area of which such line passes, such portions of the said 10 tramway as may traverse any public highway or portion of the public

estate for the space between the rails of such tramway, and for a space of one foot six inches on each side of such tramway, and in case of any dispute as to such repairs or non-repairs the question in dispute shall be submitted to the Engineer-in-Chief for Railway Construction,

15 whose decision shall be final and binding upon either party. 8. Whenever the expression "Commissioner for Railways" Commissioners for occurs herein-or in the said Acts it shall read and be construed as the Railways "Commissioners for Railways for New South Wales" as appointed by the Act fifty-first Victoria number thirty-five or any Act or Acts

20 amending the same. 9. This Act may for all purposes be cited as the "Willoughby Short title. and Gordon Tramway Acts Amending Act of 1892," and shall be deemed to be incorporated with and construed as part of the "Willoughby and Gordon Tramway Act of 1887," and the "Willoughby

25 and Gordon Tramway Act Amending Act."

### SCHEDULES.

### SCHEDULE A.

All that proposed tramway situated in the Municipalities of North Sydney and Willoughby, county of Cumberland and Colony of New South Wales, be the 30 hereinafter mentioned several dimensions a little more or less.

Description of the proposed tramway from its junction with the Government Cable Tramway, Miller-street, North Sydney, to the termination at a point in the Cammeray Estate, near the junction of the Teralba Road and the Warrane Road, in the Municipality of Willoughby.

Municipality of North Sydney.

35

Commencing in Miller-street, in the town and Municipality of North Sydney, at its intersection with Falcon-street, and trending in a northerly direction along Miller-street to its intersection with Amherst-street; thence by a curved, a straight, and a

executors of the late T. J. Cook; thence by a curved line in a north-westerly direction across Palmer-street at its intersection with Rose-street; thence in a northerly direction 45 along Rose-street to its intersection with Glen-street, and extending on the western side of

45 along Rose-street to its intersection with Glen-street, and extending on the western side of the said Rose-street into allotments two, three, and four, section thirty-three, the property of Captain T. A. Reddall, and allotment five, section thirty-three, the property of William Waterhouse, and extending on the eastern side of the said Rose-street into allotments one, two, and three, section thirty-four, the property of George Crispo, subdivided portions of allotment four, the properties of Frank Headford and C. Dutch, portion of allotment five, the property of the "North Sydney Land, Building, and Investment Company (Limited)," allotment six, the property of D. M. Menzies, all being portions of the said section thirty-four; thence in a north-easterly direction by a curved line through allotment seven, section thirty-four, the property of Messrs. Keary Brothers, allotment eight, section thirty-four, the property of the "North Sydney Investment and Tramway Company (Limited)," and extending in a westerly direction into Glen-street into allotment five, original section three, the property of S. Cunningham; thence in a north-westerly

five, original section three, the property of S. Cunningham; thence in a north-westerly direction in a straight line across Flat-street; thence in a north-easterly direction in a straight line across original section four, the property of John Thompson; thence in a

north-easterly direction in a straight line across Miller-street; thence in a north-easterly direction in a straight line across allotment twelve section thirty-five, the property of A Armstrong; thence in a north-easterly direction in a straight line across Pine-street, and extending in a south-easterly direction into allotment eleven, section thirty-five, the 5 property of John Ritchie, and allotment ten, section thirty-five, the property of William Meek; thence in a north-easterly, northerly, and north-westerly direction, through original section five, the property of the "North Sydney Investment and Tramway Company (Limited)," and extending in an easterly direction into section originally granted to Alexander M'Arthur, now the property of Caird, Maxwell, and Co.; 10 thence in a north-westerly direction in a straight line by a high-level viaduct now in course of construction by the "North Sydney Investment and Tramway Company, (Limited)," into the Municipality of Willoughby, which is entered at a point on the southern extremity of the dividing line between two sections originally granted to S. H. Terry, now the property of the "North Sydney Investment and Tramway Company 15 (Limited)."

### Municipality of Willoughby.

Thence from the before-mentioned point of entrance in a north-westerly direction through two sections originally granted to S. H. Terry, now the property of the "North Sydney Investment and Tramway Company (Limited);" thence in a north-westerly 20 direction through two sections originally granted to Edward Cohen, now held by the trustees of the said Edward Cohen; thence in a north-westerly direction through two sections originally granted to John Weston, now the property of the "North Sydney Investment and Tramway Company (Limited);" thence in a north-westerly direction through a section originally granted to T. Strickland, now the property of the "North 25 Sydney Investment and Tramway Company (Limited);" thence in a north-westerly direction through section originally granted to Thomas Glover, and now held by the trustees of the said Thomas Glover; thence in a north-westerly direction across Sailor's trustees of the said Thomas Glover; thence in a north-westerly direction across Sailor's Bay Road; thence in a northerly direction through section originally granted to M. E. Josephson, now the property of the "North Shore and Middle Harbour Land Company 30 (Limited)," and extending in a westerly direction into section originally granted to J. H. French, and now held by him; thence in a northerly direction through section originally granted to E. H. Osborne, now the property of John Clarke, and extending in a westerly direction into section originally granted to J. H. French, and now held by him; thence in a northerly direction across Mowbray Road East; thence in a north-westerly direction 5 through section originally granted to James W. Bligh, now the property of the "North Shore and Middle Harbour Land Company (Limited)"; thence in a north-westerly direction through a section originally granted to J. H. French, now the property of the "North Shore and Middle Harbour Land Company (Limited)"; thence in a northerly and northeasterly direction through two sections originally granted to E. H. Herring, now the Snore and Middle Harbour Land Company (Limited)"; thence in a northerly and northeasterly direction through two sections originally granted to E. H. Herring, now the 40 property of the "North Shore and Middle Harbour Land Company (Limited)," to Lylestreet; thence in a north-westerly direction along the said Lyle-street to its intersection with Victoria-avenue, and extending westerly on the south-western side of the said Lylestreet into sections originally granted to E. H. Herring, F. Mooney, J. W. Bligh, and G. Woodcock, which sections are now the property of the "North Shore and Middle 45 Harbour Land Company (Limited)," and into M'Clelland-street, and extending on the north-eastern side of the said Lyle-street into a portion of the Cammerax Estate the north-eastern side of the said Lyle-street into a portion of the Cammeray Estate, the property of the "North Sydney Investment and Tramway Company (Limited)," section originally granted to J. W. Bligh, now the property of Chen Ateak, to the southernmost corner of section originally granted to S. Mallarkey, now the property of the "North 50 Shore Investment and Tramway Company (Limited)," and extending on the said north-eastern side of the said Lyle-street into Tumblumbi Road and Cawarrah Road; thence in a northerly, and north-westerly direction through section originally granted to S. a northerly and north-westerly direction through section originally granted to S.

Mallarkey, now the property of the "North Sydney Investment and Tramway Company (Limited)"; thence in a north-westerly direction through section originally granted to
55 George Woodcock, now the property of Mrs. M. Owen; thence in a north-westerly direction across Warrane Road; thence in a north-westerly direction through section originally granted to F. Stack, now the property of the "North Sydney Investment and Tramway Company (Limited)"; thence in a north-westerly direction through allotments one hundred and nineteen, now or formerly the property of J. Baker, one hundred and continuously and one hundred and twenty-one, now or formerly the property of Charles 60 twenty and one hundred and twenty-one, now or formerly the property of Charles Lyons, being portions of subdivision of original section sixteen, granted to H. G. Alleyne; thence in a northerly direction across Smith-street; thence in a north-westerly, northerly, and north-easterly direction through allotments one hundred and twenty-two northerly, and north-easterly direction through allotments one hundred and twenty-two, now or formerly the property of W. Cunningham, one hundred and twenty-three and 65 one hundred and twenty-four, now or formerly the property of G. C. Watson, being portion of subdivision of original section sixteen granted to H. G. Alleyne; thence in a north-easterly direction across stream forming the south-western boundary of original section thirty, granted to H. G. Alleyne, now the property of the "North Sydney Investment and Tramway Company (Limited)"; thence in a north-easterly direction across Warrane Road to the termination in the Cammeray Estate, the property of the "North Sydney Investment and Tramway Company (Limited)."

### SCHEDULE B.

This first branch line of tramway commences at a point on the main line of tramway, hereinbefore described in Schedule A, near the intersection of the said main line of tramway with Sailor's Bay Road, in section originally granted to T. Strickland, now the 5 property of the "North Sydney Investment and Tramway Company (Limited)"; thence in a north-easterly direction through the said section to Sailor's Bay Road; thence in an easterly and north-easterly direction along the said road to the termination at the western boundary of section containing eleven acres and three roods, originally granted to James William Bligh, now the property of the "North Sydney Investment and Tramway 10 Company (Limited)," and extending southerly into Reserve for Nautical Training School

### SCHEDULE C.

This second branch line of tramway commences at a point on the main line of tramway, hereinbefore described in Schedule A, near the intersection of the said main 15 line of tramway with the Mowbery Road, in section originally granted to E. H. Osborne, now the property of John Clarke; thence proceeding in a north-easterly direction through the said section to the Mowbery Road; thence in a north-easterly direction along the said road to the termination at the western boundary of section originally granted to E. M. Stephen, now the property of the "North Shore and Middle Harbour 20 Land Company (Limited)."

### SCHEDULE D.

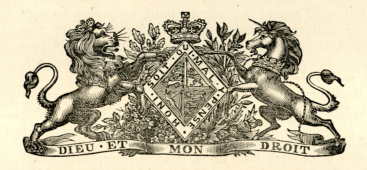
The third branch line of tramway commences at the termination of the main line of tramway, hereinbefore described in Schedule A, and proceeds in a north-easterly, easterly, and south-easterly direction, through a portion of the Cammeray Estate, the 25 property of the "North Sydney Investment and Tramway Company (Limited)," and enters upon and crosses Teralba Road, Kendall Road, Pokolbin Road, Munmorah Road, and Corrobare Road, within the limits of the said estate, to the north-western corner of section originally granted to H. G. Alleyne, now the property of R. Cousens; thence in an easterly direction along Corrobare Road and entering upon the sections abutting 30 on the said road, to wit, on the southern side, section originally granted to H. G. Alleyne, now the property of the "North Shore and Middle Harbour Land Company (Limited)," and section originally granted to H. G. Alleyne, now the property of James Francis Cullen and Robert Newton Morris; and on the northern side of the said Corrobare 35 Road, that portion of the Cammeray Estate including Mount Ranken, the property of the "North Sydney Investment and Tramway Company (Limited)," to termination in reserve number twenty-eight, a Crown reserve for public purposes.

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,

F. W. WEBB, Sydney, 26 October, 1892. Significant Clerk of the Legislative Assembly.

## New South Wales.



ANNO QUINQUAGESIMO SEXTO

## VICTORIÆ REGINÆ.

An Act to amend the "Willoughby and Gordon Tramway Act of 1887," and "Willoughby and Gordon Tramway Act Amending Act."

WHEREAS by the "Willoughby and Gordon Tramway Act of Preamble. 1887," and "Willoughby and Gordon Tramway Act of 1887," and "Willoughby and Gordon Tramway Act Amending Act," hereafter referred to as the "said Acts," the "North Sydney Investment and Tramway Company (Limited)," hereinafter called 5 the "said Company," was authorised upon the conditions and terms contained in the said Acts to construct, subject to the liabilities therein imposed, a tramway for the conveying of passengers and their baggage and other goods and merchandise, on the lines in the said Acts more particularly described; and the said Company was by said Acts more particularly described; and the said Company was, by 10 virtue of the amending Act, authorised to take and use certain lands mentioned in the Schedule thereto, upon the terms and conditions in the said last-mentioned Act provided: And whereas it is considered necessary for the proper carrying out of the work in connection with the formation of the said tramway to increase the maximum 15 width of the private lands to be taken for such tramway purposes from twenty-two feet as mentioned in said amending Act to one hundred and thirty-two feet: And it is also considered expedient 357—A

to authorise the said Company to deviate from the line of tramway mentioned in the said Acts, and to construct and maintain a tramway along the route hereafter described and set forth passing through certain lands, the property of the Company, and also along and 5 crossing certain streets in the town and municipality of Saint Leonards and in the municipality of Willoughby and through certain private lands, streets, and roadways which are more particularly hereafter described, and such resumption, taking, using, deviation, and construction cannot be made without Legislative authority: Be it

10 therefore enacted by the Queen's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled, and by the

authority of the same, as follows:

1. The second section of the Schedules of the amending Act Repeal of the second 15 are hereby repealed, excepting as to the lines between the terminal section and Schedules of the amending points of the Saint Leonards Cable Tram and Amhurst-street, and Act except as to in lieu of the said second section and the said Schedules the second certain particulars. section of this Act and the Schedules hereto shall be in substitution thereof: Provided that such repeal is made without prejudice to any 20 preceding contract or matter commenced or instituted under the authorities of the said Acts or either of them before the passing of this Act shall be completed and accompanied by the same consequences,

rights, and remedies, as if this Act had not passed.

2. It shall be lawful for the said Company, on the terms and con- Authority to deviate 25 ditions and subject to the provisions and other enactments in the said from route and to construct Tramway. Acts and hereinafter contained, to deviate from the route of the said tramway as described in the said Acts, and in lieu thereof to make and construct such tramway with such loop lines, branch lines, and sidings as may be required for the safe and convenient working and use of the 30 said tramway, and from time to time to alter and repair the same for conveying passengers and their luggage, merchandise, goods, coal, timber, and other material to and from the said terminal point of the Saint Leonards Cable Tramway, or from a point in Amhurst-street, and thence by the lines described in Schedule A to this Act to the 35 termination at a point in the Cammaray Estate, near the junction of the Teralba Road and the Warrane Road, in the municipality of Willoughby, and along the branch lines described in Schedules B, C, and D to this Act, and to such portions of the Company's Estate as may hereafter be determined, and to use so much of the streets or 40 roadways, and to take and use so much of the lands of private persons, which are mentioned in the said Schedule, as the said Company may require, but so that the same shall not occupy in any part of the said street or roadway a greater space in width than twenty-two feet of the

surface thereof at formation level, or in the said private lands a greater 45 space in width than one hundred and thirty-two feet, including the support and foundations thereof: Provided further that the same shall be constructed and brought into use within the times mentioned in the said amending Act.

3. Provided that nothing in the said Acts or herein contained Crown Lands not to 50 shall be deemed to have vested or shall vest any Crown lands or any fee. part of the public estate, or the property of any Municipality, or any public road or highway in the said Company for any greater estate or interest than a right of user thereof for tramway purposes.

4. That the said Acts shall read and be construed as if the Maximum width of 55 maximum width of private lands mentioned therein to be taken for land to be taken. tramway purposes had been one hundred and thirty-two feet instead of twenty-two feet. And all the clauses and provisions of the said Acts shall apply to the land taken and used under and by authority of this Act in the same manner and way as if the amending Act had 60 authorised the taking of the space in width of one hundred and thirtytwo feet.

5. Provided always and it is hereby enacted that in the construc- Power to make tion of the said tramway it shall be lawful to make such deviations deviations and modifications of routes as may be considered desirable by the said Company, such deviations and modifications not to extend to a 5 greater distance than five chains on either side of the lines described in the Schedules hereto. And upon such deviations or modifications being made this Act shall be construed as if the same were included in and formed part of the Schedules hereunder written: Provided Map or plan and always that before any deviation or modification of route of the said book of reference to be made in certain

10 tramway or any part thereof may be made, the said Company shall cases. cause to be made and taken levels and surveys of the country and land through which such deviations and modifications of such tramway is to be carried, together with a map or plan of the deviations or modifications, and of the lands which it is to affect, and also a

15 book of reference in which shall be set forth a description of the said several lands affected by such deviations or modifications, and the names of the owners and proprietors thereof, so far as the same shall be known, or can with reasonable diligence be ascertained, with a description of the said land setting forth the bearings of such tramway

20 as the case may require, and the nature and quality and state of cultivation, the enclosures, if any, and the quantity of such land which may be required for the purpose of making such deviations or modifications of the said tramway. Notice of such map or plan and book of Notice and objection. reference shall be given by the Company by advertisement in the 25 Gazette and the Sydney daily papers, which notice shall set forth

generally the extent and direction of the intended deviations or modifications, and shall refer to such map or plan and book of reference to be seen at the registered office of the said Company at Sydney, and shall call upon all persons interested in the said deviations

30 or modifications to set forth in writing to the said Company within one month from the first publication of such notice any well-grounded objection which may appear to them to exist to the adoption of the said deviations or modifications, or any part thereof, or of any work proposed in connection therewith; and if any such objection shall

35 be made the same shall be considered by the Governor, with the advice of the Executive Council, who shall, after due consideration thereof, confirm or alter the said map or plan and book of reference as to the said Governor, with such advice as aforesaid, shall seem meet; and thereupon notice shall be given by the said Company in the

40 Gazette and the Sydney daily papers of such confirmation, with or without alteration, as the case may be. The said map or plan and book of reference as altered or confirmed shall be kept in the registered office of the Company in Sydney, and true copies thereof, signed by the

secretary of the said Company, shall be deposited with the Clerk of Deposit with Clerk 45 Petty Sessions of the district in which such deviations or modifications of the said tramway shall be intended to be made, and which map or plan and book of reference, and such copies thereof respectively, shall be exhibited at all convenient times for public examination from the day of the date on which notice of intention to make such

50 deviations or modifications shall be first published; and all persons shall have free liberty and permission at all proper and convenient times to view and examine the said map or plan and book of reference

or copies as aforesaid.

6. If at any time hereafter the right of purchase conferred by Amendment of 55 section thirteen of the Principal Act on the Governor, with the advice Principal Act. of the Executive Council, shall be exercised, the said company or its assigns shall not be entitled to any compensation in respect of any Crown land or public property which may be traversed or touched by the said tramway, or in respect of any road, street, or highway along

or over which the said tramway may be laid, but shall be entitled to claim such compensation for the rails and other works and effects upon or attached to such Crown lands, public property, road, street, or highway—and the costs of and in connection with the making, construction, and laying of such rails, works, and effects upon any such Crown lands, public property, road, street, or highway.

7. The said Company shall at all times hereafter maintain in Maintenance of perfect order and repair to the satisfaction of any Municipal Council roads, &c. through the area of which such line passes, such portions of the said 10 tramway as may traverse any public highway or portion of the public estate for the space between the rails of such tramway, and for a space of one foot six inches on each side of such tramway, and in case of any dispute as to such repairs or non-repairs the question in dispute shall be submitted to the Engineer-in-Chief for Railway Construction, 15 whose decision shall be final and binding upon either party.

8. Whenever the expression "Commissioner for Railways" Commissioners for occurs herein or in the said Acts it shall read and be construed as the Railways. "Commissioners for Railways for New South Wales" as appointed by the Act fifty-first Victoria number thirty-five or any Act or Acts

20 amending the same.

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9. This Act may for all purposes be cited as the "Willoughby Short title. and Gordon Tramway Acts Amending Act of 1892," and shall be deemed to be incorporated with and construed as part of the "Willoughby and Gordon Tramway Act of 1887," and the "Willoughby 25 and Gordon Tramway Act Amending Act."

### SCHEDULES.

### SCHEDULE A.

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Municipality of North Sydney.

Commencing in Miller-street, in the town and Municipality of North Sydney, at its intersection with Falcon-street, and trending in a northerly direction along Miller-street to its intersection with Amherst-street; thence by a curved, a straight, and a curved line in a north-westerly direction through allotments eight, nine, ten, eleven, 40 thirteen, fourteen, and fifteen, section thirty-two, the property of the "North Sydney Investment and Tramway Company (Limited)," allotment seven, section thirty-two, the property of Barron, Moxham, and Co., allotments sixteen and seventeen, held by the executors of the late T. J. Cook; thence by a curved line in a north-westerly direction

across Palmer-street at its intersection with Rose-street; thence in a northerly direction 45 along Rose-street to its intersection with Glen-street, and extending on the western side of the said Rose-street into allotments two, three, and four, section thirty-three, the property of Captain T. A. Reddall, and allotment five, section thirty-three, the property of William Waterhouse, and extending on the eastern side of the said Rose-street into allotments one,

two, and three, section thirty-four, the property of George Crispo, subdivided portions of 30 allotment four, the properties of Frank Headford and C. Dutch, portion of allotment five, the property of the "North Sydney Land, Building, and Investment Company (Limited)," allotment six, the property of D. M. Menzies, all being portions of the said section thirty-four; thence in a north-easterly direction by a curved line through allotment seven, section thirty-four, the property of Messrs. Keary Brothers, allotment 55 eight, section thirty-four, the property of the "North Sydney Investment and Tramway Company (Limited)," and extending in a westerly direction into Glen-street into allotment

five, original section three, the property of S. Cunningham; thence in a north-westerly direction in a straight line across Flat-street; thence in a north-easterly direction in a straight line across original section four, the property of John Thompson; thence in a

north-easterly direction in a straight line across Miller-street; thence in a north-easterly direction in a straight line across allotment twelve section thirty-five, the property of A. Armstrong; thence in a north-easterly direction in a straight line across Pine-street, and Armstrong; thence in a north-easterly direction in a straight line across Pine-street, and extending in a south-easterly direction into allotment eleven, section thirty-five, the property of John Ritchie, and allotment ten, section thirty-five, the property of William Meek; thence in a north-easterly, northerly, and north-westerly direction, through original section five, the property of the "North Sydney Investment and Tramway Company (Limited)," and extending in an easterly direction into section originally granted to Alexander M'Arthur, now the property of Caird, Maxwell, and Co.; thence in a north-westerly direction in a straight line by a high-level viaduet now in course of construction by the "North Sydney Investment and Tramway Company, (Limited)," into the Municipality of North Willoughby, which is entered at a point on the southern extremity of the dividing line between two sections originally granted to the southern extremity of the dividing line between two sections originally granted to S. H. Terry, now the property of the "North Sydney Investment and Tramway Company (Limited)." 15 (Limited).

### Municipality of Willoughby.

Thence from the before-mentioned point of entrance in a north-westerly direction through two sections originally granted to S. H. Terry, now the property of the "North Sydney Investment and Tramway Company (Limited);" thence in a north-westerly Sydney Investment and Tramway Company (Limited);" thence in a north-westerly direction through two sections originally granted to Edward Cohen, now held by the trustees of the said Edward Cohen; thence in a north-westerly direction through two sections originally granted to John Weston, now the property of the "North Sydney Investment and Tramway Company (Limited);" thence in a north-westerly direction through a section originally granted to T. Strickland, now the property of the "North 25 Sydney Investment and Tramway Company (Limited);" thence in a north-westerly direction through section originally granted to Thomas Glover, and now held by the trustees of the said Thomas Glover; thence in a north-westerly direction across Sailor's Bay Road: thence in a portherly direction through section originally granted to M. E. Bay Road; thence in a northerly direction through section originally granted to M. E. Josephson, now the property of the "North Shore and Middle Harbour Land Company (Limited)" and orted in the control of the "North Shore and Middle Harbour Land Company (Limited)" and orted in the control of the control o (Limited)," and extending in a westerly direction into section originally granted to J. H. French, and now held by him; thence in a northerly direction through section originally granted to E. H. Osborne, now the property of John Clarke, and extending in a westerly direction into section originally granted to J. H. French, and now held by him; thence in a partherly direction granted to J. H. French, and now held by him; thence in direction into section originally granted to J. H. French, and now need by nim; thence in a northerly direction across Mowbray Road East; thence in a north-westerly direction 35 through section originally granted to James W. Bligh, now the property of the "North Shore and Middle Harbour Land Company (Limited)"; thence in a north-westerly direction through a section originally granted to J. H. French, now the property of the "North Shore and Middle Harbour Land Company (Limited)"; thence in a northerly and north-easterly direction through two sections originally granted to E. H. Herring, now the 40 property of the "North Shore and Middle Harbour Land Company (Limited)," to Lylestreet; thence in a north-westerly direction along the said Lyle-street to its intersection with Victoria-avenue, and extending westerly on the south-western side of the said Lylewith Victoria-avenue, and extending westerly on the south-western side of the said Lyle-street into sections originally granted to E. H. Herring, F. Mooney, J. W. Bligh, and G. Woodcock, which sections are now the property of the "North Shore and Middle Harbour Land Company (Limited)," and into M'Clelland-street, and extending on the and into M Cielland-street, and extending on the north-eastern side of the said Lyle-street into a portion of the Cammeray Estate, the property of the "North Sydney Investment and Tramway Company (Limited)," section originally granted to J. W. Bligh, now the property of Chen Ateak, to the southernmost corner of section originally granted to S. Mallarkey, now the property of the "North 50 Shore Investment and Tramway Company (Limited)," and extending on the said northeastern side of the said Lyle-street into Tumblumbi Road and Cawarrah Road; thence in a northerly and north-westerly direction through section originally granted to S. a northerly and north-westerly direction through section originally granted to S. Mallarkev, now the property of the "North Sydney Investment and Tramway Company (Limited)"; thence in a north-westerly direction through section originally granted to 55 George Woodcock, now the property of Mrs. M. Owen; thence in a north-westerly direction across Warrane Road; thence in a north-westerly direction through section originally granted to F. Stack, now the property of the "North Sydney Investment and Tramway Company (Limited)"; thence in a north-westerly direction through allotments one hundred and pineteen now or formerly the property of I. Baker, one hundred and 60 twenty and one hundred and twenty-one, now or formerly the property of L. Baker, one hundred and Eyons, being portions of subdivision of original section sixteen, granted to H. G. Alleyne; thence in a north-resterly, northerly, and north-easterly direction through allotments one hundred and twenty-two. now or formerly the property of W. Cunningham, one hundred and twenty-three and 65 one hundred and twenty-four, now or formerly the property of G. C. Watson, being portion of subdivision of original section sixteen granted to H. G. Alleyne; thence in a north-easterly direction across stream forming the south-western boundary of original section thirty, granted to H. G. Alleyne, now the property of the "North Sydney Investment and Tramway Company (Limited)"; thence in a north-easterly direction 70 across Warrane Road to the termination in the Cammeray Estate, the property of the "North Sydney Investment and Tramway Company (Limited).

### SCHEDULE B.

This first branch line of tramway commences at a point on the main line of tramway, hereinbefore described in Schedule A, near the intersection of the said main line of tramway with Sailor's Bay Road, in section originally granted to T. Strickland, now the property of the "North Sydney Investment and Tramway Company (Limited)"; thence in a north-easterly direction through the said section to Sailor's Bay Road; thence in an easterly and north-easterly direction along the said road to the termination at the western boundary of section containing eleven acres and three roads, originally granted to James William Bligh, now the property of the "North Sydney Investment and Tramway 10 Company (Limited)," and extending southerly into Reserve for Nautical Training School

#### SCHEDULE C.

This second branch line of tramway commences at a point on the main line of tramway, hereinbefore described in Schedule A, near the intersection of the said main 15 line of tramway with the Mowbery Road, in section originally granted to E. H. Osborne, now the property of John Clarke; thence proceeding in a north-easterly direction through the said section to the Mowbery Road; thence in a north-easterly direction along the said road to the termination at the western boundary of section originally granted to E. M. Stephen, now the property of the "North Shore and Middle Harbour 20 Land Company (Limited)."

### SCHEDULE D.

The third branch line of tramway commences at the termination of the main line of tramway, hereinbefore described in Schedule A, and proceeds in a north-easterly, easterly, and south-easterly direction, through a portion of the Cammeray Estate, the 25 property of the "North Sydney Investment and Tramway Company (Limited)," and enters upon and crosses Teralba Road, Kendall Road, Pokolbin Road, Munmorah Road, and Corrobare Road, within the limits of the said estate, to the north-western corner of section originally granted to H. G. Alleyne, now the property of R. Cousens; thence in an easterly direction along Corrobare Road and entering upon the sections abutting 30 on the said road, to wit, on the southern side, section originally granted to H. G. Alleyne, now the property of R. Cousens, section originally granted to H. G. Alleyne, now the property of the "North Shore and Middle Harbour Land Company (Limited)," and section originally granted to H. G. Alleyne, now the property of James Francis Cullen and Robert Newton Morris; and on the northern side of the said Corrobare 35 Road, that portion of the Cammeray Estate including Mount Ranken, the property of the "North Sydney Investment and Tramway Company (Limited)," to termination in reserve number twenty-eight, a Crown reserve for public purposes.

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,

F. W. WEBB. Sydney, 26 October, 1892. Clerk of the Legislative Assembly.

## New South Wales.



ANNO QUINQUAGESIMO SEXTO

# VICTORIÆ REGINÆ.

An Act to amend the "Willoughby and Gordon Tramway Act . of 1887," and "Willoughby and Gordon Tramway Act Amending Act."

WHEREAS by the "Willoughby and Gordon Tramway Act of Preamble.
1887," and "Willoughby and Gordon Tramway Act Amending
Act," hereafter referred to as the "said Acts," the "North Sydney
Investment and Tramway Company (Limited)," hereinafter called
the "said Company," was authorised upon the conditions and terms
contained in the said Acts to construct, subject to the liabilities
therein imposed a tramway for the conveying of presengers and therein imposed, a tramway for the conveying of passengers and their baggage and other goods and merchandise, on the lines in the said Acts more particularly described; and the said Company was, by 10 virtue of the amending Act, authorised to take and use certain lands mentioned in the Schedule thereto, upon the terms and conditions in the said last-mentioned Act provided: And whereas it is considered necessary for the proper carrying out of the work in connection with the formation of the said tramway to increase the maximum 15 width of the private lands to be taken for such tramway purposes from twenty-two feet as mentioned in said amending Act to one hundred and thirty-two feet: And it is also considered expedient 357—A

to authorise the said Company to deviate from the line of tramway mentioned in the said Acts, and to construct and maintain a tramway along the route hereafter described and set forth passing through certain lands, the property of the Company, and also along and 5 crossing certain streets in the town and municipality of Saint Leonards and in the municipality of Willoughby and through certain private lands, streets, and roadways which are more particularly hereafter described, and such resumption, taking, using, deviation, and construction cannot be made without Legislative authority: Be it 10 therefore enacted by the Queen's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled, and by the

authority of the same, as follows:-

1. The second section of the Schedules of the amending Act Repeal of the second 15 are hereby repealed, excepting as to the lines between the terminal section and Schedules points of the Saint Leonards Cable Tram and Amhurst-street, and Act except as to in lieu of the said second section and the said Schedules the second certain particulars. section of this Act and the Schedules hereto shall be in substitution thereof: Provided that such repeal is made without prejudice to any 20 preceding contract or matter commenced or instituted under the

authorities of the said Acts or either of them before the passing of this Act shall be completed and accompanied by the same consequences,

rights, and remedies, as if this Act had not passed.

2. It shall be lawful for the said Company, on the terms and con- Authority to deviate 25 ditions and subject to the provisions and other enactments in the said from route and to Acts and hereinafter contained, to deviate from the route of the said tramway as described in the said Acts, and in lieu thereof to make and construct such tramway with such loop lines, branch lines, and sidings as may be required for the safe and convenient working and use of the

30 said tramway, and from time to time to alter and repair the same for conveying passengers and their luggage, merchandise, goods, coal, timber, and other material to and from the said terminal point of the Saint Leonards Cable Tramway, or from a point in Amhurst-street, and thence by the lines described in Schedule A to this Act to the

35 termination at a point in the Cammaray Estate, near the junction of the Teralba Road and the Warrane Road, in the municipality of Willoughby, and along the branch lines described in Schedules B, C, and D to this Act, and to such portions of the Company's Estate as may hereafter be determined, and to use so much of the streets or

40 roadways, and to take and use so much of the lands of private persons, which are mentioned in the said Schedule, as the said Company may require, but so that the same shall not occupy in any part of the said street or roadway a greater space in width than twenty-two feet of the surface thereof at formation level, or in the said private lands a greater

45 space in width than one hundred and thirty-two feet, including the support and foundations thereof: Provided further that the same shall be constructed and brought into use within the times mentioned in the

3. Provided that nothing in the said Acts or herein contained Crown Lands not to 50 shall be deemed to have vested or shall vest any Crown lands or any fee. part of the public estate, or the property of any Municipality, or any public road or highway in the said Company for any greater estate or interest than a right of user thereof for tramway purposes.

4. That the said Acts shall read and be construed as if the Maximum width of 55 maximum width of private lands mentioned therein to be taken for land to be taken. tramway purposes had been one hundred and thirty-two feet instead of twenty-two feet. And all the clauses and provisions of the said Acts shall apply to the land taken and used under and by authority of this Act in the same manner and way as if the amending Act had 60 authorised the taking of the space in width of one hundred and thirtytwo feet.

5. Provided always and it is hereby enacted that in the construc- Power to make tion of the said tramway it shall be lawful to make such deviations deviations. and modifications of routes as may be considered desirable by the said Company, such deviations and modifications not to extend to a 5 greater distance than five chains on either side of the lines described in the Schedules hereto. And upon such deviations or modifications being made this Act shall be construed as if the same were included in and formed part of the Schedules hereunder written: Provided Map or plan and always that before any deviation or modification of route of the said book of reference to

10 tramway or any part thereof may be made, the said Company shall cases. cause to be made and taken levels and surveys of the country and land through which such deviations and modifications of such tramway is to be carried, together with a map or plan of the deviations or modifications, and of the lands which it is to affect, and also a

15 book of reference in which shall be set forth a description of the said several lands affected by such deviations or modifications, and the names of the owners and proprietors thereof, so far as the same shall be known, or can with reasonable diligence be ascertained, with a description of the said land setting forth the bearings of such tramway

20 as the case may require, and the nature and quality and state of cultivation, the enclosures, if any, and the quantity of such land which may be required for the purpose of making such deviations or modifications of the said tramway. Notice of such map or plan and book of Notice and objection. reference shall be given by the Company by advertisement in the

25 Gazette and the Sydney daily papers, which notice shall set forth generally the extent and direction of the intended deviations or modifications, and shall refer to such map or plan and book of reference to be seen at the registered office of the said Company at Sydney, and shall call upon all persons interested in the said deviations

30 or modifications to set forth in writing to the said Company within one month from the first publication of such notice any well-grounded objection which may appear to them to exist to the adoption of the said deviations or modifications, or any part thereof, or of any work proposed in connection therewith; and if any such objection shall

35 be made the same shall be considered by the Governor, with the advice of the Executive Council, who shall, after due consideration thereof, confirm or alter the said map or plan and book of reference as to the said Governor, with such advice as aforesaid, shall seem meet; and thereupon notice shall be given by the said Company in the

40 Gazette and the Sydney daily papers of such confirmation, with or without alteration, as the case may be. The said map or plan and book of reference as altered or confirmed shall be kept in the registered office of the Company in Sydney, and true copies thereof, signed by the

secretary of the said Company, shall be deposited with the Clerk of Deposit with Clerk 45 Petty Sessions of the district in which such deviations or modifications of the said tramway shall be intended to be made, and which map or plan and book of reference, and such copies thereof respectively, shall be exhibited at all convenient times for public examination from the day of the date on which notice of intention to make such

50 deviations or modifications shall be first published; and all persons shall have free liberty and permission at all proper and convenient times to view and examine the said map or plan and book of reference

or copies as aforesaid.

6. If at any time hereafter the right of purchase conferred by Amendment of 55 section thirteen of the Principal Act on the Governor, with the advice Principal Act. of the Executive Council, shall be exercised, the said company or its assigns shall not be entitled to any compensation in respect of any Crown land or public property which may be traversed or touched by the said tramway, or in respect of any road, street, or highway along

or over which the said tramway may be laid, but shall be entitled to claim such compensation for the rails and other works and effects upon or attached to such Crown lands, public property, road, street, or highway—and the costs of and in connection with the making, con-5 struction, and laying of such rails, works, and effects upon any such

Crown lands, public property, road, street, or highway.

7. The said Company shall at all times hereafter maintain in Maintenance of production of the control of the contr perfect order and repair to the satisfaction of any Municipal Council through the area of which such line passes, such portions of the said 10 tramway as may traverse any public highway or portion of the public

estate for the space between the rails of such tramway, and for a space of one foot six inches on each side of such tramway, and in case of any dispute as to such repairs or non-repairs the question in dispute shall be submitted to the Engineer-in-Chief for Railway Construction, 15 whose decision shall be final and binding upon either party.

8. Whenever the expression "Commissioner for Railways" Commissioners for occurs herein or in the said Acts it shall read and be construed as the Railways. "Commissioners for Railways for New South Wales" as appointed by the Act fifty-first Victoria number thirty-five or any Act or Acts

20 amending the same. 9. This Act may for all purposes be cited as the "Willoughby Short title." and Gordon Tramway Acts Amending Act of 1892," and shall be deemed to be incorporated with and construed as part of the "Willoughby and Gordon Tramway Act of 1887," and the "Willoughby 25 and Gordon Tramway Act Amending Act.'

### SCHEDULES.

### SCHEDULE A.

All that proposed tramway situated in the Municipalities of North Sydney and Willoughby, county of Cumberland and Colony of New South Wales, be the 30 hereinafter mentioned several dimensions a little more or less.

Description of the proposed tramway from its junction with the Government Cable Tramway, Miller-street, North Sydney, to the termination at a point in the Cammeray Estate, near the junction of the Teralba Road and the Warrane Road, in the Municipality of Willoughby.

### Municipality of North Sydney.

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Commencing in Miller-street, in the town and Municipality of North Sydney, at its intersection with Falcon-street, and trending in a northerly direction along Millerstreet to its intersection with Amherst-street; thence by a curved, a straight, and a street to its intersection with Amnerst-street; thence by a curved, a straight, and a curved line in a north-westerly direction through allotments eight, nine, ten, eleven, 40 thirteen, fourteen, and fifteen, section thirty-two, the property of the "North Sydney Investment and Tramway Company (Limited)," allotment seven, section thirty-two, the property of Barron, Moxham, and Co., allotments sixteen and seventeen, held by the executors of the late T. J. Cook; thence by a curved line in a north-westerly direction across Palmer-street at its intersection with Rose-street; thence in a northerly direction

45 along Rose-street to its intersection with Glen-street, and extending on the western side of the said Rose-street into allotments two, three, and four, section thirty-three, the property of Captain T. A. Reddall, and allotment five, section thirty-three, the property of William Waterhouse, and extending on the eastern side of the said Rose-street into allotments one,

Waterhouse, and extending on the eastern side of the said Rose-street into allotments one, two, and three, section thirty-four, the property of George Crispo, subdivided portions of 50 allotment four, the properties of Frank Headford and C. Dutch, portion of allotment five, the property of the "North Sydney Land, Building, and Investment Company (Limited)," allotment six, the property of D. M. Menzies, all being portions of the said section thirty-four; thence in a north-easterly direction by a curved line through allotment seven, section thirty-four, the property of Messrs. Keary Brothers, allotment 55 eight, section thirty-four, the property of the "North Sydney Investment and Tramway Company (Limited)," and extending in a westerly direction into Glen-street into allotment five original section three the property of S. Cumpingham: thence in a north-westerly

five, original section three, the property of S. Cunningham; thence in a north-westerly direction in a straight line across Flat-street; thence in a north-easterly direction in a straight line across original section four, the property of John Thompson; thence in a

north-easterly direction in a straight line across Miller-street; thence in a north-easterly direction in a straight line across allotment twelve section thirty-five, the property of A. Armstrong; thence in a north-easterly direction in a straight line across Pine-street, and extending in a south-easterly direction into allotment eleven, section thirty-five, the property of John Ritchie, and allotment ten, section thirty-five, the property of William Meek; thence in a north-easterly, northerly, and north-westerly direction, through original section five, the property of the "North Sydney Investment and Tramway Company (Limited)," and extending in an easterly direction into section originally granted to Alexander M'Arthur, now the property of Caird, Maxwell, and Co.; thence in a north-westerly direction in a straight line by a high-level viaduct now in course of construction by the "North Sydney Investment and Tramway Company, (Limited)," into the Municipality of North Willoughby, which is entered at a point on the southern extremity of the dividing line between two sections originally granted to S. H. Terry, now the property of the "North Sydney Investment and Tramway Company (Limited)."

Municipality of Willoughby. Thence from the before-mentioned point of entrance in a north-westerly direction through two sections originally granted to S. H. Terry, now the property of the "North Sydney Investment and Tramway Company (Limited);" thence in a north-westerly 20 direction through two sections originally granted to Edward Colon, now held by the 20 direction through two sections originally granted to Edward Conen, now held by the trustees of the said Edward Cohen; thence in a north-westerly direction through two sections originally granted to John Weston, now the property of the "North Sydney Investment and Tramway Company (Limited);" thence in a north-westerly direction through a section originally granted to T. Strickland, now the property of the "North 25 Sydney Investment and Tramway Company (Limited);" thence in a north-westerly direction through section originally granted to Thomas Glover, and now held by the trustees of the said Thomas Glover, thence in a parth-westerly direction across Sailor's trustees of the said Thomas Glover; thence in a north-westerly direction across Sailor's Bay Road; thence in a northerly direction through section originally granted to M. E. Josephson, now the property of the "North Shore and Middle Harbour Land Company (Limited)," and extending in a westerly direction into section originally granted to J. H. French, and now held by him; thence in a northerly direction through section originally granted to E. H. Osborne, now the property of John Clarke, and extending in a westerly direction into section originally granted to J. H. French, and now held by him; thence in a northerly direction across Mowbray Road East; thence in a north-westerly direction 35 through section originally granted to James W. Bligh, now the property of the "North Shore and Middle Harbour Land Company (Limited)"; thence in a north-westerly direction through a section originally granted to J. H. French, now the property of the "North Shore and Middle Harbour Land Company (Limited)"; thence in a northerly and north-sectorly direction through two sections originally granted to F. H. Howing your the easterly direction through two sections originally granted to E. H. Herring, now the 40 property of the "North Shore and Middle Harbour Land Company (Limited)," to Lylestreet; thence in a north-westerly direction along the said Lyle-street to its intersection with Victoria-avenue, and extending westerly on the south-western side of the said Lyle-street into sections originally granted to E. H. Herring, F. Mooney, J. W. Bligh, and G. Woodcock, which sections are now the property of the "North Shore and Middle 45 Harbour Land Company (Limited)," and into M'Clelland-street, and extending on the north-eastern side of the said Lyle-street into a portion of the Cammeray Estate, the property of the "North Sydney Investment and Tramway Company (Limited)," section originally granted to J. W. Bligh, now the property of Chen Ateak, to the southernmost corner of section originally granted to S. Mallarkey, now the property of the "North 50 Shore Investment and Tramway Company (Limited)," and extending on the said northeastern side of the said Lyle-street into Tumblumbi Road and Cawarrah Road; thence in a northerly and north-westerly direction through section originally granted to S. Mallarkey, now the property of the "North Sydney Investment and Tramway Company (Limited)"; thence in a north-westerly direction through section originally granted to (Limited)"; thence in a north-westerly direction through section originally granted to 55 George Woodcock, now the property of Mrs. M. Owen; thence in a north-westerly direction across Warrane Road; thence in a north-westerly direction through section originally granted to F. Stack, now the property of the "North Sydney Investment and Tramway Company (Limited)"; thence in a north-westerly direction through allotments one hundred and nineteen, now or formerly the property of J. Baker, one hundred and 60 twenty and one hundred and twenty-one, now or formerly the property of Charles Lyons, being portions of subdivision of original section sixteen, granted to H. G. Alleyne; thence in a northerly direction across Smith-street; thence in a north-westerly, northerly, and north-easterly direction through allotments one hundred and twenty-two, now or formerly the property of W. Cunningham, one hundred and twenty-three and 65 one hundred and twenty-four, now or formerly the property of G. C. Watson, being portion of subdivision of original section sixteen granted to H. G. Alleyne; thence in a north-easterly direction across stream forming the south-western boundary of original section thirty, granted to H. G. Alleyne, now the property of the "North Sydney Investment and Tramway Company (Limited)"; thence in a north-easterly direction 70 across Warrane Road to the termination in the Cammeray Estate, the property of the "North Sydney Investment and Tramway Company (Company Company Co "North Sydney Investment and Tramway Company (Limited)."

### SCHEDULE B.

This first branch line of tramway commences at a point on the main line of tramway, hereinbefore described in Schedule A, near the intersection of the said main line of tramway with Sailor's Bay Road, in section originally granted to T. Strickland, now the 5 property of the "North Sydney Investment and Tramway Company (Limited)"; thence in a north-easterly direction through the said section to Sailor's Bay Road; thence in an easterly and north-easterly direction along the said road to the termination at the western boundary of section containing eleven acres and three roads, originally granted to James William Bligh, now the property of the "North Sydney Investment and Tramway 10 Company (Limited)," and extending southerly into Reserve for Nautical Training School.

### SCHEDULE C.

This second branch line of tramway commences at a point on the main line of tramway, hereinbefore described in Schedule A, near the intersection of the said main 15 line of tramway with the Mowbery Road, in section originally granted to E. H. Osborne, now the property of John Clarke; thence proceeding in a north-easterly direction through the said section to the Mowbery Road; thence in a north-easterly direction along the said road to the termination at the western boundary of section originally granted to E. M. Stephen, now the property of the "North Shore and Middle Harbour 20 Land Company (Limited)."

### SCHEDULE D.

The third branch line of tramway commences at the termination of the main line of tramway, hereinbefore described in Schedule A, and proceeds in a north-easterly, easterly, and south-easterly direction, through a portion of the Cammeray Estate, the 25 property of the "North Sydney Investment and Tramway Company (Limited)," and enters upon and crosses Teralba Road, Kendall Road, Pokolbin Road, Munmorah Road, and Corrobare Road, within the limits of the said estate, to the north-western corner of section originally granted to H. G. Alleyne, now the property of R. Cousens; thence in an easterly direction along Corrobare Road and entering upon the sections abutting 30 on the said road, to wit, on the southern side, section originally granted to H. G. Alleyne, now the property of the "North Shore and Middle Harbour Land Company (Limited)," and section originally granted to H. G. Alleyne, now the property of James Francis Cullen and Robert Newton Morris; and on the northern side of the said Corrobare 35 Road, that portion of the Cammeray Estate including Mount Ranken, the property of the "North Sydney Investment and Tramway Company (Limited)," to termination in reserve number twenty-eight, a Crown reserve for public purposes.