This Public Bill originated in the Legislative Assembly, and, having this day passed, is now ready for presentation to the Legislative Council for its concurrence.

RICHD. A. ARNOLD, Clerk of the Legislative Assembly.

Legislative Assembly Chamber, Sydney, 11 February, 1915.

New South Wales.



ANNO QUINTO

GEORGII V REGIS.

Act No. , 1915.

An Act to authorise the raising of a loan for railway purposes; to amend the Audit Act, 1902; and for purposes consequent thereon or incidental thereto.

BE it enacted by the King'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. This Act may be cited as the "Loan (Railways) Short title, Act, 1915."

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2.

2. In this Act "the Treasurer" means the Colonial Definitions. Treasurer; and "Stock" means Inscribed or Funded Stock.

3. The Governor may, by the issue of Debentures or Governor 5 Stock, secured upon the Consolidated Revenue Fund, may raise raise any sums of money not exceeding in the whole issue of three million pounds, to be expended for railway Debentures or Stock. purposes.

4. Such Debentures or Stock may be issued in New Debentures 10 South Wales or in London, at such times, for such or stock may be sold in amounts, and for such periods as may be directed by the sydney or London. Governor.

5. Any stock issued in New South Wales under this Creation of Act shall be styled "New South Wales Funded Stock," Stock.

15 and shall, if sold otherwise than by tender, be purchas-

able at the Treasury upon any lawful day.

South Wales under this Act.

1892, relating to the method of inscription and transfer Funded Stock Act, 1892, to of Stock, and the regulations under the Inscribed Stock Stock sold in 20 (Issue and Renewals) Act, 1912, and the forms pre-Wew South scribed in the said regulations, are hereby declared to be applicable to, and shall be followed and used, mutatis mutandis, in connection with Stock issued within New

6. (1) The provisions of the Funded Stock Act of Application of

25 (2) In respect of any Stock issued in London Regulations under this Act, the Governor may make regulations, in respect of Stock sold in not being inconsistent with the provisions of the London. Inscribed Stock Act, 1902, for carrying this Act into Such regulations shall be published in the

30 Gazette and laid before Parliament within fourteen days after such publication, if Parliament be then sitting, and if Parliament be not sitting, then within fourteen days after the commencement of the next session thereof.

7. (1) Pending the issue of Debentures or Stock Issue of 35 under this Act, the Governor may, by the issue of Treasury Bills. Treasury Bills secured upon the Consolidated Revenue Their Fund, raise any sums of money not exceeding in the currency. whole the amount authorised to be raised under this Act.

Such Treasury Bills shall have such currency, not exceeding five years, as the Governor may direct.

(2) Stock, Debentures, and Treasury Bills issued Interest. under this Act shall bear interest at a rate not exceeding four pounds per centum per annum:

Provided that any such Stock, Debentures, and 5 Treasury Bills issued within twelve months after the commencement of this Act may bear interest at a rate exceeding four pounds per centum per annum.

8. The principal moneys for which such Treasury Charging of Bills may be made out shall be chargeable on and principal moneys and 10 payable out of the Railways Loan Account, 1915, con-interest. stituted as hereinafter in this Act provided. The interest on such Treasury Bills shall be chargeable on and payable out of the Consolidated Revenue Fund.

9. The provisions of the Treasury Bills Act, 1902, Application 15 relating to the making out, signing, numbering, dating, of provisions of Treasury and the amounts of the Treasury Bills authorised by Bills Act, that Act to be issued, and to the cancellation of defaced 1902. Treasury Bills and the issue of new Bills in lieu of such Bills or of such Bills as are lost, burned, or otherwise

20 destroyed, and to the cancellation of discharged Bills. shall apply to Treasury Bills issued under this Act.

10. (1) There shall be an account kept in the Moneys Treasury under the Audit Act, 1902, called the Rail-borrowed under this ways Loan Account, 1915.

- 25 (2) Notwithstanding the provisions of section paid to Treasurer. thirty-five of the said Act, all moneys borrowed under this Act shall be paid to the Treasurer, and shall be by him carried to the Railways Loan Account, 1915, and moneys so carried to such account shall be applied to 30 meet the cost of duplicating portions of the main trunk
- lines of railway, and other works in connection therewith.
- (3) No moneys shall be drawn from the Withdrawa Railways Loan Account, 1915, except under the from Railways 35 authority of this Act.

(4) Section thirty-six of the Audit Act, 1902, Application of shall not apply to an appropriation or balance of an Audit Act, 1902. appropriation made by this Act.

(5) In section fifty-seven of the Audit Act, 1902, Amendment 40 add the following paragraph:

> (e) A detailed statement of the receipts and expenditure of the Railways Loan Account, 1915, for such quarter or year. (6)

(6) In subsection one of section fifty-eight of Amendment the same Act, add the following paragraph:—

(f) A detailed statement of the receipts and expenditure for such year of the Railways Loan Account, 1915.

11. Debentures, Stock, and Treasury Bills sold or Power to issued under this Act are hereby declared to be for all trustees and others to purposes Government Securities, and all corporations invest in and other persons whatsoever shall have power to invest or Stock.

10 in the purchase of such Debentures, Stock, and Treasury Bills any moneys held by them, whether as trustees or otherwise, which they are not expressly forbidden to invest in Government Stock or Securities, without on that account being liable for a breach of trust and

15 without incurring any liability whatsoever, provided that such investment is in other respects reasonable and proper.

New South Wales



ANNO QUINTO

GEORGII V REGIS.

Act No. 14, 1915.

An Act to authorise the raising of a loan for railway purposes; to amend the Audit Act, 1902; and for purposes consequent thereon or incidental thereto. [Assented to, 22nd February, 1915.]

BE it enacted by the King'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. This Act may be cited as the "Loan (Railways) Short title. Act, 1915."

Definitions.

2. In this Act "the Treasurer" means the Colonial Treasurer; and "Stock" means Inscribed or Funded Stock.

Governor may raise money by issue of Debentures or Stock.

3. The Governor may, by the issue of Debentures or Stock, secured upon the Consolidated Revenue Fund, raise any sums of money not exceeding in the whole three million pounds, to be expended for railway purposes.

Debentures or stock may be sold in Sydney or London.

4. Such Debentures or Stock may be issued in New South Wales or in London, at such times, for such amounts, and for such periods as may be directed by the Governor.

Creation of Stock.

5. Any stock issued in New South Wales under this Act shall be styled "New South Wales Funded Stock," and shall, if sold otherwise than by tender, be purchasable at the Treasury upon any lawful day.

Applicationof Act, 1892, to Stock sold in New South Wales.

6. (1) The provisions of the Funded Stock Act of Funded Stock 1892, relating to the method of inscription and transfer of Stock, and the regulations under the Inscribed Stock (Issue and Renewals) Act, 1912, and the forms prescribed in the said regulations, are hereby declared to be applicable to, and shall be followed and used, mutatis mutandis, in connection with Stock issued within New South Wales under this Act.

Regulations in respect of Stock sold in London.

(2) In respect of any Stock issued in London under this Act, the Governor may make regulations, not being inconsistent with the provisions of the Inscribed Stock Act, 1902, for carrying this Act into Such regulations shall be published in the Gazette and laid before Parliament within fourteen days after such publication, if Parliament be then sitting. and if Parliament be not sitting, then within fourteen days after the commencement of the next session thereof.

Issue of Treasury Bills. Their currenev.

7. (1) Pending the issue of Debentures or Stock under this Act, the Governor may, by the issue of Treasury Bills secured upon the Consolidated Revenue Fund, raise any sums of money not exceeding in the whole the amount authorised to be raised under this Act.

Such Treasury Bills shall have such currency, not exceeding five years, as the Governor may direct.

(2) Stock, Debentures, and Treasury Bills issued Interest. under this Act shall bear interest at a rate not exceeding

four pounds per centum per annum:

Provided that any such Stock, Debentures, and Treasury Bills issued within twelve months after the commencement of this Act may bear interest at a rate exceeding four pounds per centum per annum.

8. The principal moneys for which such Treasury Charging of Bills may be made out shall be chargeable on and principal payable out of the Railways Loan Account, 1915, con-interest. stituted as hereinafter in this Act provided. The interest on such Treasury Bills shall be chargeable on and payable out of the Consolidated Revenue Fund.

9. The provisions of the Treasury Bills Act, 1902, Application relating to the making out, signing, numbering, dating, of provisions Treasury and the amounts of the Treasury Bills authorised by Bills Act, that Act to be issued, and to the cancellation of defaced 1902. Treasury Bills and the issue of new Bills in lieu of such Bills or of such Bills as are lost, burned, or otherwise destroyed, and to the cancellation of discharged Bills, shall apply to Treasury Bills issued under this Act.

10. (1) There shall be an account kept in the Moneys Treasury under the Audit Act, 1902, called the Rail-borrowed under this ways Loan Account, 1915.

Act to be

(2) Notwithstanding the provisions of section paid to Treasurer. thirty-five of the said Act, all moneys borrowed under this Act shall be paid to the Treasurer, and shall be by him carried to the Railways Loan Account, 1915, and moneys so carried to such account shall be applied to meet the cost of duplicating portions of the main trunk lines of railway, and other works in connection therewith.

(3) No moneys shall be drawn from the Withdrawals Railways Loan Account, 1915, except under the Loan Account.

authority of this Act.

(4) Section thirty-six of the Audit Act, 1902, Application of section 36 of shall not apply to an appropriation or balance of an Audit Act, 1902. appropriation made by this Act.

(5) In section fifty-seven of the Audit Act, 1902, Amendment

add the following paragraph:—

(e) A detailed statement of the receipts and expenditure of the Railways Loan Account, 1915, for such quarter or year. (6)

Amendment of s. 58.

(6) In subsection one of section fifty-eight of the same Act, add the following paragraph:—

(f) A detailed statement of the receipts and expenditure for such year of the Railways Loan Account, 1915.

Power to trustees and others to invest in Debentures or Stock. 11. Debentures, Stock, and Treasury Bills sold or issued under this Act are hereby declared to be for all purposes Government Securities, and all corporations and other persons whatsoever shall have power to invest in the purchase of such Debentures, Stock, and Treasury Bills any moneys held by them, whether as trustees or otherwise, which they are not expressly forbidden to invest in Government Stock or Securities, without on that account being liable for a breach of trust and without incurring any liability whatsoever, provided that such investment is in other respects reasonable and proper.

By Authority:

WILLIAM APPLEGATE GULLICK, Government Printer, Sydney, 1915.

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

RICHD. A. ARNOLD, Clerk of the Legislative Assembly.

Legislative Assembly Chamber, Sydney, 12 February, 1915.

New South Wales.



ANNO QUINTO

GEORGII V REGIS.

Act No. 14, 1915.

An Act to authorise the raising of a loan for railway purposes; to amend the Audit Act, 1902; and for purposes consequent thereon or incidental thereto. [Assented to, 22nd February, 1915.]

B^E it enacted by the King'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. This Act may be cited as the "Loan (Railways) Short title. Act, 1915."

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

> THOS. H. THROWER, Chairman of Committees of the Legislative Assembly.

Definitions.

2. In this Act "the Treasurer" means the Colonial Treasurer; and "Stock" means Inscribed or Funded

Governor may raise money by issue of Debentures or Stock.

3. The Governor may, by the issue of Debentures or Stock, secured upon the Consolidated Revenue Fund, raise any sums of money not exceeding in the whole three million pounds, to be expended for railway purposes.

Debentures or stock may be sold in Sydney or London.

4. Such Debentures or Stock may be issued in New South Wales or in London, at such times, for such amounts, and for such periods as may be directed by the Governor.

Creation of Stock.

5. Any stock issued in New South Wales under this Act shall be styled "New South Wales Funded Stock," and shall, if sold otherwise than by tender, be purchasable at the Treasury upon any lawful day.

Funded Stock Act. 1892, to New South Wales.

6. (1) The provisions of the Funded Stock Act of 1892, relating to the method of inscription and transfer Stock sold in of Stock, and the regulations under the Inscribed Stock (Issue and Renewals) Act, 1912, and the forms prescribed in the said regulations, are hereby declared to be applicable to, and shall be followed and used, mutatis mutandis, in connection with Stock issued within New South Wales under this Act.

Regulations in respect of Stock sold in London.

(2) In respect of any Stock issued in London under this Act, the Governor may make regulations, not being inconsistent with the provisions of the Inscribed Stock Act, 1902, for carrying this Act into Such regulations shall be published in the Gazette and laid before Parliament within fourteen days after such publication, if Parliament be then sitting, and if Parliament be not sitting, then within fourteen days after the commencement of the next session thereof.

Issue of Treasury Bills. Their currenev.

7. (1) Pending the issue of Debentures or Stock under this Act, the Governor may, by the issue of Treasury Bills secured upon the Consolidated Revenue Fund, raise any sums of money not exceeding in the whole the amount authorised to be raised under this Act.

Such Treasury Bills shall have such currency, not exceeding five years, as the Governor may direct.

(2) Stock, Debentures, and Treasury Bills issued Interest. under this Act shall bear interest at a rate not exceeding four pounds per centum per annum:

Provided that any such Stock, Debentures, and Treasury Bills issued within twelve months after the commencement of this Act may bear interest at a rate exceeding four pounds per centum per annum.

8. The principal moneys for which such Treasury Charging of Bills may be made out shall be chargeable on and principa payable out of the Railways Loan Account, 1915, con-interest. stituted as hereinafter in this Act provided. The interest on such Treasury Bills shall be chargeable on and payable out of the Consolidated Revenue Fund.

9. The provisions of the Treasury Bills Act, 1902, Application relating to the making out, signing, numbering, dating, of provisions of Treasury and the amounts of the Treasury Bills authorised by Bills Act, that Act to be issued, and to the cancellation of defaced 1902. Treasury Bills and the issue of new Bills in lieu of such Bills or of such Bills as are lost, burned, or otherwise destroyed, and to the cancellation of discharged Bills, shall apply to Treasury Bills issued under this Act.

10. (1) There shall be an account kept in the Moneys Treasury under the Audit Act, 1902, called the Rail-borrowed under this

ways Loan Account, 1915.

(2) Notwithstanding the provisions of section paid to Treasurer. thirty-five of the said Act, all moneys borrowed under this Act shall be paid to the Treasurer, and shall be by him carried to the Railways Loan Account, 1915, and moneys so carried to such account shall be applied to meet the cost of duplicating portions of the main trunk lines of railway, and other works in connection therewith.

(3) No moneys shall be drawn from the Withdrawals Railways Loan Account, 1915, except under the from Railways authority of this Act.

(4) Section thirty-six of the Audit Act, 1902, Application of shall not apply to an appropriation or balance of an Audit Act, 1902. appropriation made by this Act.

(5) In section fifty-seven of the Audit Act, 1902, Amendment

add the following paragraph:—

(e) A detailed statement of the receipts and expenditure of the Railways Loan Account, 1915, for such quarter or year.

Amendment of s. 58.

(6) In subsection one of section fifty-eight of the same Act, add the following paragraph:—

(f) A detailed statement of the receipts and expenditure for such year of the Railways

Loan Account, 1915.

Power to trustees and others to invest in Debentures or Stock. 11. Debentures, Stock, and Treasury Bills sold or issued under this Act are hereby declared to be for all purposes Government Securities, and all corporations and other persons whatsoever shall have power to invest in the purchase of such Debentures, Stock, and Treasury Bills any moneys held by them, whether as trustees or otherwise, which they are not expressly forbidden to invest in Government Stock or Securities, without on that account being liable for a breach of trust and without incurring any liability whatsoever, provided that such investment is in other respects reasonable and proper.

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

G. STRICKLAND,

State Government House, Governor. Sydney, 22nd February, 1915.