This Public Bill originated in the House of Representatives and having this day passed as now printed is transmitted to the LEGISLATIVE COUNCIL for its concurrence.

House of Representatives, 11th August, 1880.

[AS AMENDED BY THE LEGISLATIVE COUNCIL.]

Hon Mr. Hall.

COUNTIES ACT AMENDMENT.

ANALYSIS.

Title.

1. Short Title.

2. Meaning of "public works" extended.

- 3. Where rivers, &c., run lengthwise between two counties, the middle thereof to constitute boundary. Repairs of banks of dividing boundary. rivers of counties.
- 4. Proclamations to be submitted to Assembly.
- 5. Proclamation to be laid before Parliament.
- Proceedings to be taken thereon 6. Public pounds heretofore established may be brought under Counties Act.
- 7. Road district included in two or more counties may merge in such counties. Powers and functions of respective counties in respect of parts of districts merged.
- 8. Councils may agree as to division of property, &c., and apportion liabilities.
- 9. If no agreement made, actions and contracts, &c., may be enforced against either of such counties.
- 10. Every merger of road district to be gazetted.
- 11. Power to lease ferries and ferry reserves without auction or public tender.

- 12. Power to contract for building of bridges and to grant right to collect tolls.

 13. Several counties may unite in contract.
- 14. Councils may unite.

TRAMWAYS.

- 15. Power to County Councils to construct tramwavs.
- 16. Powers of County Councils in respect of such works.
- 17. Power to make by-laws as to tramways.
- 18. Further powers of County Councils to lay tramways on roads and streets, &c. 19.
- 20. Cost of constructing and working tramways to be paid out of County Fund.
- 21. Incorporation of certain sections of "The Tramways Act, 1872."
- Act not to abridge public rights.
 Council may make by-laws for regulating traffic on bridges.

A BILL INTITULED

An Acr to amend "The Counties Act, 1876."

Title.

BE IT ENACTED by the General Assembly of New Zealand in Parliament assembled, and by the authority of the same, as follows:-

- 1. The Short Title of this Act is "The Counties Act Amendment Act, 1880." Short Title.
- 2. The expression "public works" in "The Counties Act, 1876" (herein- Meaning of "public 5 after called "the said Act"), and any Act amending the same, shall include works for the purposes of water supply, irrigation, and drainage of land.
- 3. Where any non-navigable river or stream runs lengthways between two Where rivers, &c., or more counties wholly or in part, then the boundaries of each such county shall extend to the middle of such river or stream, following its natural course, ties, the middle 10 and the boundaries of any county affected by this provision shall be deemed to be and are hereby altered accordingly.

Each of the counties divided by such river or stream shall bear all cost of Repair of banks of cleansing the portion of such river or stream included within its boundaries, and of keeping in repair and maintaining the banks of such river or stream 15 within such boundaries; but nothing herein contained shall control or interfere with any powers conferred upon the Governor or the Minister by "The Public Works Act, 1876," or any Act amending the same, or control or interfere with the powers or duties of any River Board constituted under any Act or Ordinance.

between two coun-

dividing rivers of

No. 63—4.

Proclamations to be aubmitted to Assembly.

4. A copy of every Proclamation issued under the fourteenth section of the said Act shall be laid before both Houses of the General Assembly in the session of Parliament next ensuing after the issue thereof, and within ten days after the commencement of such session.

So much of the fifteenth section as provides that "a copy of every such 5 Proclamation shall be laid before Parliament within ten days after its next sitting-after the issue thereof," is hereby repealed,

New Clause.

Proclamation to he laid before Parliament.

5. The fifteenth section of the said Act is hereby repealed, and in lieu thereof it is enacted that,-

A copy of every such Proclamation shall be laid before both Houses of the General Assembly within ten days from the issue thereof, if the General Assembly be then in session, and if not, then within ten days after the commencement of the next session thereof.

Proceedings to be taken thereon.

- If a resolution is passed by both Houses of the General Assembly to the effect that such new county should not be constituted, then such Proclamation shall not come into force.
- If no such resolution is passed, the said Proclamation shall come into force on the day after the conclusion of the session of the General Assembly in which such Proclamation has been laid before it, and on and after such day the district described in the said Proclamation shall cease to form part of the county or counties in which it was theretofore included, and shall be a county within the meaning of this Act.

Provided that no resolution shall be passed in respect of any such Proclamation unless and until it has been laid before each House of the General Assembly for one month; and if the said period of one month shall not have elapsed before the end of the session, then such period shall be reckoned from the first day of the next succeeding

Public pounds heretofore established may be brought under Counties Act.

5. 6. The Council of any county may, by special order, assume the control and management of any pound within the county established or constituted under 30 any law for the time being in force, and which is the property of Her Majesty the Queen; and, upon such order taking effect, such pound shall be deemed to be a public pound established under the said Act, and all the provisions of the said Act shall extend and apply to such pound accordingly.

Road district included in two or more counties may merge in such counties.

6. 7. Whenever a road district shall be included in two or more counties, each 35. part of such road district shall, for the purposes of the thirty-seventh, thirtyeighth, and thirty-ninth sections of the said Act, be deemed to be a separate road district, and may take all necessary proceedings prescribed by the said Act in order to effect a merger in the county within which it is situate, as if each such part were a separate road district. But no merger shall take place unless each of 40the several parts of the road district so constituted a separate road district as aforesaid shall comply with the provisions of the said section thirty-seven, and all the counties concerned shall respectively have issued special orders under the said

Powers and functions of respective counties in respect of parts of district merged.

Upon such merger being effected, and subject to the provisions hereinafter 45 contained, the corporation of each county and its Council, and all other persons affected, shall have all the powers, duties, and functions mentioned in the said thirty-ninth section in respect of the part of the road district so merged.

Councils may agree as to division of property, &c., and apportion liabilities.

7. 8. The Councils of the counties into which such road district has merged may agree to divide all real and personal property belonging to the Road Board, 50-

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and to apportion all rates due or payable, and all habilities, contracts, and engagements of the Road Board, in such manner as they may think fit.

The effect of every such agreement shall be that the corporation of each county and its Council shall stand in the place of the road district and the Road 5 Board respectively in regard to all matters and things in such agreement provided for, and shall be binding and conclusive on all other persons whomsoever.

8. 9. If no agreement is made within two months after such merger is effected, If no agreement then any action pending at the time of such merger against the Road Board, or any contract, liability, or engagements of such Board then remaining unper-10 formed or outstanding, may respectively be continued and enforced against either of the corporations of the counties into which such road district has been merged, at the option of any person having the legal right to continue such action or carry on or enforce any such contract, liability, or engagement.

9. 10. Upon any merger of a road district with a county, the Council of the Everymerger of road 15 county in which the road district is merged shall cause a notification of such merger to be gazetted.

contracts, &c., may be enforced against either of such counties.

district to be gazetted.

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10. When the whole of the said Act is not in operation in any county, the powers, duties, and functions by sections fourteen to twenty-three of this Act vested in a County Council shall vest in and may be exercised from time to time by the Governor in Council.

11. When any public reserve is granted to or vested in any County Council for the purposes of a ferry or ferries, or where any ferry is granted to, vested in, or under the control of such Council, notwithstanding any provision to the contrary contained in "The Public Reserves Act, 1877," or any amendment thereof, or 25 in "The Public Works Act, 1876," or any amendment thereof, such Council shall have the power of leasing to any person such reserve or and ferry, or any part of such reserve with the ferry, for any term not exceeding fourteen years, for such rent and on such terms and conditions as to the maintenance of such ferry as they may think fit, to the same person or persons, and without submitting such 30 lease to public auction or public tender, but after inviting tenders for the same prior to the granting of any such lease the proposed terms and conditions thereof

shall be publicly notified in the county for at least two months. 12. It shall be lawful for any County Council to contract with any person or persons or body corporate for the building by such person or persons or body at 35 his or their own cost of a bridge or bridges in connection with any county road or roads, and such contract may provide (subject to such terms and conditions as may be agreed upon) for granting to such builder or builders the right of levying and collecting for a definite period, any term not exceeding twenty-one years, and applying to his or their own use and profit, tolls or charges for the use of such 40 bridges:

Provided that the scale of rates to be charged shall first be submitted to and approved by the County Council:

Provided also that no such contract shall be entered into until the proposed terms of the same shall have been publicly notified in the county for two months, and that every such contract shall provide for the county being enabled to purchase such bridge at any time, at a price to be fixed by valuation.

13. It shall be lawful for the Councils of several adjoining counties to unite in such contract as is in the last preceding section mentioned, and all the provisions of such section shall apply to such contract: Provided that, in case of dispute

Power to lease ferries and ferry reserves without auction or public tender.

Power to contract for building of bridges and to grant right to collect tolls.

Several counties may unite in contract.

among such Councils respecting the approval of the scale of charges, such dispute shall be settled by the Governor.

Councile may unite,

14. It shall be lawful for the Councils of two or more counties to unite for the construction, repair, use and maintenance of bridges, roads, tramways, and ferries, in any of such counties.

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TRAMWAYS.

Power to County Councils to construct tramways. 15. Any County Council may, out of any funds which at the time being may be at their disposal, and in the manner provided by "The Counties Act, 1876," and "The Public Works Act, 1876," make and construct tramways for the use and convenience of the public within the county, and may use and 10 work the same.

Powers of County Councils in respect of such works. 16. Every such tramway shall be deemed to be a work which the County Council is authorized to undertake, and the Council shall have and may exercise all such rights and powers, and shall have and be liable to all such duties and liabilities, in respect of any such tramway, as it would have in respect of any 15 county road or other work it is authorized by law to undertake.

Power to make bylaws as to tramways.

- 17. The Council may make by-laws in respect of any such tramway—
- (a.) For determining the fares and charges to be paid for passengers and goods carried on a tramway, and for the storage of goods at any station connected therewith;
- (b.) For regulating the speed at which carriages may travel thereon, and the distances at which they may follow one another;
- (c.) For prescribing the use of steam, horse, or other power for propelling carriages;
- (d.) For making time-tables showing the times of the starting and arrival of 25 carriages at all stations on the tramway;
- (e.) For regulating the ordinary traffic on any road or street on which any tramway is laid;
- (f.) For regulating the conduct and punishing the misconduct of any persons employed on the tramway;
- (g.) For preventing the commission of any nuisance upon a tramway, or in any premises or carriages belonging thereto.

Every such by-law shall be made in the manner and subject to the provisions affecting by-laws prescribed by the said Act.

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Further powers of County Councils to lay tramways on roads and streets, &c. 18. A County Council may, in addition to the powers conferred by this 35 ct,—

- (1.) Lay any such tramway in or on any county road, or any road or street under the control of any Road Board, with the consent of such Road Board;
- (2.) May dig up, alter the surface, and temporarily stop the traffic on such 40 road or street;
- (3.) Alter any drain or culvert upon or under such road or street, but so that the flow of water shall not be thereby impeded;
- (4.) With the consent of the Borough Council, exercise any such powers in respect of any road, street, drain, or culvert under the control of any 45 such Council.

New clause.

19. The powers hereby conferred on County Councils under sections fifteen, sixteen, seventeen, and eighteen may be also exercised by the Council of any county in which the whole of the said Act is not in operation.

19. 20. The cost of making and constructing any such tramway, and all Cost of constructing stations or buildings required for the purposes thereof or to be used in connection therewith, and of working and using the same, shall be defrayed out of the County Fund, and all moneys received from the use or working of such tramway, or under this Act, shall be paid into the said fund.

20. 21. The sections from fifty to fifty-four of "The Tramways Act, 1872," both inclusive, shall be deemed to be incorporated with this Act, and shall apply to any tramway made hereunder.

ways to be paid out of County Fund.

Incorporation of certain sections of "The Tramways Act

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21. A County Council may, by special order, authorize any corporation, company, or persons (herein termed "the promoters") to exercise all or any of the powers hereby vested in it for the construction of tramways, on such terms and conditions as the promoters and the Council shall agree; and, upon any such agreement being made, the promoters shall have all the duties and liabilities which the Council would have had in respect of any such tramway.

But this provision shall not empower the promoters to make by-laws for any of the purposes set forth in the seventeenth section of this Act, and the power to make by-laws shall only be exercisable by the Council.

22. The promoters shall not construct or lay any such tramway in or upon 20 lany street or road under the control of any Borough Council, or of any Road Board, without the previous consent of such Council or Board respectively.

23. 22. Nothing in this Act shall take away or abridge the right of the public Act not to abridge to pass along or across any street or road on which any tramway is laid, whether on or off the tramway, on foot, or on horseback, or with carriages not having 25 flange wheels or wheels suitable only to run on the rail of the tramway.

public rights.

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24. The twenty-ninth section of "The Public Works Act 1876 Amendment Act, 1878," is hereby repealed, but such repeal shall not affect or prejudice any 30 order granted or made, or any rights or interests acquired or created, under that section before the passing of this Act.

25. In addition to the powers contained in section thirty of the said Act, the Governor in Council may, by Proclamation, alter the boundaries of any county, and from and after a day to be named in such Proclamation the 35 new boundaries set forth in such Proclamation shall be the boundaries of such county, subject however to the condition that a petition shall have been presented to the Governor, signed by three-fourths of the ratepayers of a riding, praying that such riding may be severed from the county in which it is situated, and made a part of some other and contiguous county.

26. The provisions of sections thirty-one, thirty-two, thirty-three, thirtyfour, and thirty-five of the said Act shall be read with and be deemed to be part of this Act.

27, 23. The Council may make by-laws in manner provided by the said Act,-

(a.) For regulating the weight of any traction engine, and of the weight of any load drawn by such engine, which shall be permitted to cross any bridge:

(b.) For regulating the pace at which any horses, cattle, or vehicles shall cross any bridge.

28.—The words "not being aliens" in the forty-fourth-section of the said 50 Act-are-hereby-repealed.

Council may make by-laws for regulating traffic on bridges.

New Clauses.

24. Section one hundred and forty-four of "The Counties Act, 1876," is hereby repealed, and the following is substituted therefor:-

If the number of votes given for the proposal within the several ridings taken together exceed one-half of the total number of voters of the whole county, the resolution in favour of the proposal shall be deemed to be carried, and the Council may proceed with the proposal accordingly; but if not, then the resolution shall be deemed to be rejected, and the Council shall not so proceed.

25. In the forty-seventh section of the said Act, all the words after "apply for relief" are hereby repealed, and the words following substituted in lieu thereof: "to the Resident Magistrate's Court which is nearest to the place where 10 the roll of the riding is kept.

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By Authority: GEORGE DIDSEURY, Government Printer, Wellington.-1880.