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, 15th August, 1923.

[As amended by the Legislative Council.]

Hon. Mr. Coates.

PUBLIC WORKS AMENDMENT.

ANALYSIS.

Title.

1. Short Title.

2. How part of public reserve or domain to be set apart for public work.

3. Extension of time for appointment of Assessor to represent respondent on Compensation Court.

4. Governor-General may proclaim middle-line of road or main highway, and thereafter take land required therefor.

5. Notice to be given to local authority before dedicating land for road.

6. On application for leave in connection with timber cutting rights to construct road or tramway over private lands, Magistrate may make order for substituted service of documents on owners of any Native lands affected.

- 7. Power to cancel or vary licenses to utilize water-power and to erect electric lines.
- 8. Permits for small water-power installations. 9. Trespass on land used for hydro-electric purposes.
- 10. Amending provisions in regard to ballast-pit
- railways.

 11. Additional powers of Minister with respect to railways not opened for traffic.
- 12. Section 5 of Amendment Act, 1910 (relative to Government irrigation-works) amended by extending power of Governor-General to take private lands.
- 13. Returns to be furnished by licensees in respect of electric lines.
- 14. Electric lines connecting portions of premises divided by street, &c.
- 15. Section 6 of Amendment Act, 1911, amended,

A BILL INTITULED

AN ACT to amend the Public Works Act, 1908.

Title.

BE IT ENACTED by the General Assembly of New Zealand in Parliament assembled, and by the authority of the same, as 5 follows:

1. This Act may be cited as the Public Works Amendment Act, Short Title. 1923, and shall be read together with and deemed part of the Public Works Act, 1908 (hereinafter referred to as the principal Act).

2. The provisions of section twenty-one of the principal Act shall How part of public. 10 apply with respect to any part of a public reserve or public domain reserve or domain to be set apart for which is required to be set apart for any public work.

3. Section forty-seven of the principal Act is hereby amended by omitting the words "twenty-one days" wherever they occur, and for appointment of

substituting the words "thirty days."

4. (1.) Where, under the powers conferred on him by the principal Compensation Act, the Governor-General desires to construct a road over land not Governor-General previously acquired or set apart for a road, or where the lines of a main may proclaim highway as defined under the Main Highways Act, 1922, he over any middle-line of road land not so acquired or set apart, the Governor-General may issue a and thereafter take 20 Proclamation defining the middle-line of the road or main highway or land required

any part thereof, and in such case the provisions of section one hundred and eighty-eight of the principal Act shall as far as applicable, and with

public work.

Extension of time Assessor to represent respondent on

the necessary modifications, apply in respect of the construction of such road or main highway in like manner as if a railway were to be constructed.

(2.) For the purposes of this section all references to the Minister in the said section one hundred and eighty-eight shall be deemed to be references to the Minister or the Main Highways Board, and the reference in paragraph (*l*) thereof to the Public Works Account shall be deemed to be a reference to the Public Works Account or the Main Highways Account, as in any such case may be required.

(3.) The provisions of sections eighteen and nineteen of the principal 10 Act shall not apply to the taking of land for the construction of a road or main highway in respect of which a Proclamation has been issued as

aforesaid

5. Before dedicating any strip of land to form part of an existing road or street pursuant to the provisions of section one hundred and 15 seventeen of the principal Act, the owner of that land shall give to the local authority having control of the existing road or street not less than forty days' notice in writing of his intention so to do.

6. (1.) Where the land with respect to which any application is made under section one hundred and eighty-four of the principal Act 20 is land owned or occupied by several Natives, and where it is found difficult or impossible to effect service of any document for the purpose of giving effect to the provisions of that section, a Magistrate may, on the ex parte application of any person interested, order that substituted service shall be effected by delivering such document to one or more 25 of such owners or occupiers for and on behalf of the others, or of any other of them, as the case may be, and by affixing a copy or copies of such document or documents upon some building, shed, or other permanent place on such land as aforesaid.

(2.) In determining which of such owners or occupiers ought to be 30 so served as aforesaid, the Magistrate may, if he thinks fit, obtain the report and recommendations of the Registrar of the Native Land Court

of the district in which such land is situate.

(3.) For the purposes of this section the person or persons so served in accordance with an order for substituted service shall be deemed to represent all the owners or occupiers of the land in respect of which an application under section one hundred and eighty-four of the principal Act as aforesaid is being made, and the subsequent proceedings shall accordingly be binding upon all the owners or occupiers of such land.

New.

6a. Section two hundred and thirty-one of the principal Act is

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hereby amended by adding to subsection two the following provisoes:—

"Provided that, notwithstanding anything in the next succeeding section, if any such drain forms part of, or is used in connection with, any system of sewerage which is under the control of any local 45 authority the cost of maintaining the drain shall be borne by that local authority, and if the work of maintenance is carried out by His Majesty shall be recoverable from such local authority as a debt due to the Crown:

"Provided also that nothing herein shall confer upon any local 50 authority the right to enter on any railway as aforesaid for the purposes of any such drain without the prior consent of the Minister of Railways, who may grant such consent subject to such terms a n conditions as he thinks fit."

Notice to be given to local authority before dedicating land for road.

On application for leave in connection with timber-cutting rights to construct road or tramway over private lands, Magistrate may make order for substituted service of documents on owners of any Native lands affected.

As to cost of maintaining drains passing through railway lands.

7. (1.) The Governor-General in Council may at any time, on Power to cancel or giving not less than three months' notice in writing of his intention so vary licenses to utilize water-power to do, cancel any license issued under section five of the Public Works and to erect electric Amendment Act, 1908, or under section two of the Public Works Amend-lines. 5 ment Act, 1911, or may at any time, on the application of the licensee, amend, extend, or vary the terms, conditions, and obligations of anv such license, or may issue a new license in lieu of any such license.

(2.) The powers conferred by the last preceding subsection may be exercised in respect of any such license as aforesaid, whether issued

10 before or after the passing of this Act.

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Frovided that if any such license issued before the commencement-of this Act does not in its terms confer express power for the rovocation thereof by the Governor General in Council, or by any other-public-authority, the licensee-shall-be-entitled to full compensation as a-person-sufforing-damage-from-the-exercise-of-the-power-conferred-by this-section-and the provisions of Part III of the principal Act shall apply accordingly-in-respect-of-such-compensation.

Provided further that it shall be lawful for the Minister to agree with any such licensee for the supply of electric power from other sources--to---such---licensee--upon--special--terms--in---satisfaction--or--part

satisfaction of the claim of such licensee to compensation.

(3.) Every cancellation, amendment, extension, or variation of a license under either of the aforesaid sections, and every new license 25 issued in lieu of any such license, before the passing of this Act, shall be deemed to have been as validly made or issued as if this section had been in force on the date of such cancellation, amendment, extension, or variation as aforesaid, or the issue of such new license: :

8. (1.) Notwithstanding anything to the contrary in the principal Permits for small 30 Act or in any other Act, the Minister may, by writing under his hand, water-power installations. and subject to such conditions as he thinks fit to prescribe, authorize any person to use water from any fall, river, stream, or other source, on land the property of or in the occupation of that person, for the purpose of generating electricity up to a maximum capacity of twenty-35 five horse-power for lighting or for mechanical power or other uses. Any such authority may be at any time in like manner revoked.

(2.) Electricity generated pursuant to an authority granted under this section shall be used only by the person to whom such authority is granted for the purposes for which such authority is granted, and 40 subject to the conditions prescribed with reference thereto, and it shall not be lawful for that person to sell or otherwise dispose of any such electricity or to use the same save in accordance with his authority,

or for any other person to use the same.

(3.) Notwithstanding anything in the last preceding subsection, an 45 authority granted to any person under this section may, with the consent of the Minister, be assigned to a successor in title or other person for the time being in occupation of the land in respect of which the license is issued.

(4.) Every person to whom an authority is granted or assigned as 50 aforesaid and who commits a breach of any of the requirements of this section is liable to a fine of ten pounds.

Trespass on land used for hydroelectric purposes.

9. The provisions of section two hundred and three of the principal Act (relating to trespass on railways in course of construction) shall apply, with the necessary modifications, to trespass on any land taken for works authorized under section two hundred and seventy-two of that Act, and any person trespassing on such land shall be liable and may be dealt with in all respects as if the land were land occupied for the purpose of constructing a railway.

Amending provisions in regard to ballastpit railways.

10. Section nine of the Public Works Amendment Act, 1909, is hereby amended as follows:—

(a.) By omitting from subsection one the words "one mile," and substituting the words "two miles"; and

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(b.) By omitting from subsection two the words "in accordance with the provisions of section twenty-nine of the principal Act," and substituting the words "as if such railway was 15 to be constructed under the provisions of a special Act.

Additional powers of Minister with respect to railways not opened for traffic.

11. Where pursuant to section eleven of the Public Works Amendment Act, 1909, goods and passengers are being conveyed on a railway prior to its being opened for traffic under the Government Railways Act, 1908, the Minister of Public Works shall, in addition to the powers 20

conferred by that section, have the following powers:—

(a.) He may by notice gazetted fix scales of dues and charges to be paid for the use by any vessel of any wharf, jetty, mooring, berthage, building, crane, or other appliance in connection with the railway, and may in like manner make by-laws 25

regulating the use thereof:

(b.) With respect to goods on which charges are unpaid, or of which the owner is unknown, he shall have all the powers conferred on the Minister of Railways by sections sixteen to eighteen of the Government Railways Act, 1908, and the 30 provisions of those sections shall, with the necessary modifications, apply with respect to such goods.

12. Section five of the Public Works Amendment Act, 1910, is hereby amended by omitting from subsection three the words "prior to the completion of the works," and substituting the words "before 35

or after the completion of the works."

13. (1.) Every person being the holder of a license under section two of the Public Works Amendment Act, 1911, and every person (including the assignee of any such person) who has laid, constructed, put up, placed, or used any electric line under the authority of any special 40 Act or other lawful authority, shall, in the prescribed form, furnish to the Minister of Public Works, not later than the thirtieth day of June in each year, such particulars respecting the erection and operating of any electric line erected pursuant to such license or other authority as may be prescribed by regulations in that behalf.

(2.) The Governor-General may from time to time, by Order in

Council, make regulations prescribing—

(a.) The particulars to be furnished to the Minister pursuant to this section, including (but without limiting the power of the Governor-General to prescribe such other particulars as he 50 thinks fit) particulars of the source and nature of the electrical energy conveyed, transmitted, or distributed over any such electric lines as aforesaid; of the cost of establishing,

Section 5 of Amendment Act, 1910 (relative to Government irrigationworks) amended by extending power of Governor-General to take private lands.

Returns to be furnished by licensees in respect of electric lines.

operating, and maintaining such lines; of the loading thereof; of electrical energy generated or bought; and of sales of electrical energy for any purpose:

(b.) The periods in respect of which such particulars shall be

furnished:

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(c.) The keeping of such accounts and records as may be necessary for the proper furnishing of the prescribed particulars, and the form and manner in which such accounts and records shall be kept:

(d.) Fines, not exceeding ten pounds, for the breach of any such

regulation.

14. For the purposes of section three of the Public Works Amend- Electric lines ment Act, 1911, an electric line shall not be deemed to be laid or placed, of premises divided or intended to be laid or placed, of premises divided or intended to be laid or placed beyond the limits of the premises by street, &c. 15 in which the electricity is generated for the purposes of that line by reason of the fact that the premises are divided by a road, street, railway, or stream, and that the line is laid or placed, or intended to be laid or placed across such road, street, railway, or stream, for the purpose of connecting the two portions of the premises; but with 20 respect to the laying, placing, or use of any such line the following provisions shall apply:—

(a.) No person shall lay, construct, put up, place, or use any electric line across any road, street, railway, or stream, dividing any premises for the purpose of connecting the two portions of the premises, except under the authority of a permit issued

to him by the Minister of Public Works under this section: (b.) In issuing any permit the Minister may impose such conditions as to the erection, maintenance, and use of the electric line as he thinks fit:

(c.) A permit shall not be granted for a longer period than three years from the date of the issue thereof, but may from time to time be renewed by the Minister on the same terms or on such other terms as he thinks fit:

(d.) The Minister may at any time cancel any permit.

15. Section six of the Public Works Amendment Act, 1911, is Section 6 of hereby amended by omitting the words "to which this Act relates"; Amendment Act, 1911, amended. and by inserting, after the words "erected under," the words "section two hundred and seventy-two of the principal Act or under."

By Authority: W. A. G. SKINNER, Government Printer, Wellington.—1923.