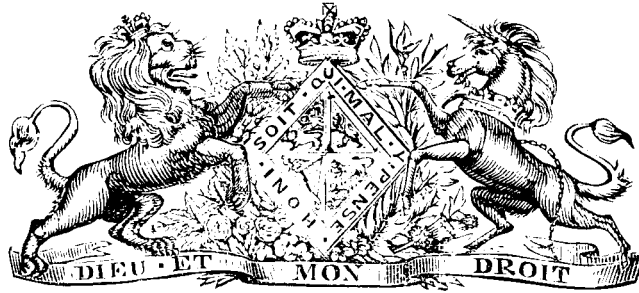


[SECOND SESSION.]

New South Wales.



ANNO QUADRAGESIMO SEXTO

VICTORIÆ REGINÆ.

No. XXVI.

An Act to declare legal the employment of
Steam Motors on Tramways constructed
worked or maintained in pursuance of the
“Tramways Extension Act 1880.” [2nd
June, 1883.]

TRAMWAYS
DECLARATORY.

WHEREAS the employment of steam motors upon Tramways constructed worked or maintained in pursuance of the “Tramways Extension Act 1880” has been adjudged by the Supreme Court to be illegal and it is necessary in the public interest to legalize the employment of such motors in the manner hereinafter provided 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 :—

1. It shall be lawful for the Commissioner for Railways under the direction of the Government to employ steam motors on the Tramways already constructed or to be constructed in pursuance of the provisions of the “Tramways Extension Act of 1880.”

Employment of
steam motors on
Tramways declared
legal.

2. No action brought on or after the eighteenth day of May one thousand eight hundred and eighty-three and no claim existing previous to that day by reason of the working of steam motors shall be maintainable in any Court on the ground of any alleged illegality in the use of the steam motors hereinbefore referred to Provided nevertheless that nothing in this Act shall affect any cause of action existing by reason of the working of any such steam motor in respect of which a suit or action was pending prior to the eighteenth day of May one thousand eight hundred and eighty-three.

Proviso saving
existing claims.

3. This Act may be cited as the “Tramways Declaratory Act 1883.”

Short title.