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, 23rd October, 1913.

[As REPORTED FROM THE TRAMWAYS AMENDMENT BILL COMMITTEE.] Legislative Council, 14th November, 1913.

## Hon. Mr. Fraser.

## TRAMWAYS AMENDMENT.

 Title.
 ANALYSIS.

 1. Short Title.
 3. Steps on cars.

 2. Cars to be provided with central passage-way.
 4. Exemptions.

# A BILL INTITULED

## AN ACT to amend the Tramways Act, 1908.

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 Tramways Amendment Act, 1913, and shall form part of and be read together with the Tramways Act, 1908.

2. (1.) On-and after the first day of August, nineteen hundred and
 fourteen, Except as provided in subsection (IA.) hereof, it shall not be lawful for the promoters of any tramway to use thereon any car for the carriage of passengers unless it-is-provided with a central passage Struck out.

	way from end to end of the car:	1
15	Provided that this section shall not apply to any car similar in	
	its interior arrangements to the double-platform bogey car at	
	present in use in Auckland.	I

which is not provided—

20 (a.) With an internal passage-way from end to end of the car;

New.

(b.) With steps fitted in such positions that passengers may safely enter the car or alight therefrom.

(1A.) Where the promoters of a tramway in use have, at the commencement of this Act, cars which are not constructed in accordance with the requirements of subsection (1) hereof—

- (a.) Such promoters may continue to use such cars now in use until the first day of June, nineteen hundred and fourteen;
- 30 (b.) After the first day of June, nineteen hundred and *fourteen*, such promoters may continue to use until the first day of

Title.

### Short Title

Cars to be provided with central passage-way. December, nineteen hundred and fourteen, a number of such cars now in use not exceeding one-half the number in use by such promoters at the commencement of this Act:

(c.) After the first day of December, nineteen hundred and four- $\mathbf{5}$ teen, such promoters shall not use or continue to use any cars which are not constructed in accordance with the requirements of subsection one hereof.

(2.) For every car used in breach of this section the promoters shall be liable to a fine of *fifty* pounds for every day on which the 10 car is so used.

Struck out.

3. On every carriage steps shall be fitted in such a position that passengers may safely enter or alight therefrom. The first step shall not be more than fourteen inches from the ground, and no steps 15 shall be more than fourteen inches apart.

4. This Act shall not apply to any tramway constructed under the authority of the Taupo Tramway Order No. 1, made on the twenty-ninth day of January, nineteen hundred and eight, under the Tramways Act, 1894, or of the Taupo Tramway Order No. 2, made 20 on the thirteenth day of October, nineteen hundred and thirteen, under the Tramways Act, 1908, nor to any cable tramway.

New.

5. Section eleven of the Tramways Amendment, 1911, is hereby repealed.

6. Section three of the Tramways Amendment Act, 1910, is hereby amended as follows :—

- (a.) As to subsection one thereof, by inserting, after the word "Minister," the words "in respect of any tramway and the local authority in whose district a tramway is in 30 course of construction or open for traffic in respect of that tramway"; and by omitting the words "any tramway," and substituting the words "the tramway."
- (b.) As to subsection two thereof, by inserting, after the word "Minister," the words "or the local authority"; and by 35 adding the following proviso :---

"Provided that the promoters may appeal within seven days to the Minister from any such order of the local authority, and, in case of such appeal, an order of the local authority shall only take effect when, and to the 40 extent to which, it is confirmed by the Minister."

(c.) As to subsection three thereof, by inserting, after the word "Minister," the words " or of the local authority."

7. Subsection one of section eleven of the Tramways Amendment Act, 1910, is hereby amended by adding thereto the following 45 proviso :—

"Provided that the Minister may, in respect of any tramway, delegate to some person appointed by him the powers and duties by this section imposed upon the Minister."

8. (1.) The Governor in Council may, by Proclamation gazetted, 50 suspend at any time in respect of any tramway the operation of—

Repeal.

Steps on cars.

Exemptions.

Section 3 of Amendment Act, 1910, amended.

Section 11 of Amendment Act, 1910, amended.

Provisions of principal Act, &c. may be suspended in certain cases.

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(a.)	The	whole	or	any	of	the	provisions	of	sections	two	$\operatorname{and}$		
eleven of the Tramways Amendment Act, 1910 :													

- (b.) Any regulations made under the powers conferred by the principal Act or by section five of the Tramways Amendment Act, 1910:
- (c.) Any provisions of the principal Act and of the Second Schedule thereto:

(d.) Any rules or by-laws made by any local authority.

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(2.) Any such Proclamation may be revoked by the Governor in 10 Council by Proclamation gazetted.

(3.) Any such suspension may be for a defined time or until the Proclamation is revoked.

(4.) During the period of any such suspension the principal Act and its amendments and the regulations and by-laws made thereunder
15 shall be interpreted as if the suspended provisions of the Acts, regulations, and by-laws had not been enacted or made.

By Authority : JOHN MACKAY, Government Printer, Wellington.-1913

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