## TASMANIA



 $1\ 9\ 1\ 2.$ 

### ANNO TERTIO

# GEORGII V. REGIS.

No. 45.

#### ANALYSIS.

- 1. Short title.
- 2. Minister to cause survey and estimate of an extension to Moorina of the Scottsdale-Branxholm Railway,
- 3. Cost of survey not to exceed £1500.
- 4. Entry on land to survey.
- 5. Offences.
- 6. Procedure.

#<del>\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*</del>#\*\*\*\*\*\*\*

AN ACT to authorise a Contract Survey for 1912. an Extension to Moorina of the Scottsdale to Branxholm Line of Railway.

[17 December, 1912.]

BE it enacted by His Excellency the Governor of Tasmania, by and with the advice and consent of the Legislative Council and House of Assembly, in Parliament assembled, as follows:

1 This Act may be cited as "The Railway Survey Act, 1912."

Short title.

A.D.

2 It shall be lawful for the Minister for Lands and Works to cause Minister to cause to be made a contract survey for an extension to Moorina of the line of railway from Scottsdale to Branxholm.

survey and estimate of an extension to Moorina of Scottsdale-Branxholm Railway.

## Railway Survey.

A.D. 1912.

Cost of survey not to exceed £1500.

3 The cost of the survey authorised by this Act shall not exceed One thousand five hundred Pounds, and shall be charged on and paid out of the unexpended balance of a sum of One hundred and fifty three thousand Pounds authorised to be appropriated for the construction of a railway from Scottsdale to Branxholm, under Act 8, Edwardi VII. No. 45, as amended by Act 1 Georgii V. No. 7; and it shall be lawful for the Treasurer of Tasmania to appropriate the said unexpended balance accordingly to the extent of One thousand five hundred Pounds.

Entry on land to survey.

4 It shall be lawful for any person appointed or employed by the said Minister for the purposes of this Act to enter upon any lands without notice, and to survey and take levels, and to ascertain and stake or set out such parts of the said lands as may be necessary and proper for laying out any such line of railway.

Offences.

5 A person shall not—

r. Wilfully impede, hinder, or interrupt any person appointed or employed under this Act in the performance of any act authorised hereby:

II. Wilfully interfere with, move, injure, or damage any poles, stakes, marks, or instruments used by any such person or his assistants for the purpose of surveying or marking out any such line of railway, or otherwise in connection therewith.

Penalty: Twenty Pounds.

Procedure. 19 Vict. No. 8. 6 All informations for offences against this Act shall be heard and determined, and all penalties shall be recovered, in a summary way by and before a police magistrate or any Two or more justices, in the mode prescribed by The Magistrates Summary Procedure Act.