SAORSTÁT EIREANN.

BILLE BUNREACHTA (LEASÚ UIMH. 13), 1928. CONSTITUTION (AMENDMENT No. 13) BILL, 1928.

Mar do ritheadh ag dhá Thigh an Oireachtais.

As passed by both Houses of the Oireachtas.

ARRANGEMENT OF SECTIONS.

Section.

- 1. Amendment of Article 38.
- 2. Bills rejected, etc., by Seanad Eireann.
- 3. Short title.

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AN ACT TO AMEND THE CONSTITUTION BY DELETING	AN
THE PROVISIONS NOW CONTAINED THEREIN IN RE-	
LATION TO BILLS (OTHER THAN MONEY BILLS)	
PASSED BY DAIL EIREANN AND REJECTED BY	
SEANAD EIREANN AND SUBSTITUTING PROVISIONS	
WHEREBY A BILL (NOT BEING A MONEY BILL)	
PASSED BY DAIL EIREANN AND TWICE SENT TO	
SEANAD EIREANN SHALL AFTER A CERTAIN TIME	
BE DEEMED TO HAVE BEEN PASSED BY BOTH	
HOUSES.	

BE IT ENACTED BY THE OIREACHTAS OF SAORSTAT EIREANN AS FOLLOWS:-

1 .- Article 38 of the Constitution shall be and is hereby amended by the deletion of-

- (a) the portion thereof beginning with the words "but a 20 Bill" and ending with the words "last passed by Dáil Eireann," and
- (b) the words "Provided that", and
- (c) the sentence beginning with the words "When a Bill" and ending with the words " of the same".

Bills rejected by Seanad Eireann.

2.—The Constitution shall be and is hereby amended by the insertion therein of the following Article immediately after Article 38 now contained therein, that is to say:

" 38A. Whenever a Bill (not being a Money Bill) initiated in and passed by Dáil Eireann and sent to Seanad Eireann is within the stated period hereinafter defined either rejected by Seanad Eireann or passed by Seanad Eireann with amendments to which Dáil Eireann does not agree or is neither passed (with or without amendment) nor rejected by Seanad Eireann within the said stated period, Dáil Eireann may within one year after the said stated period by resolution expressly passed under this Article again send such Bill to Seanad Eireann in the form (save only for such modifications as are hereinafter authorised) in which it was first so sent, and if Seanad Eireann does not, within sixty days thereafter or such longer period as may be agreed to by both Houses, pass such Bill either without amendment or with such amendments only as are agreed to by Dáil Eireann, such Bill shall, if Dáil Eireann so resolves after the expiration of such sixty days or longer period aforesaid, be deemed to have been 45 passed by both Houses of the Oireachtas at the expiration of the said sixty days or longer period aforesaid in the form in which it was so last sent to Seanad Eireann with such (if any) amendments as may have been made therein by Seanad Eireann and agreed to by Dáil Eireann.

The said stated period is the period commencing on the day on which the said Bill is first sent by Dail Eireann to

Seanad Eireann and ending at whichever of the following times is the earlier, that is to say, the expiration of eighteen months from the commencement of the said period or the date of the reassembly of the Oireachtas after a dissolution occurring after the commencement of such period.

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When a Bill initiated in and passed by Seanad Eireann is amended by Dáil Eireann, such Bill shall be deemed to have been initiated in Dáil Eireann and this Article shall apply to such Bill accordingly and for the purpose of such application the said stated period shall in relation to such Bill commence on the day on which such Bill is first sent to Seanad Eireann after being so amended by Dáil Eireann.

Whenever a Bill has been sent by Dáil Eireann to Seanad Eireann nothing in this Article shall operate to restrict the right of Dáil Eireann to send such Bill on any subsequent occasion to Seanad Eireann otherwise than under this Article, and when such Bill is so sent to Seanad Eireann this Article shall apply as if such subsequent occasion were the first occasion on which such Bill was sent by Dáil Eireann to Seanad Eireann.

A Bill sent a second time by Dáil Eireann to Seanad Eireann and required for the purposes of this Article to be in the form in which it was first so sent may contain such (if any) modifications as shall be certified by the Chairman of Dáil Eireann to represent amendments made therein by Seanad Eireann and agreed to by Dáil Eireann or to be necessary owing to the lapse of time since such Bill was first sent by Dáil Eireann to Seanad Eireann."

3.—This Act may be cited as the Constitution (Amendment Short title. 30 No. 13) Act, 1928.

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BILLE BUNREACHTA (LEASÚ UIMH, 13), | CONSTITUTION (AMENDMENT No. 13) BILL, 1928.

BILLE

dá ngairmtear

Acht chun an Bunreacht do leasú tré sna forálacha do scriosa amach atá anois ann i dtaobh Billí (nách Billí Airgid) do rith Dáil Eireann agus do dhiúltuigh Seanad Eireann agus tré fhorálacha do chur ina n-ionad san tré n-a dtuigfar tar éis tréimhse áirithe Bille (nách Bille Airgid) do rith Dáil Eireann agus do cuireadh fé dho chun Seanad Eireann do bheith rithte ag an dá

> Rithte ag dhá Thigh an Oireachtais, 18adh Iúl, 1928.

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BILL

entitled

An Act to amend the Constitution by deleting the provisions now contained therein in relation to Bills (other than Money Bills) passed by Dáil Eireann and rejected by Seanad Eireann and substituting provisions whereby a Bill (not being a Money Bill) passed by Dáil Eireann and twice sent to passed by Dáil Eireann and twice sent to Seanad Eireann shall after a certain time be deemed to have been passed by both Houses.

Passed by both Houses of the Oireachtas, 18th July, 1928.

DUBLIN: PUBLISHED BY THE STATIONERY OFFICE.

To be purchased through MESSRS. EASON & SON, LTD., 40 and 41 Lower O'Connell Street, Dublin.

Printed by CAHILL & Co., LTD.

[Twopence Net.]