No. 40 of 1959

An Act to provide for the maintenance and upkeep of the drainage system serving an area comprising portions of the hundreds of MacDonnell and Caroline, for works necessary for the protection and efficiency of that system, for contribution by landholders in the area towards such maintenance, upkeep and works, and for purposes incidental thereto.

[Assented to 17th December, 1959.]

BE IT ENACTED by the Governor of the State of South Australia, with the advice and consent of the Parliament thereof, as follows:

1. This Act may be cited as the "Eight Mile Creek Settlement (Drainage Maintenance) Act, 1959".

2. In this Act, unless the context otherwise requires—

   "drainage works" means all walls, banks, tunnels, bridges, culverts, crossings, fords, dams, weirs, falls, races, sluices, hatches, locks, fences and works of maintenance, construction or otherwise on or appertaining or incidental to drains or any of them;

   "drains" means any drains at any time constructed by the Crown or by any person on behalf of the Crown, whether before or after the coming into operation of this Act, and any river, stream, creek, canal, channel, watercourse or ditch;
3. (1) It shall be the duty of the Minister—

(a) to maintain all the drains and drainage works within the area in a proper state of efficiency and as occasion requires to cleanse and repair them; and

(b) to construct such other drains and carry out such other drainage works as he thinks necessary for the protection and efficiency of the drainage system in the area.

(2) The cost of all work performed pursuant to subsection (1) of this section and all other expenses connected with the care, control and management of the drains and drainage works shall be defrayed out of moneys to be provided by Parliament for the purpose.

(3) The moneys derived from the drainage rate hereinafter provided for shall be paid by the Director to the Treasurer of the State.

4. In order to raise moneys which the Minister considers a sufficient contribution towards—

(a) the cost of all work performed pursuant to subsection (1) of section 3 of this Act, and

(b) the other expenses connected with the care, control and management of the drains and drainage works,

the Director shall in accordance with this Act declare and levy an annual drainage rate.

5. (1) For the purposes of determining the annual drainage rate—

(a) the Director shall before the commencement of each rating period prepare an estimate of the expenditure that would be incurred during that period in connection with the cost and expenses referred to in section 4 of this Act, and shall determine the amount representing the average annual expenditure for that period; and

(b) the board shall not less than one month before the commencement of each rating period make and lodge with the Director a valuation of the land comprised in each holding within the area exclusive of structural improvements thereon, having regard to all matters in connection with such holding that it regards as fair and equitable to be taken into consideration in arriving at the valuation.

(2) (a) In making any such valuation the board may consider the report of any person or persons who, in the board's opinion is or are competent to make such report.

(b) Each valuation made by the board must be accompanied by a written report by the board setting out the matters which it took into consideration in arriving at the valuation.

(c) The Director shall, as soon as practicable after receiving from the board the valuations of all the holdings within the area
and the reports relating thereto, cause to be served by post on the landholder or occupier of each holding a copy of the valuation in respect of that holding and of the board's report relating thereto.

6. Any landholder or occupier served with a valuation and report in accordance with paragraph (c) of subsection (2) of section 5 of this Act may appeal against any valuation on any of the following grounds:—

(a) that any holding has been valued above or below its full and fair valuation;

(b) that in making any valuation the board—

(i) had not taken into account any matter that was material to the valuation; or

(ii) had taken into account any matter that was not fair or equitable for the purpose of determining the valuation.

7. (1) Every appeal shall be made in the first instance to the Minister.

(2) From the decision of the Minister on any appeal there shall be a further appeal to the local court.

8. The following provisions shall apply in relation to any appeal to the Minister:—

(i) The appeal shall be instituted by notice setting out the ground or grounds of appeal and particulars of the matters giving rise to such ground or grounds:

(ii) The notice shall be lodged with the Minister and a copy thereof with the board within one month after the service of the valuation on the appellant:

(iii) The Minister may appoint such person or persons or body as he considers fit to hear and record the evidence of witnesses and the representations of parties with respect to any appeal and such person, persons or body shall hear and record the evidence and representations accordingly and shall submit the same together with a report thereon to the Minister for determination:

(iv) The Minister or the person, persons or body so appointed shall fix a convenient time and place for the hearing of each appeal and shall give the appellant and the board not less than seven days' notice thereof:
(v) If it appears to the Minister or to the person, persons or body so appointed that the interests of any person might become involved in any matter arising out of the appeal, he or they may give that person an opportunity to be present and make his representations at the hearing:

(vi) The board shall be a party to every appeal:

(vii) No notice of appeal under this section shall be invalid for want of form, if it clearly and reasonably states all matters relevant to the appeal:

(viii) The Minister shall determine each appeal in such manner as he thinks just after considering the evidence of such witnesses as are called, the representations of the parties and the report referred to in paragraph (iii) of this section:

(ix) The order of the Minister on every appeal shall forthwith be communicated to the Director who shall alter any valuation in accordance with the order if the valuation is varied by the order, and make such consequential adjustments as are necessary to any notices served on landholders and occupiers of holdings pursuant to subsection (2) of section 11 of this Act:

(x) The determination of the Minister on the appeal shall be subject to a further appeal to the local court.

9. (1) A further appeal referred to in paragraph (x) of section 8 of this Act shall be to the local court nearest to the holding in respect of which the appeal is made or to the holding of which the appellant is the landholder or occupier.

(2) The following provisions shall apply in relation to any appeal to the local court:

(i) At the hearing of such appeal the local court shall be constituted by a special magistrate:

(ii) The appeal shall be instituted by notice setting out the ground or grounds of appeal and all matters relevant to the appeal and the notice shall be given, within two weeks of the determination appealed against, to

The Minister,
the board, and
the clerk of the local court to which the further appeal is made
and to any other landholder or occupier of a holding whose interests are involved in any matter raised in the appeal:

(iii) The local court shall fix a convenient time and place for the hearing and shall give all parties interested not less than ten days' notice thereof; the court may in its discretion give notice to and hear any person whose interests are affected by any matter arising out of the appeal:

(iv) No notice of appeal under this section shall be invalid for want of form, if it clearly and reasonably states all matters relevant to the appeal:

(v) The court shall determine each appeal in such manner as it thinks just, and may make any order as to the costs of the appeal:

(vi) The determination of the local court shall be final and without appeal:

(vii) An order for costs made by the court on an appeal is enforceable as an order of the local court:

(viii) The Director shall alter any valuation in accordance with the determination of the local court, if the valuation is varied by the determination, and by further notice make such consequential adjustments as are necessary to any notices served on landholders and occupiers of holdings pursuant to subsection (2) of section 11 of this Act.

10. Where a valuation of a holding for a rating period is varied on appeal to the Minister or on further appeal to the local court the valuation as so varied shall for the purposes of the drainage rate referred to in section 11 of this Act, be the valuation of that holding for that period.

11. (1) (a) The Director shall in respect of each rating period with the approval of the Minister declare the annual drainage rate on each of the holdings in the area.

(b) In determining the rate to be declared on each holding in respect of any rating period, the Director shall take into consideration—

(i) the average annual expenditure for that period determined in accordance with paragraph (a) of subsection (1) of section 5 of this Act,

(ii) the valuation of that holding for that period,
(iii) the aggregate valuations for that period of all the holdings in the area, and
(iv) any other matters that he thinks are proper for the determination of the rate,
but in no case shall the rate on any holding exceed that proportion of the average annual expenditure which the valuation of the holding for that period bears to the aggregate valuations of all the holdings in the area for the period.

(2) Within fourteen days after the declaration of the annual drainage rate for a rating period the Director shall cause to be served by post on the landholder or occupier of each holding a notice setting out the amount of the annual rate so declared on that holding for that period.

12. (1) The annual drainage rate on any holding for the first year of any rating period shall become due and payable by the landholder or occupier of that holding when the notice of the amount thereof is served on the landholder or occupier of that holding but no such rate shall be recoverable from any person until after the expiration of thirty days after the time when that notice has been so served.

(2) The annual drainage rate on any holding for any succeeding year of that rating period shall become due and payable by the landholder or occupier of that holding on the first day of May in that year, but no such rate shall be recoverable from any person until after the expiration of thirty days after it has become so due and payable.

13. (1) If any annual drainage rates are not paid within thirty days from the time when they become recoverable as provided in section 12 of this Act, interest at the rate of five pounds per centum per annum from the first day of May in the year in which the rates became due and payable shall be added to such rates and shall be payable by and recoverable from the person liable to pay the same.

(2) The Minister may remit the whole or any part of the interest payable by any person under this section if he is satisfied that it is desirable to do so in order to prevent undue hardship, or for any other reason which the Minister considers sufficient.

14. (1) All annual drainage rates and interest payable under this Act shall be paid to or recovered by the Director or a person nominated by the Minister.

(2) Any amount so payable shall, until paid, be and remain a charge upon the land comprising the holding with respect to which the amount is payable.
The amount due in respect of each holding shall be payable by and recoverable from the landholder or occupier for the time being of the holding.

15. (1) If any drainage rates or interest recoverable under this Act are unpaid, the Director may exercise all or any of the powers and authorities of the Commissioner under section 95 of the Waterworks Act, 1932-1956, and the provisions of that section with necessary modifications shall apply as if expressly enacted by this Act and as if in that section the expression—

"water rates" included drainage rates;

"charges" included interest;

"Commissioner" included the Director of Lands;

"owner" included landholder; and

"land or premises" included holding.

(2) (a) Where any drainage rates or interest in respect of any holding have been due and owing for not less than three years the Director may request the Minister to exercise the powers conferred upon him by the Crown Rates and Taxes Recovery Act, 1945, for the purpose of recovering the rates and interest so due and owing.

(b) Upon such a request being made the provisions of the Crown Rates and Taxes Recovery Act, 1945, shall apply so far as may be applicable with necessary modifications as if expressly enacted for the purposes of this Act, and as if in that Act the expression—

"Crown rates or taxes" included drainage rates or interest under this Act;

"Crown rating or taxing authority" included the Director of Lands, and

"land" included holding.

16. The liability to pay and the right to recover drainage rates shall not be suspended by any appeal against a valuation but where the amount of any annual rate paid in respect of any holding exceeds the amount which, according to any final decision on an appeal, was payable as such, the excess shall forthwith be repaid by the Director to the person who paid it or on whose behalf it was paid.

17. (1) The Governor may make such regulations as he considers necessary or convenient for giving effect to this Act or to the purposes of this Act and, without limiting the generality of this provision, may make regulations for all or any of the following purposes:
(a) to ensure the proper construction, maintenance and protection of drains and drainage works within the area;

(b) to ensure that premises served by any drains or drainage works are properly maintained, clean and free of any matter or thing likely to cause obstruction to any drains or drainage works;

(c) for regulating the manner, times and quantities in which and the purposes for which, water from any drain or drainage work may be used by any person and prohibiting persons other than authorized persons from using or diverting such water;

(d) prescribing such forms as he considers necessary desirable or convenient to be used for the purposes of this Act.

(2) Any regulation made under this section may fix penalties not exceeding fifty pounds for the breach of any regulation.

(3) (a) The breach of any regulation shall constitute an offence against this Act.

(b) All proceedings for offences against this Act shall be disposed of summarily.

In the name and on behalf of Her Majesty, I hereby assent to this Bill.

R. A. GEORGE, Governor.