No. 55 of 1967

An Act to amend the Irrigation Act, 1930-1946.

[Assented to 9th November, 1967]

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

1. (1) This Act may be cited as the “Irrigation Act Amendment Act, 1967”.

(2) The Irrigation Act, 1930-1946, as amended by this Act, may be cited as the “Irrigation Act, 1930-1967”.

(3) The Irrigation Act, 1930-1946, is hereinafter referred to as “the principal Act”.

2. This Act is incorporated with the principal Act and that Act and this Act shall be read as one Act.

3. The definition of “ratable land” in section 6 of the principal Act is struck out and the following definition is inserted in the principal Act in lieu thereof:

“ratable land” means any land situated within an irrigation area for which the Minister has approved and made available a water supply in return for a rate fixed and payable annually.
4. Section 25 of the principal Act is amended—

(a) by striking out the word “irrigable” (twice occurring) in subsection (1) thereof and inserting in lieu thereof in each case the word “ratable”;

(b) by striking out the words “which is reclaimed land” in the said subsection (1) thereof;

and

(c) by striking out subsection (2) thereof.

5. Subsection (1) of section 26 of the principal Act is amended by striking out the words “irrigable or reclaimed” therein and inserting in lieu the word “ratable”.

6. Subsection (1) of section 43 of the principal Act is amended by inserting after the passage “town allotment,” therein the passage “or to enter upon and occupy any land comprised in a miscellaneous lease, not being a town allotment,”.

7. Section 50 of the principal Act is amended by striking out the passage “, and persons of any Asiatic race who are not subjects of His Majesty the King,” therein.

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

J. M. NAPIER, Governor’s Deputy.