ANNO QUINQUAGESIMO ET QUINQUAGESIMO PRIMO

VICTORIÆ REGINÆ.

A.D. 1887.

No. 406.

An Act to amend “The Waterworks Act, 1882.”

[Assented to, December 9th, 1887.]

WHEREAS it is expedient to amend “The Waterworks Act, 1882”—Be it therefore Enacted by the Governor of the Province of South Australia, by and with the advice and consent of the Legislative Council and House of Assembly of the said province, in this present Parliament assembled, as follows:

1. This Act may be cited as “The Waterworks Act Amendment Act, 1887,” and, except so far as inconsistent therewith, shall be incorporated and read with “The Waterworks Act, 1882.”

2. In the construction of this Act “country lands” shall mean lands not situate within any of the water districts mentioned in the First Schedule hereto, nor within the boundaries of any city or town.

3. Notwithstanding anything in “The Waterworks Act, 1882,” contained, the Commissioner of Waterworks may, in addition to the rates payable under such Act, make and levy on all country lands in any water district an annual construction rate, but not exceeding the scale mentioned in the Second Schedule hereto, and the Commissioner may, if he thinks fit, declare that such construction rate shall be payable only in a certain part or in certain parts of the district to be specified in the notice of the making of the rate, or in some subsequent notice, or may declare that such rate shall be levied differentially in different parts of the district.

4. The
When rates payable, and how recoverable.

4. The said construction rate shall become payable so soon as the water main has been laid down and notice thereof published in the Government Gazette, and shall be paid annually in advance, and may be recovered from the owner or occupier of the land rated in the same manner as water rates are by "The Waterworks Act, 1882," recoverable.

Rates to be charged on land.

5. The rate payable under this Act shall be a continual charge upon the lands charged therewith, and all moneys paid in respect thereof shall be credited against any money which may be payable by the owner or occupier of such lands in respect of water supplied to him by the Commissioner under agreement.

Evidence.

6. In all proceedings for the recovery of rates, the allegation by the Commissioner that a person is the owner or occupier of any particular quantity of land liable to be rated, and of the amount of rates due in respect thereof, shall be prima facie evidence of the fact.

How section to be rated.

7. When any section of land would come under more than one scale of rating as to different parts thereof, either under the schedule or any differential rate, the whole of the said section shall be rated at the highest rate payable in respect of any part thereof.

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

WM. C. F. ROBINSON, Governor.

SCHEDULES.
SCHEDULES.

THE FIRST SCHEDULE.

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<tr>
<th>Adelaide</th>
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<tr>
<td>Burnside</td>
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<td>Gawler</td>
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<td>Kapunda</td>
<td>Mount Gambier</td>
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THE SECOND SCHEDULE.

Upon all lands within one mile of the water main, or any part thereof .................. 2d. per pound value.
Upon all lands beyond one mile and within two miles of the water main, or any part thereof .... 1½d. per pound value.
Upon all lands beyond two miles and within four miles of the water main, or any part thereof .... 3d. per pound value.
Upon all lands beyond four miles and within five miles of the water main, or any part thereof .... ¼d. per pound value.

Adelaide: By authority, E. SPILLER, Government Printer, North-terrace.