- 22 Section one hundred and fifteen of the Principal Act is repealed and the following section is substituted therefor:—
- "115-(1) Where in any locality land is sold under Parts Provision IV and V the Minister shall make provision for surveying for roads, and and constructing such roads, bridges, and drains as may be drains. required in the vicinity of the land.

- "(2) Provision under this section shall be of an amount equal—
 - I Where the first-class land sold aggregates an area of not less than five hundred acres in not less than five lots which adjoin or are in close proximity to each other, to the prescribed amount per acre of first-class land:
 - II In the case of land in a town other than a mining town, to half the sale price of the land sold: and
 - III In other cases, to the amount per acre prescribed in respect of each class or kind of land sold.".

ADMINISTRATION AND PROBATE.

No. 72 of 1958.

AN ACT to amend the Administration and Probate Act 1935. 119 December 1958.1

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—(1) This Act may be cited as the Administration and Short title Probate Act 1958.
- (2) The Administration and Probate Act 1935, as subsequently amended, is in this Act referred to as the Principal Act.
- 2 Section forty-four of the Principal Act is amended by succession omitting the words "one thousand pounds" (wherever occur-on intestacy. ring) and substituting therefor, in each case, the words "five thousand pounds".
- 3 This Act shall not apply in respect of any death occurring Application. before the commencement of this Act.