TASMANIA.



1942.

ANNO SEXTO

GEORGII VI. REGIS.

No. 67.

ANALYSIS.

Short title.
 Amendment of 25 Geo. V. No. 49.
 New section 18A.
 Section 20.
 New section 27.

 $oldsymbol{s}_{obs}}}}}}}}}}}}}}}}olesholtgapurabelity } \\ \end{substabbol{s}}} \begin{tabular}{c} oldsymbol{s}_{oldsymbol{s}_{oldsymbol{s}_{obs}}}}} \bland & oldsymbol{s}_{oldsymbol{s}_{obs}}}} \bland & oldsymbol{s}_{obs} \bland & oldsymbol{s}_{obs}}} \bland & oldsymbol{s}_{obs} \bland & oldsymbol{s}_{obs}} \bland & oldsymbol{s}_{obs} \bland & oldsymbol{s}_{obs}} \bland & oldsymbol{s}_{obs} \bland & oldsymbol{s}_{obs} \bland & oldsymbol{s}_{obs} \bland & oldsymbol{s}_{obs}} \bland & oldsymbol{s}_{obs} \bland & oldsymbol{s}_{obs}} \bland & oldsymbol{s}_{obs} \bland & oldsymbol{$

AN ACT to amend the *Fruit Board Act* 1934. 1942.

[16 November, 1942.]

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 This Act may be cited as the Fruit Board Act 1942. Short title. 6d.]

Fruit Board.

A.D. 1942.

2 The Principal Act is hereby amended—

Amendment of 25 Geo. V. No. 49. New section 18A.

I. By inserting after section eighteen the following new section eighteen A—

"Reserve Fund.

18A The Board, in its discretion, may set aside out of moneys at its disposal in any financial year such sums as the Board may think desirable as a reserve fund for the purpose of defraying contingent expenditure, or for making good any deficiency or loss which may occur in any year, or for such other purposes of this Act as the Board may determine.":

Section 20.

- II. By adding at the end of section twenty the following new subsection (5)—
 - "(5) The Board may make such arrangements as it thinks fit with the proprietor or publisher of any newspaper or otherwise for the purpose of disseminating information relating to the production, shipment, or marketing of fruit, or for giving publicity to the activities of the Board.": and

New section 27.

- III. By substituting for repealed section twenty-seven the following new section twenty-seven—
 - "Power of Board to Remit Tax and Other Charges.
 - 27 The Board, in its discretion, may remit, or, if the same has already been paid, may refund, the whole or any part of any acreage tax, or any fee, debt, charge, costs, expenses, or other sum of money payable by any person to the Board, if, in the opinion of the Board—
 - I. Such person is in poor or indigent circumstances:
 - II. The payment thereof would impose a hardship on such person, or would be out of proportion to any benefit accruing to such person:
 - III. The sum payable cannot be recovered: or
 - IV. In the interests of the Board or of the fruitgrowing industry, it is desirable so to do.".