No. 88.

1947.

#### THE SCHEDULE.

### (Section 2.)

#### CARRICK WATER AREA.

All that area of land situate in the town of Carrick in the County of Westmorland in Tasmania which is bounded on the south by a straight line of 56 chains 77 links commencing at the junction of the southern boundary of Percy-street with the eastern bank of the Liffey River and extending easterly on a bearing of south 89 degrees east along the said boundary of the said street and along the northern boundary of Lot 53 purchased from the Crown by William Bryan thence on the northeast by a line of 37 chains 21 links extending north-westerly in three bearings namely south 4 degrees east for a distance of 24 chains 21 links then south 4 degrees 45 minutes east for a distance of 7 chains and then south 6 degrees east for a distance of 6 chains thence on the south-east by a line of 14 chains 15 links extending north-easterly in two bearings namely north 60 degrees 7 minutes east for a distance of 8 chains and 2 links and then north 58 degrees 10 minutes east for a distance of 6 chains and 13 links thence again on the north-east by a straight line of 10 chains 72 links extending north-westerly on a bearing of south 22 degrees 40 minutes east to the north-western boundary of the main road from Carrick to Launceston thence again on the northeast by a straight line of 15 chains extending north-westerly on a bearing of south 49 degrees 5 minutes east thence on the north-west by a line extending south-westerly to the Liffey River aforesaid and parallel throughout its length with the said main road and thence by the eastern bank of the said river in a general southerly direction to the point of commencement.

### LAUNCESTON CORPORATION.

# 11 & 12 GEO. VI. No. 89.

AN ACT to amend the Launceston Corporation Act 1941. [19 December, 1947.]

RE 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:---

Short title and itation.

- **1**—(1) This Act may be cited as the Launceston Corporation Act 1947.
- (2) The Launceston Corporation Act 1941\*, as subsequently amended, is in this Act referred to as the Principal Act.

Remission of rates in cas of **incapacitated** soldiers, &c.

**2** Section one hundred and seventeen of the Principal Act is amended by omitting the words "if such member was a citizen of the city for a period of not less than twelve months immediately prior to his enlistment for such service.".

Basis of annual values.

3 Section one hundred and eighteen of the Principal Act is amended by omitting subsection (2).

<sup>4 &</sup>amp; 5 Geo. VI. No. 91, as amended by 6 Geo. VI. Nos. 52 and 69, 7 Geo. VI. No. 14, 8 & 9 Geo. VI. No. 55, and 10 Geo. VI. No. 50.

- 4 Section one hundred and seventy of the Principal Act conditions is amended by inserting after subsection (3) the following precedent for subsection:—

  subsection:—

  graphical Act conditions precedent for opening of private streets.
- "(3A) Upon the recommendation of the city engineer, the Council may permit the construction of a new private street of a width of not less than fifty feet.".
- **5** Section one hundred and seventy-one of the Principal Requirements Act is amended by omitting sub-paragraphs (a) and (b) private of paragraph I. and substituting therefor the following sub-streets. paragraphs:—
  - "(a) Over fifty feet, shall not be less than thirty-three feet in width: and
    - (b) Fifty feet and under, shall not be less than twentyfour feet in width.".
- **6** Section two hundred and fifty-one of the Principal Act  $_{\text{Sole of meat.}}$  is amended by adding at the end thereof the following subsection:—
- "(5) No person within the abattoir district shall have in his possession any meat unless the same has been passed and stamped by an inspector of stock as provided by this Part.

Penalty: Fifty pounds.".

- **7** Section two hundred and fifty-seven of the Principal Act Fees to be is amended by inserting after the word "district" in para-payable. graph I. of subsection (1A) the words "unless such inspection is of meat imported into this State and takes place at the abattoir at Killafaddy after the ordinary working hours of the abattoir.".
- **8** After section two hundred and ninety-eight of the Principal Act the following section is inserted:—
- "298A. The Council may, in the name and on behalf of the Power of corporation, convey or transfer in fee simple to the Trustees Council to of the Launceston War Memorials Community Centre Associa-certain lands. tion such parts of the land described in Division X. of Part 1 of the Eighth Schedule as the Council may think fit.".
- **9** Section two hundred and ninety-nine of the Principal Recreation Act is amended by inserting after the word "hire" in paragraph IV. of subsection (1) the words "or lease for a term of years" and by adding after the word "hired" in paragraph V. of that subsection the words "or leased for a term of years.".
- 10 Section three hundred and thirteen of the Principal Power to Act is amended by omitting the words "for the purposes of acquire land and this Act", and by adding at the end of paragraph II. the purposes for following sub-paragraphs:—

  10 Section three hundred and thirteen of the Principal Power to Act is amended by omitting the words "for the purposes of land and thirteen of the Principal Power to Act is amended by omitting the words "for the purposes of land and thirteen of the Principal Power to Act is amended by omitting the words "for the purposes of land and thirteen of the Principal Power to Act is amended by omitting the words "for the purposes of land and thirteen of the Principal Power to Act is amended by omitting the words "for the purposes of land and this Act", and by adding at the end of paragraph II. the purposes for land and thirteen of the purposes for land and the purpose for land and the purpos
  - "(h) The protection of the city from floods:
    - (i) The drainage of any swamp.".

**11** After section three hundred and forty-two of the Principal Act the following sections are inserted:—

Power of Council to carry out works for the purposes of flood protection.

- "342A. The Council may execute, construct, and carry out all such works as may, in the opinion of the Council, be necessary for the protection of the city from floods, and for that purpose may—
  - I. Purchase or acquire compulsorily any land:
  - II. Purchase, acquire, or hire any plant or machinery:
  - III. Raise or lower the level of any street:
  - IV. Construct any bridge:
  - v. Enter upon any lands:
  - VI. Divert the course of the North Esk River: or
  - VII. Fill in the bed of the North Esk River.

Land formed by filling in North Esk River to vest in the corporation. 342B. Any land formed by filling in the bed of the North Esk River shall belong to and be vested in the corporation, and the Council may make use of sell or dispose of the same as it may think fit.

Removal of bridges.

342c. The Council may remove any bridge rendered unnecessary by the filling in of the bed of the North Esk River, and upon such removal the materials in the bridge shall belong to the corporation.

No compensation or damages except for land acquired. 342D. No action or claim for compensation, other than a claim for compensation for the acquisition of any land or for compensation under the *Workers' Compensation Act* 1927, shall be maintainable against the corporation for or on account of anything done by the Council under the powers conferred upon it by sections three hundred and forty-two A, three hundred and forty-two B, or three hundred and forty-two C or for or in respect of any injury or damage sustained by any person directly or indirectly by reason of the execution, construction, or carrying out of any work authorised by the said sections, except in the case of negligence or wrongful exercise of the said powers.".

## HADSPEN WATER.

# 11 & 12 GEO. VI. No. 90.

AN ACT to make provision for a Supply of Water to the Town of Hadspen and the Inhabitants thereof. [19 December, 1947.]

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:—