or debt or any gross or entire sum of money agreed to be afterwards paid by the purchaser, that sum of money or debt shall be deemed to be the purchase-money or consideration, or part of the purchase-money or consideration, as the case may be, in respect whereof the registration fee is paid: and

III Subject to any agreement to the contrary, the party for whose benefit any restriction or condition affecting the user of land is imposed shall, as between him and any other party to a transfer, be liable to the fee payable under paragraph III of item 23.".

REGISTRATION OF DEEDS.

No. 61 of 1955.

AN ACT to amend the Registration of Deeds Act 1935.

[15 December, 1955.]

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:—

Short title, citation, and commencement.

- **1**—(1) This Act may be cited as the Registration of Deeds Act 1955.
- (2) The Registration of Deeds Act 1935, as subsequently amended, is in this Act referred to as the Principal Act.
- (3) This Act shall commence on the first day of January 1956.

Searches.

- 2 Section thirty-seven of the Principal Act is amended by omitting from subsection (2) the words "two shillings and sixpence" and substituting therefor the words "five shillings".
- 3 Section forty-two of the Principal Act is amended by inserting in subsection (1), after the word "in" (first occurring), the words ", or fixed under,".

4 The Principal Act is amended by omitting the third the schedule thereto and substituting therefor the following schedule:-

"THE THIRD SCHEDULE.

(Section 42).

FEES.

1 For receiving giving a receipt for extering and	£	s.	d.
 For receiving, giving a receipt for, entering, and registering each memorial or verified certificate For each extra receipt for the same memorial or verified 	1	0	0
certificate	0	5	0
3. For receiving each deposit of deeds comprising one title		15	
4. For each survey plan registered		10	ŏ
For each search, including search under Part III For office copy, or particulars, of a memorial or verified certificate or deposited deed—		5	
I If written—			
(a) Minimum fee	θ	10	0
(b) For every folio of seventy-two words in excess of five folios	0	1	0
II For a photographic reproduction and certification thereof	ing tha ling be the	no n te gs) a	t less n shil- s may ed by

WEST TAMAR WATER.

No. 62 of 1955.

AN ACT to amend the West Tamar Water Act 1938. [15 December, 1955.]

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 West Tamar Water Short title and citation. Act 1955.
- (2) The West Tamar Water Act 1938, as subsequently amended, is in this Act referred to as the Principal Act.
 - 2 Section three A of the Principal Act is amended—

Rights in

- (a) by omitting the word "one" and substituting Esk River.

 therefor the word "two"; and
- (b) by omitting the words "the commencement of the West Tamar Water Act 1949" and substituting therefor the words "and after the declared day ".