

(4) Notwithstanding anything in the Principal Act, where an employee to whom this section applies—

(a) is or has been (whether before or after the commencement of this section) transferred or appointed to any office or position in the Public Service of this State (within the meaning of the Principal Act); and

(b) is paid an allowance under this section, but not otherwise, that employee's period of service while holding any office or position under the *Prices Act 1948* shall not be deemed to form part of his continuous service within the meaning, or for the purposes, of the Principal Act, and shall be disregarded for the purpose of computing any leave of absence or allowance to which he may become entitled under that Act by virtue of his service in the Public Service of this State.

(5) In this section "Commonwealth" includes any authority of the Commonwealth.

---

## ROSSARDEN WATER.

No. 86 of 1954.

---

AN ACT to facilitate the supply of water to the town of Rossarden. [21 December, 1954.]

WHEREAS by proclamation under Part XV of the *Local Government Act 1906* bearing date the third day of November 1949, His Excellency the Governor created a water district called the "Rossarden Water District": Preamble.

And whereas the corporation of the municipality of Fingal has under that Act established waterworks for the supply of that district:

And whereas the source of supply for the waterworks is in Storey's Creek, the water of which is there unfit for domestic use:

And whereas the Aberfoyle Tin No Liability, a company engaged in mining (in this Act called "the company") has certain waterworks drawing from the Aberfoyle Rivulet and supplying its mines:

And whereas the corporation has made an agreement with the company that, in consideration of receiving from the corporation a supply of water from Storey's Creek for use in the company's mines, the company will allow the corporation to take from the company's waterworks as much water for the supply of the town of Rossarden as the corporation supplies to the company:

And whereas it is expedient to authorize the parties thereto to carry out the agreement:

BE it therefore 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  
incorporation.

**1**—(1) This Act may be cited as the *Rossarden Water Act 1954*.

(2) The *Local Government Act 1906*, as subsequently amended, is in this Act referred to as the Principal Act.

(3) This Act is incorporated, and shall be read as one, with the Principal Act.

Interpreta-  
tion.

**2**—(1) This Act relates to the municipality of Fingal.

(2) In this Act, unless the contrary intention appears—

“the company” includes the company's successors in title in the company's mines referred to in the preamble to this Act;

“the Rossarden Water District” means the Rossarden Water District mentioned in the preamble to this Act as altered from time to time under the Principal Act.

Water supply  
for mine.

**3** The council may use the powers contained in Part XV of the Principal Act to supply water to the company free of charge for use in the company's mines as if those mines were comprised in a water district proclaimed under that Act and Storey's Creek were the proclaimed source of supply for that district.

Expenses of  
mine supply.

**4** For the purposes of and incidental to borrowing and expenditure under the Principal Act, any waterworks constructed under section three of this Act shall be deemed to be part of the waterworks supplying the Rossarden Water District.

Protection of  
company.

**5** All water taken from the company's waterworks for the use of the Rossarden Water District shall, so far as it is not in excess of the water supplied to the company under section three, be deemed to be used in the manner in which the water so supplied by the corporation is used by the company.