- "(c) Any transfer of marketable securities made to perfect a sale of marketable securities by a broker to another person or to perfect a purchase of marketable securities by a broker for or on behalf of another person."; and
- (f) by inserting after item 22 the following item:—

"22A. Return lodged with the Commissioner by a Tasmanian dealer pursuant to section 14J—

Any transfer of marketable securities that would be exempt from duty under item 22 of this schedule if the sale or purchase in respect of which the transfer was executed had not been included in the return."

SUPPLY 1967-1968.

No. 4 of 1967.

AN ACT to apply out of the Consolidated Revenue a sum for the service of the year ending on the thirtieth day of June 1968. [28 June 1967.]

B^E 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.

1 This Act may be cited as the Supply Act 1967-1968.

Issue and application of \$19,225,800.

2 There may be issued and applied towards making good the supply hereby granted to Her Majesty for the service of the year ending on the thirtieth day of June 1968 the sum of \$19,225,300 out of the Consolidated Revenue, for the purposes and services expressed in the schedule, and the Treasurer is authorized to issue and apply the moneys so authorized to be issued and applied.

3 The sum specified in section two is made available to Sum available satisfy the warrants under the hand of the Governor in respect purposes of any purposes and services set forth in the schedule.

4 The Treasurer shall be allowed credit in his accounts for Gredit to be any sums of money paid by him in pursuance of any warrant Treasurer mentioned in section three and the receipts of the respective in accounts. mentioned in section three, and the receipts of the respective persons to whom any sums of money are so paid are a full and valid discharge to the Treasurer in passing his accounts for such sums as are therein mentioned, and he shall receive credit for them accordingly.

THE SCHEDULE.

(Sections 2, 3.)

77	\$
Executive and Legislature—	
His Excellency the Governor Legislative Council	41,500 15,100
House of Assembly	21,400
Legislature—General	27,600
Ministerial	10,900
Premier—	
Premier and Chief Secretary	50,100 34,800
Treasurer—	
Treasury	400,000
Supply and Tender	104,500
	•
Chief Secretary—	
Audit	106,300
Public Service Commissioner	131,500
Public Service Tribunal	9,000
Social Welfare	248,000
Ashley Home for Boys	32,100
Labour and Industry	$124,700 \\ 176,500$
State Library	77,000
Electoral	21,700
Miscellaneous, Chief Secretary	144,000
Attorney-General—	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
•	100 500
Attorney-General	130,500
Parliamentary Draftsman	15,600 55,400
Solicitor-General Supreme Court and Sheriff	61,200
Lands' Titles and Registry of Deeds	112,300
Magistracy—Southern Division	83,900
Magistracy—Northern Division	29,100
Magistracy—Western Division	6,100
Prisons	242,000
	,
Minister for Education—	
Education	7,319,000
Minister for Lands and Works-	
Public Works	864,800
Lands and Surveys	363,000
Film Production	42,000
Rivers and Water Supply Commission	194,000

Minister for Mines— Mines	\$ 191,500
Minister for Agriculture—	101,000
Agriculture	996,000 774,000 241,000
Minister for Health—	
Health Services St. John's Park Hospital Grants to Hospitals Division of Tuberculosis Lachlan Park Hospital and Millbrook Psychopathic Home	766,000 400,000 2,125,000 170,500 683,000
Minister for Housing-	
Housing Forestry	67,500 9,200
Minister for Transport—	
Transport Police	328,000 1,178,000
	19,225,300

PLUMBERS' REGISTRATION.

No. 5 of 1967.

AN ACT to amend the *Plumbers' Registration*Act 1951. [30 June 1967.]

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

- 1—(1) This Act may be cited as the *Plumbers' Registration Act* 1967.
- (2) The *Plumbers' Registration Act* 1951, as subsequently amended, is in this Act referred to as the Principal Act.