"39B—(1) An objection standing in a court list under sec-Removal of tion thirty-six may be summarily removed into the Supreme the Supreme Court by order of the Supreme Court or a judge, if it appears Court to the Supreme Court or judge that the objection raises some Co. 460 Vict., No. 48, s. 115. point of principle of general importance.

(2) An order under this section shall have the force and effect of a writ of certiorari and may be made upon such terms as to costs or otherwise as the Supreme Court or judge

- (3) When an objection is removed into the Supreme Court under this section it shall be dealt with in all respects as if it were included in a Supreme Court list under section thirtynine A.".
- Section fifty of the Principal Act is amended by omitting Notice of sale, from subsection (1) the words "purchaser or person to whom the land is sold or disposed of" and substituting therefor the words "vendor or person by whom the land is sold or disposed. of ". ·
- 9 After section fifty-three of the Principal Act the following section is inserted: —
- "53A-(1) The Chief Valuer, or any other officer appointed Entry on for the purposes of this Act, or the court, may at all times land.
 N.S.W., 88.
 74, 75.

(2) A person who obstructs or hinders the Chief Valuer or an officer in the exercise of his functions under this Act shall be liable to a penalty of twenty pounds.".

ST. LEONARDS WATER.

No. 78 of 1953.

AN ACT to authorize the council of the municipality of St. Leonards to borrow an amount not exceeding sixty thousand pounds, to make provision for the supply of water to that municipality and the inhabitants thereof, and to confer on the council powers needed for the construction and maintenance of necessary works therefor. [9 December, 1953.]

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:--

PART I.

PRELIMINARY.

1—(1) This Act may be cited as the St. Leonards Water Short title $Ac\overline{t}$ 1953. and incorporation.

- (2) This Act is incorporated, and shall be read as one, with the *Local Government Act* 1906 (in this Act referred to as the Principal Act).
- (3) Except so far as it is inconsistent with this Act, the Waterworks Clauses Act 1952 is incorporated with this Act.

Repeal.

2 The Acts that are specified in the first schedule are repealed.

Interpretation.

- 3 In this Act, unless the contrary intention appears—
 - "council" means the council of the municipality;
 "municipality" means the municipality of St.
 Leonards;
 - "water district" means the area that is described in the second schedule, and includes any part of the municipality that is declared by the Governor, pursuant to Part XV. of the Principal Act, to be a water district for the purposes of that Part, but does not include any part of the municipality that is declared by the Governor, by proclamation, not to be part of the water district.

PART II.

SOURCE OF SUPPLY.

Power of council to enter into an agreement with the Administrator of the North Eak Regional Water Supply.

4 Subject to this Act, the council may enter into an agreement with the Administrator of the North Esk Regional Water Supply appointed under the North Esk Regional Water Supply Act 1949 for the supply of water in the manner and on the terms and conditions prescribed in Part V. of that Act.

PART III.

BORROWING AND RATING POWERS.

Borrowing powers of council. 5 The council may, under and in accordance with the provisions of the Principal Act, borrow such sums of money, not exceeding in the whole the sum of £60,000, as may be necessary for defraying the costs and expenses of making, constructing, establishing, repairing, carrying on, and managing any waterworks under the authority of this Act and the payment of compensation under this Act and any other costs and expenses incidental to the administration of, and the preparation and passing of the Bill for, this Act.

Power of council to levy construction rates and supply rates.

- 6—(1) The council may, in addition to the water rates provided for in section fifty-five of the Waterworks Clauses Act 1952, make and levy rates to pay the costs of and incidental to its undertaking.
- (2) A rate made and levied under this section shall be called a construction rate or a supply rate.
- (3) A construction rate may be made so as to apply to all parts of the water district that are not subject to a supply rate and shall be such that, in the council's opinion, an aver-

age landholder will not have to pay more than one-quarter of what a similar landholder taking an average supply would have to pay.

- (4) A supply rate shall apply to all lands in the water district to which water is supplied by the council, and may be made so as to apply to lands in the water district that are not more than one hundred feet at the nearest part from a pipe of the council, notwithstanding that no water is supplied to those lands, and may be based on the quantity of water supplied or on some other fact, and, if based on some other fact, may allow a free supply of a particular quantity of water.
- (5) A supply rate may be composed of several rates based on different facts.
- (6) The council may, as provided in this section, make and levy rates for the supply of water—
 - (a) to lands outside the water district; and
 - (b) to watercarters, drovers, and other persons who are not supplied with water on their land.
- (7) Rates under this section shall be the same for all persons in the same circumstances.

PART IV.

MISCELLANEOUS.

7 The council is not bound to supply water in such a Council not bound to manner that it shall be constantly laid on at such a pressure supply water as will make the water reach the top storeys of the highest at certain houses in the water district.

THE FIRST SCHEDULE.

(Section 2.)

ACTS REPEALED.

Year and Number of Act.	Short Title of Act.
5 Geo. V. No. 28 8 Geo. V. No. 34 9 Geo. V. No. 24 18 Geo. V. No. 38 26 Geo. V. No. 4	St. Leonards Water Act 1914 St. Leonards Water Act 1917 St. Leonards Water Act 1918 St. Leonards Water Amendment Act 1927 St. Leonards Water Act 1935
	1

THE SECOND SCHEDULE.

(Section 3.)

WATER DISTRICT.

Counties of Cornwall and Dorset.

Parishes of Launceston. Breadalbane, and Selby.

Commencing at the confluence of Roses Creek and the North Esk River and bounded by the north-west boundary of 915 acres granted to A. Rose by part of the north-west boundary of 50 acres located to J. Gildas to the Main Line Railway by that railway by part of the southeast by the north-east and by part of the north-west boundary of 90 acres granted to J. Soloman to the Main Line Railway aforesaid by that railway to the north-west boundary of 684a. 2r. 0p. granted to R. J. Parker and others by part of that north-west boundary after crossing the Main Line Railway aforesaid by part of the north-east by the north-west and by part of the south-west boundary of 73 acres granted to T. Archer by the north-west boundary of 320 acres located to M. Trenery by part of a north-east boundary of 1995 acres granted to T. B. Bartley by a north-east a south-east and again by a north-east boundary of 500 acres granted to T. Bransgrove by a south-east boundary of 485 acres granted to P. Oakden by part of a south-east boundary of 58 acres also granted to P. Oakden to the Launceston City boundary by a south-west a south-east again by a south-east boundary of 331 acres granted to J. Knight by the south-east boundary of 100 acres located to H. Piper to the North Esk River aforesaid by the west bank of that River to a point opposite the south-east boundary of 670 acres granted to C. Swanston and others by a north-easterly line crossing that river to that boundary and by the continuation of that boundary to a south-east angle of 110a. 1r. 18 8/10p. acquired by the Commonwealth of Australia by a south-westerly line to the north angle of 81a. 3r. 24p. granted to J. Atkinson by the north-west boundary of 81a. 3r. 24p. granted to J. Atkinson by the north-west boundary of that river and thence by the west bank of that river to the point of commencement.

WORKERS' COMPENSATION.

No. 79 of 1953.

AN ACT to amend the Workers' Compensation Act 1927 and to repeal the Workers' Compensation Act 1948. [9 December, 1953.]

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 and citation.

- 1—(1) This Act may be cited as the Workers' Compensation Act 1953.
- (2) The Workers' Compensation Act 1927, as subsequently amended, is in this Act referred to as the Principal Act.
 - 2 The Workers' Compensation Act 1948 is repealed.