TASMANIA.



1910.

ANNO PRIMO

GEORGII V. REGIS,

No. 49.

ANALYSIS.

- 1. Short title and incorporation with 64 Vict. No. 4.
 - Incorporation of Assessment Acts with 6 Ed. VII. No. 30, 57 Vict. No. 11, and 58 Vict. No. 30.
- 2. Amendment of Section 4 of Principal Act.
- 3. Repeals.
 - Certain provisions of Principal Act repealed.
- 4. References to Chief Assessor, assessor, or capital value repealed.
- Chairman of local authority substituted for Chief Assessor in Sections 24, 42, 44, and 46; and for word "assessors" in Sections 49, 50, and 51.
- 5. Amendment of Section 40 of Principal Act.
- 6. Amendment of Section Sixty-four of Principal Act.
- 7. Commissioner or chairman of court to have power of judge of Supreme

AN ACT to amend "The Assessment Act, 1910. 1900." [30 December, 1910.]

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 Assessment Act, 1910," and Short title and shall be incorporated with and construed as one with "The Assessment incorporation Act, 1900," hereinafter called the Principal Act.

with 64 Vict. No. 4.

Assessment Amendment.

A.D. 1910.

Incorporation of Assessment Acts with 6 Ed. VII. No. 30, 57 Vict. No. 11, and 58 Vict. No 30. Amendment of Section 4 of Principal Act.

60 Vict. No. 48.

- (2.) The Principal Act and this Act shall be incorporated with and read as one with the following Acts:—
 - "The Local Government Act, 1906."
 "The *Hobart* Corporation Act, 1893."
 - "The Launceston Corporation Act, 1894."
- 2 Section Four of the Principal Act is hereby amended as follows:—
 - 1. By omitting therefrom the definitions "Assessors," "Capital Value," and "Justices:"
 - II. By omitting therefrom the definition "District," and substituting therefor—
 - "' District' means-

(a) Every city;

(b) Every municipality:"

m. By omitting therefrom the definition "Judge," and substituting therefor—

"'Judge' means a commissioner appointed to hold any court of requests under 'The Local Courts Act, 1896:"

iv. By omitting therefrom the definition "Local Authority," and substituting therefor—

"'Local Authority' means the municipal council of any city or municipality:"

v. By inserting the following definition—

"'Chairman of the local authority' means the mayor for the time being of a city or the warden for the time being of a municipality, as the case may be, and includes an acting-mayor or acting-warden."

Repeals.

7 Ed. VII. No. 32 repealed.

Certain provision⁸ of Principal Act repealed.

3—(1.) "The Assessment Act, 1907," is hereby repealed.

(2.) The following provisions of the Principal Act are hereby repealed, namely:

I. Sections Five, Six, Eight, Nine, Ten, and Twelve:

II. The last Eight lines of Section Thirteen:

- III. Sections Fifteen, Seventeen, Eighteen, Nineteen, and Twenty:
- rv. Subsection (2.) of Section Twenty-one:
- v. Sections Twenty-two and Twenty-six:
- vi. The last Three lines of Section Thirty-two:

vii. Subsection (2.) of Section Forty-one:

viii. The words "and a true copy of such roll shall be forwarded by the town clerk or clerk of petty sessions for the district, as the case may be, to the Chief Assessor," occurring at the end of Section Sixty-three.

References to Chief Assessor, assessor, or capital value epealed. 4—(1.) All references throughout the Principal Act to—

i. The Chief Assessor:

11. Assessors employed by the Governor:

III. Capital value—

shall be deemed to be omitted, and are hereby repealed.

Assessment Amendment.

(2.) The words "Chairman of the Local Authority" are hereby A.D. 1910. substituted for the words "Chief Assessor" wherever occurring in Sections Twenty-four, Forty-two, Forty-four, and Forty-six; and for the word "assessors" in Sections Forty-nine, Fifty, and Fifty-one substituted for of the Principal Act.

5—(1.) Section Forty of the Principal Act is hereby amended by omitting Paragraph 1. of the proviso thereto, and substituting therefor "assessors" in the following paragraph:

"I. That the local authority shall cause notice of any insertion, addition, alteration, or amendment made under the powers contained in the last preceding section to be given to every person thereby affected, except in the case of any person who has left the State, or who cannot, upon reasonable search being made, be found."

(2.) Section Fifty-one of the Principal Act is hereby amended by omitting the words "out of the money to be provided by Parliament for the purposes of this Act," and substituting therefor the words "out of the municipal fund."

6 Section Sixty-four of the Principal Act is hereby amended as Amendment of follows :-

I. By inserting immediately after the word "Assessment," in line Seven, the words "except as to capital value:"

w By omitting the words "and in all other proceedings whatsoever," occurring in lines Nine and Ten:

III. By inserting the word "annual" immediately before the word "value" in line Twelve.

7 Where a sitting of the court for hearing and determining appeals Commissioner or is held before a commissioner of a court of requests, such commissioner chairman of shall, in respect of the examination of witnesses, their expenses, the court to have production of papers and documents, and committing witnesses for of Supreme contempt of court, have all the powers and authorities conferred by Court. "The Local Courts Act, 1896," upon a judge of the Supreme Court, and may make such order as to costs as he thinks proper, and every such order shall be final.

Chairman of local authority Chief Assessor in Sections 24, 42, 44, and 46; and for word Sections 49, 50, and 51.

Amendment of Section 40 of Principal Act.

Section Sixty-

four of Principal