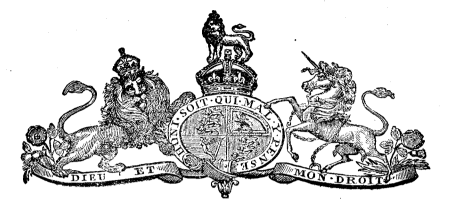
TASMANIA.



1906.

ANNO SEXTO

EDWARDI VII. REGIS,

No. 28.

A.D. AN ACT to make provision for a Supply of 1906. Pure Water to the Town of Bracknell. [22 November, 1906.]

WHEREAS it is expedient to make legislative provision to PREAMBLE. ensure a supply of pure water for the use of the inhabitants of the Town of Bracknell, from such sources, and in such manner and under such control, management, and conditions as are hereinafter provided:

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.

1 This Act may be cited for all purposes as "The Bracknell Short title, Water Act, 1906.'

1s. 6d]

A.D. 1906.

Interpretation.

Preliminary.

2 In the construction and for the purposes of this Act, and of all proceedings under this Act or under any By-laws in force or made under this Act, unless the context otherwise determines—

"Trustees" means the Trustees acting for the time being under the authority of this Act :

- "Landholder" extends to and includes the owner or the occupier of any property situate within the District whose name is on the Assessment Roll:
- "Minister" means the responsible Minister of the Crown for the time being administering this Act:

"Property" includes lands and buildings:

- "Rate" shall mean a rate duly made under and for the purposes of this Act:
- "Waterworks" extends to and includes all reservoirs, wells, cisterns, tanks, aqueducts, watercourses, tunnels, feeders, drains, channels, cuts, floodgates, sluices, conduits, filters, troughs, dams, embankments, pumps, culverts, pipes, pipe-breaks, engines, buildings, and other works of what kind soever which are from time to time necessary or used for effecting the purposes of this Act:
- "Street" extends to and includes any public and common highway, road, main road, lane, footway, bridge, square, court, passage, alley, thoroughfare, and public way and place:

" Person" includes Corporation.

Division of Act.

3 This Act is divided into Eleven Parts, as follows :---

Part I.—Water District and Trustees.

Part II.—Power of Trustees.

Part III.—Supply of Water.

Part IV.-Rates.

Part V.—Borrowing Money.

Part VI.—Officers and their Accountability.

Part VII.—Accounts.

Part VIII.—By-laws.

Part IX.—Waste or Misuse of Water.

Part X.—Offences.

Part XI.—Miscellaneous

PART I.

WATER DISTRICT AND TRUSTEES.

Water District.

4 The Town of *Bracknell*, as described in the Schedule (1.) hereto, is hereby declared to be a Water District under and for the purposes of this Act, and shall be called the *Bracknell* Water **District**; and whenever in this Act the word "District" is used,

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Bracknell Water.

the same shall mean and include the Bracknell Water District A.D. 1906. as described in the said Schedule (1.).

5 The Warden and Councillors of the Rural Municipality of Trustees. Westbury who shall from time to time constitute the Municipal Council of the said Rural Municipality under the provisions of The Rural Municipalities Act, 1865, are hereby constituted and declared to be the Trustees of the Bracknell Water District for all the purposes of this Act.

6 The Warden for the time being of the said Rural Muni- Chairman. cipality shall be the Chairman of the Trustees.

7 Except as it may be in this Act otherwise provided, all the Provisions of The provisions of The Rural Municipalities Act, 1865, which relate Rural Municipalities Act, 1865, which relate to the meetings and proceedings of a Municipal Council under to apply to that Act, shall apply to the meetings and proceedings of the Trus- meetings and tees under this Act.

proceedings of the Trustees, &

PART II.

POWERS OF TRUSTEES.

(1.) Power to divert Water.

8 Subject to the provisions herein contained, the Trustees are Trustees hereby empowered and authorised from time to time to take, divert, empowered to and appropriate within the said Water District such quantities of the Liffey River, the waters of the Liffey River and other rivulets and streams and to erect flowing through or bounding the said Water District as shall waterworks. be required by the Trustees for any of the purposes herein mentioned; and from time to time to enter upon the said river and other rivulets and streams and upon the banks and beds thereof, and to construct and erect on and in any portion of the banks and beds of the said river and other rivulets and streams such works as shall be necessary for the purposes of such taking and diversion and appropriation of so much of the said water of the said river and other rivulets and streams as aforesaid.

9 It shall be lawful for the Trustees to use all or any portion of Purposes for such water as aforesaid for any of the purposes hereinafter which water so specified; viz.:--

- I. To supply the inhabitants of the Town of Bracknell with water for domestic and manufacturing purposes, and for motive power, and for irrigation :
- II. To supply water in the Town of *Bracknell* for any purpose that any person or public or corporate body may require.

taken may be used.

A.D. 1906.

Purchase of land.

10 The Trustees are hereby empowered to purchase, acquire, and take any land which they may consider to be necessary for the purposes of this Act, and which they may think proper to purchase and take.

21 Vict. No. 11 incorporate¹. **11** The Lands Clauses Act shall, except as hereby expressly varied, be incorporated with this Act; but—

- There shall not be incorporated with this Act the Sections and provisions of the said Act hereinafter mentioned: that is to say,—Section Eight, whereby it is provided that the capital is to be subscribed before the compulsory powers are to be put in force; Section Nine, whereby it is provided that the certificates of the Justice shall be evidence that the capital has been subscribed:
- 11. In the construction of this Act and the said incorporated Act, this Act shall be deemed to be the Special Act, and the Trustees shall be deemed to be "the Promoters of the undertaking."

Entry upon land.

If compensation excessive, Trustees may give up land.

Construction of waterworks.

Trustees to give notice prior to first entry upon land. 12 For the purposes of this Act it shall be lawful for the Trustees to enter upon any land, and to take levels of the same, and to set out such parts of such land as the Trustees think necessary, and to dig, cut, trench, and break up the soil of such land, and to remove all earth, stone, trees, or other things dug or obtained out of the same, and to use such materials in the construction and upholding of the works authorised by this Act.

13 Where the Trustees give notice of their intention to take land for any of the purposes hereinbefore set forth, and the compensation in respect thereof is determined as in cases of disputed compensation, if the Trustees deem it inexpedient to pay the amount of compensation so determined, they may, within Twenty-one days after notice of the amount of compensation so determined on, withdraw the first-mentioned notice on payment of all the costs of reference and award.

14 It shall be lawful for the Trustees, from time to time, to make, construct, lay down, maintain, alter, or discontinue such waterworks upon any land within the said Water District as the Trustees think necessary for the purposes of this Act.

15 Prior to the first entry upon any land by the Trustees for the purposes of this Act, not less than Seven days' notice of the intention of the Trustees to enter shall be given by the Trustees to the owner and occupier. if any: but no notice shall be necessary previous to any subsequent entry by the Trustees upon such land for the purposes of this Act.

(2.) Power to take Land.

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Bracknell Water.

16 In the exercise of the powers conferred by this Act, the A.D. 1906. Trustees shall do as little damage as is possible, and, in all cases where it can be done, shall provide other watering-places, drains, Irustees to do a httle damage as and channels for the use of adjoining lands in place of any such as may be. are taken away or interrupted by the Trustees.

17 The Trustees shall make compensation, in manner herein- Trustees to make after provided, to all parties having a lawful right to the use of compensation for any water taken or diverted or appropriated by the Trustees under damage done by the authority of this Act, or having a lawful interest in any land works. which may be injuriously affected by the construction and maintenance of the waterworks under this Act, or otherwise by the execution by the Trustees of the powers hereby conferred, for all damage sustained by reason of the exercise in regard to such land or water of the powers vested in the Trustees by this Act other than damage sustained by the diversion or appropriation by the Trustees of water to be used solely for domestic purposes.

18 Any person claiming such compensation shall prefer his Persons damaged claim by notice in writing addressed to the Trustees, and served to make claim for upon the Secretary or Chairman of the Trustees, in which notice shall be specified the place of abode of the claimant, the particular act occasioning the damage for which compensation is claimed, the nature and amount of such damage, and the nature of the title or interest of such claimant in or to the water or land, as the case may be, in respect of which the claim is preferred; and if any such Compensation, person and the Trustees do not agree as to the amount of such com- how to be pensation, the same, and the application thereof, shall be determined by arbitration in the manner provided by The Lands Clauses Act in cases of disputed compensation.

19 In determining such claims regard shall be had to any benefit Regard to be had which may be done or accrue to the claimant by or as the result of to any benefit to the provisions in this Act contained.

20 If the Trustees, by notice in writing, require any person to Persons not make claim for compensation for any damage occasioned by the making claim exercise of any of the powers conferred on the Trustees by this be barred. Act previously to the service of such notice, such person shall not be entitled to compensation for any damage sustained by reason of the exercise of any such powers previously to the service of such notice, unless he prefers his claim, in manner aforesaid, within Three months after service of such notice.

21 If either party is dissatisfied with the award of the arbitra- Dissatisfied party tors or the umpire appointed to determine the amount of compensa- may appeal to a tion to be paid to the owner or occupier of any land taken or occupied under the authority of this Act, or with the decision of the arbitrator or umpire appointed to determine the amount of compensation to be paid to any person claiming the right to use any of the water diverted or appropriated by the Trustees, the dissatisfied

Trustees to do as

compensation.

ascertained.

Judge of the Supreme Court.

A.D. 1906.

party, when the amount of compensation awarded by the arbitrators of the umpire exceeds Fifty Pounds, may appeal from the award of the arbitrators or the umpire, as the case may be, to a Judge of the Supreme Court, and may have the amount of compensation fixed by a Judge of the said Court, in the manner hereinafter provided.

Procedure upon appeal.

36 Vict. No. 19.

Judge may allow appeal within Three months.

appeal shall be borne.

Award not to be made a Rule of Court until Judge determines matter in dispute.

Compensation for be ascertained by action in the Supreme Court.

Action to be commenced within Three months.

22 If the dissatisfied party desires to appeal from the award of the arbitrators or umpire as aforesaid, he shall, within Fourteen days after the delivery to him of such award or a copy thereof, give notice in writing to the other party of his intention to appeal, and shall, within One month after the service of such notice upon the opposite party, prosecute such appeal in accordance with the Rules made by the Judges for conducting appeals under "The Main Line Railway Amendment Act, No. 2," so far as such Rules are applicable; and the amount of compensation to be paid in such cases shall be ascertained by a Judge of the Supreme Court in such manner as he deems advisable, and subject to such conditions as such Judge sees fit to impose, and the Judge may also, in his discretion, make any Order as to the party by whom the costs of the

23 A Judge of the Supreme Court may, upon what he shall deem sufficient cause, allow an appeal under this Act to be prosecuted after the expiration of the time hereinbefore allowed for that purpose, but no appeal shall be allowed after the expiration of Three months after the service of notice of intention to appeal.

24 Where the dissatisfied party gives such notice of appeal as aforesaid, then the award given by the arbitrators or the umpire shall not be made a Rule of Court until a Judge of the Supreme Court, by an Order in writing under his hand, determines the matter in dispute, or the time hereinbefore allowed for prosecuting the appeal has expired.

25 Where any claim for compensation involves damage alleged diverting water to to have been sustained by reason of the taking or diversion or appropriation of any water and the right of the claimant in or to such water is disputed by the Trustees, if the Trustees within Fourteen days after the service of the notice of the claim give notice to the claimant that his right in or to such water is disputed, then such claim shall not be determined by arbitration, but shall be determined by an action in the Supreme Court to be brought by the claimant against the Trustees for damages or upon an issue agreed to between the claimant and the Trustees.

> **26** Every such action shall be commenced within Three months after the service on the claimant of such notice as aforesaid that his right is disputed, and not afterwards.

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Bracknell Water.

27 The Trustees may from time to time and at all times for A.D. 1906. ever hereafter pay and make good to the owners and occupiers of Compensation for all lands and buildings, and to every person whomsoever, all loss, damage done by costs, and charges, sums of money, damages, and expenses whatso- failure of the ever, and for all injury of what nature or kind soever, as works. well immediate as consequential, which such owners or occu-piers or other persons may suffer, incur, pay, expend, or be put to by reason or in consequence of the failure or giving way of any of the waterworks of the Trustees under this Act.

28 No land acquired or held by the Trustees under the authority Landfacquired of this Act and used for the purposes of this Act shall, unless with under this Act not the consent of the Governor in Council, be subject to the operation $\frac{\text{subject to The}}{Lands Clauses}$ of The Lands Clauses Act or any Act incorporating the whole or A_{ct} . any portion of that Act.

PART III.

SUPPLY OF WATER.

29 The Trustees shall, at the request of the owner or occupier Supply of water of any land situated within the District, and which is within for domestic use One hundred feet of any main or other pipe laid down by the District. Trustees, furnish to such person by means of communicationpipes and other necessary and proper apparatus, to be provided, laid down, and maintained by the Trustees at the cost of such person, a sufficient supply of water for his domestic purposes, including a supply for any fixed bath in any dwelling-house.

30 The Trustees may, upon the application of the owners and Supply of water occupiers of any properties beyond the District, cause pipes to be to districts laid down and water to be brought to such properties; and the Trustees shall, by notice under the hand of the Chairman, and published in the Gazette, and also in at least Two consecutive numbers of a public newspaper published or circulating in the District, specify the properties beyond the District to which the Trustees propose to lay down pipes for the purpose aforesaid.

31 The Trustees may furnish to any person a supply of water Supply of water for irrigation purposes, or for steam-engines, or for warming for other purposes any dwelling-house or other premises, or for working any machine or apparatus, or for horses or cattle, or for washing carriages or for gardens, fountains, or ornamental purposes, or for flushing sewers or drains, or for any trade, manufacture, or business, whether carried on in any dwelling-house or in other premises, or for any other purpose not domestic, such respective supplies being so furnished at such charges, and upon such terms and conditions, as may be agreed upon between the Trustees and the person desiring the same.

within the

beyond the District.

than domestic use.

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Bracknell Water.

A.D. 1906.

Trustees may determine the description of service pipes to be used. Provided always, that, as far as possible, the charge for such supply of water shall be uniform to all persons in the same circumstances, and requiring the same extent of supply.

32 The description of pipes and other apparatus by means of which water is laid on, distributed, or supplied, within the outer boundary of any premises, shall be such as the Trustees determine, either generally or in classes of cases or in any particular case, and the Trustees shall not be bound to supply water in any case in which the required description of pipes or other apparatus is not provided; and the Trustees may cut off the pipes or turn off the water from any premises supplied with water until the required description of pipes or other apparatus is provided.

PART IV.

RATES.

33 It shall be lawful for the Trustees, yearly, half-yearly, or at such other periods as to them may seem necessary, to make and levy a Rate to be paid by the occupiers of all property within the District for the purposes of this Act.

34 Such Rate shall be called a Water Rate, and may be of an amount not exceeding the sum of Two Shillings per annum on the assessed annual value of the property within the District, and, except as it is herein otherwise provided, all the provisions of *The Rural Municipalities* Act, 1865, relating to the making publication, levying, collecting, and recovery of Rates shall apply to the making, publication, levying, collection, and recovery of every Rate imposed under the authority of this Act: Provided, that the Water Rate payable in respect of any house or dwelling within the Water District shall in no case be less than Thirteen Shillings per annum.

35 No person shall be liable to the payment of the said Water Rate in a greater proportion than upon One-half part only of such annual value of any property occupied by such person unless such property is actually supplied with water for domestic purposes, or those purposes described in Section Thirty-one of this Act, or unless the mains or other pipes of the Board are laid down and properly supplied with water within One hundred feet from the boundary of such property.

36 When several buildings are supplied by one common pipe, the several occupiers of such buildings shall be liable to the payment of the same Rate for the supply of water as they would have been liable to if each of such several buildings had been supplied with water from the waterworks by a separate pipe.

Trustees to fix Water Rate in respect of property within the District.

Rate may be levied on the annual value of property.

One-half only of Rate to be levied unless premises are supplied with water.

Where several premises supplied by one pipe, each to pay.

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Bracknell Water.

37 If any person liable as herein provided to pay a Water Rate A.D. 1906. neglects to pay the same within due time after the same had been Rate, how to be lawfully demanded, the Trustees may stop the water from flowing recovered. into the premises in respect of which such Rate is payable, by cutting off the pipe to such premises or by such means as the Trustees think fit, and may recover the amount due from such person, with the expense of cutting off the water, in the same manner as any Water Rate is recoverable under this Act.

38 The like proceedings may be had for recovering and enforc- Charges for ing the payment of any expenses incurred in the execution of this water, how 10 be Act which may become payable by any person to the Trustees, or for enforcing and recovering payment for any charge for the supply of water by the Trustees under this Act, as may be had for enforcing and recovering payment of any Water Rate.

39 No person shall be liable to be imprisoned for non-payment No imprisonment of any expenses or Water Rate or charge for water supplied under for non-payment the provisions of this Act.

40 The occupiers of all properties beyond the District to which Persons supplied water shall be brought by the Trustees as hereinbefore provided with water shall pay such charges as may be determined by mutual agreement made between them and the Trustees for such water: and Water Rate. all such charges shall be recoverable in the same manner as any Water Rate levied under this Act may be recovered.

recovered.

of rate or charges.

beyond the District to pay

PART V.

BORROWING MONEY.

41 It shall and may be lawful for the Trustees to borrow, as Power to borrow. herein provided, such sum or sums of money, not exceeding the sum of Six hundred and fifty Pounds in the whole, as shall from time to time be necessary for defraying the expense of making, constructing, establishing, repairing, carrying on, and managing any waterworks under the authority of this Act, or the payment of any such compensation as aforesaid, or any other expense incident to the effectuating the objects or the preparation and passing of this Act; and it shall be lawful for the Governor in Council from time to time to grant to the Trustees as a loan or loans, for carrying out the objects of this Act under the provisions of "The Local Public Works Loans Act, 1890," any sum or sums of money not exceeding in the whole the sum of Six hundred and fifty Pounds.

42 The Trustees shall, from time to time, so regulate the Water Rates and charges Rate and charges to be levied and made for the supply of water for water to be so under the provisions of this Act that the amount of such Rate and charges shall be as near as may be sufficient to near the interest to exceed annual charges shall be, as near as may be, sufficient to pay the interest expenditure.

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A.D. 1906.

Powers of 45 Vict. No. 16 to be exercised by Trustees. upon any money borrowed by the Trustees for the purposes of this Act, together with the cost of managing and conducting the Waterworks; and if in any year the amount received is more than sufficient for all the purposes aforesaid, the Trustees are hereby required, whenever practicable, to make a proportionate reduction in the Rates and charges payable by the consumers of water to be in the next year made in respect of water supplied under and by virtue of this Act.

43 The power to borrow money hereinbefore conferred upon the Trustees shall be exercised in accordance with and subject to the provisions of "The Local Bodies Loans Act," and whenever in that Act the term "Local Bodies," or "Municipal Council," or "Municipality" is used, the same shall, for the purposes of this Act, be deemed to mean the Trustees of the District of *Bracknell*; and the terms "Warden" and "Council Clerk" shall, for the purposes of this Act respectively be deemed to mean the Chairman of the Trustees and the Secretary to the said Trustees : Provided, that Sections Five, Seven, Eight, Nine, and Twenty-eight of "The Local Bodies Loans Act" shall not apply to this Act.

PART VI.

OFFICERS, AND THEIR ACCOUNTABILITY.

Power to appoint Officers.

44—(1.) The Trustees shall, from time to time, appoint a Treasurer and a Secretary, and may, from time to time, appoint and employ a Solicitor, Clerk, and such Surveyors, Collectors of Water Rate, and other Officers as the Trustees think necessary and proper; and, from time to time, may remove any of such Officers, and appoint others in the room of such as are so removed, or as may die, resign, or discontinue their offices; and may, out of the moneys at the disposal of the Trustees under this Act, pay such salaries and allowances to the said Officers respectively as the Trustees think reasonable.

(2.) Nothing herein contained shall prevent the same person from being appointed to hold more than one of such offices at the same time if the Trustees so think fit, except as hereinafter provided.

(3.) It shall not be lawful for the Trustees to appoint the same person to be a Collector and also Treasurer of the Trustees.

45 Every person holding any office or place of profit in the gift or disposal of the Trustees shall be disqualified from being a Trustee, and if any Trustee is appointed to any such office or place of profit he shall thereupon cease to be a Trustee, and his office as a Councillor of the said Rural Municipality shall also thereupon become vacant, and an election of another Councillor to fill the vacancy thereby created shall be held in accordance with the provisions of *The Rural Municipalities Act*, 1865.

Trustees not to be Officers.

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46 Before any person, whether Treasurer, Secretary, Collector, A.D. 1906. or other Officer, who is entrusted by the Trustees with the custody or control of moneys by virtue of his office, enters upon such office, the Officers. Chairman of Trustees shall take sufficient security for the faithful execution thereof.

47 All the provisions of The Rural Municipalities Act, 1865, The provisions of which relate to the accountability of officers, shall apply to the The Rural Municipalities Act, officers appointed under this Act. 1865, to apply

PART VII.

ACCOUNTS.

48 The Trustees shall cause books to be provided and kept, and Trustees to keep true and regular accounts to be entered therein of all sums of accounts of money received and paid under the authority of this Act, and of receipts and the several purposes for which such sums of money have been received and paid, which books shall at all reasonable times be open to the inspection of any Trustee or any creditor of the Trustees, without fee or reward; and the persons aforesaid, or any of them, may take copies of or extracts from the said books without paying anything for the same; and any person having the custody of the said books who does not, on the reasonable demand of any person as aforesaid, permit him to inspect the said books, or to take such copies or extracts as aforesaid, shall, for every such offence, incur a penalty not exceeding Five Pounds.

49 All moneys received by the Treasurer of the Trustees shall Moneys received be paid by him monthly into some Public Bank to the account of to be paid into the Trustees; and no part of such money shall be drawn out of such Bank except by cheque signed by the Chairman, Treasurer, and one of the Trustees.

50 The Trustees shall, before the end of the month of January Statement and in each year, cause the accounts of the Trustees up to and includ- account to be ing the last day of December next preceding to be balanced, and annually prealso cause a full and true statement and account to be drawn pared. out of the amount of all Rates made and levied, and of all moneys received and expended during the preceding year, and also of all debts then owing by and to the Trustees; and such statement and account shall be signed by the Chairman and not less than Two Trustees.

51 The accounts of the Trustees mentioned in the Sixty-seventh Audit of accounts. Section of this Act shall be subject and liable to all the provisions of "The Audit Act, 1901," in the same manner as the accounts of 1 Ed. VII. No. 13. Trustees of Road Districts are now subject and liable; and the

disbursements.

Bank

to Officers.

Security from

A.D. 1906.

statement and account mentioned in the preceding Section of this Act shall be forwarded to the Auditor-General during the month of *March* in every year; and an abstract of receipts and expenditure, with the report of the said Auditor-General thereon, shall be published in the *Gazette* as soon as may be after the same have been audited.

Appropriation.

52 All moneys whatsoever levied, received, or recovered under the authority of this Act shall be at the sole and absolute disposal of the Trustees, to be by them applied in such manner as they see fit in carrying out and effectuating the purposes of this Act, and to no other purpose.

PART VIII.

BY-LAWS.

By-laws.

53 The Trustees shall have power from time to time to make, alter, modify, amend, or repeal By-laws for the following purposes :---

- For regulating the charges, terms, and conditions upon which water shall be supplied in the cases provided for by Sections Forty and Forty-one of this Act :
- For regulating the description of pipes and other apparatus by means of which water may be laid on, distributed, or supplied from the waterworks, and for prohibiting the use of any other description of pipes or apparatus :
- For regulating the distance or distances from the waterworks at which yards, pigsties, stables, cow-houses, cesspools, closets, and such like places shall be made, placed, or erected:

For preventing injury to the waterworks :

- For regulating all or any matters and things whatsoever connected with the water to be supplied by means of the waterworks :
- And otherwise for the better effectuating any of the purposes of this Act in any manner not otherwise sufficiently provided for :

And to provide that any such By-law may be enforced by cutting off the pipe or turning off the water, or by such pecuniary penalty, not exceeding in any case the sum of Ten Pounds.

54 No By-law to be made by the Trustees shall be of any force and effect until it has been certified by the Attorney or Solicitor-General not to be repugnant to this Act or to the general spirit and intendment of the Laws in force in *Tasmania*, and published in the *Gazette*.

By-laws to be certified and published.

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PART IX.

WASTE OR MISUSE OF WATER.

55 In case any person, when required by the Trustees, neglects Service-pipes to keep the pipes and other apparatus by means of which his premises are supplied with water in good repair, the Trustees may cut off the pipe or turn off the water from such premises until such pipes and other apparatus are sufficiently repaired.

56 The Trustees may repair any such pipe or other apparatus Trustees may so as to prevent any such waste of water, and the expenses of such repair shall be repaid to the Trustees by the person so allowing the same to be out of repair, and may be recovered by the Trustees from such person in a summary way.

57 Every cistern or other receptacle for water which the Cisterns, &c., to Trustees may permit to be used, and every private bath supplied with water by the Trustees, shall be so constructed and used in waste or impurity. such manner as may be prescribed by regulations to be made by the Trustees, so as effectually to prevent the waste, misuse, or undue consumption of water, and the flow or return of foul air or other noisome or impure matter into the mains or pipes of the Trustees, or into any pipes connected or communicating therewith; and the Trustees may cut off the pipe attached to, or turn off the water supplied to, any cistern or other receptacle for water so permitted to be used, or any private bath which is not constructed and used as prescribed as aforesaid, until such cistern or other receptacle for water, or such private bath, is constructed and used as prescribed as aforesaid.

58 Any Officer of the Trustees or other person acting under the Power to enter authority of the Trustees may at all reasonable times enter into any house or premises supplied with water by virtue of this Act, in order to examine if there is any waste or misuse of such water; and if such Officer or other person is at any such time refused admittance into such house or premises for the purpose aforesaid, or is prevented from making such examination as aforesaid, the Trustees may cut off the water from such house or premises.

A.D. 1906.

be kept in regair.

repair servicepipes.

be constructed so as to prevent

premises to inspect.

PART X.

OFFENCES.

59 Every person who wilfully obstructs, hinders, or interrupts Penalty for obthe Trustees, or any person acting under the authority of the structing Trustees. Trustees; in doing or performing any work by this Act authorised to be done or performed by the Trustees, or in the exercise of any

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Bracknell Water.

A.D. 1906.

power or authority by this Act conferred on the Trustees, shall for every such offence incur a penalty of not less than Five Pounds nor more than Fifty Pounds.

Injuring Waterworks or preventing flow of water.

60 Every person who commits any of the following offences shall, for every such offence, incur a penalty of not less than Five Pounds, and not exceeding Fifty Pounds :---

- I. Destroys or injures any of the waterworks :
- 11. Otherwise injures or obstructs the passage of the water in a pure and wholesome state through any waterworks of the Trustees.

Fouling water.

61 Every person who commits any of the offences next following shall, for every such offence, incur a penalty not exceeding Ten Pounds :---

- I. Every person who bathes in any part of the *Liffey* River within a mile above the intake of the waterworks of the Trustees, or washes, throws, or causes to enter therein any dog or other animal alive or dead :
- u. Every person who throws any rubbish, dirt, filth, or other noisome thing into any such part of the *Liffey* River as aforesaid, or into any waterworks of the Trustees, or washes or cleanses therein any cloth, wool, leather, or skin of any animal, or any clothes or other thing:
- 111. Every person who causes or permits the water of any sink, sewer, or drain, steam-engine, boiler, or other filthy water belonging to him or under his control, to run or be brought into any such part of the *Liffey* River as aforesaid, or into any waterworks of the Trustees, or who does or permits any other act whereby the water of the waterworks supplying the same is fouled:
- IV. Every person who permits or suffers the drainage from any yard, pigsty, stable, cow-house, or any place to so run, drain, or percolate as calculated to render the water in the waterworks or supplying the same unwholesome or offensive.

And every such person shall incur a further penalty of Two Pounds for each day during which such lastmentioned offence is continued after the expiration of Twenty-four hours from the time when notice of the offence has been served on such person by the Trustees.

62 Every person who wilfully and maliciously damages or destroys any of the waterworks or any part thereof, or who wilfully and maliciously does any act calculated to render the water in the waterworks or supplying the same unwholesome or offensive, shall be guilty of a Misdemeanor, and, being convicted thereof, shall be liable to be imprisoned for any term not exceeding Three years,

Maliciously injuring works or fouling water a Misdemeanor.

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Bracknell Water.

63 Any person found committing an offence mentioned in the A.D. 1906. last preceding Section may be immediately apprehended without a warrant by any constable or any person who sees such offence com-may be appremitted, and forthwith taken before a Justice of the Peace to be hended. dealt with according to law.

64 Every owner or occupier of any premises supplied with Allowing persons water under this Act who supplies to any other person, or wilfully not supplied to permits him to take any of such water from any cistern or pipe use the water. in or on such premises, unless for the purpose of extinguishing any fire, or unless he is a person supplied with water by the Trustees from the waterworks, and the pipes belonging to him are, without his default, out of repair, shall for every such offence incur a penalty not exceeding Twenty Pounds.

65 Every person who, without due authority, takes any water Taking water from any waterwork belonging to the Trustees, or any pipe leading without authority. to any such waterwork or other like place containing water belonging to the Trustees, other than such as may have been provided for the gratuitous use of the public, shall for every such offence incur a penalty not exceeding Twenty Pounds.

66 Any person who makes any pipe to communicate with any Attaching servicewaterwork or pipe of the Trustees, without the authority of the pipe without Trustees in that behalf, shall incur a penalty not exceeding Twenty authority. Pounds.

67 Every person supplied with water by the Trustees who Suffering service suffers any pipe or other apparatus by means of which his premises pipe to be out of are supplied with water to be out of repair, so that the water supplied to him by the Trustees is wasted, shall for every such offence incur a penalty not exceeding Five Pounds.

68 Every person who wilfully or carelessly breaks, injures, or Destroying opens any locks, cock, valve, pipe, work, or engine belonging to the valves, &c. Trustees, or flushes or draws off water from the reservoirs or other waterworks of the Trustees, or does any other wilful act whereby such water is wasted, shall for every such offence incur a penalty not exceeding Twenty Pounds.

69 Where the doing of any act or thing is made punishable by Accessories to this Act, or by any By-law in force under the authority of this offences liable as Act, with any penalty, fine, or forfeiture, the causing, procuring, permitting, or suffering such act or thing to be done shall be punishable in like manner.

70 Any person who thinks himself aggrieved by any penalty Appeal from imposed under the authority of this Act may, unless otherwise penalties. expressly provided, appeal against the same in the manner prescribed by The Appeals Regulation Act.

repair.

principals.

19 Vict, No. 10,

A,D. 1906.

PART XI.

MISCELLANEOUS.

Powers conferred on Trustees to extend to officers duly authorised. 71 Whenever by this Act authority is conferred on the Trustees to enter upon any land for the purposes of this Act, or to do any act in or relating to the construction or maintenance of any work, the same authority shall equally extend to all persons acting by the direction of the Trustees, and to all necessary agents, assistants, servants and workmen.

Interest in execution of Act not to be a disqualification.

Trustees, how to sue and be sued.

Property may be laid in the Trustees.

Offences to be dealt with summarily. 19 Vict. No. 8. Appropriation of penalties. 72 No person shall be disqualified from acting as a Judge, Justice of the Peace, Juror, or otherwise in any proceeding under this Act, or any Act incorporated herewith, by reason only of his being a landholder of the District, or by reason of his being liable to any Rate or charge for water supplied under this Act, or of his premises being supplied, or being so situated as to be capable of being supplied, with water under this Act.

73 The Trustees shall sue and be sued, and all proceedings before any Court or a Judge of any Court, and all proceedings taken or adopted in pursuance of the provisions of this Act, shall be taken or adopted by or. against them, by the name of "The Trustees of the *Bracknell* Water District," without otherwise naming such Trustees, and service of any legal process on the Chairman or Secretary shall be deemed and taken as good service on the said Trustees.

74 The property in all land purchased by the Trustees, and in all moneys at their disposal for the purposes of this Act, and in all waterworks, with the several appliances and appurtenances thereto belonging, and the materials of which the same consist, and all materials, tools, implements, and things furnished and provided by the Trustees for the purposes of this Act, shall for the purposes of this Act be vested in the Trustees of the *Bracknell* Water District for the time being without otherwise naming such Trustees; and in any proceedings civil or criminal relating to any such land, waterworks, money, or property so vested in the Trustees for the purposes of this Act, it shall be sufficient to describe such property, waterworks, or money as the property, waterworks, or money of "The Trustees of the *Bracknell* Water District."

75 All offences against this Act, or any By-law made hereunder, shall be heard and determined in a summary way by any Two Justices of the Peace in the mode prescribed by *The Magistrates Summary Procedure Act*; and all penalties for offences against this Act shall be applied to the use of the Trustees, and shall be paid to the Treasurer of the Trustees, and shall be carried to the credit of the Water Account.

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Bracknell Water.

76 Every book in which Orders and Proceedings are entered A.D. 1906. under the provisions of this Act shall be received as primá facie evidence in all Courts, and before all Judges, Justices of the Peace, and others, that such Orders and Proceedings were duly made and evidence in Courts had; and the onus of proving that such Orders and Proceedings of Justice, &c. respectively were not duly made and had shall in all cases rest upon the defendant or the party disputing the validity thereof.

Books containing records to be

SCHEDULE.

(1.)

BRACKNELL WATER DISTRICT, BEING PORTION OF THE TOWN OF BRACKNELL.

Bounded on the north by 63 chains or thereabouts westerly along land granted to Paul Minnett commencing at the River Liffey on the west by 20 chains 53 links southerly along Lot 1059 purchased by Frederick Rudge and along Section Q purchased by James Chadwick crossing Louisa-street again on the north by 10 chains 88 links westerly also along that section and crossing Ada-street again on the west by 10 chains 92 links southerly crossing Jane-street and along Lot 1 Section U purchased by John Baker on the south by 60 chains or thereabouts easterly along other land granted to Paul Minnett to the River Liffey aforesaid and thence by that river to the point of commencement.

(2.)

DISTRESS WARRANT FOR WATER RATE.

To X.Y., a Collector of Water Rate for the Bracknell Water District TASMANIA

TO WIT. $\int [or some other fit person.]$ Whereas complaint has been made before [me], a Justice of the Peace, that A.B., payable by him in respect of has not paid the sum of of certain property situate [describe property fully] by virtue of the Water Rate for the Bracknell Water District made on or about the day of

19 , although the same has been duly demanded of him : And whereas it appears to me upon the oath of [the said X.Y.] a Collector of Water Rate for the said Water District that the sum of has been duly demanded by him from the said A.B., and that the said A.B. has failed to pay the same for the space days after such demand made, and has not paid the same: And of whereas the said A.B. having appeared before me in pursuance of a Summons issued by [me] for that purpose, has not shown sufficient cause why the said sum of

should not be paid : [or And whereas it has been proved to me upon oath that the said A.B. has been summoned to appear before [me] or such other Justice of the Peace as might now be here to show cause why the said sum of should not be paid, and the said A.B. has neglected to appear

according to such Summons, and has not shown any sufficient cause why the said sum should not be paid :] These are therefore to command you of

forth with to make Distress of the Goods and Chattels of the said A.B. wheresoever the same may be found, and also of all Goods and Chattels found by you upon the

A.D. 1906.

said property to whomsoever the same may belong; and unless at any time within the space of [Four] days after such Distress by you made the said sum of \pounds

and the sum of \pounds for costs, making together the sum of \pounds

together with all costs, charges, and expenses attendant upon such Distress, be paid to you, that you cause the said Goods and Chattels so by you distrained to be sold, and out of the money arising by such sale that you detain the said lastmentioned sum, and also all costs, charges, and ex enses attendant upon such Distress and Sale, rendering to the said A. B. or other person whose Goods and Chattels are so distrained by you, as the case may be, the overplus, if any, on demand; [in case the Warrant is directed to some other person than the Collector, and the said sum of

is directed to some other person than the Collector, and the said sum of you are hereby commanded to pay to (the said X.Y.) the said Collector of Water Rate;] and if no sufficient Distress can be made of the Goods and Chattels of the said A.B. or otherwise as aforesaid, that then you certify the same to me together with this Warrant.

Given under my hand, this

day of

J.P. Justice of the Peace.

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JOIEN VAIL, GOVERNMENT PRINTER, TANNANIA.