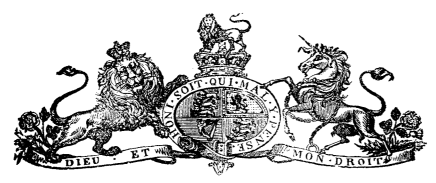
TASMANIA



1882.

ANNO QUADRAGESIMO-SEXTO

VICTORIÆ REGINÆ,

No. 15.

AN ACT to amend "An Act to Increase the A.D. 1882. Supply of Water to the River *Elizabeth* for the benefit of the Inhabitants of the Town of *Campbell Town*." [9 October, 1882.]

WHEREAS it is expedient to enlarge and define the powers of the Preamble. Trustees of the Campbell Town Water District, and for that purpose to amend the Act of the Parliament of Tasmania of the 42nd Victoria, 42 Vict. No. 20. No. 20:

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:—

1 In this Act—

Interpretation.

- "The principal Act" means "An Act to increase the Supply of 42 Vict. No. 20. Water to the River *Elizabeth* for the benefit of the Inhabitants of the Town of *Campbell Town*:"
- "The Trustees" means the Trustees of "The Campbell Town Water District."
- 2 The principal Act may be cited as "The Campbell Town Water Short title. Act, 1878," and this Act as "The Campbell Town Water Act, 1882."
- 3 The Trustees and their successors shall be a Corporation, by Trustees a Corthe name of "The Campbell Town Water Trust," with power to hold poration. land and have a Common Seal.

Campbell Town Water Supply.

A.D. 1882.

Trustees not personally liable.

4 The Trustees shall not incur any personal liability by reason of any Debentures issued and sold by such Trustees without fraud and bonâ fide.

Trustees may levy Special Rate,

and borrow

money thereon.

5 The Trustees of the Campbell Town Water District may make and levy a Special Rate in accordance with the provisions of "The Local Bodies Loans Amendment Act," and such Special Rate shall be as valid and effectual as the annual Rate which under the principal Act the Trustees have power to levy; and the Trustees may issue Debentures for any sum not exceeding the sum of Seven thousand Pounds secured upon such Special Rate.

Powers to be cumulative. 45 Vict. No. 16.

6 The powers conferred by this Act shall be in addition to and not in derogation of the powers conferred by the principal Act or "The Local Bodies Loans Act" or any amendment thereof.

Acts to be read together.

7 This Act and the principal Act shall be read and construed together as one Act.