TASMANIA.



1901.

ANNO PRIMO

EDWARDI VII. REGIS,

No. 37.

AN ACT to amend "The Sanitary Rate A.D. 1901. Act, 1889." $\lceil 30 \; December, \; 1901. \rceil$

W HEREAS it is expedient to amend "The Sanitary Rate Act, PREAMBLE. 1889," in manner hereinafter appearing:

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 This Act may be cited as "The Sanitary Rate Amendment Act, Short title. 1901."
- 2 In the construction of this Act, "the said Act" shall mean "The Interpretation. 53 Vict. No. 10. Sanitary Rate Act, 1889."
- 3 Notwithstanding anything contained in the said Act, Local Local Boards Boards of Health may, in lieu of the rate specified in the said Act, may charge for make and levy a charge for every removal of night-soil, garbage, offal, per pan, &c., filth, ashes, rubbish, or house refuse, such charge not to exceed the removed. sum of Nine Pence for each removal of any pan, pail, bucket, or other receptacle containing such night-soil, garbage, offal, filth, ashes, rubbish, or house refuse.

Sanitary Rate Amendment.

A.D. 1901.

Notice of charge to be given.

4 Upon the making of a charge by such Local Boards as aforesaid, a Notice, signed by the Chairman and not less than Three members of the Board, specifying the amount payable for the removal of each pan, pail, bucket, or receptacle as aforesaid, and the purpose and period for which the same is payable, shall be published in the Hobart Gazette; and upon any such Notice being so published, the charge therein mentioned shall be payable and paid at the times specified in such Notice by the occupiers of the properties in respect of which such sanitary service is rendered, as shown by the Assessment Roll then in force in the Town or District in respect of which the charge is made; and it shall not be necessary in any such Notice to set forth the names of the persons liable to pay such charge, or any other particulars than hereinbefore in that behalf mentioned.

Charge in respect of small properties, &c., to be paid by owner. Provided nevertheless that the charge for such sanitary service in respect of property, the assessed annual value of which does not exceed Twenty Pounds, or which is let to weekly or monthly tenants, or in respect of buildings let in separate apartments or portions, shall be payable and shall be paid by the person whose name appears on such Assessment Roll as the owner, instead of by the occupier thereof.

Charge recoverable summarily.

19 Vict. No. 8.

5 The payment of any such charge may be recovered summarily before two Justices of the Peace in the manner prescribed by The Magistrates Summary Procedure Act, on the complaint of any person authorised in writing under the hand of the Chairman of such Local Board to sue for the same.

Acts to be read together.

6 This Act and the said Act shall be read and construed together as one Act.