## TASMANIA



1919.

#### ANNO DECIMO 14F"

# GEORGII V. REGIS.

No. 27.

### ANALYSIS.

1. Short title.

2. Amendment of Principal Act.

3. No poll except under Section 5.

4. Special resolution to authorise loan. 5. Poll to be taken on demand of 25 electors

6. Governor may grant loan.

7. Interest to be fixed by the Governor.

aaቈ矢轮ゅぽゅねゅねゃねゃねゃねゃねゃねゃねゃんゃんゃんゃんゃんゃんゃんん AN ACT to authorise a further Loan of Two 1919. thousand Pounds to the Municipality of Table Cape for Lighting purposes.  $[19 \ December, 1919.]$ 

W HEREAS the Council of the Municipality of Table Cape is PREAMBLE. desirous of increasing the loan authorised by "The Wynyard Lighting Act, 1914," from Six thousand Pounds to Eight thousand Pounds:

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 Wynyard Lighting Amendment Short-title. Act, 1919," and shall be incorporated and read as one with "The Wynyard Lighting Act, 1914," hereinafter referred to as "the Principal Act."

2 "The Principal Act" is hereby amended by omitting therefrom Amendment of the words "Six thousand Pounds" wherever occurring throughout Principal Act. that Act, and substituting therefor the words "Eight thousand Pounds." This amendment shall be retrospective as if it had been made at the commencement of "the Principal Act."

### Wyryard Lighting Amendment.

A.D. 1919.

No poll except under Section 5.

3 Notwithstanding anything in the Principal Act contained, it shall not be necessary (except as provided in Section Five hereof) to take any poll as provided by the Principal Act, in respect of any moneys borrowed under the authority of this Act.

Special resolution to authorise loan.

4 Subject to the next succeeding section, the Council may borrow a further sum or sums of money, not exceeding Two thousand Pounds, under the authority of this Act, provided that a special resolution as defined by "The Local Government Act, 1906," authorising the Council to borrow such sum or sums has been duly passed.

Poll to be taken on demand of 25 electors. 5 At any time before the confirmation of any special resolution a poll may be demanded by a written notice, signed by not less than Twenty-five electors qualified to vote at such poll, being lodged at the office of the Council with the Council Clerk for the Municipality of Table Cape; and after the receipt of such notice the Council shall not proceed in the matter of borrowing any sum of money under the provisions of this Act until and after a poll has been taken as provided by the Principal Act.

Governor may grant loan.

6 After the passing of such special resolution, or the taking of such poll, it shall be lawful for the Governor from time to time to grant any sum or sums of money, not exceeding the amount authorised by this Act and by such special resolution or poll, and any sum or sums so granted may be used for the purpose of—

1. Providing for any expenditure that may hereafter appear necessary to the Council for the alteration, increase, addition, and extension of the Wynyard lighting scheme

generally:

II. Paying the amount now owing to the Wynyard branch of the Commercial Bank of Australia Limited, the same being moneys expended in the improvement of, additions to, and extension of the Wynyard lighting scheme.

Interest to be fixed by the Governor pursuant to "The Local Public Works Loans Act."
Sec. 4 Edw. VII. No. 23, and 6 Geo. V. No. 64. Proviso.

7 Interest at a rate to be fixed and determined by the Governor from time to time, pursuant to "The Local Public Works Loans Act, 1890," and its amendments, and computed from the date of the payment to the Council of the First instalment on account of the said loan shall be payable by the Council to the Treasurer of the State upon the said loan until repayment thereof.

Provided that "The Local Public Works Loans Amendment Act, 1904," as amended by "The Local Public Works Loans Amendment Act, 1916," shall be read and construed in its application to the loan authorised by this Act as if the maximum rate of interest thereby prescribed were omitted, and as if the words "Two Pounds" were substituted for the words "One Pound" mentioned in Paragraph 11. of

Section Two thereof.