



ANNO DECIMO SEXTO

GEORGII V REGIS.

A.D. 1925.

No. 1717.

An Act to amend the Waterworks Act Amendment Act, 1888, and for other purposes.

[Assented to, January 6th, 1926.]

BE it Enacted by the Governor of the State of South Australia, with the advice and consent of the Parliament thereof, as follows:

1. (1) This Act may be cited as the "Waterworks Act Amendment Act, 1925." Short titles.

(2) The Waterworks Acts, 1882 to 1921, and this Act may be cited together as the "Waterworks Acts, 1882 to 1925."

(3) The Waterworks Act Amendment Act, 1888, is hereinafter No. 446 of 1888. referred to as "the principal Act."

2. This Act shall come into force on the first day of July, Commencement of Act. nineteen hundred and twenty-six.

3. Section 2 of the principal Act is amended so as to read as follows:— Amendment of principal Act, s. 2—

2. (1) In the construction of this Act "country lands" shall Scope of Act. mean all lands which are not situated within any of the water districts mentioned in the First Schedule.

(2) The Governor may from time to time by proclamation add any water district to the list of water districts in the First Schedule, and may in like manner strike out any water district from the said list, and from the date of any such proclamation this Act shall be read and construed as if the water district so added or struck out had or had not (as the case may be) been specified in the First Schedule at that date.

Waterworks Act Amendment Act.—1925.

Amendment of
ibid., s. 3—

Power to levy
annual construction
rate.

4. Section 3 of the principal Act is amended so as to read as follows :—

3. (1) Notwithstanding anything contained in the Waterworks Act, 1882, the Commissioner of Waterworks may, in addition to any rates payable under the said Act, make and levy on all country lands in any water district an annual construction rate to be calculated in manner provided in this Act.

(2) The said construction rate shall be based upon the unimproved value of the country lands, and shall be calculated at the rates set forth in the Second Schedule.

(3) For the purposes of this Act the unimproved value of any country land shall be the unimproved value at which the land is, for the time being, assessed by the Commissioner of Taxes for the purposes of the Taxation Act, 1915.

(4) If—

(a) any country land within a water district is not included in an assessment made by the Commissioner of Taxes as aforesaid ;

(b) any country land within a water district is included by the Commissioner of Taxes in one assessment with other land not within a water district ; or

(c) any country land within a water district assessed by the Commissioner of Taxes as an entirety is subsequently divided between two or more owners,

the Commissioner of Waterworks may cause to be made an assessment thereof, which shall, so far as practicable, be founded on the assessment made by the Commissioner of Taxes.

(5) Any assessment made as aforesaid by the Commissioner of Waterworks shall remain in force until the next assessment of land is made by the Commissioner of Taxes pursuant to the provisions of the Taxation Act, 1915.

Amendment of
ibid., The First
Schedule.

5. The First Schedule to the principal Act is amended to read as follows :—

THE FIRST SCHEDULE.

Adelaide	Beaufort	Corcondo	Gladstone
Alford	Blyth	Cowell	Goolwa
Amyton	Bower	Crystal Brook	Greenock
Angle Vale	Bowmans	Cunliffe	Gulnare
Ardrossan	Brinkworth	Dry Creek Township	Halbury
Arno Bay	Broughton	Dublin	Hamley Bridge
Arthurton	Burra	Eudunda	Hammond
Balaklava	Bute	Ferguson	Hawker
Bartleville	Clinton	Gawler	Howe
Beatty	Collinsfield	Georgetown	Hoyleton

THE

*Waterworks Act Amendment Act.—1925.*THE FIRST SCHEDULE—*continued.*

Kadina	Murray Bridge	Renmark	Tickera
Kapunda	Napperby	Riverton	Township of Loxton
Keilli	Narridy	Rosedale	Tweedvale
Koolunga	North Halbury	Roseworthy	Two Wells
Kybunga	Nuriootpa	Salisbury	Virginia
Light Town	Owen	Seppeltsfield	Wakefield
Lochiel	Palmer	Smithfield	Wallaroo
Lorne	Parham	Snowtown	Wallaroo Mines
Lyndoch	Paskeville	Stockwell	Warnertown
Mallala	Penfield	Sutherlands	Wasley
Mannum	Port Augusta	Tailem Bend	Whitwarta
Melton	Port Broughton	Tanunda	Wild Horse Plains
Middleton	Port Elliot	Tarlee	Williamstown
Modbury	Port Gawler	Teatree Gully	Willowie Township
Mona	Port Germein	Templers	Wilmington
Moonta	Port Pirie	The Noarlunga	Windsor
Moonta Mines	Port Prime	Townships	Wokurna
Morgan	Port Victor	The Township of	Woods
Mount Gambier	Price	Preeling	Woolshed Flat
Mundoora	Redbanks	Thrington	Yacka

6. The Second Schedule to the principal Act is amended to read as follows :—

Amendment of
ibid., The Second
Schedule.

THE SECOND SCHEDULE.

Upon all land abutting on a reticulation main which is situated within one mile of the main or any part thereof, and upon all land not abutting on a reticulation main, but which is situated within one mile of the main or any part thereof and for which a water service is laid, the following construction rate shall be paid where the unimproved value per acre of the land is—

Up to £2 2s. 5d.	4d. per acre.
£2 2s. 6d. and up to £2 7s. 5d.	4½d. per acre.
£2 7s. 6d. and up to £2 12s. 5d.	5d. per acre.
£2 12s. 6d. and up to £2 17s. 5d.	5½d. per acre.
£2 17s. 6d. and up to £3 2s. 5d.	6d. per acre.
£3 2s. 6d. and up to £3 7s. 5d.	6½d. per acre.
£3 7s. 6d. and upwards	7d. per acre.

Provided that the minimum construction rate payable shall be Three Shillings.

In the name and on behalf of His Majesty, I hereby assent to this Bill.

TOM BRIDGES, Governor.