

THE SCHEDULE.

(Section 6.)

This Indenture made, &c., between A.B. of, &c., (hereinafter called the grantor) and the (hereinafter called the highway authority).

Whereas the grantor is registered proprietor of, &c., (hereinafter called the grantor's land)

And whereas the highway authority has the control of a (*kind of highway*) called adjoining the grantor's land.

Now this indenture witnesseth that in consideration, &c., the grantor as beneficial owner (*or as the case may be*) doth hereby grant to the highway authority to enter upon the grantor's land and there to make along (*the highway*) a bank of earth clay or stone or of any of these mixed of sufficient height and width to support (*the highway*) at a height not greater in any part than feet above (*the datum point*) together with the weight of all traffic reasonably upon (*the highway*) and thereafter to enter from time to time and keep the bank so made in good repair Reserving to the grantor his heirs and assigns to go upon build up plant trees shrubs bushes and grass on and otherwise to use and enjoy the said bank in any manner not affecting the support given by it to (*the highway*) And the highway authority hereby covenants with the grantor his heirs and assigns that it will not cover more of the grantor's land with the said bank than is reasonably necessary to support (*the highway*) as aforesaid, that it will give one month's notice before beginning the said bank, that it will give seventy-two hours' notice before entering to repair the said bank, that it will do no unnecessary damage in making or repairing the said bank, and that it will make full compensation for any such unnecessary damage done by it.

In witness whereof, &c.

CLARENCE WATER.

No. 84 of 1951.

AN ACT to amend the *Clarence Water Act 1941*.
[18 December, 1951.]

BE it 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
and citation.

1—(1) This Act may be cited as the *Clarence Water Act 1951*.

(2) The *Clarence Water Act 1941**, as subsequently amended, is in this Act referred to as the Principal Act.

Power to
borrow.

2 Section three of the Principal Act is amended by omitting therefrom the word "Eighty" and substituting therefor the words "two hundred".

* 5 Geo. VI. No. 32, as amended by 11 Geo. VI. No. 32.

3 Sections five, six, and twenty-five of the *Local Bodies Loans Act 1881** shall not apply to the borrowing of any moneys under the authority of the Principal Act.

Non-application of certain provisions of the *Local Bodies Loans Act 1881*.

* 45 Vict. No. 16. For this Act, as amended to 1936, see Reprint of Statutes, Vol. V., p. 211. Subsequently amended by No. 17 of 1948 and No. 89 of 1950.

BOOKMAKERS (No. 2).

No. 85 of 1951.

AN ACT to amend the *Bookmakers Act 1951*.
[18 December, 1951.]

BE it 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 *Bookmakers Act (No. 2)* 1951. Short title.

2 Section four of the *Bookmakers Act 1951** is amended by omitting therefrom the word "March" and substituting therefor the word "December". Expiry of Act.

* No. 17 of 1951.

ELECTROLYTIC ZINC COMPANY (ROSEBERY LEASES) ENABLING.

No. 86 of 1951.

AN ACT to enable the Electrolytic Zinc Company of Australasia Limited to surrender certain land held by it under mining lease and to acquire the freehold of that land, and to make provision for matters incidental thereto.
[18 December, 1951.]

WHEREAS the Electrolytic Zinc Company of Australasia Limited (in this Act referred to as "the Company") is the holder of special leases of certain lands in the vicinity of the Town of Rosebery under the provisions of the *Mount Read and Rosebery Mines Limited Leases Act 1916**: PREAMBLE.

* 7 Geo. V. (Private).