

“ 8A Nothing in section eight applies to an advertisement— Exemptions.

- I That conforms to the prescribed requirements:
- II That is in the form of a notice or sign indicating the name of the proprietor of any business, or the nature of the business, conducted on premises on which the notice or sign is exhibited:
- III Notifying that the premises on which the advertisement is exhibited are for sale or to let:
- IV That relates solely to any meeting or entertainment to be held or carried on on the premises:
- V That is exhibited—
  - (a) Within the boundaries of the cities of Hobart or Launceston or within the proclaimed boundaries of the towns of Burnie or Devonport: or
  - (b) Within the proclaimed boundaries of any town having a population of not less than five thousand persons: or
- VI That is of a kind or class of advertisement declared by the regulations to be exempted from the provisions of that section.

“ 8B The provisions of sections eight and eight A apply to hoardings and other structures erected or used, and to advertisements exhibited, on land of the Crown to such extent and subject to such modifications and conditions (if any) as may be prescribed.” Application to the Crown.

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## REAL PROPERTY.

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No. 57 of 1957.

AN ACT to amend the *Real Property Act* 1862.  
[1 November 1957.]

**B**E 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**—(1) This Act may be cited as the *Real Property Act* 1957. Short title and citation.

(2) The *Real Property Act* 1862, as subsequently amended, is in this Act referred to as the Principal Act.

**2** Section forty of the Principal Act is amended by inserting in paragraph II, after the words “tenant therein”, the words “or of any right to the use and flow of water in a river, stream, watercourse, lake, pond, or marsh”. Estate of registered proprietor paramount.