

15 The Governor may make regulations under this Act prescribing all matters which are required or permitted to be prescribed, or which are necessary or convenient to be prescribed, for carrying out or giving effect to this Act, and, in particular—

Regulations.
Ibid., s. 16.

- (a) regulating and prescribing the appointment, constitution, and proceedings of local advisory committees;
- (b) prescribing scales of travelling expenses to be paid to members of local advisory committees; and
- (c) prescribing scales of fees to be paid by persons attending or participating in any lectures, classes, vacation schools, or other activities organised or conducted by or on behalf of the board in pursuance of this Act.

SUPERANNUATION.

No. 24 of 1948.

AN ACT to amend the *Superannuation Act 1938*.
[23 July, 1948.]

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—(1) This Act may be cited as the *Superannuation Act 1948*. Short title and citation.

(2) The *Superannuation Act 1938**, as subsequently amended, is in this Act referred to as the Principal Act.

* 2 Geo. VI. No. 41, as amended by 3 Geo. VI. Nos. 5 and 13, 4 Geo. VI. Nos. 17 and 43, 6 Geo. VI. Nos. 12 and 71, 7 Geo. VI. No. 35, 8 & 9 Geo. VI. No. 39, 10 Geo. VI. No. 7, and 11 Geo. VI. No. 65.

Scale of units.

2 Section twenty of the Principal Act is amended by omitting the scale set forth at the end thereof and substituting therefor the following scale:—

“Where the Annual Salary of the Officer—	The Officer shall contribute the Amount necessary to provide Units of Pension as under—		
£	Per Annum. £ s. d.		
Does not exceed	130	Four units, equivalent to a pension of	65 0 0
Exceeds £130 and does not exceed	156	Five units, equivalent to a pension of	81 5 0
Exceeds £156 and does not exceed	182	Six units, equivalent to a pension of	97 10 0
Exceeds £182 and does not exceed	208	Seven units, equivalent to a pension of	112 15 0
Exceeds £208 and does not exceed	260	Eight units, equivalent to a pension of	130 0 0
Exceeds £260 and does not exceed	312	Ten units, equivalent to a pension of	162 10 0
Exceeds £312 and does not exceed	364	Twelve units, equivalent to a pension of	195 0 0
Exceeds £364 and does not exceed	416	Fourteen units, equivalent to a pension of	227 10 0
Exceeds £416 and does not exceed	468	Sixteen units, equivalent to a pension of	260 0 0
Exceeds £468 and does not exceed	520	Eighteen units, equivalent to a pension of	292 10 0
Exceeds £520 and does not exceed	572	Twenty units, equivalent to a pension of	325 0 0
Exceeds £572 and does not exceed	624	Twenty-two units, equivalent to a pension of	357 10 0
Exceeds £624		Twenty-four units, equivalent to a pension of	390 0 0.”.

Units for which employees shall or may contribute.

3 Section twenty-one of the Principal Act is amended by adding at the end thereof the following subsection:—

“(11) The provisions of paragraph II. of subsection (3) of this section shall not apply to any contributor who, by reason of an increase of salary granted after the thirtieth day of June, 1947, has come or comes into a new salary group if, within one month after the enactment of this subsection or after receiving the first payment of such increased salary or within such further time as the Board in any special circumstances may allow, he elects not to contribute for additional units; and the Board may make such adjustments and refunds as it may think necessary to give effect to the provisions of this subsection.”.

Contributions by the State.

4 Section twenty-six of the Principal Act is amended by adding at the end thereof the following subsection:—

“(7) Every pension in force and payable at the first day of October, 1948, or for which any person was then eligible shall, on and after that date, be paid at a rate increased by one-fourth of the rate at which, but for this subsection, it would have been payable.”.

5 Section sixty-three of the Principal Act is amended by inserting after subsection (9) the following subsection:—

Re-employment of employees who have retired.

“(9) The provisions of paragraph II. of subsection (9) shall not apply to any person who is employed solely on work undertaken for the Commonwealth, the cost of which is borne by the Commonwealth.”.

6 The Treasurer and every State instrumentality or authority by which the salary of any employee (not being a salary payable out of the Consolidated Revenue) is paid, shall, for the purposes of section twenty-six of the Principal Act, pay to the Fund all such amounts as may be necessary to give effect to the increases in pension rates prescribed by the provisions of this Act.

Treasurer, &c., to pay to Fund amounts necessary to give effect to increased rates of pension.

PUBLIC SERVICE SUPERANNUATION FUND.

No. 25 of 1948.

AN ACT to amend the *Public Service Superannuation Fund Act 1905*. [23 July, 1948.]

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—(1) This Act may be cited as the *Public Service Superannuation Fund Act 1948*.

Short title and citation.

(2) The *Public Service Superannuation Fund Act 1905**, as subsequently amended, is in this Act referred to as the Principal Act.

2 Section twenty of the Principal Act is amended by adding at the end of subsection (2) the words “, but if the Board is satisfied that the subscriber is permanently incapacitated it may grant him an annuity for such period as it may think fit.”.

Annuities for year.

3—(1) On and after the first day of October, 1948, every annuity which is in force and payable at that date, or for which any person is then eligible, shall be paid at a rate increased by one-fourth of the rate at which, but for this section, it would have been payable.

Increase in rates of annuity.

(2) The Treasurer shall pay to the Fund all such amounts as may be necessary to give effect to the increases in the rates of annuity prescribed by this section.

* 5 Edw. VII. No. 26. For this Act, as amended to 1936, see Reprint of Statutes, Vol. VI., p. 309.