

## SOUTHERN REGIONAL WATER.

### No. 14 of 1964.

#### AN ACT to amend the *Southern Regional Water Act 1960* and the *Metropolitan Water Act 1961*. [ 5 August 1964. ]

**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 *Southern Regional Water Act 1964*. Short title and citation.

(2) The *Southern Regional Water Act 1960* is in this Act referred to as the Principal Act.

**2** Section six of the Principal Act is repealed and the following section is substituted therefor:—

“6. The Commission may cause the water supply works to be completed out of such moneys as are appropriated by Parliament for the purpose.” Completion of works.

**3** Section thirteen of the Principal Act is amended by omitting the words “ and Richmond ” and substituting therefor the words “ Richmond, and Sorell ”. Commission to supply water to municipalities.

**4** Section twenty-nine of the Principal Act is amended by omitting subsections (1) and (2) and substituting therefor the following subsections:—

“(1) Subject to this Act the Commission may requisition the Treasurer for any moneys that are required by it for capital expenditure in connection with the water supply works and that are available for issue out of the Loan Fund.

“(2) The Treasurer may, out of moneys available to be issued out of the Loan Fund, advance to the Commission such sums as it may require for the purposes of this Act as working capital, but the amount so advanced shall not exceed £40,000 at any one time.”

**5** Section thirty of the Principal Act is repealed. Power to borrow.

**6** The first schedule is amended by omitting all words after the words “ New Norfolk ” (first occurring) and substituting therefor the following paragraphs:— The first schedule.

“(a) to the Municipalities of Clarence, Brighton, Green Ponds, New Norfolk, and Richmond, including a pumping-station on the River Derwent at

Lawitta, a rising main from the pumping-station to the summit of Downie Hill near New Norfolk, a reservoir on that hill, and a main to a second pumping-station near Boyer; from that point a second rising main to a hill near Riverton, a main *via* Bundella and Dromedary to a reservoir on Cobbs Hill, a main crossing the Midland Highway about one mile north of Bridgewater, and crossing the Jordan River near its mouth, thence *via* Mount Direction and East Risdon to a point on Natone Hill near Lindisfarne; a pipe-line from Cobbs Hill Reservoir to a point near Kempton, including two intermediate pumping-stations and reservoirs; and a pipe-line, including a pumping-station and reservoirs, from the lastmentioned pipe-line at Brighton near the Broadmarsh Road *via* Brighton Junction, Tea Tree, and Rekuna, to a hill about two miles north-west of Richmond, with a branch to Campania; and

“(b) to the Municipality of Sorell and parts of the Municipality of Clarence outside the water district defined by the *Clarence Water Act* 1941, including—

(i) a pipe-line from Warrane to Sorell with branches to Rokeby, Lauderdale, and Seven Mile Beach, together with a pumping-station in Warrane and reservoirs on Tunnel Hill at Midway Point, at Sorell, and on Single Hill near Seven Mile Beach; and

(ii) a pumping-station at Howrah and a pipe-line from Howrah to Rokeby.”.

Amendment  
of the  
*Metropolitan  
Water Act*  
1961.

**7** Section three of the *Metropolitan Water Act* 1961 is amended by omitting from the definition of “rural municipalities” the words “and Richmond” and substituting therefor the words “Richmond, and Sorell”.

---

## LAUNCESTON CORPORATION.

---

No. 15 of 1964.

AN ACT to amend the *Launceston Corporation Act* 1963. [ 5 August 1964. ]

**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:—