- "(9) In subsection (3) of this section—
 - 'building of a prescribed class' means-
 - (a) a dwelling-house;
 - (b) a building that is used, or designed for use, as professional chambers or for the carrying on therein of any trade, business, or manufacture; and
 - (c) a hotel, public house, or theatre; 'dwelling-house' includes a boarding-house and a lodging-house.".

CLARENCE SEWERAGE.

No. 22 of 1957.

AN ACT to amend the *Clarence Sewerage Act* 1952. [11 *April* 1957.]

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 Clarence Sewerage Short title and Act 1957.
- (2) The Clarence Sewerage Act 1952 is in this Act referred to as the Principal Act.
- 2 Section five of the Principal Act is amended by omit-power to make and levy ting subsection (3) thereof.

 Begin amended by omit-power to make and levy sewerage and service rate.