Minister for Lands and Works—	£
Public Works	. 156,500
Mines	. 40,920
Lands and Surveys	. 49,500
Rivers and Water Supply Commission	. 51,000
Miscellaneous-Minister for Lands and Works	. 66,200
Minister for Agriculture—	
Agriculture	238,400
Miscellaneous-Minister for Agriculture	43,500
Minister for Health—	
Health Services	1,004,200
Health Services	. 22,520
Minister for Housing and Police—	·
Housing	. 10,800
Police	. 294,100
Minister for Tourists, Immigration and Forestry-	
Tourists and Immigration	. 54,550
Forestry	
Minister for Transport—	
Miscellaneous-Minister for Transport	. 78,650
Pensions, &c	
Sinking Funds, &c.	
	£4,200,765

MOUNT READ AND ROSEBERY MINES LIMITED LEASES.

No. 2 of 1959.

AN ACT to amend the Mount Read and Rosebery Mines Limited Leases Act 1916.

[2 July 1959.]

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 Mount Read and Rose-Short title, bery Mines Limited Leases Act 1959.

citation, and commence-

(2) The Mount Read and Rosebery Mines Limited Leases Act 1916, as subsequently amended, is in this Act referred to as the Principal Act.

Mount Read and Rosebery Mines Limited Leases.

(3) This Act shall be deemed to have commenced on the first day of February 1959.

Rent

4

2 Section six of the Principal Act is amended by omitting the word "Five" (twice occurring) and substituting therefor, in each case, the word "Ten".

Leases, &c., may be renewed.

- **3** Section fourteen of the Principal Act is amended—
 - (a) by omitting therefrom the words in parentheses;
 - (b) by adding at the end thereof the following subsection:-
 - "(2) Nothing in this section authorizes the Governor to impose—
 - (a) on the renewal of a lease in respect of any land, a rent exceeding one pound per year for each acre or part of an acre of that land; or
 - (b) on the renewal of a licence, a rent exceeding twice that originally paid for the licence.".

First schedule.

- 4 The form of lease contained in the first schedule to the Principal Act is amended—
 - (a) by omitting from the reddendum the word "Five". and substituting therefor the word "Ten";
 - (b) by omitting the words commencing with the words "And will during the term hereby created expend" and ending with the words "equivalent to the expenditure of money:", and substituting therefor the words "And will during the term hereby created employ in connection with the exercise of its rights, powers, and duties with respect to any land leased under the Mount Read and Rosebery Mines Limited Leases Act 1916, as from time to time amended or under any Act in substitution therefor not less than one man for each ten acres, or part of ten acres, of the said land and will ensure (except as may otherwise be approved by the Director) that each of such men is so employed for not less than forty hours in each week; provided that, during the first twelve months after the commencement of the said term, the employment as aforesaid of not less than half the number of men required to be employed under this covenant shall be deemed sufficient compliance therewith, and provided also that the use of any steam power, water power, electric power, or other power in connection with the exercise of such rights, powers, and duties as aforesaid, for each ten units of the horse power thereof, and the use of any

- horse to drive or propel machinery in the exercise of such rights, powers, and duties, shall be deemed to be equivalent to the employment of one man:";
- (c) by omitting the words "warden of the district or other authorized officer" (first occurring in the covenant commencing with the words "and shall and will pump") and substituting therefor the words "Director of Mines, or some other person authorized by him in writing,";
- (d) by omitting the words "warden of the district or other authorized officer" (second occurring in the covenant commencing with the words "and shall and will pump"), and substituting therefor the words "Director of Mines";
- (e) by omitting the words "warden of the district" (occurring in the covenant commencing with the words "And also shall and will make such provision for decency"), and substituting therefor the words "Director of Mines";
- (f) by omitting the words "warden of the district or other officer authorized in that behalf" (occurring in the covenant commencing with the words "and shall and will fill up"), and substituting therefor the words "Director of Mines";
- (g) by omitting the words "warden of the district or other proper officer" (occurring in the covenant commencing with the words "And also shall and will at all times during the continuance of the said demise keep and preserve"), and substituting therefor the words "Director of Mines";
- (h) by omitting the words "warden of the district or other officer authorized" (occurring in the covenant commencing with the words "And in such state and condition"), and substituting therefor the words "Director of Mines or some other person authorized by him in writing";
- (i) by omitting from the conditions for voidance and forfeiture the words "expenditure of money", and substituting therefor the words "employment of men";
- (j) by omitting from those conditions the words "a warden of mines", and substituting therefor the words "the Director of Mines"; and
- (k) by omitting from those conditions the words "'The Mining Act, 1917,' or 'The Mount Read and Rosebery Mines Limited Leases Act, 1916,'", and substituting therefor the words "the Mount Read and Rosebery Mines Limited Leases Act 1916 and any general Act relating to mining".

Application to existing leases.

6

- 5 Every lease granted or renewed under the Principal Act before, and in force at, the commencement of this Act shall have effect as from such commencement-
 - (a) as if the rent reserved by the lease was twice the amount specified therein; and
 - (b) subject to paragraph (a) of this section, as if such amendments were made to the lease as are necessary to bring it into conformity with the form of lease contained in the schedule to the Principal Act.

CROWN LANDS.

No. 3 of 1959.

AN ACT to amend the Crown Lands Act 1935. 12 July 1959.1

RE 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 Crown Lands Act 1959.
- (2) The Crown Lands Act 1935, as subsequently amended, is in this Act referred to as the Principal Act.

Interpretation.

- 2 Section three of the Principal Act is amended by inserting after the definition of "Crown land" the following definitions:---
 - "'Mining operations' means mining operations within the meaning of the Mining Act 1929:
 - "' Mining right' means-
 - I Any right accruing under the Mining Act 1929 to the holder of a mining tenement within the meaning of that Act:
 - II Any right accruing under section fifty-two or section eighty-two A of the Mining Act 1929 to any person who has made an application to which either of those sections relates: