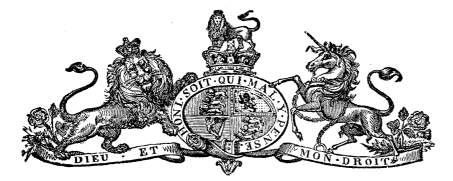
TASMANIA.



1865.

ANNO VICESIMO-NONO

VICTORIÆ REGINÆ,

No. 17.

AN ACT to further amend The Marine Board [29 September, 1865.] Act.

W HEREAS it is expedient to enable "The Hobart Town Marine Board" and "The Launceston Marine Board" to borrow money for the purposes of *The Marine Board Act*: And whereas *The Marine Board Act* requires further amendment: Be it therefore 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 It shall be lawful for the Hobart Town Marine Board, with the Power to Hobart approval of the Governor in Council, to borrow, on the security of the Town Marine funds, other than the Light-house Fund, at the disposal of the said Marine Board by virtue of The Marine Board Act, any sum of money not building whereas exceeding Eight thousand Pounds for the purpose of rebuilding and at Hobart Town. repairing the Wharves, Quays, Piers, and Docks at Hobart Town; and if after having borrowed the said sum, or any part thereof, the said Marine Board pays off the same, it shall be lawful for the said Marine Board again to borrow, with the approval of the Governor in Council, the amount so paid off, and so from time to time.

2 It shall be lawful for the Hobart Town Marine Board, with the Power to Hobart approval of the Governor in Council, to borrow, on security of the Town Marine Light-house Fund, any sum of money not exceeding Two thousand Board to borrow money for main-Pounds for the purpose of maintaining and repairing the several Light-houses within this Colony; and if, after having borrowed the said sum ing Light-houses. or any part thereof, the said Marine Board pays off the same, it shall be

29° VICTORIÆ. No. 17.

Marine Boards.

lawful for the said Marine Board again to borrow, with the approval of the Governor in Council, the amount so paid off, and so from time to time.

Power to Launceston Marine Board to borrow money.

Savings' Banks may invest in such loans.

Governor in Council may direct any Lighthouse not to be maintained.

Hobart Town Marine Board to fix Light-house Rates.

Repeal of Sect. 19 of 21 Vict. No. 16.

Acts to be read together.

8 This Act, and *The Marine Board Act*, and the Act of the Parliament of *Tasmania* of the 28th *Victoria*, No. 2, save as altered or amended by this Act, shall be read and construed together as one and the same Act.

Short Title.

9 In referring to this Act it shall be sufficient to use the expression The Marine Board Amendment Act, No. 2.

JAMES BARNARD, GOVERNMENT PRINTER, TASMANIA.

512

3 It shall be lawful for the Launceston Marine Board, with the approval of the Governor in Council, to borrow, on security of the rates, funds, and property at the disposal of the said Marine Board, any sum of money not exceeding Five thousand Pounds for the purposes of *The Marine Board Act*; and if, after having borrowed the said sum or any part thereof, the said Marine Board pays off the same, it shall be lawful for the said Marine Board again to borrow, with the approval of the Governor in Council, the amount so paid off, and so from time to time.

4 It shall be lawful for the Trustees for the time being of any Bank for Savings in *Tasmania*, now established or hereafter to be established, to advance and lend to the said Marine Boards, upon the securities aforesaid, any part of the said sums which the said Marine Boards are authorised to borrow under this Act, any thing in the Act of Council of the 12th *Victoria*, No. 1, to the contrary notwithstanding.

5 It shall be lawful for the Governor in Council from time to time, by Proclamation published in the *Gazette*, to direct that any Light-house now under the management and control of the *Hobart Town* Marine Board shall, from and after a time to be fixed in such Proclamation, not being less than Six months from the date thereof, cease to be maintained and kept lighted as a Light-house until by a like Proclamation the Governor in Council directs the same to be relighted and again maintained as a Light-house; and thereupon such Light-house shall, for the time being and until re-established by any Proclamation as last aforesaid, cease to be a Light-house within this Colony; and the *Hobart Town* Marine Board is hereby authorised and required to take all necessary steps for carrying such Proclamation into effect.

6 It shall be lawful for the *Hobart Town* Marine Board, with the approval of the Governor in Council, to fix and regulate the several Light-house Rates, not exceeding those specified in the Schedule to *The Marine Board Act*, which shall be payable and paid to the Collector of Customs at any Port in respect of all vessels arriving at such Port by the Master of every such vessel; and such Rates shall be paid over to the Colonial Treasurer, and be carried by the Colonial Treasurer to a separate account; and the whole amount of such Rates shall from time to time be paid by the Colonial Treasurer, upon the Warrant of the Governor, to the *Hobart Town* Marine Board, and shall form a Fund to be applied exclusively to the erection, maintenance, and repairs of Light-houses.

7 Section 19 of *The Marine Board Act* is hereby repealed, save as to all things duly done before the passing of this Act.

nor in **5** It shall il may di- by Proclama