

(b) by adding at the end thereof the following subsection:—

“(2) If he considers it desirable so to do, the Governor may appoint the Controller to be the gaoler of such gaol as the Governor may determine.”.

5 Section thirty-four of the Principal Act is amended—

(a) by omitting from subsection (1) the words “gaoler of the gaol at Hobart” and substituting therefor the word “Controller”;

Power of
gaoler to
hear certain
complaints.

(b) by omitting from paragraph I of that subsection the word “the” (second occurring) and substituting therefor the word “any”;

(c) by omitting from subsection (2) the words “Such gaoler” and substituting therefor the words “The Controller”; and

(d) by omitting paragraphs II and III of that subsection.

WESTERWAY AND FENTONBURY WATER SUPPLY.

No. 67 of 1958.

AN ACT to authorize and provide for the construction, management, and operation of certain works for the purpose of providing a water supply for portions of the municipalities of New Norfolk and Hamilton, and for purposes connected therewith.

[28 November 1958.]

WHEREAS the councils of the municipalities of New Norfolk and Hamilton are desirous of providing a scheme for the supply of water within the areas set out in the schedule to this Act within the districts of Westerway and Fentonbury in those municipalities respectively:

Preamble.

And whereas those councils have agreed that the council of the municipality of New Norfolk should have sole constructive, administrative, and operative authority over those water districts for purposes connected with the scheme for the supply of water:

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:—

Short title
and incor-
poration.

1—(1) This Act may be cited as the *Westerway and Fentonbury Water Supply Act 1958*.

(2) This Act is incorporated, and shall be read as one, with the *Local Government Act 1906* (in this Act referred to as the Principal Act).

Interpreta-
tion.

2 In this Act, unless the contrary intention appears—

“council” means the council of the municipality of New Norfolk;

“water districts” means the water district of Westerway within the municipality of New Norfolk and the water district of Fentonbury within the municipality of Hamilton, being the districts respectively described in Parts I and II of the schedule;

“waterworks” means any works or appliances constructed or maintained, or to be constructed or maintained, for the storage and distribution of water in any part of the water districts or either of them.

Water rate.
Cf. No. 54
of 1957,
s. 2.

3—(1) Notwithstanding anything contained in the Principal Act, for the purpose of constructing, administering, operating, and defraying the cost and the interest on the cost of the waterworks, the council may make and levy a water rate—

(a) upon all ratable property within the water districts; or

(b) upon such ratable property within the water districts for which the council has made available the necessary facilities for connection with the waterworks at such rate per dwelling-house, building, or vacant piece of land as the council may determine; and upon such ratable property within the water districts as is connected with the waterworks at such amount, fixed according to the measure of water supplied to that property, as the council may determine.

(2) Any water rate made and levied in pursuance of paragraph (a) of subsection (1) of this section may, notwithstanding anything contained in the Principal Act, comprise an amount assessed on the annual value of all ratable property within the water districts and may be so levied as to provide for a minimum annual payment in respect of every property in relation to which it is payable.

(3) The provisions of section one hundred and seventy-two of the Principal Act do not apply to, or in respect of, any water rate made and levied in pursuance of this section.

4 The council has, and may exercise, in respect of the water districts all the powers, rights, and privileges of a joint council established under the Principal Act. Powers of the council.

THE SCHEDULE.

(Section 2.)

WATER DISTRICTS.

PART I—WESTERWAY WATER DISTRICT.

Commencing at the junction of the south-west boundary of 640 acres purchased by William Gunn and the Russell Falls River and bounded on the south-west by the south-west boundary of the 640 acres aforesaid to the south-east angle of 50 acres purchased by A. Ransley thence by a north-easterly line crossing the Derwent Valley railway line to the intersection of the northern side of that railway line with the south-west side of the Fenton Main Road thence by the continuation of that north-easterly line for 500 links after crossing the Fenton Main Road aforesaid thence by a north-westerly line parallel 500 links to the north-eastern side of the Fenton Main Road aforesaid to the Russell Falls River aforesaid thence by that river to the point of commencement.

PART II—FENTONBURY WATER DISTRICT.

Commencing at the junction of the western boundary of 4455 acres purchased by John Fletcher Walker, Alexander Ruddock and Martin Allport and the Russell Falls River and bounded on the west by part of the western boundary of the 4455 acres aforesaid to the north-east angle of 48 acres purchased by James Browning thence by an easterly line to the south-west side of the main road to Ellendale thence by a north-easterly line for 1000 links after crossing the main road aforesaid thence by a south-easterly line parallel 1000 links to the north-eastern side of the main road aforesaid to the Russell Falls River aforesaid and thence by that river to the point of commencement.

FACTORIES, SHOPS, AND OFFICES.

No. 68 of 1958.

AN ACT to consolidate and amend the law relating to factories, and to make provision with respect to the health, welfare, safety, and working conditions of persons employed in factories, shops, and offices and the sanitation of factories, shops, and offices, and matters incidental thereto. [19 December 1958.]

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:—