I certify that this PUBLIC BILL, which originated in the LEGIS-LATIVE ASSEMBLY, has finally passed the LEGISLATIVE COUNCIL and the LEGISLATIVE ASSEMBLY of NEW SOUTH WALES.

> W. R. MCCOURT, Clerk of the Legislative Assembly.

Legislative Assembly Chamber, Sydney, 12 February, 1931.





ANNO VICESIMO PRIMO GEORGII V REGIS.

Act No. 7, 1931.

An Act to enlarge the powers of the Grafton and South Grafton Water Board in certain respects; to validate certain payments and matters; to amend the Grafton and South Grafton Water Supply Administration Act, 1915; and for purposes connected therewith. [Assented to, 16th February, 1931.]

B^E it enacted by the King's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled, and by the authority of the same, as follows :—

1. This Act may be cited as the "Grafton and South Short title. Grafton Water Supply Administration (Amendment) Act, 1931," and shall be read and construed with the Grafton and South Grafton Water Supply Administration Act, 1915, in this Act referred to as the Principal Act. 2.

I have examined this Bill, and find it to correspond in all respects with the Bill as finally passed by both Houses.

> H. J. CONNELL, Chairman of Committees of the Legislative Assembly.

Act No. 7, 1931.

Grafton and South Grafton Water Supply Administration (Amendment).

Amendment o 2	. (1) The Principal Act is amended as follows :
Act No. 38, 1915.	(a) by omitting from section two the definition of
(Definitions.)	the term "Prescribed" and by inserting in
	lieu thereof the following new definition :
	"Prescribed" means prescribed by this Act
	or by regulations made thereunder or
	by ordinances made under the Local
	Government Act, 1919, as amended by
	subsequent Acts.
Sec. 8.	(b) by inserting at the end of section eight the
(Chairman.)	words "The board may vote from its funds an
	allowance to the chairman not exceeding fifty
	pounds per annum ";
Sec. 13.	(c) by omitting from subsection three of section
(Control of	thirteen the words "Country Towns Water
works.)	and Sewerage Acts, 1880-1905" and by
	inserting in lieu thereof the words "Local
	Government Act, 1919";
Sec. 14.	(d) (i) by omitting from section fourteen the
(Application	words "Country Towns Water and Sewer-
of Acts,)	age Acts, 1880-1905, and so much of the
	Local Government Act, 1906, as amends
	the said Acts" and by inserting in lieu
	thereof the words "Local Government Act,
	1919, as amended by subsequent Acts";
	(ii) by omitting from the same section the words "in the said Acts" and by inserting
	in lieu thereof the words " in the said Act
	as so amended ";
	(iii) by omitting from the same section the
	words and figures "Part I of the Act
	57 Vic. No. 19" and by inserting in lieu
	thereof the words "Part XIV of the Local
	Government Act, 1919, as so amended";
	(e) by inserting at the end of section fourteen the
	following new subsection :
	(2) Without limiting the generality of the
	foregoing provisions of this section the board
	shall have and shall be deemed always to have
-	had

2

Grafton and South Grafton Water Supply Administration (Amendment).

had power with the consent of the Minister for Public Works to carry out alterations and extensions to the works under its control, and the board may with the consent of the Governor borrow such sums as may be required for any purposes of the board, and may give such security over the undertaking and revenues of the board as the Governor may approve, but no such security shall take or be given any priority over the charge in favour of the Crown in respect of moneys expended on the works and interest remaining unpaid.

(2) Any regulation or by-law made under the suing. Country Towns Water and Sewerage Acts, 1880–1905, in force at the commencement of this Act shall be deemed to continue in force for the purposes of the prosecution for any breach thereof and for other purposes until repealed or replaced by ordinance made under the Local Government Act, 1919, or by regulation made under the Grafton and South Grafton Water Supply Administration Act, 1915, as amended by this Act.

3. (1) Any rate or charge heretofore made or imposed Validations. by the board otherwise valid shall not be deemed invalid merely on the ground that it may have been expressed to have been made or imposed pursuant to the Local Government Act, 1919.

(2) Any payment by the board to its chairman by way of allowance before the commencement of this Act is hereby validated.

In the name and on behalf of His Majesty I assent to this Act.

PHILIP GAME, Governor.

Government House, Sydney, 16th February, 1931.



This PUBLIC BILL originated in the LEGISLATIVE ASSEMBLY, and, having this day passed, is now ready for presentation to the LEGISLATIVE COUNCIL for its concurrence.

> W. R. McCOURT, Clerk of the Legislative Assembly.

Legislative Assembly Chamber, Sydney, 10 February, 1931.





ANNO VICESIMO PRIMO GEORGII V REGIS.

Act No. , 1931.

An Act to enlarge the powers of the Grafton and South Grafton Water Board in certain respects; to validate certain payments and matters; to amend the Grafton and South Grafton Water Supply Administration Act, 1915; and for purposes connected therewith.

B^E it enacted by the King's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled, and by the authority of 5 the same, as follows :—

1. This Act may be cited as the "Grafton and South Short title Grafton Water Supply Administration (Amendment) Act, 1931," and shall be read and construed with the Grafton and South Grafton Water Supply Administration

10 Act, 1915, in this Act referred to as the Principal Act. 37527 46- 2.

 (1) The Principal Act is amended as follows: (a) by omitting from section two the definition the term "Prescribed" and by inserting lieu thereof the following new definition: "Prescribed" means prescribed by this or by regulations made thereunded by ordinances made under the L Government Act, 1919, as amended subsequent Acts. (b) by inserting at the end of section eight words "The board may vote from its fund allowance to the chairman not exceeding pounds per annum"; (c) by omitting from subsection three of sect thirteen the words "Country Towns W and Sewerage Acts, 1880–1905" and inserting in lieu thereof the words "L Government Act, 1919"; (d) (i) by omitting from section fourteen words "Country Towns Water and Se age Acts, 1880–1905, and so much of Local Government Act, 1906, as am the said Acts" and by inserting in thereof the words "Local Government Acts" (ii) by omitting from the same section words "in the said Acts" and by inserting in lieu thereof the words "in the said as so amended "; (iii) by omitting from the same section words and figures "Part I of the 57 Vic. No. 19" and by inserting in thereof the words "Part XIV of the I Government Act, 1919, as so amended 35 (e) by inserting at the end of section fourteen following new subsection :— (2) Without limiting the generality of foregoing provisions of this section the base section and the subsection fourteen following new subsection for the section fourteen following new subsection for the base section words and figures "Part XIV of the I Government Act, 1919, as so amended the following new subsection fourteen following new subsection fourteen following new subsection for the base section for the section for the section for the for the provisions of this section the base for the section for the section for the section for the for the section for the section for the for th	
 the term "Prescribed" and by inserting lieu thereof the following new definition: "Prescribed" means prescribed by this or by regulations made thereunde by ordinances made under the L Government Act, 1919, as amende subsequent Acts. (b) by inserting at the end of section eight words "The board may vote from its fund allowance to the chairman not exceeding pounds per annum"; (c) by omitting from subsection three of sect thirteen the words "Country Towns W and Sewerage Acts, 1880–1905" and inserting in lieu thereof the words "L Government Act, 1919"; (d) (i) by omitting from section fourteen words "Country Towns Water and Se age Acts, 1880–1905, and so much of Local Government Act, 1906, as am the said Acts" and by inserting in thereof the words "Local Government Acts" (ii) by omitting from the same section words "in the said Acts" and by inserting in lieu thereof the words "in the said as so amended"; (iii) by omitting from the same section words and figures "Part I of the 57 Vic. No. 19" and by inserting in thereof the words "Part XIV of the L Government Act, 1919, as so amended 35 (e) by inserting at the end of section fourteen following new subsection :— (2) Without limiting the generality of foregoing provisions of this section the base 	Amendment of Act No. 38, 1915.
 5 "Prescribed" means prescribed by this or by regulations made thereunder by ordinances made under the L Government Act, 1919, as amender subsequent Acts. 6 (b) by inserting at the end of section eight words "The board may vote from its fund allowance to the chairman not exceeding pounds per annum"; (c) by omitting from subsection three of sect thirteen the words "Country Towns W and Sewerage Acts, 1880–1905" and inserting in lieu thereof the words "L Government Act, 1919"; (d) (i) by omitting from section fourteen words "Country Towns Water and Se age Acts, 1880–1905, and so much of Local Government Act, 1906, as amethe said Acts" and by inserting in thereof the words "Local Government Act, 1906, as amethe said Acts" and by inserting in thereof the words "Local Government Acts" (i) by omitting from the same section words "in the said Acts" and by inserting in lieu thereof the words "I 1919, as amended by subsequent Acts" (ii) by omitting from the same section words and figures "Part I of the 57 Vic. No. 19" and by inserting in thereof the words "Part XIV of the L Government Act, 1919, as so amended 35 (e) by inserting at the end of section fourteen following new subsection :— (2) Without limiting the generality of foregoing provisions of this section the box 	n of Sec. 2. g in (Definitions.)
 words "The board may vote from its fund allowance to the chairman not exceeding pounds per annum"; (c) by omitting from subsection three of sec thirteen the words "Country Towns W and Sewerage Acts, 1880–1905" and inserting in lieu thereof the words "L Government Act, 1919"; (d) (i) by omitting from section fourteen words "Country Towns Water and Se age Acts, 1880–1905, and so much of Local Government Act, 1906, as am the said Acts" and by inserting in thereof the words "Local Government 1919, as amended by subsequent Acts" (ii) by omitting from the same section words "in the said Acts" and by inser in lieu thereof the words " in the said as so amended "; (iii) by omitting from the same section words and figures "Part I of the 57 Vic. No. 19" and by inserting in thereof the words "Part XIV of the I Government Act, 1919, as so amended (e) by inserting at the end of section fourteen following new subsection:— (2) Without limiting the generality of foregoing provisions of this section the b 	Act or or ocal
 5 thirteen the words "Country Towns W and Sewerage Acts, 1880-1905" and inserting in lieu thereof the words "L Government Act, 1919"; (d) (i) by omitting from section fourteen words "Country Towns Water and Se age Acts, 1880-1905, and so much of Local Government Act, 1906, as and the said Acts" and by inserting in thereof the words "Local Government 1919, as amended by subsequent Acts" (ii) by omitting from the same section words "in the said Acts" and by insert in lieu thereof the words "in the said as so amended "; 60 (iii) by omitting from the same section words and figures "Part I of the 57 Vic. No. 19" and by inserting in thereof the words "Part XIV of the I Government Act, 1919, as so amended (e) by inserting at the end of section fourteen following new subsection : (2) Without limiting the generality of foregoing provisions of this section the b 	s an (Chairman.) fifty
 words "Country Towns Water and Se age Acts, 1880–1905, and so much of Local Government Act, 1906, as and the said Acts" and by inserting in thereof the words "Local Government 1919, as amended by subsequent Acts" (ii) by omitting from the same section words "in the said Acts" and by insert in lieu thereof the words " in the said as so amended"; (iii) by omitting from the same section words and figures "Part I of the 57 Vic. No. 19" and by inserting in thereof the words " Part XIV of the I Government Act, 1919, as so amended 35 (e) by inserting at the end of section fourteen following new subsection:— (2) Without limiting the generality of foregoing provisions of this section the b 	ater (Control of by ^{works.)} ocal
 5 1919, as amended by subsequent Acts' (ii) by omitting from the same section words "in the said Acts" and by inser in lieu thereof the words " in the said as so amended "; 60 (iii) by omitting from the same section words and figures "Part I of the 57 Vic. No. 19" and by inserting in thereof the words "Part XIV of the I Government Act, 1919, as so amended (e) by inserting at the end of section fourteen following new subsection:— (2) Without limiting the generality of foregoing provisions of this section the b 	wer- (Application the ^{of Acts,)} ends lieu
 (iii) by omitting from the same section words and figures "Part I of the 57 Vic. No. 19" and by inserting in thereof the words "Part XIV of the I Government Act, 1919, as so amended (e) by inserting at the end of section fourteen following new subsection :	'; the ting
following new subsection : (2) Without limiting the generality of foregoing provisions of this section the b	Act lieu .ocal
shall have and shall be deemed always to	the oard have

2

Act No. , 1931.

Grafton and South Grafton Water Supply Administration (Amendment).

had power with the consent of the Minister for Public Works to carry out alterations and extensions to the works under its centrol, and the board may with the consent of the Governor borrow such sums as may be required for any purposes of the board, and may give such security over the undertaking and revenues of the board as the Governor may approve, but no such security shall take or be given any priority over the charge in favour of the Crown in respect of moneys expended on the works and interest remaining unpaid.

(2) Any regulation or by-law made under the suing. Country Towns Water and Sewerage Acts, 1880-1905,

15 in force at the commencement of this Act shall be deemed to continue in force for the purposes of the prosecution for any breach thereof and for other purposes until repealed or replaced by ordinance made under the Local Government Act, 1919, or by regulation
20 made under the Grafton and South Grafton Water

Supply Administration Act, 1915, as amended by this Act.

3. (1) Any rate or charge heretofore made or imposed Validations.

by the board otherwise valid shall not be deemed invalid 25 merely on the ground that it may have been expressed to have been made or imposed pursuant to the Local Government Act, 1919.

(2) Any payment by the board to its chairmanby way of allowance before the commencement of this30 Act is hereby validated.

[4d.]

5

10

Sydney: Alfred James Kent, I.S.O., Government Printer-1931.

	1., 30A	
•		