New South Wales.



ANNO QUINQUAGESIMO PRIMO

VICTORIÆ REGINÆ.

No. XXVIII.

An Act to constitute the Board of Water Supply and Sewerage, and to amend the "Metropolitan Water and Sewerage Act of 1880," and for other purposes. [Assented to, 1st March, 1888.]

WHEREAS the approved scheme of Water Supply authorized to Preamble. be carried out pursuant to the provisions of the "Metropolitan Water and Sewerage Act of 1880" has been so far completed that the city of Sydney and its suburbs, and other portions of the county of Cumberland, are now either actually supplied by means of the Conduit, or may be so supplied when occasion requires; And whereas it is desirable that the Board of Water Supply and Sewerage should be constituted with as little delay as possible; and it is also desirable that the said Act should be amended in certain respects : Be it therefore enacted by the Queen'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 :---

PART I.

1. This Act may be cited as the "Metropolitan Water and short title, interpre-Sewerage Act Amendment Act of 1888;" and in it the expression tation, &c. "Principal Act" means the "Metropolitan Water and Sewerage Act

of

Metropolitan Water and Severage Act Amendment.

of 1880." "Prescribed" means prescribed by by-laws or regulations made under the said last-mentioned Act; and all other expressions used in this Act shall have the respective meanings which they have under the Principal Act. The several Parts into which this Act is divided are intended to be read with the corresponding Parts of the Principal Act.

Repeal of enactments.

Provision for early constitution of Board and first election.

2. On the passing of this Act the fourth and one hundred and thirty-eighth and one hundred and fortieth sections of the Principal Act shall be repealed.

3. (1) Notwithstanding anything in the Principal Act, the Board of Water Supply and Sewerage shall be constituted within sixty days after the passing of this Act by the appointment, within that period, of the President and two other members of the Board by the Governor, and by the election, on the twenty-second day of March, one thousand eight hundred and eighty-eight, of the two city and two suburban members, mentioned in the fifth section of the said Principal Act. Provided always that, for such first election, only the mayors and aldermen of the boroughs and municipal districts enumerated in the Schedule hereto, and the mayor and aldermen of the Municipal Council of the city of Sydney shall be qualified as electors. The Board so constituted shall, for all purposes, but subject to the provisions of this Act, be a Board within the meaning and for the purposes of the Principal Act as amended by this Act.

(II) Subject to all other provisions of the fourteenth section of the Principal Act, the places and time for holding the first elections of city and suburban members shall be appointed by the Governor, and notified in the *Gazette* at least fourteen clear days before the date of the holding thereof, pursuant to this Act; and such places and time shall also be notified in at least two newspapers circulating in the Metropolitan Police District.

(III) The public notices to be given by each Returning Officer, pursuant to the seventeenth section of the Principal Act, shall for the purposes of such first elections be so given ten clear days before the holding of the said elections.

4. (1) For the purposes of all elections held subsequent to the first election the expression "corresponding day and month in every second year," as used in the thirteenth section of the Principal Act, shall mean the day and month of March in each such year corresponding to the day on which the elections shall have been held pursuant to the last preceding section of this Act.

(II) Only the Mayors and Aldermen of all Municipalities now or hereafter established within the county of Cumberland, and supplied with water from the conduit, or of which the respective Councils shall have agreed with the Board to be so supplied, shall, at elections after the first, be qualified as electors.

5. No act, matter, or thing done or commenced by the Board, and no proceedings taken, assessment made, or rate struck by such Board shall be liable to be questioned in any Court by reason only that any one or more of the elected Members of the Board were unduly elected, or that the Board was, for any other reason, illegally constituted, if such act, matter, thing, proceedings, assessment, or rate were done, commenced, made, or struck (as the case may be), by at least a quorum of the said Board.

Provision for subsequent elections &c.

Provision as to informalities, &c.

PART

Metropolitan Water and Severage Act Amendment.

PART II.

6. The powers and authorities granted to the Board, and the Powers, &c., granted duties and liabilities imposed on the Board by Part II of the Principal Principal Act Act may be exercised in, and shall be applicable to, any Muni- exerciseable throughout county of Cumberland. Pro- throughout county of Cumberland. vided always that all contracts, assessments, rates, and charges heretofore Ratification of made or struck, for or in respect of the supplying of water by the contracts, &c. Municipal Council of the city of Sydney, shall, to all intents and purposes, be as binding on all parties thereto or affected thereby as if the same had been made by the Board. Provided always that no such contracts, agreements, or rates shall be binding on the Board after the thirtieth day of June, one thousand eight hundred and eighty-eight.

PART V.

7. Notwithstanding anything in this Act, any works for Water Saving of powers. Supply which the Board is empowered to carry out, pursuant to Transfer of Part V of the Principal Act, may be carried out by the Minister, or by waterworks. any authority empowered by statute to carry out Public Works; but the provisions for the transfer of any such works for Water Supply to a local authority contained in such Part shall not be carried out unless the Board, by writing addressed to the Governor, recommend such transfer to be carried out.

PARTS VI, VII, AND GENERALLY.

8. Upon the constitution of the Board, pursuant to the pro-Transfer of real and visions of the Principal Act as amended by this Act, the Minister shall to Board. publish in the Gazette the names of the Members of the Board : And immediately upon such publication all provisions of the "Sydney Corporation Act of 1879," and of any other Act inconsistent with this or the Principal Act shall to the extent of such inconsistency be repealed; and upon such publication as aforesaid, and by virtue of this Act alone there shall be transferred to and be vested in the Board absolutely, but on behalf of Her Majesty,

- (a) The property in, and control and management of, the Sydney Water Reserve (save and except such portion thereof as may have been vested in the Chief Minister under the "Centenary Celebration Act") together with all reservoirs, dams, engines, buildings, works, mains, pipes, material, plant, books of account, documents and papers and all other property whatsoever theretofore vested in or under the control or custody of the Municipal Council of the city of Sydney or any Officer of such Council or other Corporation or person whatsoever, and used with or in any way relating to the Water Supply derived from such Reserve;
- (b) All real and personal property, of what kind soever, being within the limits of any municipality or place other than the city of Sydney, and occupied and used for purposes of Water Supply which, before the passing of this Act, was vested in or under the control and management of the Municipal Council of the said city;
- (c) All lands reserved or resumed by the Crown for or in connection with the Metropolitan Water Supply, by or under the authority of any Act of Parliament, together with all waters and watercourses flowing therein or being thereon or thereunder; and all works, reservoirs, mains, pipes, buildings, plant, machinery, stand-pipes, branches, and all material whatsoever used therewith, and all personal property whatspever being on any such lands or any other lands whatsoever, and

Metropolitan Water and Sewerage Act Amendment.

and used in connection with such water supply (save and except such service-pipes as have been laid at the cost of any owner or occupier of premises); and all the estate or interest of the Municipal Council of the said city or of any other Council or Authority whatsoever in any such real or personal property shall be transferred to and be absolutely vested in the Board as aforesaid.

(d) The whole amount of moneys and securities for money being to the credit of, or available for, the Water Fund according to the books of the said Municipal Council on the said publication, shall be transferred to, and become the property of, the Board on behalf of Her Majesty, to be dealt with pursuant to the Principal Act: And all debentures issued by the said Council on account of Water Supply, together with all obligations annexed thereto, and the burthen and benefit of all lawful contracts entered into by the said Council for or in connection with such Water Supply shall, respectively, be a charge on the Consolidated Revenue Fund, and attach to the Board.

9. Such officers of the engineering and administrative staff of the water department of the Council of the said city as the Minister shall recommend, together with a Secretary and Engineer to the Board, may, notwithstanding anything in the twenty-eighth section of the Principal Act, be appointed to be officers of the Board by the Governor; and the persons so appointed shall be deemed for all purposes to have been appointed under the authority and within the meaning of the said section.

10. Notwithstanding anything in this or the Principal Act, the Governor may authorize and empower the Minister to carry out any works for the supply of water to any Municipality or place within the county of Cumberland, whether such works shall be independent of the Conduit or not. And the Minister, when so authorized, shall have all the powers for purposes of construction of works and resumption of land therefor as he had before the passing of this Act. The Minister shall also continue to be the authority to carry out to completion, and to maintain, until the same shall be reported complete to the Governor, the approved scheme of Water Supply mentioned in the Principal Act.

SCHEDULE.

COUNTY OF CUMBERLAND.

List of Boroughs and Municipal Districts supplied with water by the Conduit. Boroughs.

Alexandria Ashfield Balmain Burwood Camperdown Darlington The Glebe Granville Paddington Petersham Randwick Redfern E. St. Leonards St. Leonards Victoria Waterloo Waverley Woollahra,

Municipal Districts.

St. Peters Strathfield.

Canterbury Macdonaldtown Leichhardt

Leichhardt

Marrickville

Newtown

By Authority: CHARLES POTTER, Government Printer, Sydney, 1888.

As to officers of water department of City Council, &c.

Notwithstanding Act Minister to have powers.

[3d.]

New South Wales.



ANNO QUINQUAGESIMO PRIMO

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Repeal of enactments.

Provision for early constitution of Board

and first election.

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3. (1) Notwithstanding anything in the Principal Act, the Board of Water Supply and Sewerage shall be constituted within sixty days after the passing of this Act by the appointment, within that period, of the President and two other members of the Board by the Governor, and by the election, on the twenty-second day of March, one thousand eight hundred and eighty-eight, of the two city and two suburban members, mentioned in the fifth section of the said Principal Act. Provided always that, for such first election, only the mayors and aldermen of the boroughs and municipal districts enumerated in the Schedule hereto, and the mayor and aldermen of the Municipal Council of the city of Sydney shall be qualified as electors. The Board so constituted shall, for all purposes, but subject to the provisions of this Act, be a Board within the meaning and for the purposes of the Principal Act as amended by this Act.

(II) Subject to all other provisions of the fourteenth section of the Principal Act, the places and time for holding the first elections of city and suburban members shall be appointed by the Governor, and notified in the *Gazette* at least fourteen clear days before the date of the holding thereof, pursuant to this Act; and such places and time shall also be notified in at least two newspapers circulating in the Metropolitan Police District.

(III) The public notices to be given by each Returning Officer, pursuant to the seventeenth section of the Principal Act, shall for the purposes of such first elections be so given ten clear days before the holding of the said elections.

4. (1) For the purposes of all elections held subsequent to the first election the expression "corresponding day and month in every second year," as used in the thirteenth section of the Principal Act, shall mean the day and month of March in each such year corresponding to the day on which the elections shall have been held pursuant to the last preceding section of this Act.

(II) Only the Mayors and Aldermen of all Municipalities now or hereafter established within the county of Cumberland, and supplied with water from the conduit, or of which the respective Councils shall have agreed with the Board to be so supplied, shall, at elections after the first, be qualified as electors.

5. No act, matter, or thing done or commenced by the Board, and no proceedings taken, assessment made, or rate struck by such Board shall be liable to be questioned in any Court by reason only that any one or more of the elected Members of the Board were unduly elected, or that the Board was, for any other reason, illegally constituted, if such act, matter, thing, proceedings, assessment, or rate were done, commenced, made, or struck (as the case may be), by at least a quorum of the said Board.

Provision for subsequent elections &c.

Provision as to informalities, &c.

PART

Metropolitan Water and Sewerage Act Amendment.

PART II.

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PART V.

7. Notwithstanding anything in this Act, any works for Water Saving of powers. Supply which the Board is empowered to carry out, pursuant to Transfer of Part V of the Principal Act, may be carried out by the Minister, or by waterworks. any authority empowered by statute to carry out Public Works; but the provisions for the transfer of any such works for Water Supply to a local authority contained in such Part shall not be carried out unless the Board, by writing addressed to the Governor, recommend such transfer to be carried out.

PARTS VI, VII, AND GENERALLY.

8. Upon the constitution of the Board, pursuant to the pro-Transfer of real and visions of the Principal Act as amended by this Act, the Minister shall to Board. publish in the Gazette the names of the Members of the Board: And immediately upon such publication all provisions of the "Sydney Corporation Act of 1879," and of any other Act inconsistent with this or the Principal Act shall to the extent of such inconsistency be repealed; and upon such publication as aforesaid, and by virtue of this Act alone there shall be transferred to and be vested in the Board absolutely, but on behalf of Her Majesty,

- (a) The property in, and control and management of, the Sydney Water Reserve (save and except such portion thereof as may have been vested in the Chief Minister under the "Centenary Celebration Act") together with all reservoirs, dams, engines, buildings, works, mains, pipes, material, plant, books of account, documents and papers and all other property whatsoever theretofore vested in or under the control or custody of the Municipal Council of the city of Sydney or any Officer of such Council or other Corporation or person whatsoever, and used with or in any way relating to the Water Supply derived from such Reserve ;-
- (b) All real and personal property, of what kind soever, being within the limits of any municipality or place other than the city of Sydney, and occupied and used for purposes of Water Supply which, before the passing of this Act, was vested in or under the control and management of the Municipal Council of the said city;
- (c) All lands reserved or resumed by the Crown for or in connection with the Metropolitan Water Supply, by or under the authority of any Act of Parliament, together with all waters and watercourses flowing therein or being thereon or thereunder; and all works, reservoirs, mains, pipes, buildings, plant, machinery, stand-pipes, branches, and all material whatsoever used therewith, and all personal property whatsyster being on any such lands or any other lands whatsoever, and

Metropolitan Water and Severage Act Amendment.

and used in connection with such water supply (save and except such service-pipes as have been laid at the cost of any owner or occupier of premises); and all the estate or interest of the Municipal Council of the said city or of any other Council or Authority whatsoever in any such real or personal property shall be transferred to and be absolutely vested in the Board as aforesaid.

(d) The whole amount of moneys and securities for money being to the credit of, or available for, the Water Fund according to the books of the said Municipal Council on the said publication, shall be transferred to, and become the property of, the Board on behalf of Her Majesty, to be dealt with pursuant to the Principal Act: And all debentures issued by the said Council on account of Water Supply, together with all obligations annexed thereto, and the burthen and benefit of all lawful contracts entered into by the said Council for or in connection with such Water Supply shall, respectively, be a charge on the Consolidated Revenue Fund, and attach to the Board.

9. Such officers of the engineering and administrative staff of the water department of the Council of the said city as the Minister shall recommend, together with a Secretary and Engineer to the Board, may, notwithstanding anything in the twenty-eighth section of the Principal Act, be appointed to be officers of the Board by the Governor; and the persons so appointed shall be deemed for all purposes to have been appointed under the authority and within the meaning of the said section.

10. Notwithstanding anything in this or the Principal Act, the Governor may authorize and empower the Minister to carry out any works for the supply of water to any Municipality or place within the county of Cumberland, whether such works shall be independent of the Conduit or not. And the Minister, when so authorized, shall have all the powers for purposes of construction of works and resumption of land therefor as he had before the passing of this Act. The Minister shall also continue to be the authority to carry out to completion, and to maintain, until the same shall be reported complete to the Governor, the approved scheme of Water Supply mentioned in the Principal Act.

SCHEDULE.

COUNTY OF CUMBERLAND.

List of Boroughs and Municipal Districts supplied with water by the Conduit.

Boroughs.

Alexandria Ashfield Balmain Burwood Camperdown Darlington The Glebe Granville Marrickville Newtown Paddington Petersham Randwick Redfern E. St. Leonards St. Leonards Victoria Waterloo Waverley Woollahra.

Strathfield.

Municipal Districts. St. Peters

Canterbury Macdonaldtown Leichhardt

As to officers of water department of City Council, &c.

Notwithstanding Act Minister to have powers.

By Authority: CHARLES POTTER, Government Printer, Sydney, 1888.

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

Legislative Assembly Chamber, Sydney, 29 February, 1888. F. W. WEBB, Clerk of Legislative Assembly.

Prew South Wales.

ANNO QUINQUAGESIMO PRIMO

VICTORIÆ REGINÆ.

No. XXVIII.

An Act to constitute the Board of Water Supply and Sewerage, and to amend the "Metropolitan Water and Sewerage Act of 1880," and for other purposes. [Assented to, 1st March, 1888.]

WHEREAS the approved scheme of Water Supply authorized to Preamble. be carried out pursuant to the provisions of the "Metropolitan Water and Sewerage Act of 1880" has been so far completed that the city of Sydney and its suburbs, and other portions of the county of Cumberland, are now either actually supplied by means of the Conduit, or may be so supplied when occasion requires; And whereas it is desirable that the Board of Water Supply and Sewerage should be constituted with as little delay as possible; and it is also desirable that the said Act should be amended in certain respects: Be it therefore enacted by the Queen'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:—

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

ANGUS CAMERON, Chairman of Committees of the Legislative Assembly.

Metropolitan Water and Sewerage Act Amendment.

of 1880." "Prescribed" means prescribed by by-laws or regulations made under the said last-mentioned Act; and all other expressions used in this Act shall have the respective meanings which they have under the Principal Act. The several Parts into which this Act is divided are intended to be read with the corresponding Parts of the Principal Act.

Repeal of enactments.

Provision for early constitution of Board and first election.

2. On the passing of this Act the fourth and one hundred and thirty-eighth and one hundred and fortieth sections of the Principal Act shall be repealed.

3. (1) Notwithstanding anything in the Principal Act, the Board of Water Supply and Sewerage shall be constituted within sixty days after the passing of this Act by the appointment, within that period, of the President and two other members of the Board by the Governor, and by the election, on the twenty-second day of March, one thousand eight hundred and eighty-eight, of the two city and two suburban members, mentioned in the fifth section of the said Principal Act. Provided always that, for such first election, only the mayors and aldermen of the boroughs and municipal districts enumerated in the Schedule hereto, and the mayor and aldermen of the Municipal Council of the city of Sydney shall be qualified as electors. The Board so constituted shall, for all purposes, but subject to the provisions of this Act, be a Board within the meaning and for the purposes of the Principal Act as amended by this Act.

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PART

Provision for &c.

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Metropolitan Water and Sewerage Act Amendment.

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

1st March, 1888.

As to officers of water department of City Council, &c.

Notwithstanding Act Minister to have powers.

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

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Provision for early constitution of Board and first election.

2. On the passing of this Act the fourth and one hundred and thirty-eighth and one hundred and fortieth sections of the Principal Act shall be repealed.

3. (1) Notwithstanding anything in the Principal Act, the Board of Water Supply and Sewerage shall be constituted within sixty days after the passing of this Act by the appointment, within that period, of the President and two other members of the Board by the Governor, and by the election, on the twenty-second day of March, one thousand eight hundred and eighty-eight, of the two city and two suburban members, mentioned in the fifth section of the said Principal Act. Provided always that, for such first election, only the mayors and aldermen of the boroughs and municipal districts enumerated in the Schedule hereto, and the mayor and aldermen of the Municipal Council of the city of Sydney shall be qualified as electors. The Board so constituted shall, for all purposes, but subject to the provisions of this Act, be a Board within the meaning and for the purposes of the Principal Act as amended by this Act.

(11) Subject to all other provisions of the fourteenth section of the Principal Act, the places and time for holding the first elections of city and suburban members shall be appointed by the Governor, and notified in the *Gazette* at least fourteen clear days before the date of the holding thereof, pursuant to this Act; and such places and time shall also be notified in at least two newspapers circulating in the Metropolitan Police District.

(III) The public notices to be given by each Returning Officer, pursuant to the seventeenth section of the Principal Act, shall for the purposes of such first elections be so given ten clear days before the holding of the said elections.

4. (I) For the purposes of all elections held subsequent to the first election the expression "corresponding day and month in every second year," as used in the thirteenth section of the Principal Act, shall mean the day and month of March in each such year corresponding to the day on which the elections shall have been held pursuant to the last preceding section of this Act.

(II) Only the Mayors and Aldermen of all Municipalities now or hereafter established within the county of Cumberland, and supplied with water from the conduit, or of which the respective Councils shall have agreed with the Board to be so supplied, shall, at elections after the first, be qualified as electors.

5. No act, matter, or thing done or commenced by the Board, and no proceedings taken, assessment made, or rate struck by such Board shall be liable to be questioned in any Court by reason only that any one or more of the elected Members of the Board were unduly elected, or that the Board was, for any other reason, illegally constituted, if such act, matter, thing, proceedings, assessment, or rate were done, commenced, made, or struck (as the case may be), by at least a quorum of the said Board.

PART

Provision for subsequent elections, &c.

Provision as to informalities, &c.

Metropolitan Water and Severage Act Amendment.

PART II.

6. The powers and authorities granted to the Board, and the Powers, &c., granted duties and liabilities imposed on the Board by Part II of the Principal in Part II of Act may be exercised in, and shall be applicable to, any Muni-exerciseable cipality, District, or place within the county of Cumberland. Pro-throughout county vided always that all contracts, assessments, rates, and charges heretofore Ratification of made or struck, for or in respect of the supplying of water by the contracts, &c. Municipal Council of the city of Sydney, shall, to all intents and purposes, be as binding on all parties thereto or affected thereby as if the same had been made by the Board. Provided always that no such contracts, agreements, or rates shall be binding on the Board after the thirtieth day of June, one thousand eight hundred and eighty-eight.

PART V.

7. Notwithstanding anything in this Act, any works for Water Saving of powers. Supply which the Board is empowered to carry out, pursuant to Transfer of Part V of the Principal Act, may be carried out by the Minister, or by waterworks. any authority empowered by statute to carry out Public Works; but the provisions for the transfer of any such works for Water Supply to a local authority contained in such Part shall not be carried out unless the Board, by writing addressed to the Governor, recommend such transfer to be carried out.

PARTS VI, VII, AND GENERALLY.

8. Upon the constitution of the Board, pursuant to the pro-Transfer of real and visions of the Principal Act as amended by this Act, the Minister shall to Board. publish in the Gazette the names of the Members of the Board : And immediately upon such publication all provisions of the "Sydney Corporation Act of 1879," and of any other Act inconsistent with this or the Principal Act shall to the extent of such inconsistency be repealed; and upon such publication as aforesaid, and by virtue of this Act alone there shall be transferred to and be vested in the Board absolutely, but on behalf of Her Majesty, (a) The property in, and control and management of, the

- Sydney Water Reserve (save and except such portion thereof as may have been vested in the Chief Minister under the "Centenary Celebration Act") together with all reservoirs, dams, engines, buildings, works, mains, pipes, material, plant, books of account, documents and papers and all other property whatsoever theretofore vested in or under the control or custody of the Municipal Council of the city of Sydney or any Officer of such Council or other Corporation or person whatsoever, and used with or in any way relating to the Water Supply derived from such Reserve ;-
- (b) All real and personal property, of what kind soever, being within the limits of any municipality or place other than the city of Sydney, and occupied and used for purposes of Water Supply which, before the passing of this Act, was vested in or under the control and management of the Municipal Council of the said city;
- (c) All lands reserved or resumed by the Crown for or in connection with the Metropolitan Water Supply, by or under the authority of any Act of Parliament, together with all waters and watercourses flowing therein or being thereon or thereunder; and all works, reservoirs, mains, pipes, buildings, plant, machinery, stand-pipes, branches, and all material whatsoever used therewith, and all personal property whatsoever being on any such lands or any other lands whatsoever, and

As to officers of water department of City Council, &c.

Notwithstanding Act Minister to have powers. Metropolitan Water and Sewerage Act Amendment.

and used in connection with such water supply (save and except such service-pipes as have been laid at the cost of any owner or occupier of premises); and all the estate or interest of the Municipal Council of the said city or of any other Council or Authority whatsoever in any such real or personal property shall be transferred to and be absolutely vested in the Board as aforesaid.

(d) The whole amount of moneys and securities for money being to the credit of, or available for, the Water Fund according to the books of the said Municipal Council on the said publication, shall be transferred to, and become the property of, the Board on behalf of Her Majesty, to be dealt with pursuant to the Principal Act: And all debentures issued by the said Council on account of Water Supply, together with all obligations annexed thereto, and the burthen and benefit of all lawful contracts entered into by the said Council for or in connection with such Water Supply shall, respectively, be a charge on the Consolidated Revenue Fund, and attach to the Board.

9. Such officers of the engineering and administrative staff of the water department of the Council of the said city as the Minister shall recommend, together with a Secretary and Engineer to the Board, may, notwithstanding anything in the twenty-eighth section of the Principal Act, be appointed to be officers of the Board by the Governor; and the persons so appointed shall be deemed for all purposes to have been appointed under the authority and within the meaning of the said section.

10. Notwithstanding anything in this or the Principal Act, the Governor may authorize and empower the Minister to carry out any works for the supply of water to any Municipality or place within the county of Cumberland, whether such works shall be independent of the Conduit or not. And the Minister, when so authorized, shall have all the powers for purposes of construction of works and resumption of land therefor as he had before the passing of this Act. The Minister shall also continue to be the authority to carry out to completion, and to maintain, until the same shall be reported complete to the Governor, the approved scheme of Water Supply mentioned in the Principal Act.

SCHEDULE.

COUNTY OF CUMBERLAND.

List of Boroughs and Municipal Districts supplied with water by the Conduit. Boroughs.

Alexandria Ashfield Balmain Burwood Camperdown Darlington The Glebe Granville Marrickville Newtown

Paddington Petersham Randwick Redfern E. St. Leonards St. Leonards Victoria Waterloo Waterloo Waverley Woollahra.

St. Peters Strathfield.

Municipal Districts.

Canterbury Macdonaldtown Leichhardt

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

1st March, 1888.

METROPOLITAN WATER AND SEWERAGE ACT AMENDMENT BILL.

SCHEDULE of Amendments referred to in Message of 16th February, 1888.

Page 1, Preamble, lines 7 to 9. Omit "until the said scheme has been reported complete "pursuant to the said Act, the Board of Water Supply and Sewerage cannot "lawfully be constituted as by the said Act provided ; and" Page 1, Preamble, lines 9 and 10. Omit "notwithstanding the non-completion of the said Page 1, Preamble, line 10. Omit "said" Page 1, Preamble, line 10. After "Board" insert "of Water Supply and Sewerage" Page 1, clause 1, line 19. Omit "7" insert "8" Page 2, clause 2, line 7. Before "one" insert "fourth and" Page 2, clause 3, line 14. Omit "first day of February" insert "twenty-second day of Page 2, clause 3, line 19. Omit "first" Page 2, clause 3, line 35. After "elections" omit remainder of clause Page 2, clause 4, line 40. Before "elections" insert "first" Page 2, clause 4, line 40. Omit "s" from "elections" Page 2, clause 4, line 40. Omit "mentioned in the last preceding section of this Act" Page 2, clause 4, line 43. Omit "February" insert "March" Page 2, clause 4, line 46. Before "The" insert " Only" Page 2, clause 4, lines 49 and 50. Omit "all subsequent" Page 3, clause 7, line 20. Omit "all the Members of" Page 3, clause 8, line 26. After "publication" insert "all provisions of the 'Sydney "Corporation Act of 1879,' and of any other Act inconsistent with this "or the Principal Act shall to the extent of such inconsistency be re-"pealed and upon such publication as aforesaid, and by virtue of this "Act alone" Page 3, clause 8, line 41. After "whatsoever" insert "and" Page 3, clause 8, line 45. After "Sydney" insert "and occupied and used for purposes " of Water Supply" Page 3, clause 8, line 46. Omit "were" insert "was" Page 4, clause 8, line 16. After "Board" omit remainder of clause Page 4, clause 8. After clause 8 insert new clause 9. Page 4, Schedule, line 43. Omit "First" Page 4, Schedule. After "The Glebe" insert "Granville"



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.

Legislative Assembly Chamber, Sydney, 16 December, 1887.

STEPHEN W. JONES, Clerk of Legislative Assembly.

The LEGISLATIVE COUNCIL has this day agreed to this Bill with Amendments.

Legislative Council Chamber, Sydney, 16th February, 1888. JOHN J. CALVERT, Clerk of the Parliaments.

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New South Wales.



ANNO QUINQUAGESIMO PRIMO

VICTORIÆ REGINÆ.

No.

An Act to constitute the Board of Water Supply and Sewerage, and to amend the "Metropolitan Water and Sewerage Act of 1880," and for other purposes.

WHEREAS the approved scheme of Water Supply authorized to Preamble. be carried out pursuant to the provisions of the "Metropolitan Water and Sewerage Act of 1880" has been so far completed that the city of Sydney and its suburbs, and other portions of the county of Cumberland, are now either actually supplied by means of the Conduit, or may be so supplied when occasion requires; And whereas, until the said scheme has been reported complete pursuant to the said Act, the Board of Water Supply and Sewerage cannot lawfully be constituted as by the said Act provided ; and it is desirable that, notwith-

10 standing the non completion of the said scheme, the said Board of Water
Supply and Sewerage should be constituted with as little delay as possible; and it is also desirable that the said Act should be amended in certain respects: Be it therefore enacted by the Queen's Most Excellent Majesty, by and with the advice and consent of the Legisla-15 tive Council and Legislative Assembly of New South Wales in Parlia-

ment assembled, and by the authority of the same, as follows :---

PART I.

1. This Act may be cited as the "Metropolitan Water and short title, interpre-Sewerage Act Amendment Act of 18878;" and in it the expression tation, &c. 20 "Principal Act" means the "Metropolitan Water and Sewerage Act

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Note.- The words to be omitted are ruled through; those to be inserted are printed in black letter.

51º VICTORIÆ, No.

Metropolitan Water and Sewerage Act Amendment.

of 1880." "Prescribed" means prescribed by by-laws or regulations made under the said last-mentioned Act; and all other expressions used in this Act shall have the respective meanings which they have under the Principal Act. The several Parts into which this Act is 5 divided are intended to be read with the corresponding Parts of the Principal Act.

2. On the passing of this Act the fourth and one hundred and Repeal of enactments. thirty-eighth and one hundred and fortieth sections of the Principal Act shall be repealed.

- 3. (1) Notwithstanding anything in the Principal Act, the Board Provision for early of Water Supply and Sewerage shall be constituted within sixty constitution of Board days after the passing of this Act by the appointment, within that 10 period, of the President and two other members of the Board by the Governor, and by the election, on the first day of February, twenty-
- 15 second day of March, one thousand eight hundred and eighty-eight, of the two city and two suburban members, mentioned in the fifth section of the said Principal Act. Provided always that, for such first election, only the mayors and aldermen of the boroughs and municipal districts enumerated in the first Schedule hereto, and the
- 20 mayor and aldermen of the Municipal Council of the city of Sydney shall be qualified as electors. The Board so constituted shall, for all purposes, but subject to the provisions of this Act, be a Board within the meaning and for the purposes of the Principal Act as amended by this Act.
- 25 (II) Subject to all other provisions of the fourteenth section of the Principal Act, the places and time for holding the first elections of city and suburban members shall be appointed by the Governor, and notified in the Gazette at least fourteen clear days before the date of the holding thereof, pursuant to this Act; and such places and time
- 30 shall also be notified in at least two newspapers circulating in the Metropolitan Police District.

(III) The public notices to be given by each Returning Officer, pursuant to the seventeenth section of the Principal Act, shall for the purposes of such first elections be so given ten clear days

- 35 before the holding of the said elections; and such notices-shall require that the names of all candidates and their proposers shall be forwarded to each Returning Officer within seven days from the date of such notices.
- 4. (1) For the purposes of all elections held subsequent to the Provision for 40 first elections mentioned in the last preceding section of this Act, the subsequent elections, &c. expression "corresponding day and month in every second year," as used in the thirteenth section of the Principal Act, shall mean the day and month of February March in each such year corresponding to the day on which the elections shall have been held pursuant to the

45 last preceding section of this Act.

(II) Only the Mayors and Aldermen of all Municipalities now or hereafter established within the county of Cumberland, and supplied with water from the conduit, or of which the respective Councils shall have agreed with the Board to be so supplied, shall, at all subse-50 quent elections after the first, be qualified as electors.

5. No act, matter, or thing done or commenced by the Board, Provision as to and no proceedings taken, assessment made, or rate struck by such informalities, &c. Board shall be liable to be questioned in any Court by reason only that any one or more of the elected Members of the Board were

55 unduly elected, or that the Board was, for any other reason, illegally constituted, if such act, matter, thing, proceedings, assessment, or rate were done, commenced, made, or struck (as the case may be), by at least a quorum of the said Board.

PART

51° VICTORIÆ, No.

Metropolitan Water and Sewerage Act Amendment.

PART II.

6. The powers and authorities granted to the Board, and the Powers, &c., granted duties and liabilities imposed on the Board by Part II of the Principal in Part II of Principal Act Act may be exercised in, and shall be applicable to, any Muni-exerciseable to the principal country of the principa 5 cipality, District, or place within the county of Cumberland. Pro- throughout county of Cumberland. vided always that all contracts, assessments, rates, and charges heretofore Ratification of made or struck, for or in respect of the supplying of water by the contracts, &c. Municipal Council of the city of Sydney, shall, to all intents and purposes, be as binding on all parties thereto or affected thereby as if

10 the same had been made by the Board. Provided always that no such contracts, agreements, or rates shall be binding on the Board after the thirtieth day of June, one thousand eight hundred and eighty-eight.

PART V.

7. Notwithstanding anything in this Act, any works for Water Saving of powers. 15 Supply which the Board is empowered to carry out, pursuant to Transfer of Part V of the Principal Act, may be carried out by the Minister, or by ^{waterworks}. any authority empowered by statute to carry out Public Works; but the provisions for the transfer of any such works for Water Supply to a local authority contained in such Part shall not be carried out unless 20 all the Members of the Board, by writing addressed to the Governor, recommend such transfer to be carried out.

PARTS VI, VII, AND GENERALLY.

8. Upon the constitution of the Board, pursuant to the pro-Transfer of real and visions of the Principal Act as amended by this Act, the Minister shall to Board. 25 publish in the Gazette the names of the Members of the Board : And

immediately upon such publication all provisions of the "Sydney Corporation Act of 1879," and of any other Act inconsistent with this or the Principal Act shall to the extent of such inconsistency be repealed; and upon such publication as aforesaid, and by virtue of this 30 Act alone there shall be transferred to and be vested in the Board absolutely, but on behalf of Her Majesty,

(a) The property in, and control and management of, the Sydney Water Reserve (save and except such portion thereof as may have been vested in the Chief Minister under the "Centenary Celebration Act") together with all reservoirs, dams, engines, buildings, works, mains, pipes, material, plant, books of account, documents and papers and all other property whatsoever theretofore vested in or under the control or custody of the Municipal Council of the city of Sydney or any Officer of such Council or other Corporation or person whatsoever, and used with or in any way relating to the Water Supply derived from such Reserve;

(b) All real and personal property, of what kind soever, being within the limits of any municipality or place other than the city of Sydney, and occupied and used for purposes of Water Supply which, before the passing of this Act, were was vested in or under the control and management of the Municipal Council of the said city;

(c) All lands reserved or resumed by the Crown for or in connection with the Metropolitan Water Supply, by or under the authority of any Act of Parliament, together with all waters and watercourses flowing therein or being thereon or thereunder; and all works, reservoirs, mains, pipes, buildings, plant, machinery, stand-pipes, branches, and all material whatsoever used therewith, and all personal property whatsoever being on any such lands or any other lands whatsoever, and used in connection with such water supply (save and except such service-pipes as have been laid at the cost of any owner or occupier of premises); and all the estate or interest

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Metropolitan Water and Severage Act Amendment.

interest of the Municipal Council of the said city or of any other Council or Authority whatsoever in any such real or personal property shall be transferred to and be absolutely vested in the Board as aforesaid.

(*d*) The whole amount of moneys and securities for money being to the credit of, or available for, the Water Fund according to the books of the said Municipal Council on the said publication, shall be transferred to, and become the property of, the Board on behalf of Her Majesty, to be dealt with pursuant to the Principal Act: And all debentures issued by the said Council on account of Water Supply, together with all obligations annexed thereto, and the burthen and benefit of all lawful contracts entered into by the said Council for or in connection with such Water Supply shall, respectively, be a charge on the Consolidated Revenue Fund, and attach to the Board.

Such officers of the engineering and administrative staff of the water department of the Council of the said city as the Minister shall recommend, together with a Secretary and Engineer to the Board, may,

- 20 notwithstanding anything in the twenty-eighth section of the Principal Act, be appointed to be officers of the Board, by the Governor; and the persons so appointed shall be deemed for all purposes to have been appointed under the authority, and within the meaning of the said section.
- 25 9. Such officers of the engineering and administrative staff of As to officers of the water department of the Council of the said city as the Minister water department shall recommend, together with a Secretary and Engineer to the &c. Board, may, notwithstanding anything in the twenty-eighth section of
- the Principal Act, be appointed to be officers of the Board by the 30 Governor; and the persons so appointed shall be deemed for all purposes to have been appointed under the authority and within the meaning of the said section.

9. 10. Notwithstanding anything in this or the Principal Act, the Notwithstanding Act Governor may authorize and empower the Minister to carry out any Minister to have powers.

- 35 works for the supply of water to any Municipality or place within the county of Cumberland, whether such works shall be independent of the Conduit or not. And the Minister, when so authorized, shall have all the powers for purposes of construction of works and resumption of land therefor as he had before the passing of this Act. The Minister
- 40 shall also continue to be the authority to carry out to completion, and to maintain, until the same shall be reported complete to the Governor, the approved scheme of Water Supply mentioned in the Principal Act.

	FIRST SCI	HEDULE.		
COUNTY OF CUMBERLAND.				
45	List of Boroughs and Municipal Districts supplied with water by the Conduit.			
Boroughs.				
	Alexandria	Paddington		
	Ashfield	Petersham		
	Balmain	Randwick		
50	Burwood	Redfern		
	Camperdown	E. St. Leonards		
	Darlington	St. Leonards		
	The Glebe	Victoria		
	Granville	Waterloo		
55	Marrickville	Waverley		
00	Newtown	Woollahra.		
Municipal Districts.				
	Canterbury	St. Peters		
	Macdonaldtown	Strathfield.		
60	Leichhardt	louis dainy registrations are bains broken		
Sydney: Charles Potter Government Printer _1888.				

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Sydney : Charles Potter, Government Print

METROPOLITAN WATER AND SEWERAGE ACT AMENDMENT BILL.

SCHEDULE of Amendments referred to in Message of 16th February, 1888.

Page 1, Preamble, lines 7 to 9. Omit "until the said scheme has been reported complete "pursuant to the said Act, the Board of Water Supply and Sewerage cannot "lawfully be constituted as by the said Act provided ; and" Page 1, Preamble, lines 9 and 10. Omit "notwithstanding the non-completion of the said "scheme," After "Board" insert " of Water Supply and Sewerage" Omit "said" Page 1, Preamble, line 10. Page 1, Preamble, line 10. Omit "7" insert " 8" Page 1, clause 1, line 19. Before "one" insert " fourth and" Omit "first day of February" insert "twenty-second day of Page 2, clause 2, line 7. Page 2, clause 3, line 14. "March" Omit "first" Page 2, clause 3, line 19. After "elections" omit remainder of clause Page 2, clause 3, line 35. Before "elections" insert "first" Page 2, clause 4, line 40. Omit "s" from "elections" Omit "mentioned in the last preceding section of this Act" Page 2, clause 4, line 40. Page 2, clause 4, line 40. Omit "February" insert "March" Page 2, clause 4, line 43. Before "The" insert " Only" Page 2, clause 4, line 46. Page 2, clause 4, lines 49 and 50. Omit "all subsequent" Omit "all the Members of" Page 3, clause 8, line 26. After "publication" insert "all provisions of the Sydney "Corporation Act of 1879,' and of any other Act inconsistent with this "or the Principal Act shall to the extent of such inconsistency be re-"pealed and upon such publication as aforesaid, and by virtue of this "Act alone" Page 3, clause 8, line 41. After "whatsoever" insert "and" Page 3, clause 8, line 45. After "Sydney" insert " and occupied and used for purposes " of Water Supply" Page 3, clause 8, line 46. Omit "were" insert "was" Page 4, clause 8, line 16. After "Board" omit remainder of clause Page 4, clause 8. After clause 8 insert new clause 9. Page 4, Schedule, line 43. Omit "First" Page 4, Schedule. After "The Glebe" insert "Granville"



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.

Legislative Assembly Chamber, Sydney, 16 December, 1887. STEPHEN W. JONES, Clerk of Legislative Assembly.

The LEGISLATIVE COUNCIL has this day agreed to this Bill with Amendments.

Legislative Council Chamber, Sydney, 16th February, 1888. JOHN J. CALVERT, divide 6 Clerk of the Parliaments.

of

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New South Wales.



ANNO QUINQUAGESIMO PRIMO

VICTORIÆ REGINÆ.

No.

An Act to constitute the Board of Water Supply and Sewerage, and to amend the "Metropolitan Water and Sewerage Act of 1880," and for other purposes.

WHEREAS the approved scheme of Water Supply authorized to Preamble. be carried out pursuant to the provisions of the "Metropolitan Water and Sewerage Act of 1880" has been so far completed that the city of Sydney and its suburbs, and other portions of the county of Cumberland, are now either actually supplied by means of the Conduit, or may be so supplied when occasion requires; And whereas, until the said scheme has been reported complete pursuant to the said Act, the Board of Water Supply and Sewerage cannot lawfully be constituted as by the said Act provided ;- and it is desirable that, notwith-

10 standing the non completion of the said scheme, the said Board of Water Supply and Sewerage should be constituted with as little delay as possible; and it is also desirable that the said Act should be amended in certain respects: Be it therefore enacted by the Queen's Most Excellent Majesty, by and with the advice and consent of the Legisla-15 time Granting Amended in Sewerage Sewerage Amended in Sewerage Sewerage Amended Sewerage Sew

15 tive Council and Legislative Assembly of New South Wales in Parliament assembled, and by the authority of the same, as follows :---

PART I.

 This Act may be cited as the "Metropolitan Water and short title, interpre-Sewerage Act Amendment Act of 18878;" and in it the expression tation, &c.
 20 "Principal Act" means the "Metropolitan Water and Sewerage Act

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NOTE .- The words to be omitted are ruled through; those to be inserted are printed in black letter.

51º VICTORIÆ, No.

Metropolitan Water and Sewerage Act Amendment.

of 1880." "Prescribed" means prescribed by by-laws or regulations made under the said last-mentioned Act; and all other expressions used in this Act shall have the respective meanings which they have under the Principal Act. The several Parts into which this Act is

5 divided are intended to be read with the corresponding Parts of the Principal Act.

2. On the passing of this Act the fourth and one hundred and Repeal of enactments. thirty-eighth and one hundred and fortieth sections of the Principal Act shall be repealed.

- 3. (1) Notwithstanding anything in the Principal Act, the Board Provision for early of Water Supply and Sewerage shall be constituted within sixty constitution of Board days after the passing of this Act by the appointment, within that 10 period, of the President and two other members of the Board by the Governor, and by the election, on the first day of February, twenty-
- 15 second day of March, one thousand eight hundred and eighty-eight, of the two city and two suburban members, mentioned in the fifth section of the said Principal Act. Provided always that, for such first election, only the mayors and aldermen of the boroughs and municipal districts enumerated in the first Schedule hereto, and the 20 mayor and aldermen of the Municipal Council of the city of Sydney
- shall be qualified as electors. The Board so constituted shall, for all purposes, but subject to the provisions of this Act, be a Board within the meaning and for the purposes of the Principal Act as amended by this Act.
- (II) Subject to all other provisions of the fourteenth section 25 of the Principal Act, the places and time for holding the first elections of city and suburban members shall be appointed by the Governor, and notified in the Gazette at least fourteen clear days before the date of the holding thereof, pursuant to this Act; and such places and time
- 30 shall also be notified in at least two newspapers circulating in the Metropolitan Police District.

(III) The public notices to be given by each Returning Officer, pursuant to the seventeenth section of the Principal Act, shall for the purposes of such first elections be so given ten clear days

- 35 before the holding of the said elections; and such notices shall require that the names of all candidates and their proposers shall be forwarded to each Returning Officer within seven days from the date of such notices.
- 4. (1) For the purposes of all elections held subsequent to the Provision for 40 first elections-mentioned in the last preceding section of this Act, the subsequent elections, expression "corresponding day and month in every second year," as used in the thirteenth section of the Principal Act, shall mean the day and month of February March in each such year corresponding to the day on which the elections shall have been held pursuant to the
- 45 last preceding section of this Act.

(II) Only the Mayors and Aldermen of all Municipalities now or hereafter established within the county of Cumberland, and sup-plied with water from the conduit, or of which the respective Councils shall have agreed with the Board to be so supplied, shall, at all subse-50 quent elections after the first, be qualified as electors.

5. No act, matter, or thing done or commenced by the Board, Provision as to and no proceedings taken, assessment made, or rate struck by such informalities, &c. Board shall be liable to be questioned in any Court by reason only that any one or more of the elected Members of the Board were

55 unduly elected, or that the Board was, for any other reason, illegally constituted, if such act, matter, thing, proceedings, assessment, or rate were done, commenced, made, or struck (as the case may be), by at reast a quorum of the said Board.

PART

51º VICTORIÆ, No.

Metropolitan Water and Sewerage Act Amendment.

PART II.

6. The powers and authorities granted to the Board, and the Powers, &c., granted duties and liabilities imposed on the Board by Part II of the Principal in Part II of Principal Act Act may be exercised in, and shall be applicable to, any Muni-exerciseable 5 cipality, District, or place within the county of Cumberland. Pro-throughout county of Cumberland. vided always that all contracts, assessments, rates, and charges heretofore Ratification of made or struck, for or in respect of the supplying of water by the contracts, &c. Municipal Council of the city of Sydney, shall, to all intents and purposes, be as binding on all parties thereto or affected thereby as if

10 the same had been made by the Board. Provided always that no such contracts, agreements, or rates shall be binding on the Board after the thirtieth day of June, one thousand eight hundred and eighty-eight.

PART V.

7. Notwithstanding anything in this Act, any works for Water Saving of powers. 15 Supply which the Board is empowered to carry out, pursuant to Transfer of Part V of the Principal Act, may be carried out by the Minister, or by waterworks. any authority empowered by statute to carry out Public Works; but the provisions for the transfer of any such works for Water Supply to a local authority contained in such Part shall not be carried out unless 20 all the Members of the Board, by writing addressed to the Governor,

recommend such transfer to be carried out.

PARTS VI, VII, AND GENERALLY.

8. Upon the constitution of the Board, pursuant to the pro-Transfer of real and visions of the Principal Act as amended by this Act, the Minister shall personal property to Board. 25 publish in the Gazette the names of the Members of the Board : And

immediately upon such publication all provisions of the "Sydney Corporation Act of 1879," and of any other Act inconsistent with this or the Principal Act shall to the extent of such inconsistency be repealed; and upon such publication as aforesaid, and by virtue of this 30 Act alone there shall be transferred to and be vested in the Board absolutely, but on behalf of Her Majesty,

- (a) The property in, and control and management of, the Sydney Water Reserve (save and except such portion thereof as may have been vested in the Chief Minister under the "Centenary Celebration Act") together with all reservoirs, dams, engines, buildings, works, mains, pipes, material, plant, books of account, documents and papers and all other property whatsoever theretofore vested in or under the control or custody of the Municipal Council of the city of Sydney or any Officer of such Council or other Corporation or person whatsoever, and used with or in any way relating to the Water Supply derived from such Reserve ;
- (b) All real and personal property, of what kind soever, being within the limits of any municipality or place other than the city of Sydney, and occupied and used for purposes of Water Supply which, before the passing of this Act, were was vested in or under the control and management of the Municipal Council of the said city;
- (c) All lands reserved or resumed by the Crown for or in con-nection with the Metropolitan Water Supply, by or under the authority of any Act of Parliament, together with all waters and watercourses flowing therein or being thereon or thereunder; and all works, reservoirs, mains, pipes, buildings, plant, machinery, stand-pipes, branches, and all material whatsoever used therewith, and all personal property whatsoever being on any such lands or any other lands whatsoever, and used in connection with such water supply (save and except such service-pipes as have been laid at the cost of any owner or occupier of premises); and all the estate or interest

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Metropolitan Water and Sewerage Act Amendment.

interest of the Municipal Council of the said city or of any other Council or Authority whatsoever in any such real or personal property shall be transferred to and be absolutely vested in the Board as aforesaid.

(d) The whole amount of moneys and securities for money being to the credit of, or available for, the Water Fund according to the books of the said Municipal Council on the said publication, shall be transferred to, and become the property of, the Board on behalf of Her Majesty, to be dealt with pursuant to the Principal Act: And all debentures issued by the said Council on account of Water Supply, together with all obligations annexed thereto, and the burthen and benefit of all lawful contracts entered into by the said Council for or in connection with such Water Supply shall, respectively, be a charge on the Consolidated Revenue Fund, and

attach to the Board.

Such officers of the engineering and administrative staff of the water department of the Council of the said city as the Minister shall recommend, together with a Secretary and Engineer to the Board, may,

- 20 notwithstanding anything in the twenty-eighth section of the Principal Act, be appointed to be officers of the Board, by the Governor; and the persons so appointed shall be deemed for all purposes to have been appointed under the authority, and within the meaning of the said section.
- 9. Such officers of the engineering and administrative staff of As to officers of the water department of the Council of the said city as the Minister water department shall recommend, together with a Secretary and Engineer to the of City Council, Board, may, notwithstanding anything in the twenty-eighth section of the Principal Act he appointed to be officers of the Board by the
- the Principal Act, be appointed to be officers of the Board by the 30 Governor; and the persons so appointed shall be deemed for all purposes to have been appointed under the authority and within the meaning of the said section.

9. 10. Notwithstanding anything in this or the Principal Act, the Notwithstanding Act Governor may authorize and empower the Minister to carry out any Minister to have 35 works for the supply of water to any Municipality or place within the

- 35 works for the supply of water to any Municipality of place within the county of Cumberland, whether such works shall be independent of the Conduit or not. And the Minister, when so authorized, shall have all the powers for purposes of construction of works and resumption of land therefor as he had before the passing of this Act. The Minister
- 40 shall also continue to be the authority to carry out to completion, and to maintain, until the same shall be reported complete to the Governor, the approved scheme of Water Supply mentioned in the Principal Act.

	FIRST SCH	EDULE.	
	COUNTY OF CU	MBERLAND.	
45	5 List of Boroughs and Municipal Districts supplied with water by the Conduit.		
Boroughs.			
	Alexandria	Paddington	
	Ashfield	Petersham	
	Balmain	Randwick	
50	Burwood	Redfern	
00	Camperdown	E. St. Leonards	
	Darlington	St. Leonards	
	The Glebe	Victoria	
	Granville	Waterloo	
55	Marrickville	Waverley	
00	Newtown	Woollahra.	
	Municipal 1	Districts.	
	Canterbury	St. Peters	
	Macdonaldtown	Strathfield.	
60	Leichhardt		
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