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

Legislative Council Chamber,

ADOLPHUS P. CLAPIN, Sydney, 18th January, 1893. Acting Clerk of the Parliaments.

New South Wales.



ANNO QUINQUAGESIMO SEXTO

VICTORIÆ REGINÆ.

An Act to enable and authorise the Menindie Irrigation Settlement (Limited), a Company duly incorporated under the Companies Acts of 1874 and 1888 of the Colony of New South Wales, to establish a system of Irrigation and Water Supply within the counties of Menindie, Tandora, and Yancowinna, in the said Colony; to acquire lands; to establish Irrigation Works; to authorise the sale and supply of water for irrigation and domestic use; and to construct, make, and lay dams, weirs, or flood-gates upon or across the Menindie Creek and Lake, and the other creeks mentioned herein, and to take water therefrom and from the river Darling, and for all other purposes which may be incidental thereto.

HEREAS it is expedient and would be to the advantage of Preamble. the inhabitants of the counties of Menindie and Tandora, and of the public generally, to establish a system, whereby the waters of lake Menindie and of the Darling River, in the Colony of New 5 South Wales, may be conserved and utilised for irrigation and domestic use, and for watering stock, and for other purposes: And whereas certain Crown lands situated in the parishes of Hume, Kars, Maiden, and Bellar, in the county of Tandora aforesaid, and more particularly described in the Second Schedule hereto, are suitable for 10 agricultural and horticultural purposes, if provided with a permanent c 12-A supply

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supply of water: And whereas the Minister for Lands, on the application of the Promoters, and as notified in the *Gazette* of the twentythird day of July, one thousand eight hundred and ninety-two, has reserved from Lease for Irrigation purposes part of the lands described

PART I.

Preliminary Provisions.

1. This Act may for all purposes be cited as the "Menindie Title. Irrigation Act."

2. Nothing contained in the "Municipalities Act of 1867," or Portions of Acts at the "Country Towns Water and Sewerage Act of 1880," shall be con-

- 15 strued to control, limit, or restrict the operation of this Act, or to interfere with its provisions in respect of the construction or maintenance of works, or the storage, distribution, or supply of water, or in respect of the borrowing of money, the valuation of property, or the fixing or levying of rates.
- 20 3. Nothing in this Act shall be construed to limit or in any Provisions subject to way interfere with the rights of the Crown to the general control of rights of Crown to natural supplies of water.

4. In the construction of this Act, unless the context requires Interpretation of a different meaning, the expression-

- 25 "Construct" means, when used with reference to any irrigation work, to build, erect, make, lay, form, place, excavate, or embank, or to perform any other operation or work in connection with the carrying out of the irrigation works authorised by this Act.
- 30 "Crown Lands" means Crown Lands as defined by the "Crown Lands Act of 1884."
 - "Domestic use," when employed with reference to water, means use for household and all other purposes, save for irrigation of gardens or land.
 - " Gazetle" means the Government Gazette.
 - "Governor" means the Governor with the advice of the Executive Council.
 - "Irrigation" means the use of water for flooding, moistening, or watering lands for agricultural and horticultural purposes.
 - "Irrigation Water Conservation Area" means the Lake, Creeks, and Lands named and described in the First Schedule to this Act.
 - "Irrigation Works" means and includes all or any engines, pumps, boilers, machinery, plant, canals, channels, ducts, flumes, pipes, water-gauges, water-meters, stop-cocks, ball-cocks, bridges, reservoirs, cisterns, dams, weirs, wells, flood-gates, filter-beds, culverts, tunnels, drains, acqueducts, sluices, stops, water-locks, outlets, cuttings, embankments, buildings, sheds, instruments, apparatus, appliances, works incidental thereto, and other works of every description for the purpose of obtaining, conserving, storing, lifting, conveying, measuring, distributing, or delivering water for irrigation or domestic use, or otherwise suitable to the purposes of an irrigation settlement.

"Irrigation

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- "Irrigation Cultivation Area" means the lands and hereditaments described in the Second Schedule to this Act, and all other lands which may hereafter be acquired by the Promoters under this Act.
- "Justice" means any Justice or Justices of the Peace.
 - "Minister" means the Minister charged with the administration of this Act.
 - "Owner" includes lessee or occupier and lessee or licensee under the Crown.
 - "Person" means any individual as well as any Corporation, Municipality, Borough, or other local authority.
 - "Prescribed" means by this Act or by the regulations thereunder.
 - " Private land" means any land which is not Crown land or which is hereinafter expressly referred to as private land.
 - "Road" means a public road so constituted by reservation, proclamation, dedication, or otherwise, howsoever.
 - The intervention of a road or watercourse (not being a permanent river) shall not prevent holdings or lands being held to be "adjoining."
 - "Regulations" means the regulations made under this Act.
 - "Stock" means and includes cattle, horses, sheep, and all other domestic animals.
 - "The Promoters" means the said "Menindie Irrigation Settlement
 - (Limited)," and the Assignees of the said Company for the time being.

And the Parts and sections of this Act are arranged in the order Arrangement of parts and sections of Act.

PART I.—Preliminary provisions.—ss. 1-4.

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- PART II.—Powers and duties of the Promoters.—ss. 5-46.
 PART III.—The reservation as an Irrigation Water Conservation Area of the Lake, Creeks, and Lands described in the First Schedule hereto.—ss. 47-59.
- PART IV.—The occupation and acquisition by the Promoters of
- the Crown Lands described in the Second Schedule hereto.—ss. 60–65.
- PART V.—The ascertainment and payment of compensation in respect of lands resumed and taken.—ss. 66-78.
- PART VI.-Miscellaneous provisions-Legal procedure-ss. 79-92.

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PART II.

Powers and Duties of the Promoters.

5. Subject to the provisions of this Act it shall be lawful for Powers of the Promoters to exercise any of the following powers, that is to say :----5

- (I) To construct, upon and across the channels between Lake Menindie and the Darling River, and the channel between Lake Cawndilla and Lake Menindie, or any of them, dams, weirs, flood-gates, or water-locks, or other irrigation works, with the necessary offtakes and works, and to alter and maintain the same.
- (II) To construct and place irrigation works within or without the Areas described in the First and Second Schedules hereto for the purpose of conserving, raising, or otherwise dealing with any such waters as may be necessary for irrigation and domestic use on the Irrigation Cultivation Area, or as may be necessary or expedient for carrying out any of the purposes of this Act, and to maintain and work the same.
- (III) To take or divert water from Lake Menindie, or from any creek, channel, or water-course leading to or from the said Lake, or from the river Darling, and to convey to and distribute the same within the Irrigation Cultivation Area or elsewhere as hereinafter provided, in quantities not exceeding an average of one cubic foot per minute for every five acres of land intended to be irrigated under the provisions of this Act: Provided, nevertheless, that nothing contained in this Act shall authorise the use of water from the said river for any purpose, so as in any way to diminish the quantity to such an extent as to interfere with the navigation of the river, or reduce the flow of the water of the said river beyond such mean discharge as the Governor shall from time to time prescribe by notification to be published by the Minister in the Gazette.
- (IV) After payment of compensation as hereinafter provided to widen or deepen, and use for drainage or any other purpose. any existing creek, lagoon, swamp, or water-course within or leading to or from the areas described in the First and Second Schedules hereto; and also to enter upon, take, and hold any Crown or private lands, streets, roads, or thoroughfares, and to construct therein any irrigation works, and to maintain, repair, alter, cut off, or remove the same, and enter upon any such lands, streets, roads, or thoroughfares for the purpose of repairing any irrigation or other works being their property or under their control.
- (v) And without such compensation to enter into and upon any lands and take, lay down, and set out levels of the same for the purpose of constructing irrigation works. 6. Nothing in this Act shall be construed to limit or in any Rights of the Crown

- way interfere with the rights of the Crown to the general control of preserved. natural supplies of water; and the provisions of this Act shall be 50 subject to the provisions of any general legislation to deal with water conservation throughout the Colony; and whenever it shall be deemed necessary in the public interest the Governor may take possession and control of the whole of the lands, works, goods, chattels, and funds at the time belonging to or vested in the Promoters, subject to all
- 55 liabilities and obligations attaching to the same, and with all the powers hereby created.

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7. The Promoters shall make payment to the Crown of such amount in each year in name of charges for water rights as the Governor may from time to time prescribe, having regard to the cost of the Promoters' irrigation works and maintenance thereof, and in the 5 event of any general legislation in reference to irrigation being here-after enacted the amount of such charges shall be in accordance with

the rates, if any, fixed in or appointed by any such general legislation.

- 8. Whenever any person employed by the Promoters in pur- Compensation for suance of this Act shall, while in the execution of his duties, cause damage done by promoters. 10 injury to land, fences, or other property, or shall cause loss or damage to any owner of land or other property, the person suffering such injury, loss, or damage shall be entitled to be compensated by the Promoters.
- 9. The plans of any dams, weirs, culverts, bridges, or other Plans of dams, &c., 15 works which may interfere in any way with the flow of any natural to be submitted to Minister. channel shall be submitted to the Minister, and must receive his sanction before such works can be entered upon.

10. When any person claims compensation from the Promoters, Compensation, how

- on account of any injury, loss, or damage, and such claim is disputed settled. 20 by the Promoters, the compensation claimed shall be settled in manner provided in Part V of this Act in respect of claims for compensation made thereunder : Provided always that in the exercise of any of the powers hereby conferred the Promoters shall inflict as little damage as may be, and in all cases where it can be done shall
- 25 provide other watering-places, drains, and channels for the use of adjoining lands in place of any taken away or interrupted by them, and shall make full compensation to all parties interested for all actual damage sustained by them through the exercise of such powers.
- 11. The Promoters may open and break up the soil and pavement Power to open 30 of any streets, roads, and bridges, and may open and break up sewers, streets. drains, or tunnels within or under such streets and bridges, and lay down and place within the same or other limits, pipes, conduits, service pipes, and other works, and from time to time, repair, alter, or remove the same, and for the purposes aforesaid may remove and use the earth
- 35 and materials in and under such streets, roads, and bridges, and do all other acts which the Promoters shall from time to time deem necessary for the construction and maintenance of irrigation works as authorised by this Act: Provided nevertheless that permission be obtained from respective municipal councils when such streets are outside the Irriga-
- 40 tion Cultivation Area.

12. When the Promoters shall open or break up the road or Reinstatements of pavement of any street or bridge, or any sewer, drain, or tunnel, they streets. shall with all possible speed complete the work for which the same shall be broken up, and fill in the ground and reinstate and make good

- 45 the road or pavement of the sewer, drain, tunnel, or water-pipe so opened or broken up, and carry away the rubbish occasioned thereby. And shall at all times, whilst any such road or pavement shall be so open or broken up, cause the same to be fenced or guarded, and shall cause light sufficient for the warning of passengers to be set up and
- 50 kept there for every night during which such road or pavement shall be continued open or broken up.

13. The Promoters may, within the areas described in the Diversion of water-First and Second Schedules hereto from time to time, divert or alter, courses. temporarily or permanently, any part of the course of any creeks or

- 55 water-courses, roads, streets, or ways, in order the more conveniently to exercise any of the powers conferred on the Promoters, and may cut drains and deliver water into, dam, embank, widen, or deepen any creek, water-course, lagoon, or swamp within such area, and may purchase or take on lease any existing water-works, and erect or construct
- 60 thereon all necessary irrigation works.

14. The Promoters may supply any person, either within or Agreements to supply water. without the Irrigation Cultivation Area, with water for irrigation and domestic use, by measure or otherwise, at such rates, upon such terms, and subject to such conditions as may be agreed upon by the 5 Promoters with such person.

15. The Promoters shall not be liable, in the absence of express Promoters not liable stipulation under any agreement for the supply of water, to any to supply water. penalty or damages for not supplying or continuing to supply such water if the want of such supply arises from unusual drought or other 10 unavoidable cause, or from accident, or from necessary repairs.

16. The Promoters may let for hire to any person supplied with Promoters may let water by measure any meter, water-gauge, or other irrigation work, for such remuneration and upon such terms as may be agreed upon by the Promoters; and such agreement shall and may be enforced in 15 any Court of Law or Equity.

17. Such meters, water-gauges, or other irrigation works shall Meters of promoters not be subject to distress for rent of the premises where the same not distrainable. are used, or be liable to be attached or taken in execution under any process of any Court of Law or Equity, or under or in pursuance of

- 20 any sequestration or order in insolvency, or other legal proceedings against or affecting the person using such water, or the occupier of the premises, or other the person in whose possession the meters, water-gauges, or other irrigation works may be.
- 18. Every person who shall have agreed with the promoters Meter to be supplied
 25 for a supply of water by measure, shall at his own expense, unless he and maintained by consumer. hire a meter or water-gauge from the Promoters, provide a meter or water-gauge, and keep and maintain the same in good working condition to the satisfaction of such officer as may be appointed by the Promoters; and in the event of any repairs being required, notice in
- 30 writing shall be immediately given by such person to the Promoters, and registration of the quantity used shall be taken before such repairs are effected.

19. The Promoters or their officers or servants may enter in Power to officers or and upon any lands, houses, or buildings, and with or without horses servants of promoters to inspect meter. 35 or carriages, may enter in and upon any lands to, through, or into which water is supplied or carried by the Promoters to inspect the

- meters, or other irrigation works, or for the purpose of ascertaining the quantity of water supplied or consumed, or to examine if there be any waste or misuse of water; and may from time to time enter
- 40 any house, building, or lands, for the purpose of removing or altering any meter, or other irrigation work, upon or affecting the property of the Promoters. And if any person hinders any such Promoter, officer, or servant from entering or making such inspection or alteration or effecting such removal, he shall for each such offence be liable to a
- 45 penalty not exceeding five pounds, but except with the consent of a Justice a power of entry shall be exercised only between the hours of six in the forenoon and six in the afternoon.

20. Subject to the provisions of this Act the Promoters may, Promoters may make from time to time, make, amend, and repeal regulations for or relating regulations. 50 to all or any of the following subjects :-

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- (I) The supply and sale and distribution of water to any person within or without the Irrigation Cultivation Area.
- (II) The assessment of the rate and price at which water shall be supplied, and the time of payment for the same, whether in advance or otherwise, and the order in which applicants may be served.
- (III) The determination and adjustment of the interest, if any, of the various landowners and others within the Irrigation Cultivation Area to and in the irrigation works.

(IV)

meters.

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- (IV) The management and maintenance of the irrigation works, and the payment of the annual working expenses, and the appointment of Water Managers or Trustees to supervise and control all or any matters referred to in this section.
- (v) The prevention and remedying of waste, undue consumption, theft, fouling or contamination of the water contained in or supplied from any part of the Irrigation Water Conservation Area or Irrigation Works.
- (VI) The protection of the water and every part of the irrigation and other works from trespass or injury.
- (VII) The protection, management, and use of places for watering stock, and for bathing and washing purposes.
- (VIII) The imposing of penalties for any breach of any regulation by this Act authorised to be made by the Promoters, not exceeding the sum of fifty pounds, and the enforcement of the same; and
- (IX) Generally for duly administering and carrying out the powers given to the Promoters.

And such regulations shall, upon being approved by the Governor and 20 published in the Gazette, be valid in law.

21. The price to be charged by the promoters for water sold to Maximum price of any person for domestic use or for watering stock within the Irrigation use in Irrigation Cultivation Area shall in no case exceed two shillings and sixpence per Cultivation Area. one thousand gallons.

- 22. If any person supplied with water by the Promoters wrong- PROTECTION OF THE 25WATER. fully does, or causes or permits to be done, anything in contravention of any of the provisions of this Act or of the regulations of the In case of any Promoters, or wrongfully fails to do anything which under any of breach of this part of those provisions angeht to be done for the mountain of the ange of the mountain of the those provisions ought to be done for the prevention of the waste, be cut off.
- 30 misuse, undue consumption, or contamination of the water of the Promoters, such person shall be liable for any such offence to a penalty not exceeding five pounds in addition to the value of the water wasted or misused, and the Promoters may (without prejudice to any remedy against them in respect thereof) cut off any of the pipes, canals, or
- 35 other irrigation works, by or through which water is supplied to such person or for his use, and may cease to supply such person with water so long as the cause of injury remains or is not remedied.

23. If any person bathe, or wash any article or stock, in any lake, stream, drain, reservoir, aqueduct, or other water-works within 40 the Areas described in the First and Second Schedules hereto, except Penalty for bathing in such places as may be set aside by the Promoters for bathing and in water of washing purposes, or throw, or cause to enter therein any animal, he promoters. shall for every such offence forfeit a sum not exceeding five pounds.

- 24. If any person throw, convey, or cause or permit to be Penalty for throwing 45 thrown or conveyed any rubbish, dirt, filth, or other noisome thing dirt therein. into any such lake, stream, drain, reservoir, aqueduct, or other waterworks as aforesaid, or wash or cleanse therein any cloth, wool, leather, or skin of any animal, or any clothes or other thing, he shall for each such offence forfeit a sum not exceeding twenty pounds.
- 25. If any person wilfully and after due notice cause the water Penalty for letting 50 of any sink, sewer, or drain, or other filthy water belonging to him or foul water flow thereinto. under his control to run or be brought into any such lake, stream, drain, reservoir, aqueduct, or other water-works belonging to the Promoters, or over which they have any rights or control, or shall do
- 55 any other act whereby the water of the Promoters shall be fouled, such person shall for each such offence forfeit a sum not exceeding twenty pounds, and a further sum of twenty shillings for each day (if more than one) that such offence continues.

POLLUTING THE WATER.

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26. Any person wilfully polluting the water supplied or to be Penalty for supplied by the Promoters (onus of proof that water is polluted resting ^{wilful pollution}. with Promoters) shall forfeit a sum not exceeding twenty pounds, to

- be recovered with full costs of suit for each day during which such 5 pollution shall continue after the expiration of twenty-four hours from the time when notice of the offence has been served on such person by the Promoters.
- 27. Any person who shall, without the authority of the Any person Promoters, establish or re-establish, or permit to be established or re-re-establishing any connection with the 10 established any connection which has not been authorised, or which main unless may have been cut off, removed, or severed by the Promoters, or who authorised or wilfully shall in any manner wilfully injure or tamper with any irrigation liable to a penalty. work which may have been approved by the Promoters, so as to
- destroy, diminish, or endanger its efficiency, may be summoned for 15 such offence before two Justices, and, on conviction thereof, shall be adjudged to pay the Promoters the amount of the charges and expenses which the Promoters may have incurred (and which they are hereby authorised to incur) in repairing or restoring the same to a state of efficiency. Every such offender shall also forfeit and pay a penalty
- 20 not exceeding ten pounds.

28. The charges for water and all sums due to the Promoters Charges and rates shall be paid by and be recoverable from the owner of the premises, advance. or the occupier or person requiring, receiving, or using the water.

- When water is supplied by measure, all rates or charges for the same 25 shall be paid at such time and in such manner as shall be provided for by the regulations of the Promoters. The rent payable for meters shall be payable in advance as and from the first day of January, April, July, and October in each year.
- 29. If any person refuse or neglect to pay on demand to the Refusal to pay 30 Promoters any rate, charge, or sum due by such person under this charges. Act, the Promoters may recover the same with costs in any Court of competent jurisdiction, and any such person may be sued in any such Court sitting within the Police District of Mitchell.
- 30. If any person wrongfully take or use any water belonging Penalty for unlaw-35 to the Promoters, or supplied by them for the use of any persons, he fully taking water. shall for every such offence be liable to a penalty not exceeding fifty pounds.

31. If any person fix or refix any water-meter, water-gauge, Penalty for fixing or other irrigation work upon any pipe or other irrigation work the 40 property of the Promoters, without having first obtained authority from

the Promoters, he shall forfeit a sum not exceeding ten pounds.

32. If any person remove or alter the position of, or in any way For removing or interfere with, any irrigation work without having obtained authority altering meter as aforesaid, he shall for each such offence forfeit a sum not exceeding 45 twenty pounds.

33. Every person requiring to remove or alter the position of Notice of removal, or to open any irrigation work shall leave twenty-one days notice in

- writing to that effect at the local office of the promoters, situated upon the Irrigation Cultivation Area. And if any person refuse or delay to ^{Water} may be cut off if meter not in order. 50 have any irrigation work properly repaired and put in correct working order after having been required by any officer of the Promoters so to do, the Promoters may shut off the supply of water from the land or premises of such person, either by cutting the service-pipe or otherwise, until such irrigation work shall have been properly repaired and
- 55 certified by some officer of the Promoters as being in proper working order.

34. Every person who shall wilfully obstruct any person acting Penalty for obstruct-under the authority of the Promoters in setting out the line of any works. irrigation works undertaken under the authority of this Act, or pull up

&c., of meter.

for water payable in

or remove any poles or stakes driven into the ground for the purpose of setting out the line of such works, or destroy or injure any works so undertaken as aforesaid shall incur a penalty not exceeding twenty pounds for every such offence.

35. If any person unlawfully and maliciously destroy or Penalty for damage, or attempt to destroy or damage, any irrigation work, road-destroying works. 5 way, or other part whatever of the machinery or works of the Promoters, or deface or destroy any sign, notice or advertisement belonging to or erected, or published by the Promoters, such person shall be

10 guilty of felony, and shall be liable to be imprisoned for any term not exceeding ten years.

36. It shall be lawful for the Promoters, and all persons by Power to take them authorised, to enter upon any lands, not being a garden, orchard, possession of land. or plantation attached or belonging to a house, nor a park, planted

- 15 walk, avenue or ground ornamentally planted, and not being nearer to the dwelling house of the owner of any such lands than one hundred yards therefrom, and to occupy the said lands so long as may be necessary for the construction or repair of any works authorised by this Act, of the accommodation works connected therewith hereinafter men-
- 20 tioned, and to use the same for any of the following purposes, that is to say-

For the purpose of taking earth or soil by side cuttings therefrom; For the purpose of depositing soil thereon;

For the purpose of obtaining materials therefrom for the construction or repair of the water-works, or such accommodation works as aforesaid; or

For the purpose of forming roads thereon to or from or by the side of the said works.

- And in exercise of such powers it shall be lawful for the Promoters and 30 all other persons employed therein to deposit, and also to manufacture and work upon such lands, materials of every kind used in constructing the said works, and also to take from any such lands any timber, and also to dig and take from or out thereof any clay, stone, gravel, sand, or other things that may be found therein useful or proper for con-
- 35 structing the said works, or any such roads as aforesaid, and for the purposes aforesaid to erect thereon workshops, sheds, and other buildings of a temporary nature: Provided always that nothing in this Act contained shall exempt the Promoters from an action for nuisance or other injury (if any) done in the exercise of the powers hereby
- 40 conferred to the lands or habitations of any party other than the party whose lands shall be so taken or used for any of the purposes aforesaid : Provided also that no stone or slate quarry, brick-field, or other like place which, at the time of the passing of this Act, shall be commonly
- worked or used for getting materials therefrom for the purpose of 45 selling or disposing of the same, shall be taken or used by the Promoters either wholly or in part for any of the purposes lastly hereinbefore mentioned, and that the Promoters shall pay to the owner of the land a fair price for any timber, clay, stone, gravel, sand, or other things taken therefrom : Provided also that where such lands so entered
- 50 upon are Crown Lands, nothing in this Act contained shall exempt the Promoters from the provisions of Part VI of the "Crown Lands Act of 1884."

37. If any such lands shall be used for any of the purposes Promoters to aforesaid, the Promoters shall, if required so to do by the owner before using them. 55 thereof, separate the same by a sufficient fence from the lands adjoining thereto with such gates as may be necessary for the

convenient occupation of such lands, and in case of any difference between the owners of such lands and the Promoters as to the necessity for such fences and gates, then with such fences and gates as 60 the Minister shall deem necessary for the purposes aforesaid.

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38. In any of the cases aforesaid where the Promoters shall Compensation to take temporary possession of lands by virtue of the powers herein be made for granted, it shall be incumbent on them within one month after their pation. entry upon such lands, upon being required to do so, to pay to the

- 5 occupier of the said lands the value of any crop or dressing that may be thereon, as well as full compensation for any other damage of a temporary nature which he may sustain by reason of the Promoters so taking possession of his lands.
- 39. If in the exercise of the powers hereby granted it be found Before roads 10 necessary to cross, cut through, raise, sink or use any part of any road, interfered with others to be subwhether carriage-road, horse-road, or tram-road, or railway, either public stituted. or private, so as to render it impassable for, or dangerous, or more than usually inconvenient to passengers, or carriages, or to the persons entitled to the use thereof, the Promoters shall, before the commence-
- 15 ment of any such operations, cause a sufficient road to be made instead of the road to be interfered with, and shall at their own expense, maintain such substituted road in a state as convenient for passengers and carriages as the road so interfered with, or as nearly so as may be.
- 20 40. If the road so interfered with can be restored compatibly Period for restorawith the due completion of any works authorised under this Act, the tion of roads interfered with. same shall be restored to as good a condition as it was in at the time when the same was first interfered with by the Promoters, or as near thereto as may be, and if such road cannot be so restored, the Pro-
- 25 moters shall cause the new or substituted road, or some other sufficient substituted road, to be put into a permanently substantial condition equally convenient as the former road, or as near thereto as circumstances will allow, and the former road shall be restored, or the substituted road put into such condition as aforesaid as the case may 30 be, with all reasonable expedition.

41. If any irrigation work shall cross any highway, other than Promoters to make a public carriage-way, on the level, the Promoters shall make and at sufficient approaches and fences to bridleall times maintain convenient ascents and descents, and other con- ways and footway. venient approaches with hand-rails or other fences, and shall, if such crossing on the line.

35 highway be a bridle-way, erect and at all times maintain good and sufficient gates, and if the same shall be a footway, good and sufficient gates or stiles on each side of works where the highway shall communicate therewith.

42. The Promoters shall make and at all times thereafter main- Works for benefit of 40 tain the following works for the accommodation of the owners of lands owners.

adjoining any irrigation works authorised under this Act, that is to say-Such and so many convenient gates, bridges, arches, culverts, and Gates, bridges, &c.

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passages over, under, or by the side of, or leading to or from such irrigation works as shall be necessary for the purpose of making good any interruptions caused thereby to the use of the lands through which the same shall be made, and such accommodation works shall be made forthwith after the part of the irrigation works passing through or over such lands shall have been laid down or formed or during the formation thereof.

Also sufficient posts, rails, hedges, ditches, mounds, or other fences Fences, &c. for separating the land, taken for the use of such irrigation works from the adjoining lands not taken, and protecting such lands from trespass, or the cattle of the owners thereof from straying thereout by reason thereof, together with all necessary gates made to open towards such adjoining lands and not towards the said irrigation works, and all necessary stiles, and such posts, rails, and other fences shall be made forthwith after the taking of any such lands, if the owners thereof shall so require. Also

Also all necessary arches, tunnels, culverts, drains, or other Drains. passages, either over or under, or by the sides of such irrigation works, and of such dimensions as will be sufficient at all times to convey the natural water from the lands lying near or affected thereby.

Provided always that the Promoters shall not be required to make Accommodation such accommodation works in such a manner as would prevent or works not to interobstruct the using of any irrigation works authorised by this Act, nor works, nor to be to make any accommodation works with respect to which the owners made where com-pensation given.

10 of the lands shall have agreed to receive and shall have been paid compensation.

43. If any difference arise respecting the kind or number of Differences as to any such accommodation works or the dimensions or sufficiency accommodation works to be settled thereof, or respecting the maintaining thereof, the same shall be deter- by Minister. 15 mined by the Minister, who shall also appoint the time within which

such works shall be commenced and executed.

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44. If any of the owners of lands affected by any irriga- Power to owners of tion work shall consider the accommodation works made by the lands to make additional accommo-Promoters, or directed by the Minister to be made by the Promoters, dation works.

- 20 insufficient for the commodious use of their respective lands, it shall be lawful for any such owner or occupier, at any time at his own expense, to make such further works for that purpose as he shall think necessary, and as shall be agreed to by the Promoters.
- 45. If the Promoters so desire, all such last-mentioned accom-such works to be 25 modation works shall be constructed under the superintendence of the constructed under Promoters' Engineer, and according to plans and specifications to be of the promoters' submitted to and approved by the Promoters. But the Promoters shall engineer. not be entitled to require either that plans shall be adopted, which will involve a greater expense than that incurred in the execution of
- 30 similar works by the Promoters, or that the plans selected should be executed in a more expensive manner than that adopted in similar cases by the Promoters.

46. If any person omit to shut and fasten any gate set up for Penalty on persons the accommodation of the owners of the adjoining lands, or of the omitting to fasten 35 Promoters or their tenants, as soon as he and the carriages, cattle, or gates.

other animals under his care have passed through the same, he shall forfeit for every such offence any sum not exceeding ten pounds.

PART III.

The reservation as an Irrigation Water Conservation Area of the Lake, Creeks, and Lands described in the First Schedule hereto. 40

47. On the passing of this Act, it shall be notified by the Reservation to be Minister, by publication in the Gazette, that the Lake, Creeks, and gazetted. Lands mentioned and described in the First Schedule hereto have

been set apart as an Irrigation Water Conservation Area for irrigation 45 purposes and domestic use within the Counties of Menindie, Tandora,

and Yancowinna.

48. Upon the publication of the notification in the Gazette Vesting, &c., of lands declaring that the Lake, Creeks, and Lands therein described are so required and set apart, the right of user of the water in, over, or upon

50 such Lake, Creeks, and Lands shall be vested in the Promoters in Trust for the purposes of this Act.

49. Where the lands contained in the area described in the Effect of publication Second Schedule hereto are Crown Lands at the date of such publica-tion or are vested in any composition of the late of the l tion, or are vested in any corporation or person on behalf of Her Second Schedule.

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Majesty, or for public purposes, by virtue of any statue, or are within the limits, with reference to centres of population, prescribed by the Act next hereinafter cited, the effect of such publication shall be to withdraw the said lands from any lease or license or promise thereof,

- to cancel to the like extent any dedication or reservation of the said lake, creeks, and lands made under the authority of the "Crown Lands Alienation Act of 1861," or any Act or Acts amending or repealing the same, and to vest the said lake, creeks, and lands, to the extent aforesaid, in the Promoters, for the purposes mentioned in the
- 10 last preceding section : Provided, however, that nothing in this section contained shall have any effect or operation unless the approval of the Governor shall first have been obtained with respect to the land so required.
- 50. Upon the publication of the said notification the Promoters Promoters may fence 15 shall be entitled to fence off any portion of the Irrigation Water ^{off.} Conservation Area on which Irrigation Works are constructed or
- erected : Provided always that when such fencing shall prevent access to any lake or creek previously in use by any owner of adjoining lands for watering stock or domestic use the Promoters shall provide, in
- 20 lieu thereof, other convenient watering places for the use of such owner for the like purposes.

51. For so much only of the Irrigation Water Conservation Area Compensation to be as shall be fenced off under the authority of the preceding section, the off above high water owners thereof shall be entitled to claim compensation. level only.

- 25 52. After the construction by the Promoters of all such Irriga- Owners of land 52. After the construction by the First and Second Schedules in Counties of Menindie, Tandora, hereto as they may consider necessary for the irrigation of the Irriga- and Yancowinna may tion Cultivation Area, it shall be lawful for any owner of land in the apply for water.
- Counties of Menindie, Tandora, and Yancowinna to apply to the 30 Promoters for the supply and delivery of water from the Irrigation Water Conservation Area upon such land for irrigation and domestic use for a term of years, at a price by measure or otherwise; and the Promoters shall supply such water on the conditions aftermentioned : Provided always that by so doing they shall not endanger due provision 35 for, and the proper irrigation of, the Irrigation Cultivation Area.
- 53. Every such application for a supply of water on land Application to be situated outside the Irrigation Cultivation Area for irrigation or domestic accompanied by plan use shall be accompanied by a plan of any special irrigation works necessary therefor, and a map or plan of the lands through which such
- 40 special works are intended to pass, showing the position of such proposed works thereon and the names of the owners of such lands, together with an estimate by a competent engineer of the cost of carrying out such special works.
- 45 carried out under this part of this Act shall be commenced, the plans and by the Minister, and by the Minister, and construction thereof shall be approved and authorised by the Minister, to be remunerative. and such owner shall be obliged to prove to the satisfaction of the Promoters that such works will yield a reasonably permanent return
- at a remunerative rate upon the total cost thereof; and any such 50 special works shall be constructed only under written agreement between the Promoters and such owner, and such agreement, whether under seal or not, shall be deemed a covenant running with such land, and the successive owners thereof, during the term of such agreement.
- 55. All such special irrigation works as may be constructed under Works to be 55 this part of this Act shall be constructed by the Promoters, and under Promoters. the superintendence of the Promoters' engineer, unless the Promoters shall otherwise agree with such owner, within a reasonable time after the approval and authority of the Minister as aforesaid shall have been obtained. But the Promoters shall not be entitled to require either

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that plans shall be adopted which will involve a greater expense than that incurred in the execution of similar works by the Promoters, or that the plans selected should be executed in a more expensive manner than that adopted in similar cases by the Promoters.

56. The Promoters shall be entitled to charge and recover from Owners to be 5 such owner in each year in name of water rates, payable half-yearly, ^{chargeable} with such sum as may be approved by the Minister, or as may be agreed upon by the Promoters with such owner, and such sum shall include a fair and reasonable proportion of the following items of outlay and

10 expense in respect of the irrigation works on the Irrigation Water Conservation Area, namely :-

> (I) Provision for a sinking fund for the maintenance and renewal of the irrigation works.

> (II) Annual cost of working and supervision of the irrigation works.

> (III) Interest at the rate of ten per centum per annum upon the total cost of the irrigation works, including the amount of compensation paid in respect thereof and the cost of lands acquired therefor.

57. In addition to such charge in name of water rates permitted Charge to repay cost 20 by the last-preceding section it shall be in the option of the Promoters of special works either to charge and recover from such owner the total cost of special irrigation works constructed on the application of such owner, or to

charge, and recover from such owner, in each year, in name of special 25 water rates, such sum as may be approved by the Minister, or as may be agreed upon by the Promoters with such owner, to cover the cost of such special works.

58. Subject to the provisions of this Act, it shall be lawful for Promoters may the Promoters to enter into an agreement in writing with the owner supply water under 30 of any land within the Counties of Menindie, Tandora, or Yancowinna, owners.

for the supply and delivery of water upon such land for a term of years, or from year to year, at a price, by measure or otherwise, to be stated in such agreement, and in every such agreement the owner of such land shall agree to pay such price for the term limited in the

- 35 agreement, and to pay the Promoters for not less water in any year than the minimum quantity in such agreement specified, and such agreement by such owner, whether under seal or not, shall be deemed a covenant running with such land, and shall bind such land and the successive owners thereof during the said term. But nothing in such
- 40 agreement shall be construed to create any obligation on the part of the Promoters to supply any stated quantity of water in the event of there being at the disposal of the Promoters an insufficient quantity of water as in this part of this Act provided.

59. If at any time the supply of water obtainable from the When water available 45 Irrigation Water Conservation Area, shall, in the opinion of the is insufficient, the Promoters, be insufficient to supply to any such owner the whole of may be reduced. the water to which such owner would otherwise have been entitled and liable to take, without endangering the due provision for, and the proper irrigation of, the Irrigation Area, the Promoters shall deliver

- 50 to such owner, and such owner shall receive, such quantity only as the Irrigation Water Conservation Area can, in the opinion of the Promoters, supply; and if there be several such owners the Promoters shall in such event deliver to such owners respectively, and such owners shall respectively be liable to take from the Promoters such
- 55 amount of water only as the Irrigation Water Conservative Area can, in the opinion of the Promoters, properly supply in quantities in pro-portion to the quantities which such owners would, had there been sufficient water available without endangering the due provision for, and the proper irrigation of, the Irrigation Cultivation Area, have respectively

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respectively been entitled and liable to take from the Promoters; but in Payment to be made such case such owner shall only pay for the water actually provided for for water supplied only. him; and in no case shall any action, claim, demand, or other pro- No claim to lie for ceedings for not supplying water to any such owner be maintainable

5 in any form in any case where it has been determined by the Minister that the Promoters have been, without negligence or wilful default upon their part, unable to supply such water or have refused to supply such water in virtue of any provisions of this Act.

PART IV.

10 The occupation and acquisition by the Promoters of the Crown Lands described in the Second Schedule hereto.

60. On the passing of this Act, it shall be notified by the Reservation to be Minister, by publication in the Gazette, that the lands described in the gazetted. Second Schedule hereto are required and have been set apart as an

- 15 Irrigation Cultivation Area for the use of the Promoters, and that the same shall be held by them upon the conditions specified in this Act. 61. Upon the publication of the last-mentioned notification in Vesting, &c., of lands.
- the Gazette declaring that the lands therein described are so required and set apart, such lands shall, upon compliance with the requirements 20 and provisions hereinafter contained, be vested in the Promoters for
- the purposes of this Act, for an estate of inheritance in fee-simple in possession, freed and discharged from all trusts, obligations, estates, interests, contracts, charges, rates, rights-of-way, or other easements whatsoever, and to the intent that the legal estate therein, together
- 25 with all powers incident thereto or conferred by this Act, shall subject to the provisions thereof, be vested in the Promoters. 62. The effect of such publication shall be to withdraw the lands Effect of publication described in the Second Schedule hereto from any lease or license or upon Crown lands described in the
- promise thereof, to cancel to the like extent any dedication or reservation Second Schedule. 30 of the said land made under the authority of the "Crown Lands Alienation Act of 1861," or any Act or Acts amending or repealing the same, and to vest the said land, to the extent aforesaid, in the Promoters, for the purposes mentioned, and for the estate mentioned in the last preceding section: Provided, however, that nothing in this section contained **35** shall have any effect or operation unless the approval of the Governor

shall first have been obtained with respect to the lands so required.

63. The conditions upon which the Irrigation Cultivation Area Conditions apon shall be held and acquired by the Promotors shall be as follows, which Irrigation Area to namely :-40

(I) They shall expend upon or in connection with the Irrigation Expenditure of Cultivation Area, and within the period of twenty years from £30.000. the passing of this Act, in the construction of irrigation works, and permanent improvements, a sum of not less than Thirty thousand pounds in the following manner, that is to say :-During the first period of five years the sum of ten thousand pounds; before or during the second period of five years the further sum of seven thousand pounds ; before or during the third period of five years the further sum of seven thousand pounds; and before or during the fourth period of five years the balance of six thousand pounds; and the said sum of thirty thousand pounds shall be expended as aforesaid, in addition to such sums of money as may be expended upon or in connection with the land described in the Second Schedule hereto in preparing and planting and cultivating the same. (II)

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Menindie Irrigation.

- (II) They shall keep and maintain all irrigation works, and To maintain works. permanent improvements upon or in connection with the Irrigation Cultivation Area in good condition and repair during the said period of twenty years.
- (III) They shall not sell, lease, or dispose of any land granted, or Restrictions on sale, to be granted to them in fee simple in parcels exceeding lease, &c. eighty acres, if the land so sold shall be prepared and planted for fruit growing, or one hundred and sixty acres if prepared for growing other produce, or sell, lease, or dispose of more than one hundred and sixty acres of land to the same person.
- (IV) They shall not at any time hold in their own possession, or Restriction on in that of their agents, more than five thousand acres of land held by Procultivated irrigated land, out of the lands described in the moters. the Second Schedule hereto.
- (v) They shall use all reasonable efforts to establish within the Industries to be period of five years from the passing of this Act, upon the established. Irrigation Cultivation Area the business and industries of fruit growing, fruit drying, preserving, and canning.
- (vi) They shall take all reasonable measures to destroy all such Vermin to be destroyed. animals and birds within and upon the Irrigation Cultivation Area as may be proclaimed to be vermin.
- (VII) They shall, within the period of five years from the passing Land to be cleared. of this Act, use all reasonable means to effect the removal of all timber growing within the high water-mark of the Lake specified in the First Schedule hereto, and may cut up, use, and dispose of the same.
- (VIII) The Governor may resume any portion of the Irrigation Governor may resume Cultivation Area for railways, tramways, and roads.
- (IX) For the purpose of ascertaining the actual cost of bond fide Accounts to be irrigation works and permanent improvements under this Act, submitted to Auditor-General. the Promotors shall from year to year, until the said sum of thirty thousand pounds shall have been expended as aforesaid, submit to the Auditor-General accounts and proper vouchers of all irrigation works, and permanent improvements expended by them upon or in connection with the Irrigation Cultivation Area, and the amount of the accounts as passed by the Auditor-General shall be deemed to be the actual expenditure by the Promoters upon or in connection with such irrigation works, and permanent improvements.
- (x) The accounts of the Promotors in and about the construction Accounts to be of the irrigation works and permanent improvements shall of 1870. be subject to all the provisions of the "Audit Act of 1870," so far as may be in the same manner in all respects as if such accounts had been specifically mentioned therein.
- 45 Provided always that if the Promoters should at any time fail to comply with the foregoing conditions or any of them, all their right, title, and interest in or to the lands in this part of the Act mentioned or referred to shall, subject to the provisions of this Act, absolutely cease and determine.
- 64. For every two pounds expended by the Promotors upon or Conditions on which 50in connection with the Irrigation Cultivation Area in irrigation works grant in fee simple and permanent improvements, the Governor shall, on payment to the Crown by the Promoters of the sum of one pound five shillings, in
- addition to said expenditure of two pounds, issue to the Promoters 55 a grant of one acre of land required by the Promoters within the area described in the Second Schedule hereto, provided always that no such grant shall be issued except for a parcel of land containing not less than one hundred acres. And every such grant shall be for an estate of inheritance in fee-simple in possession, subject to

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to the conditions contained in Crown grants issued under the Crown Lands Acts in force for the time being and the provisions of this Act, and shall be vested in the Promoters.

- 65. Until such grant of each such parcel of land shall respec- Promoters to be 5 tively have been applied for and issued to the Promoters, they shall Crown Lessees until hold the lands described in the State of Grant. hold the lands described in the Second Schedule hereto, or the balance thereof from time to time, of which no such grant shall have been issued, as Lessees from the Crown, and shall pay to the Crown an annual sum in name of rent therefor at a rate not exceeding the average
- 10 rent assessed from time to time on other Crown unimproved pastoral lands in the counties aforesaid. And until such grant of each such Promoters may subparcel of land shall respectively have been issued as aforesaid, the lease, &c. Promoters shall be entitled to sub-lease any such parcel of the lands described in the Second Schedule hereto, or the balance thereof from
- 15 time to time of which no such grant shall have been issued, and to enter into any contract of sale of any such parcel of land conditional upon the issue of any such grant thereof.

PART V.

The Ascertainment and Payment of Compensation in Respect of 20 Lands Resumed and Taken.

66. Where the land described in any notification under this Compensation for Act, and resumed and taken for any of the purposes thereof, consists private lands. wholly or partly of land alienated by, or not the property of, the Crown, or is not Crown Land as defined by this Act, or is held under

- 25 any lease or license from the Crown, the owners, lessees, or licensees thereof shall be entitled to receive such sum of money, by way of compensation, for the land so described, as shall be agreed upon, or otherwise ascertained, under the provisions hereinafter contained.
- 30 67. The estate and interest of every person entitled to lands Conversion of estate required under this Act, or any portion thereof, and whether to the resumed land into a legal or equitable estate therein, shall, upon due payment of the amount claim. of compensation tendered by the Promoters, or assessed by the jury or arbitrators as hereinafter provided, be deemed to have been as
- 35 fully and effectually conveyed to the Promoters as if the same had been conveyed by the persons legally or equitably entitled thereto by means of the most perfect assurances in the law. And every person shall, upon asserting his claim as hereinafter provided, and making out his title in respect of any portion of the said resumed lands, be entitled to compensation on account of such resumption in manner 40

hereinafter provided.

68. Every person claiming compensation in respect of any land Notice of claim for so required, or in respect of any work or other matter done under the compensation. authority of this Act, shall, within ninety days from the publication of

- 45 such notification, or at any time afterwards within such extended time as a judge of the Supreme Court shall, upon the application and at the cost of the claimant appoint in that behalf, serve a notice in writing upon the Promoters, which notice shall set forth the nature of the estate or interest of the claimant in such land, together with an
- 50 abstract of his title, and if he claims in respect of damage, the nature of the damage which he has sustained or will sustain by reason of the taking of his land, or of such work or matter as aforesaid, and such notice may be in the form of the Third Schedule hereto, but with any modifications required by the nature of the claim.

69. Within sixty days after the receipt of every such notice of Claim and report claim, the Promoters shall cause a valuation of the land or of the estate thereon. or interest of the claimant therein to be made by a competent valuator, and shall inform the claimant as soon as practicable of the amount 5 of such valuation by notice in the form of the Fourth Schedule

hereto.

70. If within ninety days after the service of notice of claim compensation by the claimant and the Promoters shall not agree as to the amount of action in Supreme compensation, the claimant shall be at liberty to institute proceedings

- 10 in the Supreme Court in the form of an action for compensation against the Promoters; and any such action may be tried before a Judge of the said Court, or in any Circuit Court, and a special jury of four persons: Provided always that upon proper application, either of the Promoters or of the claimant, a special jury of twelve may be
- 15 summoned for the trial of such action : Provided also that with the consent in writing of the Promoters and the claimant, any such action may be so tried at any time (to be mentioned in such consent) before the expiration of ninety days from service of the notice of claim for compensation, but not within fourteen days from service of the notice 20 of valuation on such claimant.
 - 71. The issue to be tried in any such action shall be whether Issue in action of the claimant is entitled to a larger sum by way of compensation than compensation verdict the amount of the valuation so made by the Promoters and notified to the claimant as aforesaid; and, if so, to what sum. And if upon the
- 25 trial of the said action the verdict shall be for a greater sum than the amount of the said valuation, the costs of the action shall be borne by the Promoters, but if the verdict shall be for a sum equal to or less than such valuation, then the costs shall be borne by the claimant.
- 72. All moneys payable under this Act by way of compensation As to payment of 30 to any claimant, whether under the verdict of a jury or otherwise, shall compensation. be paid together with costs (if any) and interest at the rate of six pounds per centum per annum, reckoned from the date of the notification aforesaid within one month after the determination of such com-
- pensation to the person lawfully entitled thereto, or to his agent duly 35 authorised in that behalf in writing, but the claimant shall be bound to make out his title to the estate or interest claimed by him in all cases where the claim is in respect of the deprivation of some estate or interest in land: Provided that in the case of land under the surface taken for the purpose of constructing a subterranean tunnel for water
- 40 supply, no compensation shall be allowed or awarded unless the surface of the overlying soil be disturbed, or the support to such surface be destroyed or injuriously affected by the construction of such tunnel, or unless any mines or underground workings in or adjacent to such land be thereby rendered unworkable or be so affected 45 as aforesaid.

73. A District Court shall, notwithstanding anything contained Where claim may be in the "District Courts Act of 1858," or any amendment thereof, District Court. have jurisdiction to try any such action of compensation at the District

- Court holder within the district wherein any land in respect of which 50 any claim has arisen under this Act (or the greater portion of such land) is situated in any case where the whole amount of the claim in respect to such land served in pursuance of section sixty-nine of this Act does not exceed two hundred pounds, or if exceeding that amount in any case where the Promoters and the Claimant by a memorandum 55 signed by the Promoters' Attorney and the Claimants' Attorney agree
- For the purposes of this Act the provisions of the said thereto. District Courts Act, and of any Act amending the same, together with all rules made or to be made thereunder, shall be deemed to apply to all proceedings taken in any District Court hereunder.

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74. In estimating or assessing the compensation, if any, to be Principles upon paid under this Act, regard shall be had by the valuators and by the which compensation may be awarded. jury (on any issue), or by the arbitrators and their umpire to, and they are hereby authorised and empowered to apply the following principles 5 so far as the same may be applicable in each case, namely :-

(I) Regard shall be had not only to the value of the land taken Compensation for by the Promoters, but also to the damage, if any, to be sus-land taken, and taken, and tained by the claimant by reason of the severing of the lands taken from other lands, or other injuries suffered by him by reason of the exercise of the powers expressed or incorporated in this Act; and the valuators, jury, or arbitrators, shall assess the same according to what they shall find to have been the value of such lands, estate, or interest at the time notice was given of such lands being required or having been taken.

(II) No compensation shall be awarded in any case where the No compensation injury for which compensation is claimed appears to have where work incomplete. been the result of the execution of works which were incomplete at the time of such injury, if it shall appear that such works are being bona fide prosecuted to completion.

75. Notwithstanding anything hereinbefore contained, it shall Power to purchase be lawful for the Promoters, if they think fit, to agree with the owners lands by agreement. of any lands, the acquisition of which is authorised by this Act, and

- with all parties having any estate or interest in such lands, or by this 25 Act enabled to sell and convey the same, for the absolute purchase for a consideration in money of any such lands or such parts thereof as shall be thought proper, and of all estates and interests in such lands of what kind soever.
- 76. Notwithstanding anything hereinbefore contained, it shall Power to refer claims 30 be lawful for the Promoters, if they think fit, to enter into an to arbitration. agreement in writing with any person claiming compensation in respect of any land required, or in respect of any works or other matter done under the authority of this Act, to refer such claim to the decision of two arbitrators and their umpire, and in such event 35 any such agreement shall be read and construed as a submission of such claim within the meaning of the "Arbitration Act, 1892."
 - 77. It shall be lawful for all parties being seized, possessed of, Parties under dis-
- or entitled to any such lands, or any estate or interest therein, to sell and ability enabled to sell and and convey and convey or release the same to the Promoters, and to enter into all neces- exercise other powers. 40 sary agreements for that purpose, and particularly it shall be lawful for all or any of the following parties so seized, possessed, or entitled as aforesaid so to sell, convey, or release, that is to say, all corporations, tenants in tail or for life, married women seized in their own right or entitled to dower, guardians, committees of lunatics, and idiots, trustees
- 45 or feoffees in trust for charitable or other purposes, executors and administrators, and all parties for the time-being entitled to the receipt of the rents and profits of any such lands in possession or subject to any estate in dower, or to any lease for life or for lives and years or for
- years, or any less interest; and the power so to sell and convey or release 50 as aforesaid may lawfully be exercised by all such parties other than married women entitled to dower or lessees for life or for lives and years or for years, or for any less interest, not only on behalf of themselves and their respective heirs, executors, administrators, and successors, but also for and on behalf of every person entitled in reversion,
- 55 remainder, or expectancy after them, or in defeasance of the estates of such parties, and as to such married women, whether they be of full age or not as if they were sole and of full age, and as to such guardians on behalf of their wards, and as to such committees on behalf of the lunatics and idiots of whom they are the committees respectively, and that

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that to the same extent as such wives, wards, lunatics, and idiots, respectively could have exercised the same power under the authority of this Act if they had respectively been under no disability; and as to such trustees, executors, or administrators on behalf of their cestui 5 que trusts, whether infants, issue unborn, lunatics, feme covert, or

- other persons, and that to the same extent as such cestui que trusts respectively could have exercised the same powers under the authority of this Act if they had respectively been under no disability; and the power hereinafter given to release lands from any rent-charge or 10 incumbrance, and to agree for the apportionment of any such rent-
- charge or incumbrance shall extend to, and may lawfully be exercised by, every party hereinbefore enabled to sell, and convey, or release lands to the Promoters.
- 78. The several sections of the Government Railways Act, Incorporation of 15 twenty-second Victoria number nineteen, hereinafter specified, together government Rail with the respective powers, authorities, duties, liabilities, obligations, ways Act. and other the provisions therein contained, are hereby declared, notwithstanding the repeal of the said Act, to be incorporated with, and embodied in, this Act, to the intent that the same may be applied as
- 20 fully and effectually to the lands taken under the authority of this Act as if the said sections had been specifically enacted herein. And that wheresoever in any section so incorporated the word "Commissioner" occurs, there shall, for the purposes of this Act, be substituted in lieu of such word the expression "the Promoters." And whenever the
- 25 word "railway," or words implying works connected with a railway, occur, there shall be substituted such words respectively as denote the nature of the work, undertaking, or purpose in respect of which the land in question has been appropriated or resumed. The following are the sections so declared to be incorporated with this Act :-
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- (I) As to the determination of compensation to absent parties. Sections forty-two to forty-four both inclusive.
- (II) As to the deposit of compensation money in certain cases with the Master in Equity and the application and investment thereof. As to payment of such money in certain cases to trustees or to the parties themselves, and the exoneration of the Promoters in respect thereof after payment. Sections forty-seven to fifty-two, both inclusive.
- (III) As to the deposit and application of compensation money on refusal of the owner to accept the same or on his failing to make out a satisfactory title, and as to presumption of ownership. Sections fifty-three to fifty-six, both inclusive.
- (IV) As to the procedure by the Promoters in case the owner or occupier of any lands resumed under this Act shall refuse to give up possession thereof or hinder the Promoters from entering upon or taking possession of the same. Section sixty-one.
- (v) As to the purchase or redemption of the interests of mortgagees, and the deposit of principal and interest due on mortgages with the Master in Equity, the procedure to be observed when the mortgaged lands are of less value than the mortgage debt, and where part only of lands in mortgage are taken. Sections sixty-five to seventy, both inclusive.
- (VI) As to the release of lands from rent-charges and other incumbrances, and procedure thereon. Sections seventy-one to seventy-four, both inclusive.
- (VII) As to the apportionment of rent where lands taken are under lease, and as to compensation to tenants. Sections seventy-five to seventy-eight, both inclusive.

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PART VI.

Miscellaneous provisions-Legal procedure.

79. One-half of any penalty recovered under this Act shall be Moiety of penalties paid to the informer; and where any distress is made for any sum of to be paid to 5 money to be levied under this Act, the distress itself shall not be not unlawful for unlawful, nor the persons making the same be deemed trespassers, on want of form. account of any defect or want of form in the information, summons, conviction, warrant of distress, or other proceedings relating thereto, nor shall the persons distraining be deemed trespassers on account of 10 any irregularity that shall be afterwards done by the persons dis-

- training, but the persons aggrieved by such irregularities may recover satisfaction for the special damage in an action on the case.
- 80. If it shall be proved to the satisfaction of any two Justices Penalty for default in Petty Sessions assembled, that the Promoters or any of their officers vided for. 15 have been guilty of any default under this Act not otherwise provided for, they shall be liable for each and every such default to a penalty

not exceeding five pounds, to be recovered in a summary way.

- 81. Where by this Act any question of compensation, expenses, Method of proceedcharges, or damages, or other matter is required to be referred to the ing before justices in question of damages, 20 determination of any Justices, it shall be lawful for any Justice, upon &c. the application of either party, to summon the other party to appear before two Justices at a time and place to be named in such summons, and upon the appearance of such parties, or in the absence of any of them upon proof of due service of the summons, it shall be lawful for
- 25 such two Justices to hear and determine such question, and for that purpose to examine such parties or any of them and their witnesses on oath, and the cost of every such inquiry shall be in the discretion of such Justices, and they shall determine the amount thereof.
- 82. Every penalty, forfeiture, charge, or sum of money imposed Penalties, &c., to be 30 by or made payable under this Act, the recovery of which is not otherwise provided for, may be recovered by summary proceedings before two Justices, under the provisions of the Act or Acts in force for the time being regulating summary proceedings before Justices. And where any such penalty, charge, or sum be not paid, either immediately
- 35 after conviction or adjudication, or within the time appointed thereby, the same may be enforced by distress and sale of the offender's or defaulter's goods and chattels, in the manner provided by the said Acts. 83. If any party shall feel aggrieved by any determination or Parties allowed to
- adjudication of any Justices with respect to any penalty or forfeiture appeal to Quarter 40 under the provisions of this Act, such party may appeal to the security. nearest Quarter Sessions; but no such appeal shall be entertained unless it be made within four months next after the making of such determination or adjudication, nor unless ten days' notice in writing of such appeal, stating the nature and grounds thereof, be given to
- 45 the party against whom the appeal shall be brought; nor unless the appellant forthwith after such notice enter into recognizances with two sufficient sureties before a Justice, conditioned duly to prosecute such appeal, and to abide the order of the Court thereon. At the court to make such Quarter Sessions, for which such notice shall be given, the Court shall order as they think proceed to determine the appeal in a summary way on they may if reasonable.
- 50 proceed to determine the appeal in a summary way, or they may, if they think fit, adjourn it to the following Sessions, and upon the hearing of such appeal, the Court may, if they think fit, mitigate any penalty or forfeiture, or they may confirm or quash the adjudication, and order any money paid by the appellant, or levied by distress upon
- 55 his goods, to be returned to him, and also may order such further satisfaction to be made to the party injured, as they may judge reasonable; and they may make such order concerning the costs, both of the adjudication and of the appeal, as they may think reasonable.

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84. If through any act, neglect, or default, on account whereof Damage to be made any person shall have incurred any penalty imposed by this Act, any good in addition to damage to any conduit, main, pipe, sewer, or other property of the promoters, used in connection therewith, shall have been committed 5 by such person, he shall be liable to make good such damages as well as to pay such penalty, and the amount of such damages shall, in case of dispute, be determined by the Justices by whom the party incurring such penalty shall have been convicted, and on non-payment of such damages on demand, the same shall be levied by distress, and such 10 Justices, or one of them, shall issue their warrant accordingly.

85. Any notice required by this Act, or by any regulation Notices. made thereunder to be served on, or given to, any owner or occupier of any building, land, or premises, or on or to any person, may be in writing, or partly in writing and partly printed, or may be 15 wholly printed. And it shall be sufficient for all purposes of this Act, unless the said Act in any case prescribes a different course to be pursued, if any such notice is sent by post to the owner by registered letter addressed to his last-known place of abode or of business, or is served on the owner or occupier of such building, land, or premises, or 20 left with some inmate apparently over the age of fourteen years living at the place of abode of such owner or occupier, or if there be no occupier, if such notice be posted on some conspicuous part of such building or land. And any notice required to be served or given in respect of any public street, road, or lane may be served on or sent by 25 post as aforesaid to the Council Clerk of the Borough or Municipal District wherein such street, road, or lane, or a portion thereof affected

by the notice is situated.

86. In the event of the wrongful exercise of any powers given Indictment for by this Act, nothing in this Act contained shall be construed to prevent nuisances. 30 any person from indicting, or otherwise proceeding, either civilly or criminally against the Promoters or their officers, for nuisance or otherwise in respect of the works, or means used or employed by the Promoters in the exercise of the privileges hereby conferred on the Promoters, or to prevent the Promoters, or any person recovering any 35 sum of money, or otherwise proceeding in any Court of competent jurisdiction; but the Promoters or any person, to whom any penalty or sum of money may, by the provisions of this Act, be awarded, may elect

either to proceed in manner in this Act provided, or to proceed for and recover damages or otherwise, in any Court of competent jurisdiction.

87. For any of the purposes of the Promoters authorised by this Borrowing powers. 40 Act the Promoters may from time to time borrow money in such sum or sums as the Promoters may think fit; and for securing the repayment of the money so borrowed, with interest, it shall be lawful for the Promoters to issue debentures, to be charged and secured upon 45 the Promoters lands, irrigation works, rights, powers, authorities, privileges, and revenues or to mortgage the same.

88. The Promoters shall assign and transfer to each and every Assignment of purchaser of land within the Irrigation Cultivation Area at time of pur- water-right chase such a water-right to attach as a perpetual easement to the land so 50 purchased as the Promoters may determine, but subject to payment by the purchaser of such water rate as may be fixed by assessment as hereinbefore provided, and such water-right, when assigned or transferred to such

purchaser, shall be expressed in or endorsed upon the deed of conveyance, or in or upon the transfer of such land; and in all cases where 55 the land is under the provisions of the Real Property Act, such waterright shall be noted by the Registrar-General upon the purchaser's certificate of title, and such water-right shall, for all time, attach to the land to which the same has been assigned, and shall be held by and belong

water-rights to

- · belong to the owner of such land for the time being : Provided always that such water-right shall in no case be inconsistent with the rights conferred on the Promoters under this Act.
- 89. It shall be lawful for the Promoters, at any time after the Rights, powers, &c., 5 passing of this Act and after the execution of works under this Act under this Act may to the value of five thousand pounds, to assign, transfer, convey, and release to any person, or to any company duly incorporated for that purpose, and having a registered office in New South Wales, all or any of the rights, powers, authorities, privileges, liabilities, and
- 10 obligations conferred and imposed by this Act, together with all or any of the lands, tenements, hereditaments, estates, chattels, and effects of every kind acquired under or in pursuance thereof, and purchased, occupied, or used in connection with the same, and upon and after the completion of such assignment, transfer, conveyance, and release such
- 15 person or company, their officers, agents, and servants alone may lawfully exercise and enjoy all the rights, powers, authorities, and privileges, and shall be and continue alone to be subject to all the liabilities, obligations, penalties, and forfeitures to which the said Promoters, their officers, agents, or servants would have been entitled or subject had no
- 20 such assignment, transfer, conveyance, and release been completed : Provided, however, that nothing herein contained shall prejudice or affect any rights accrued, action or proceedings taken against, or liabilities, obligations, penalties, or forfeitures incurred by the said Promoters before the completion of the said assignment, transfer,
- 25 conveyance, and release, and for which the said assignees shall be as fully liable as the Promoters would have been if no such assignment, transfer, conveyance, and release had been executed.

90. In the event of any dispute, question, or difference arising Disputes between between the Promoters and the Minister, the same shall be referred Minister and Promoters referred

- 30 to two arbitrators, one to be appointed by the Governor and the other to arbitration. by the Promoters, and in such event this section shall be read and construed as a submission within the meaning of the "Arbitration Act, 1892," of such dispute, question, or difference, to such arbitrators.
- 91. Upon the application of the Promoters the Governor may, Power to extend 35 by proclamation, declare that the provisions of this Act, or any of them, provisions of the Act. shall be extended to lands within the Counties of Menindie, Tandora, and Yancowinna, other than those within the Areas described in the First
- and Second Schedules hereto, and thereupon such lands which shall in such proclamation be described, shall be included within the provisions 40 of this Act, in the same manner and, so far as possible, to the same extent and effect, as if such lands had been part of the lands described
 - in the First and Second Schedules to this Act originally.

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92. This Act shall become null and void unless irrigation works voidance of Act. and permanent improvements to the value of five thousand pounds 45 be carried out upon or in connection with the Irrigation Cultivation Area within two years after the passing thereof.

SCHEDULES.

FIRST SCHEDULE.

The Irrigation Water Conservation Area.

50 ALL those thirty-eight thousand six hundred and forty acres of land in the Counties of Menindie and Tandora, including the area covered by Lake Menindie, and the Creeks leading into and from the same.

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SECOND

SECOND SCHEDULE.

The Irrigation Cultivation Area, about 25,000 acres.

WESTERN Division—Land District of Willyama, within the resumed area of Kinchega Holding Number two hundred and forty-four, notified thirty-first July, one thousand eight hundred and eighty-five.

No. 16,083. County of Tandora, parishes of Hume, Kars, Maiden, and Bellar, containing an area of about twenty-five thousand acres. The Crown lands within the following boundaries: Commencing on the northern shore of Lake Menindie, at the south-eastern corner of Raimondo Pedroja's homestead lease three hundred and forty, of ten thousand 10 two hundred and forty acres; and bounded thence by the northern shore of that lake easterly to the intersection of the south-western boundary of travelling stock reserve nine thousand eight hundred and sixty-seven, notified twelfth October, one thousand eight hundred and eighty-nine; thence by a line north-westerly to the south-western corner of camping and water reserve six hundred and ninety-nine, notified twenty-sixth 15 November, one thousand eight hundred and eighty-four; thence by the western and northern boundaries of that reserve and the eastern prolongation of the latter boundary bearing respectively northerly and easterly to the south-western boundary of homestead lease two hundred and twenty-nine, William Burns' ten thousand two hundred and forty acres; thence by part of that boundary, the north-western boundary of that homestead 20 lease, and the north-western boundary of George Maiden's homestead lease ninety-five of ten thousand two hundred and forty acres bearing respectively north-westerly and north-easterly to the northernmost corner of the last-mentioned homestead lease; thence by the north-westerly prolongation of the north-eastern boundary of that homestead lease bearing north-west three miles; thence by a direct line to the sixty-fifth mile peg 25 on the road from Silverton to Menindie bearing south-westerly to the north-eastern boundary of travelling stock reserve nine thousand eight hundred and sixty-seven aforesaid; thence by that boundary south-easterly to the northern boundary of water and camping reserve six hundred and ninety-eight, notified twenty-sixth November, one thousand eight hundred and eighty-four; thence by the northern and part of the eastern 30 boundaries of that reserve bearing respectively easterly and southerly to the northeastern boundary of travelling stock reserve nine thousand eight hundred and sixty-seven aforesaid; thence by that boundary south-easterly to the western boundary of homestead lease three hundred and forty aforesaid; and thence by part of the western, the northern, and the eastern boundaries of that homestead lease bearing respectively north, east, and 35 south, to the point of commencement.

THIRD SCHEDULE.

Notice of Claim and Abstract.

To the Promoters of the Menindie Irrigation Act.

In pursuance of the "Menindie Irrigation Act" I (or we) hereby give you notice that 40 I (or we) claim compensation for land hereunder described which has been resumed under the said Act. The amount of such claim and other the particulars required by the said Act are stated in the subjoined abstract.

Abstract.

of documents, and	Dates and other short particulars of docu- ments of title.	Particulars of claim, specifying separately the amount claimed for value of property and for compensation.	Names of occupiers, distinguishing whether tenants-at- will or inder lease, rent reserved, terms, &c.	Quit rents pay- able if leasehold, name of landlord, term of lease, and rent reserved.	Names and descriptions of parties claiming, and nature of their interests.	45 1 50
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FOURTH SCHEDULE.

Notice of Valuation.

To A.B., claimant in respect of the land hereunder described resumed under the "Menindie Irrigation Act."

TAKE notice that the land hereunder described, being that in respect of the resumption 60 whereof under the authority of the aforesaid Act your claim or compensation has been lodged, has been valued at the sum of \pounds

The Menindie Irrigation Settlement, (Limited), Promoters of the Menindie Irrigation Act.

Description of land in respect of which claim has been made.

65 ALL that piece or parcel of land &c., &c., &c.

[1s. 3d.]

Sydney : Charles Potter, Government Printer .- 1893



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

Legislative Council Chamber, Sydney, 18th January, 1893. } ADOLPHUS P. CLAPIN, Acting Clerk of the Parliaments.

New South Wales.



ANNO QUINQUAGESIMO SEXTO

VICTORIÆ REGINÆ.

An Act to enable and authorise the Menindie Irrigation Settlement (Limited), a Company duly incorporated under the Companies Acts of 1874 and 1888 of the Colony of New South Wales, to establish a system of Irrigation and Water Supply within the counties of Menindie, Tandora, and Yancowinna, in the said Colony; to acquire lands; to establish Irrigation Works; to authorise the sale and supply of water for irrigation and domestic use; and to construct, make, and lay dams, weirs, or flood-gates upon or across the Menindie Creek and Lake, and the other creeks mentioned herein, and to take water therefrom and from the river Darling, and for all other purposes which may be incidental thereto.

WHEREAS it is expedient and would be to the advantage of Preamble. the inhabitants of the counties of Menindie and Tandora, and of the public generally, to establish a system, whereby the waters of lake Menindie and of the Darling River, in the Colony of New 5 South Wales, may be conserved and utilised for irrigation and domestic use, and for watering stock, and for other purposes: And whereas certain Crown lands situated in the parishes of Hume, Kars, Maiden, and Bellar, in the county of Tandora aforesaid, and more particularly described in the Second Schedule hereto, are suitable for 10 agricultural and horticultural purposes, if provided with a permanent c 12—A supply

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Menindie Irrigation.

supply of water : And whereas the Minister for Lands, on the application of the Promoters, and as notified in the Gazette of the twentythird day of July, one thousand eight hundred and ninety-two, has reserved from Lease for Irrigation purposes part of the lands described

5 in the Second Schedule hereto : 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

PART I.

Preliminary Provisions.

1. This Act may for all purposes be cited as the "Menindie Title. Irrigation Act."

2. Nothing contained in the "Municipalities Act of 1867," or Portions of Acts at the "Country Towns Water and Sewerage Act of 1880," shall be con-

15 strued to control, limit, or restrict the operation of this Act, or to interfere with its provisions in respect of the construction or maintenance of works, or the storage, distribution, or supply of water, or in respect of the borrowing of money, the valuation of property, or the fixing or levying of rates.

3. Nothing in this Act shall be construed to limit or in any Provisions subject to 20 way interfere with the rights of the Crown to the general control of rights of Crown to natural supplies of water.

4. In the construction of this Act, unless the context requires Interpretation of a different meaning, the expression-25

- "Construct" means, when used with reference to any irrigation work, to build, erect, make, lay, form, place, excavate, or embank, or to perform any other operation or work in connection with the carrying out of the irrigation works authorised by this Act.
- "Crown Lands" means Crown Lands as defined by the "Crown Lands Act of 1884."
 - "Domestic use," when employed with reference to water, means use for household and all other purposes, save for irrigation of gardens or land.
- " Gazette" means the Government Gazette.
 - "Governor" means the Governor with the advice of the Executive Council.
 - "Irrigation" means the use of water for flooding, moistening, or watering lands for agricultural and horticultural purposes.
 - " Irrigation Water Conservation Area" means the Lake, Creeks, and Lands named and described in the First Schedule to this Act.
 - " Irrigation Works" means and includes all or any engines, pumps, boilers, machinery, plant, canals, channels, ducts, flumes, pipes, water-gauges, water-meters, stop-cocks, ball-cocks, bridges, reservoirs, cisterns, dams, weirs, wells, flood-gates, filter-beds, culverts, tunnels, drains, acqueducts, sluices, stops, water-locks, outlets, cuttings, embankments, buildings, sheds, instruments, apparatus, appliances, works incidental thereto, and other works of every description for the purpose of obtaining, conserving, storing, lifting, conveying, measuring, distributing, or delivering water for irrigation or domestic use, or otherwise suitable to the purposes of an irrigation settlement.

"Irrigation

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Menindie Irrigation.

- "Irrigation Cultivation Area" means the lands and hereditaments described in the Second Schedule to this Act, and all other lands which may hereafter be acquired by the Promoters under this Act.
- "Justice" means any Justice or Justices of the Peace.

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- "Minister" means the Minister charged with the administration of this Act.
- "Owner" includes lessee or occupier and lessee or licensee under the Crown.
- "Person" means any individual as well as any Corporation, Municipality, Borough, or other local authority.
 - "Prescribed" means by this Act or by the regulations thereunder.
 - " Private land" means any land which is not Crown land or which is hereinafter expressly referred to as private land.
 - "Road" means a public road so constituted by reservation, proclamation, dedication, or otherwise, howsoever.
 - The intervention of a road or watercourse (not being a permanent river) shall not prevent holdings or lands being held to be "adjoining."
 - "Regulations" means the regulations made under this Act.
 - "Stock" means and includes cattle, horses, sheep, and all other domestic animals.
 - "The Promoters" means the said "Menindie Irrigation Settlement (Limited)," and the Assignees of the said Company for the time being.

And the Parts and sections of this Act are arranged in the order Arrangement of following, namely :-

parts and sections of Act.

PART I.—Preliminary provisions.—ss. 1-4.

- PART II.—Powers and duties of the Promoters.—ss. 5-46. 30
 - PART III.—The reservation as an Irrigation Water Conservation Area of the Lake, Creeks, and Lands described in the First Schedule hereto.—ss. 47-59.

PART IV.—The occupation and acquisition by the Promoters of the Crown Lands described in the Second Schedule hereto.---

ss. 60-65.

- PART V.-The ascertainment and payment of compensation in respect of lands resumed and taken.—ss. 66-78.
- PART VI.—Miscellaneous provisions-Legal procedure-ss. 79-92.

PART

Menindie Irrigation.

PART II.

Powers and Duties of the Promoters.

5. Subject to the provisions of this Act it shall be lawful for Powers of the Promoters to exercise any of the following powers, that is to say :- Promoters.

- (I) To construct, upon and across the channels between Lake Menindie and the Darling River, and the channel between Lake Cawndilla and Lake Menindie, or any of them, dams, weirs, flood-gates, or water-locks, or other irrigation works, with the necessary offtakes and works, and to alter and maintain the same.
 - (II) To construct and place irrigation works within or without the Areas described in the First and Second Schedules hereto for the purpose of conserving, raising, or otherwise dealing with any such waters as may be necessary for irrigation and domestic use on the Irrigation Cultivation Area, or as may be necessary or expedient for carrying out any of the purposes of this Act, and to maintain and work the same.
- (III) To take or divert water from Lake Menindie, or from any creek, channel, or water-course leading to or from the said Lake, or from the river Darling, and to convey to and distribute the same within the Irrigation Cultivation Area or elsewhere as hereinafter provided, in quantities not exceeding an average of one cubic foot per minute for every five acres of land intended to be irrigated under the provisions of this Act: Provided, nevertheless, that nothing contained in this Act shall authorise the use of water from the said river for any purpose, so as in any way to diminish the quantity to such an extent as to interfere with the navigation of the river, or reduce the flow of the water of the said river beyond such mean discharge as the Governor shall from time to time prescribe by notification to be published by the Minister in the Gazette.
- (IV) After payment of compensation as hereinafter provided to widen or deepen, and use for drainage or any other purpose, any existing creek, lagoon, swamp, or water-course within or leading to or from the areas described in the First and Second Schedules hereto; and also to enter upon, take, and hold any Crown or private lands, streets, roads, or thoroughfares, and to construct therein any irrigation works, and to maintain, repair, alter, cut off, or remove the same, and enter upon any such lands, streets, roads, or thoroughfares for the purpose of repairing any irrigation or other works being their property or under their control.
- (v) And without such compensation to enter into and upon any lands and take, lay down, and set out levels of the same for the purpose of constructing irrigation works. 6. Nothing in this Act shall be construed to limit or in any Rights of the Crown

way interfere with the rights of the Crown to the general control of preserved. natural supplies of water; and the provisions of this Act shall be 50 subject to the provisions of any general legislation to deal with water conservation throughout the Colony; and whenever it shall be deemed necessary in the public interest the Governor may take possession and control of the whole of the lands, works, goods, chattels, and funds at the time belonging to or vested in the Promoters, subject to all 55 liabilities and obligations attaching to the same, and with all the powers hereby created.

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7. The Promoters shall make payment to the Crown of such

amount in each year in name of charges for water rights as the
Governor may from time to time prescribe, having regard to the cost
of the Promoters' irrigation works and maintenance thereof, and in the
5 event of any general legislation in reference to irrigation being here-
after enacted the amount of such charges shall be in accordance with
the rates, if any, fixed in or appointed by any such general legislation.
8 Whenever any person employed by the Promoters in pur- Compensation for
suance of this Act shall, while in the execution of his duties, cause damage done by promoters. 10 injury to land, fences, or other property, or shall cause loss or damage
10 injury to land, fences, or other property, or shall cause loss or damage
to any owner of land or other property, the person supering such
injury, loss, or damage shall be entitled to be compensated by the
Promoters.
9. The plans of any dams, weirs, culverts, bridges, or other Plans of dams, &c.
15 works which may interfere in any way with the flow of any natural winster.
channel shall be submitted to the Minister, and must receive his
sanction before such works can be entered upon.
10 When any person claims compensation from the Promoters, Compensation, how
on account of any injury, loss, or damage, and such claim is disputed section.
20 by the Promoters, the compensation claimed shall be settled in
manner provided in Part V of this Act in respect of claims for
compensation made thereunder : Provided always that in the exercise
of any of the powers hereby conferred the Promoters shall inflict as
little damage as may be, and in all cases where it can be done shall
25 provide other watering-places, drains, and channels for the use of
adjoining lands in place of any taken away or interrupted by them,
and shall make full compensation to all parties interested for all actual
damage sustained by them through the exercise of such powers.
11. The Promoters may open and break up the soil and pavement Power to open
30 of any streets, roads, and bridges, and may open and break up sewers, streets.
drains, or tunnels within or under such streets and bridges, and lay
down and place within the same or other limits, pipes, conduits, service
down and place within the same of other mints, pipes, conducts, service

pipes, and other works, and from time to time, repair, alter, or remove the same, and for the purposes aforesaid may remove and use the earth 35 and materials in and under such streets, roads, and bridges, and do all

other acts which the Promoters shall from time to time deem necessary for the construction and maintenance of irrigation works as authorised by this Act: Provided nevertheless that permission be obtained from respective municipal councils when such streets are outside the Irriga-

40 tion Cultivation Area.

12. When the Promoters shall open or break up the road or Reinstatements of pavement of any street or bridge, or any sewer, drain, or tunnel, they streets. shall with all possible speed complete the work for which the same shall be broken up, and fill in the ground and reinstate and make good

- 45 the road or pavement of the sewer, drain, tunnel, or water-pipe so opened or broken up, and carry away the rubbish occasioned thereby. And shall at all times, whilst any such road or pavement shall be so open or broken up, cause the same to be fenced or guarded, and shall cause light sufficient for the warning of passengers to be set up and 50 kept there for every night during which such road or pavement shall
 - be continued open or broken up.

13. The Promoters may, within the areas described in the Diversion of water-First and Second Schedules hereto from time to time, divert or alter, temporarily or permanently, any part of the course of any creeks or

55 water-courses, roads, streets, or ways, in order the more conveniently to exercise any of the powers conferred on the Promoters, and may cut drains and deliver water into, dam, embank, widen, or deepen any creek, water-course, lagoon, or swamp within such area, and may purchase or take on lease any existing water-works, and erect or construct 60 thereon all necessary irrigation works.

courses.

14. The Promoters may supply any person, either within or Agreements to supply without the Irrigation Cultivation Area, with water for irrigation and domestic use, by measure or otherwise, at such rates, upon such terms, and subject to such conditions as may be agreed upon by the 5 Promoters with such person.

15. The Promoters shall not be liable, in the absence of express Promoters not liable stipulation under any agreement for the supply of water, to any to supply water. penalty or damages for not supplying or continuing to supply such water if the want of such supply arises from unusual drought or other

10 unavoidable cause, or from accident, or from necessary repairs.

16. The Promoters may let for hire to any person supplied with Promoters may let water by measure any meter, water-gauge, or other irrigation work, for such remuneration and upon such terms as may be agreed upon by the Promoters; and such agreement shall and may be enforced in 15 any Court of Law or Equity.

17. Such meters, water-gauges, or other irrigation works shall Meters of promoters not be subject to distress for rent of the premises where the same not distrainable. are used, or be liable to be attached or taken in execution under any process of any Court of Law or Equity, or under or in pursuance of

- 20 any sequestration or order in insolvency, or other legal proceedings against or affecting the person using such water, or the occupier of the premises, or other the person in whose possession the meters, water-gauges, or other irrigation works may be.
- 18. Every person who shall have agreed with the promoters Meter to be supplied 25 for a supply of water by measure, shall at his own expense, unless he and maintained by hire a meter or water-gauge from the Promoters, provide a meter or water-gauge, and keep and maintain the same in good working condition to the satisfaction of such officer as may be appointed by the Promoters; and in the event of any repairs being required, notice in
- 30 writing shall be immediately given by such person to the Promoters, and registration of the quantity used shall be taken before such repairs are effected.

19. The Promoters or their officers or servants may enter in Power to officers or and upon any lands, houses, or buildings, and with or without horses servants of promote to inspect meter.

- 35 or carriages, may enter in and upon any lands to, through, or into which water is supplied or carried by the Promoters to inspect the meters, or other irrigation works, or for the purpose of ascertaining the quantity of water supplied or consumed, or to examine if there be any waste or misuse of water; and may from time to time enter
- 40 any house, building, or lands, for the purpose of removing or altering any meter, or other irrigation work, upon or affecting the property of the Promoters. And if any person hinders any such Promoter, officer, or servant from entering or making such inspection or alteration or effecting such removal, he shall for each such offence be liable to a
- 45 penalty not exceeding five pounds, but except with the consent of a Justice a power of entry shall be exercised only between the hours of six in the forenoon and six in the afternoon.

20. Subject to the provisions of this Act the Promoters may, Promoters may make from time to time, make, amend, and repeal regulations for or relating regulations. 50 to all or any of the following subjects :-

- (I). The supply and sale and distribution of water to any person within or without the Irrigation Cultivation Area.
- (II) The assessment of the rate and price at which water shall be supplied, and the time of payment for the same, whether in advance or otherwise, and the order in which applicants may be served.

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(III) The determination and adjustment of the interest, if any, of the various landowners and others within the Irrigation Cultivation Area to and in the irrigation works.

meters.

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(IV)

Menindie Irrigation.

- (IV) The management and maintenance of the irrigation works, and the payment of the annual working expenses, and the appointment of Water Managers or Trustees to supervise and control all or any matters referred to in this section.
- (v) The prevention and remedying of waste, undue consumption, theft, fouling or contamination of the water contained in or supplied from any part of the Irrigation Water Conservation Area or Irrigation Works.
- (VI) The protection of the water and every part of the irrigation and other works from trespass or injury.
- (VII) The protection, management, and use of places for watering stock, and for bathing and washing purposes.
- (VIII) The imposing of penalties for any breach of any regulation by this Act authorised to be made by the Promoters, not
 - exceeding the sum of fifty pounds, and the enforcement of the same; and
- (IX) Generally for duly administering and carrying out the powers given to the Promoters.

And such regulations shall, upon being approved by the Governor and 20 published in the Gazette, be valid in law.

- 21. The price to be charged by the promoters for water sold to Maximum price of any person for domestic use or for watering stock within the Irrigation water for domestic Cultivation Area shall in no case exceed two shillings and sixpence per Cultivation Area. one thousand gallons.
- 2522. If any person supplied with water by the Promoters wrong- PROTECTION OF THE WATER. fully does, or causes or permits to be done, anything in contravention of any of the provisions of this Act or of the regulations of the In case of any Promoters, or wrongfully fails to do anything which under any of this Act water may those provisions ought to be done for the prevention of the waste, be cut off.
- 30 misuse, undue consumption, or contamination of the water of the Promoters, such person shall be liable for any such offence to a penalty not exceeding five pounds in addition to the value of the water wasted or misused, and the Promoters may (without prejudice to any remedy against them in respect thereof) cut off any of the pipes, canals, or 35 other irrigation works, by or through which water is supplied to such-
- person or for his use, and may cease to supply such person with water so long as the cause of injury remains or is not remedied.
- 23. If any person bathe, or wash any article or stock, in any lake, stream, drain, reservoir, aqueduct, or other water-works within 40 the Areas described in the First and Second Schedules hereto, except Penalty for bathing in such places as may be set aside by the Promoters for bathing and in water of washing purposes, or throw, or cause to enter therein any animal, he promoters. shall for every such offence forfeit a sum not exceeding five pounds.
- 24. If any person throw, convey, or cause or permit to be Penalty for throwing 45 thrown or conveyed any rubbish, dirt, filth, or other noisome thing dirt therein. into any such lake, stream, drain, reservoir, aqueduct, or other waterworks as aforesaid, or wash or cleanse therein any cloth, wool, leather, or skin of any animal, or any clothes or other thing, he shall for each such offence forfeit a sum not exceeding twenty pounds.
- 25. If any person wilfully and after due notice cause the water Penalty for letting 50 of any sink, sewer, or drain, or other filthy water belonging to him or foul water flow thereinto. under his control to run or be brought into any such lake, stream, drain, reservoir, aqueduct, or other water-works belonging to the Promoters, or over which they have any rights or control, or shall do
- 55 any other act whereby the water of the Promoters shall be fouled, such person shall for each such offence forfeit a sum not exceeding twenty pounds, and a further sum of twenty shillings for each day (if more than one) that such offence continues.

POLLUTING THE WATER.

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26. Any person wilfully polluting the water supplied or to be Penalty for supplied by the Promoters (onus of proof that water is polluted resting wilful pollution. with Promoters) shall forfeit a sum not exceeding twenty pounds, to be recovered with full costs of suit for each day during which such

5 pollution shall continue after the expiration of twenty-four hours from the time when notice of the offence has been served on such person by the Promoters.

27. Any person who shall, without the authority of the Any person Promoters, establish or re-establish, or permit to be established or re-re-establishing any connection with the 10 established any connection which has not been authorised or which main unless may have been cut off, removed, or severed by the Promoters, or who authorised or wilfully shall in any manner wilfully injure or tamper with any irrigation liable to a penalty. work which may have been approved by the Promoters, so as to destroy, diminish, or endanger its efficiency, may be summoned for 15 such offeness before two Instigation and on conviction thereof, shall be

- 15 such offence before two Justices, and, on conviction thereof, shall be adjudged to pay the Promoters the amount of the charges and expenses which the Promoters may have incurred (and which they are hereby authorised to incur) in repairing or restoring the same to a state of efficiency. Every such offender shall also forfeit and pay a penalty 20 not exceeding ten pounds.
 - 28. The charges for water and all sums due to the Promoters Charges and rates shall be paid by and be recoverable from the owner of the premises, advance. or the occupier or person requiring, receiving, or using the water. When water is supplied by measure, all rates or charges for the same
- 25 shall be paid at such time and in such manner as shall be provided for by the regulations of the Promoters. The rent payable for meters shall be payable in advance as and from the first day of January, April, July, and October in each year.
- 29. If any person refuse or neglect to pay on demand to the Refusal to pay 30 Promoters any rate, charge, or sum due by such person under this charges. Act, the Promoters may recover the same with costs in any Court of competent jurisdiction, and any such person may be sued in any such Court sitting within the Police District of Mitchell.
- 30. If any person wrongfully take or use any water belonging Penalty for unlaw-35 to the Promoters, or supplied by them for the use of any persons, he fully taking water. shall for every such offence be liable to a penalty not exceeding fifty pounds.

31. If any person fix or refix any water-meter, water-gauge, Penalty for fixing uncertified meter, &c. 40 property of the Promoters, without having first obtained authority from

the Promoters, he shall forfeit a sum not exceeding ten pounds.

32. If any person remove or alter the position of, or in any way For removing or interfere with, any irrigation work without having obtained authority without notice. as aforesaid, he shall for each such offence forfeit a sum not exceeding 45 twenty pounds.

33. Every person requiring to remove or alter the position of Notice of removal, or to open any irrigation work shall leave twenty-one days notice in writing to that effect at the local office of the promoters, situated upon Water may be cut off

the Irrigation Cultivation Area. And if any person refuse or delay to if meter not in order. 50 have any irrigation work properly repaired and put in correct working

- order after having been required by any officer of the Promoters so to do, the Promoters may shut off the supply of water from the land or premises of such person, either by cutting the service-pipe or otherwise, until such irrigation work shall have been properly repaired and 55 certified by some officer of the Promoters as being in proper working order.
 - 34. Every person who shall wilfully obstruct any person acting Penalty for obstructunder the authority of the Promoters in setting out the line of any works. irrigation works undertaken under the authority of this Act, or pull up

for water payable in

or remove any poles or stakes driven into the ground for the purpose of setting out the line of such works, or destroy or injure any works so undertaken as aforesaid shall incur a penalty not exceeding twenty pounds for every such offence.

35. If any person unlawfully and maliciously destroy or Penalty for damage, or attempt to destroy or damage, any irrigation work, road-destroying works. 5 way, or other part whatever of the machinery or works of the Promoters, or deface or destroy any sign, notice or advertisement belonging to or erected, or published by the Promoters, such person shall be

10 guilty of felony, and shall be liable to be imprisoned for any term not exceeding ten years.

36. It shall be lawful for the Promoters, and all persons by Power to take them authorised, to enter upon any lands, not being a garden, orchard, possession of land.

or plantation attached or belonging to a house, nor a park, planted 15 walk, avenue or ground ornamentally planted, and not being nearer to the dwelling house of the owner of any such lands than one hundred yards therefrom, and to occupy the said lands so long as may be necessary for the construction or repair of any works authorised by this Act, of the accommodation works connected therewith hereinafter men-

20 tioned, and to use the same for any of the following purposes, that is to say

> For the purpose of taking earth or soil by side cuttings therefrom; For the purpose of depositing soil thereon ;

- For the purpose of obtaining materials therefrom for the construction or repair of the water-works, or such accommodation works as aforesaid; or
- For the purpose of forming roads thereon to or from or by the side of the said works.
- And in exercise of such powers it shall be lawful for the Promoters and 30 all other persons employed therein to deposit, and also to manufacture and work upon such lands, materials of every kind used in constructing the said works, and also to take from any such lands any timber, and also to dig and take from or out thereof any clay, stone, gravel, sand, or other things that may be found therein useful or proper for con-
- 35 structing the said works, or any such roads as aforesaid, and for the purposes aforesaid to erect thereon workshops, sheds, and other buildings of a temporary nature: Provided always that nothing in this Act contained shall exempt the Promoters from an action for nuisance
- or other injury (if any) done in the exercise of the powers hereby 40 conferred to the lands or habitations of any party other than the party whose lands shall be so taken or used for any of the purposes aforesaid : Provided also that no stone or slate quarry, brick-field, or other like place which, at the time of the passing of this Act, shall be commonly worked or used for getting materials therefrom for the purpose of
- 45 selling or disposing of the same, shall be taken or used by the Promoters either wholly or in part for any of the purposes lastly hereinbefore mentioned, and that the Promoters shall pay to the owner of the land a fair price for any timber, clay, stone, gravel, sand, or other things taken therefrom : Provided also that where such lands so entered
- 50 upon are Crown Lands, nothing in this Act contained shall exempt the Promoters from the provisions of Part VI of the "Crown Lands Act of 1884.'

37. If any such lands shall be used for any of the purposes Promoters to aforesaid, the Promoters shall, if required so to do by the owner before using them. 55 thereof, separate the same by a sufficient fence from the lands adjoining thereto with such gates as may be necessary for the convenient occupation of such lands, and in case of any difference between the owners of such lands and the Promoters as to the necessity for such fences and gates, then with such fences and gates as

60 the Minister shall deem necessary for the purposes aforesaid.

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Menindie Irrigation.

38. In any of the cases aforesaid where the Promoters shall Compensation to take temporary possession of lands by virtue of the powers herein be made for temporary occugranted, it shall be incumbent on them within one month after their pation. entry upon such lands, upon being required to do so, to pay to the

- 5 occupier of the said lands the value of any crop or dressing that may be thereon, as well as full compensation for any other damage of a temporary nature which he may sustain by reason of the Promoters so taking possession of his lands.
- 39. If in the exercise of the powers hereby granted it be found Before roads 10 necessary to cross, cut through, raise, sink or use any part of any road, interfered with others to be subwhether carriage-road, horse-road, or tram-road, or railway, either public stituted. or private, so as to render it impassable for, or dangerous, or more than usually inconvenient to passengers, or carriages, or to the persons entitled to the use thereof, the Promoters shall, before the commence-
- 15 ment of any such operations, cause a sufficient road to be made instead of the road to be interfered with, and shall at their own expense, maintain such substituted road in a state as convenient for passengers and carriages as the road so interfered with, or as nearly so as may be.
- 40. If the road so interfered with can be restored compatibly Period for restora-20 with the due completion of any works authorised under this Act, the tion of roads same shall be restored to as good a condition as it was in at the time when the same was first interfered with by the Promoters, or as near thereto as may be, and if such road cannot be so restored, the Pro-
- 25 moters shall cause the new or substituted road, or some other sufficient substituted road, to be put into a permanently substantial condition equally convenient as the former road, or as near thereto as circumstances will allow, and the former road shall be restored, or the substituted road put into such condition as aforesaid as the case may 30 be, with all reasonable expedition.
- 41. If any irrigation work shall cross any highway, other than Promoters to make a public carriage-way, on the level, the Promoters shall make and at sufficient approaches all times maintain convenient ascents and descents, and other con-ways and footway. venient approaches with hand-rails or other fences, and shall, if such crossing on the line.
- 35 highway be a bridle-way, erect and at all times maintain good and sufficient gates, and if the same shall be a footway, good and sufficient gates or stiles on each side of works where the highway shall communicate therewith.
- 42. The Promoters shall make and at all times thereafter main- Works for benefit of 40 tain the following works for the accommodation of the owners of lands owners. adjoining any irrigation works authorised under this Act, that is to say-
 - Such and so many convenient gates, bridges, arches, culverts, and Gates, bridges, &c. passages over, under, or by the side of, or leading to or from
 - such irrigation works as shall be necessary for the purpose of making good any interruptions caused thereby to the use of the lands through which the same shall be made, and such accommodation works shall be made forthwith after the part of the irrigation works passing through or over such lands shall have been laid down or formed or during the formation thereof.
 - Also sufficient posts, rails, hedges, ditches, mounds, or other fences Fences, &c. for separating the land, taken for the use of such irrigation works from the adjoining lands not taken, and protecting such lands from trespass, or the cattle of the owners thereof from straying thereout by reason thereof, together with all necessary gates made to open towards such adjoining lands and not towards the said irrigation works, and all necessary stiles, and such posts, rails, and other fences shall be made forthwith after the taking of any such lands, if the owners thereof shall so require. Also

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Also all necessary arches, tunnels, culverts, drains, or other Drains. passages, either over or under, or by the sides of such irrigation works, and of such dimensions as will be sufficient at all times to convey the natural water from the lands lying near or affected thereby.

Provided always that the Promoters shall not be required to make Accommodation such accommodation works in such a manner as would prevent or works not to interobstruct the using of any irrigation works authorised by this Act, nor works, nor to be to make any accommodation works with respect to which the owners made where com-pensation given. 10 of the lands shall have agreed to receive and shall have been paid

compensation.

43. If any difference arise respecting the kind or number of Differences as to any such accommodation works or the dimensions or sufficiency works to be settled thereof, or respecting the maintaining thereof, the same shall be deter- by Minister. 15 mined by the Minister, who shall also appoint the time within which

such works shall be commenced and executed.

44. If any of the owners of lands affected by any irriga- Power to owners of tion work shall consider the accommodation works made by the lands to make Promoters, or directed by the Minister to be made by the Promoters, dation works.

20 insufficient for the commodious use of their respective lands, it shall be lawful for any such owner or occupier, at any time at his own expense, to make such further works for that purpose as he shall think necessary, and as shall be agreed to by the Promoters.

45. If the Promoters so desire, all such last-mentioned accom- such works to be 25 modation works shall be constructed under the superintendence of the constructed under Promoters' Engineer, and according to plans and specifications to be of the promoters' submitted to and approved by the Promoters. But the Promoters shall engineer. not be entitled to require either that plans shall be adopted, which will involve a greater expense than that incurred in the execution of

30 similar works by the Promoters, or that the plans selected should be executed in a more expensive manner than that adopted in similar cases by the Promoters.

46. If any person omit to shut and fasten any gate set up for Penalty on persons the accommodation of the owners of the adjoining lands, or of the omitting to fasten gates.

35 Promoters or their tenants, as soon as he and the carriages, cattle, or other animals under his care have passed through the same, he shall forfeit for every such offence any sum not exceeding ten pounds.

PART III.

The reservation as an Irrigation Water Conservation Area of the Lake, Creeks, and Lands described in the First Schedule hereto. 40

47. On the passing of this Act, it shall be notified by the Reservation to be Minister, by publication in the Gazette, that the Lake, Creeks, and gazetted. Lands mentioned and described in the First Schedule hereto have

been set apart as an Irrigation Water Conservation Area for irrigation 45 purposes and domestic use within the Counties of Menindie, Tandora,

and Yancowinna.

48. Upon the publication of the notification in the Gazette Vesting, &c., of lands declaring that the Lake, Creeks, and Lands therein described are so

required and set apart, the right of user of the water in, over, or upon 50 such Lake, Creeks, and Lands shall be vested in the Promoters in Trust for the purposes of this Act.

49. Where the lands contained in the area described in the Effect of publication Second Schedule hereto are Crown Lands at the date of such publica-described in the tion, or are vested in any corporation or person on behalf of Her Second Schedule.

Menindie Irrigation.

Majesty, or for public purposes, by virtue of any statue, or are within the limits, with reference to centres of population, prescribed by the Act next hereinafter cited, the effect of such publication shall be to withdraw the said lands from any lease or license or promise thereof,

- to cancel to the like extent any dedication or reservation of the said lake, creeks, and lands made under the authority of the "Crown Lands Alienation Act of 1861," or any Act or Acts amending or repealing the same, and to vest the said lake, creeks, and lands, to the extent aforesaid, in the Promoters, for the purposes mentioned in the
- 10 last preceding section : Provided, however, that nothing in this section contained shall have any effect or operation unless the approval of the Governor shall first have been obtained with respect to the land so required.
- 50. Upon the publication of the said notification the Promoters Promoters may fence 15 shall be entitled to fence off any portion of the Irrigation Water off. Conservation Area on which Irrigation Works are constructed or erected : Provided always that when such fencing shall prevent access to any lake or creek previously in use by any owner of adjoining lands for watering stock or domestic use the Promoters shall provide, in
- 20 lieu thereof, other convenient watering places for the use of such owner for the like purposes.

51. For so much only of the Irrigation Water Conservation Area Compensation to be as shall be fenced off under the authority of the preceding section, the off above high water owners thereof shall be entitled to claim compensation. level only.

- 25 52. After the construction by the Promoters of all such Irriga- Owners of land tion Works upon the Areas described in the First and Second Schedules in Counties of Menindie, Tandora, hereto as they may consider necessary for the irrigation of the Irriga- and Yancowinna may tion Cultivation Area, it shall be lawful for any owner of land in the apply for water. Counties of Menindie, Tandora, and Yancowinna to apply to the
- 30 Promoters for the supply and delivery of water from the Irrigation Water Conservation Area upon such land for irrigation and domestic use for a term of years, at a price by measure or otherwise; and the Promoters shall supply such water on the conditions aftermentioned : Provided always that by so doing they shall not endanger due provision
- 35 for, and the proper irrigation of, the Irrigation Cultivation Area. 53. Every such application for a supply of water on land Application to be situated outside the Irrigation Cultivation Area for irrigation or domestic accompanied by plan use shall be accompanied by a plan of any special irrigation works
- necessary therefor, and a map or plan of the lands through which such 40 special works are intended to pass, showing the position of such proposed works thereon and the names of the owners of such lands, together with an estimate by a competent engineer of the cost of carrying out such special works.
- 54. Before any part of such special irrigation works as may be Plans to be approved 45 carried out under this part of this Act shall be commenced, the plans and works authorised by the Minister, and construction thereof shall be approved and authorised by the Minister, to be remunerative. and such owner shall be obliged to prove to the satisfaction of the Promoters that such works will yield a reasonably permanent return
- at a remunerative rate upon the total cost thereof; and any such 50 special works shall be constructed only under written agreement between the Promoters and such owner, and such agreement, whether under seal or not, shall be deemed a covenant running with such land, and the successive owners thereof, during the term of such agreement.
- 55. All such special irrigation works as may be constructed under Works to be 55 this part of this Act shall be constructed by the Promoters, and under Promoters. the superintendence of the Promoters' engineer, unless the Promoters shall otherwise agree with such owner, within a reasonable time after the approval and authority of the Minister as aforesaid shall have been obtained. But the Promoters shall not be entitled to require either that

onstructed by the
that plans shall be adopted which will involve a greater expense than that incurred in the execution of similar works by the Promoters, or that the plans selected should be executed in a more expensive manner than that adopted in similar cases by the Promoters.

5 56. The Promoters shall be entitled to charge and recover from Owners to be such owner in each year in name of water rates, payable half-yearly, ^{chargeable} with such sum as may be approved by the Minister, or as may be agreed upon by the Promoters with such owner, and such sum shall include

a fair and reasonable proportion of the following items of outlay and 10 expense in respect of the irrigation works on the Irrigation Water Conservation Area, namely :-

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- (I) Provision for a sinking fund for the maintenance and renewal of the irrigation works.
- (II) Annual cost of working and supervision of the irrigation works.
- (III) Interest at the rate of ten per centum per annum upon the total cost of the irrigation works, including the amount of compensation paid in respect thereof and the cost of lands acquired therefor.

20 57. In addition to such charge in name of water rates permitted Charge to repay cost by the last-preceding section it shall be in the option of the Promoters of special works either to charge and recover from such owner the total cost of special

irrigation works constructed on the application of such owner, or to charge, and recover from such owner, in each year, in name of special

25 water rates, such sum as may be approved by the Minister, or as may be agreed upon by the Promoters with such owner, to cover the cost of such special works.

58. Subject to the provisions of this Act, it shall be lawful for Promoters may

- the Promoters to enter into an agreement in writing with the owner supply water under 30 of any land within the Counties of Menindie, Tandora, or Yancowinna, owners. for the supply and delivery of water upon such land for a term of years, or from year to year, at a price, by measure or otherwise, to be stated in such agreement, and in every such agreement the owner of such land shall agree to pay such price for the term limited in the
- 35 agreement, and to pay the Promoters for not less water in any year than the minimum quantity in such agreement specified, and such agreement by such owner, whether under seal or not, shall be deemed a covenant running with such land, and shall bind such land and the successive owners thereof during the said term. But nothing in such
- 40 agreement shall be construed to create any obligation on the part of the Promoters to supply any stated quantity of water in the event of there being at the disposal of the Promoters an insufficient quantity of water as in this part of this Act provided.
- 59. If at any time the supply of water obtainable from the When water available 45 Irrigation Water Conservation Area, shall, in the opinion of the is insufficient, the Promoters, be insufficient to supply to any such owner the whole of may be reduced. the water to which such owner would otherwise have been entitled and liable to take, without endangering the due provision for, and the proper irrigation of, the Irrigation Area, the Promoters shall deliver
- 50 to such owner, and such owner shall receive, such quantity only as the Irrigation Water Conservation Area can, in the opinion of the Promoters, supply; and if there be several such owners the Promoters shall in such event deliver to such owners respectively, and such owners shall respectively be liable to take from the Promoters such
- 55 amount of water only as the Irrigation Water Conservative Area can, in the opinion of the Promoters, properly supply in quantities in pro-portion to the quantities which such owners would, had there been sufficient water available without endangering the due provision for, and the proper irrigation of, the Irrigation Cultivation Area, have respectively

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respectively been entitled and liable to take from the Promoters; but in Payment to be made such case such owner shall only pay for the water actually provided for only. him; and in no case shall any action, claim, demand, or other pro- No claim to lie for ceedings for not supplying water to any such owner be maintainable 5 in any form in any case where it has been determined by the Minister that the Promoters have been without performed or wilfed

Minister that the Promoters have been, without negligence or wilful default upon their part, unable to supply such water or have refused to supply such water in virtue of any provisions of this Act.

PART IV.

10 The occupation and acquisition by the Promoters of the Crown Lands described in the Second Schedule hereto.

60. On the passing of this Act, it shall be notified by the Reservation to be Minister, by publication in the Gazette, that the lands described in the gazetted. Second Schedule hereto are required and have been set apart as an

15 Irrigation Cultivation Area for the use of the Promoters, and that the same shall be held by them upon the conditions specified in this Act. 61. Upon the publication of the last-mentioned notification in Vesting, &c., of lands.

the Gazette declaring that the lands therein described are so required and set apart, such lands shall, upon compliance with the requirements 20 and provisions hereinafter contained, be vested in the Promoters for the purposes of this Act, for an estate of inheritance in fee-simple in possession, freed and discharged from all trusts, obligations, estates, interests, contracts, charges, rates, rights-of-way, or other easements whatsoever, and to the intent that the legal estate therein, together 25 with all powers incident thereto or conferred by this Act, shall

subject to the provisions thereof, be vested in the Promoters. 62. The effect of such publication shall be to withdraw the lands Effect of publication

described in the Second Schedule hereto from any lease or license or upon Crown lands promise thereof, to cancel to the like extent any dedication or reservation Second Schedule. 30 of the said land made under the authority of the "Crown Lands Aliena-

tion Act of 1861," or any Act or Acts amending or repealing the same, and to vest the said land, to the extent aforesaid, in the Promoters, for the purposes mentioned, and for the estate mentioned in the last preceding section: Provided, however, that nothing in this section contained 35 shall have any effect or operation unless the approval of the Governor

shall first have been obtained with respect to the lands so required. 63. The conditions upon which the Irrigation Cultivation Area Conditions apon shall be held and acquired by the Promotors shall be as follows, which Irrigation Area to

namely :-

(i) They shall expend upon or in connection with the Irrigation Expenditure of Cultivation Area, and within the period of twenty years from £30.000. the passing of this Act, in the construction of irrigation works, and permanent improvements, a sum of not less than Thirty thousand pounds in the following manner, that is to say :-During the first period of five years the sum of ten thousand pounds; before or during the second period of five years the further sum of seven thousand pounds; before or during the third period of five years the further sum of seven thousand pounds; and before or during the fourth period of five years the balance of six thousand pounds; and the said sum of thirty thousand pounds shall be expended as aforesaid, in addition to such sums of money as may be expended upon or in connection with the land described in the Second Schedule hereto in preparing and planting and cultivating the same. (II)

be held.

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	(II) They shall keep and maintain all irrigation works, and To maintain works.
	permanent improvements upon or in connection with the
	Irrigation Cultivation Area in good condition and repair
	during the said period of twenty years.
5	(TTT) They shall not soll losse or dispose of any land granted. Or Restrictions on sale,
0	to be granted to them in fee simple in parcels exceeding lease, &c.
	eighty acres, if the land so sold shall be prepared and planted
	for fruit growing, or one hundred and sixty acres if prepared
	for growing other produce, or sell, lease, or dispose of more
0	then one hundred and sixty acres of land to the same person.
10	 (IV) They shall not at any time hold in their own possession, or Restriction on in that of their agents, more than five thousand acres of land held by Pro-
	in that of their agents, more than five thousand acres of land held by Pro-
	cultivated irrigated land, out of the lands described in the moters.
	the Second Schedule hereto.
15	() milling ill measurable offents to establish within the industries to be
10	(v) They shall use all reasonable enorts to establish within the established. period of five years from the passing of this Act, upon the established.
	Irrigation Cultivation Area the business and industries of
	fmuit growing fruit drying preserving and canning.
	 (vi) They shall take all reasonable measures to destroy all such Vermin to be animals and birds within and upon the Irrigation Cultivation
20	animals and birds within and upon the Irrigation Cultivation
40	Area as may be proclaimed to be vermill,
	(VII) They shall, within the period of five years from the passing Land to be cleared.
	of this Act, use all reasonable means to effect the removal of
	all timber growing within the high water-mark of the Lake
25	specified in the First Schedule hereto, and may cut up, use,
20	and dispose of the same.
	(VIII) The Governor may resume any portion of the Irrigation Governor may resume.
	Cultivation Area for railways, tramways, and roads.
	(ry) For the nurness of accertaining the actual cost of bond fide Accounts to be
30	irrigation works and permanent improvements under this Act, Auditor-General.
	the Promotors shall from year to year, until the said sum of
	thirty thousand pounds shall have been expended as aforesaid,
	submit to the Auditor-General accounts and proper voucners
	of all irrigation works, and permanent improvements expended
35	by them upon or in connection with the Irrigation Cultiva-
	tion Area, and the amount of the accounts as passed by the
	Auditor-General shall be deemed to be the actual expenditure
	by the Promoters upon or in connection with such irrigation
	works and permanent improvements.
40	() mi ((1) D (1) (1) (1) (1) (1) (1) (1) (1) (1) (1)
	of the irrigation works and permanent improvements shall of 1870.
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	so far as may be in the same manner in all respects as in
	such accounts had been specifically mentioned therein.
45	Provided always that if the Promoters should at any time fail to
	comply with the foregoing conditions or any of them, all their right,
	title and interest in or to the lands in this part of the Act mentioned
	or referred to shall, subject to the provisions of this Act, absolutely
	cosso and determine
50	64. For every two pounds expended by the Promotors upon or Conditions on which
	in connection with the Irrigation Cultivation Area in irrigation works to issue.
	Crown by the Promoters of the sum of one pound five shiftings, in
	addition to said expenditure of two pounds, issue to the fromoters
55	a grant of one acre of land required by the fromoters within
	the area described in the Second Schedule hereto, provided always
	that no such grant shall be issued except for a parcel of land con-
	taining not less than one hundred acres. And every such grant
	shall be for an estate of inheritance in fee-simple in possession, subject
	to

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to the conditions contained in Crown grants issued under the Crown Lands Acts in force for the time being and the provisions of this Act, and shall be vested in the Promoters.

- 65. Until such grant of each such parcel of land shall respec- Promoters to be 55. Until such grant of each such parcel of land shall respect thomas of the been applied for and issued to the Promoters, they shall crown Lesses until issue of Grant. hold the lands described in the Second Schedule hereto, or the balance thereof from time to time, of which no such grant shall have been issued, as Lessees from the Crown, and shall pay to the Crown an annual sum in name of rent therefor at a rate not exceeding the average
- 10 rent assessed from time to time on other Crown unimproved pastoral lands in the counties aforesaid. And until such grant of each such Promoters may subparcel of land shall respectively have been issued as aforesaid, the lease, &c. Promoters shall be entitled to sub-lease any such parcel of the lands described in the Second Schedule hereto, or the balance thereof from

15 time to time of which no such grant shall have been issued, and to enter into any contract of sale of any such parcel of land conditional upon the issue of any such grant thereof.

PART V.

The Ascertainment and Payment of Compensation in Respect of 20 Lands Resumed and Taken.

66. Where the land described in any notification under this Compensation for Act, and resumed and taken for any of the purposes thereof, consists private lands.

- wholly or partly of land alienated by, or not the property of, the 25 Crown, or is not Crown Land as defined by this Act, or is held under any lease or license from the Crown, the owners, lessees, or licensees thereof shall be entitled to receive such sum of money, by way of compensation, for the land so described, as shall be agreed upon, or otherwise ascertained, under the provisions hereinafter contained.
- 67. The estate and interest of every person entitled to lands Conversion of estate 30 required under this Act, or any portion thereof, and whether to the resumed land into a legal or equitable estate therein, shall, upon due payment of the amount claim. of compensation tendered by the Promoters, or assessed by the jury or arbitrators as hereinafter provided, be deemed to have been as
- 35 fully and effectually conveyed to the Promoters as if the same had been conveyed by the persons legally or equitably entitled thereto by means of the most perfect assurances in the law. And every person shall, upon asserting his claim as hereinafter provided, and making out his title in respect of any portion of the said resumed lands, be 40 entitled to compensation on account of such resumption in manner
- hereinafter provided.

68. Every person claiming compensation in respect of any land Notice of claim for so required, or in respect of any work or other matter done under the ^{compensation}. authority of this Act, shall, within ninety days from the publication of

- 45 such notification, or at any time afterwards within such extended time as a judge of the Supreme Court shall, upon the application and at the cost of the claimant appoint in that behalf, serve a notice in writing upon the Promoters, which notice shall set forth the nature of the estate or interest of the claimant in such land, together with an
- 50 abstract of his title, and if he claims in respect of damage, the nature of the damage which he has sustained or will sustain by reason of the taking of his land, or of such work or matter as aforesaid, and such notice may be in the form of the Third Schedule hereto, but with any modifications required by the nature of the claim.

69.

69. Within sixty days after the receipt of every such notice of Claim and report claim, the Promoters shall cause a valuation of the land or of the estate thereon. or interest of the claimant therein to be made by a competent valuator, and shall inform the claimant as soon as practicable of the amount

5 of such valuation by notice in the form of the Fourth Schedule hereto.

70. If within ninety days after the service of notice of claim compensation by the claimant and the Promoters shall not agree as to the amount of action in Supreme Court. compensation, the claimant shall be at liberty to institute proceedings

- 10 in the Supreme Court in the form of an action for compensation against the Promoters; and any such action may be tried before a Judge of the said Court, or in any Circuit Court, and a special jury of four persons: Provided always that upon proper application, either of the Promoters or of the claimant, a special jury of twelve may be
- 15 summoned for the trial of such action: Provided also that with the consent in writing of the Promoters and the claimant, any such action may be so tried at any time (to be mentioned in such consent) before the expiration of ninety days from service of the notice of claim for compensation, but not within fourteen days from service of the notice
- 20 of valuation on such claimant.

71. The issue to be tried in any such action shall be whether Issue in action of the claimant is entitled to a larger sum by way of compensation than compensation verdict and costs. the amount of the valuation so made by the Promoters and notified to

- the claimant as aforesaid; and, if so, to what sum. And if upon the 25 trial of the said action the verdict shall be for a greater sum than the amount of the said valuation, the costs of the action shall be borne by the Promoters, but if the verdict shall be for a sum equal to or less than such valuation, then the costs shall be borne by the claimant.
- 72. All moneys payable under this Act by way of compensation As to payment of 30 to any claimant, whether under the verdict of a jury or otherwise, shall compensation. be paid together with costs (if any) and interest at the rate of six pounds per centum per annum, reckoned from the date of the notification aforesaid within one month after the determination of such compensation to the person lawfully entitled thereto, or to his agent duly
- 35 authorised in that behalf in writing, but the claimant shall be bound to make out his title to the estate or interest claimed by him in all cases where the claim is in respect of the deprivation of some estate or interest in land: Provided that in the case of land under the surface taken for the purpose of constructing a subterranean tunnel for water
- 40 supply, no compensation shall be allowed or awarded unless the surface of the overlying soil be disturbed, or the support to such surface be destroyed or injuriously affected by the construction of such tunnel, or unless any mines or underground workings in or adjacent to such land be thereby rendered unworkable or be so affected 45 as aforesaid.

73. A District Court shall, notwithstanding anything contained Where claim may be in the "District Courts Act of 1858," or any amendment thereof, District Court. have jurisdiction to try any such action of compensation at the District Court holder within the district wherein any land in respect of which

- 50 any claim has arisen under this Act (or the greater portion of such land) is situated in any case where the whole amount of the claim in respect to such land served in pursuance of section sixty-nine of this Act does not exceed two hundred pounds, or if exceeding that amount in any case where the Promoters and the Claimant by a memorandum 55 signed by the Promoters' Attorney and the Claimants' Attorney agree For the purposes of this Act the provisions of the said thereto.
- District Courts Act, and of any Act amending the same, together with all rules made or to be made thereunder, shall be deemed to apply to all proceedings taken in any District Court hereunder. c 12-C

74. In estimating or assessing the compensation, if any, to be Principles upon paid under this Act, regard shall be had by the valuators and by the which compensation may be awarded. jury (on any issue), or by the arbitrators and their umpire to, and they are hereby authorised and empowered to apply the following principles 5 so far as the same may be applicable in each case, namely :-

(I) Regard shall be had not only to the value of the land taken Compensation for by the Promoters, but also to the damage, if any, to be sus-land taken, and t taken from other lands, or other injuries suffered by him by reason of the exercise of the powers expressed or incorporated

- in this Act; and the valuators, jury, or arbitrators, shall assess the same according to what they shall find to have been the value of such lands, estate, or interest at the time notice was given of such lands being required or having been taken.
- (II) No compensation shall be awarded in any case where the No compensation injury for which compensation is claimed appears to have where works been the result of the execution of works which were incomplete at the time of such injury, if it shall appear that such works are being bona fide prosecuted to completion.

75. Notwithstanding anything hereinbefore contained, it shall Power to purchase be lawful for the Promoters, if they think fit, to agree with the owners lands by agreement. of any lands, the acquisition of which is authorised by this Act, and with all parties having any estate or interest in such lands, or by this

- 25 Act enabled to sell and convey the same, for the absolute purchase for a consideration in money of any such lands or such parts thereof as shall be thought proper, and of all estates and interests in such lands of what kind soever.
- 76. Notwithstanding anything hereinbefore contained, it shall Power to refer claims 30 be lawful for the Promoters, if they think fit, to enter into an to arbitration. agreement in writing with any person claiming compensation in respect of any land required, or in respect of any works or other matter done under the authority of this Act, to refer such claim to the decision of two arbitrators and their umpire, and in such event
- 35 any such agreement shall be read and construed as a submission of such claim within the meaning of the "Arbitration Act, 1892."

77. It shall be lawful for all parties being seized, possessed of, Parties under disor entitled to any such lands, or any estate or interest therein, to sell and ability enabled to sell convey or release the same to the Promoters, and to enter into all neces- exercise other powers.

- 40 sary agreements for that purpose, and particularly it shall be lawful for all or any of the following parties so seized, possessed, or entitled as aforesaid so to sell, convey, or release, that is to say, all corporations, tenants in tail or for life, married women seized in their own right or entitled to dower, guardians, committees of lunatics, and idiots, trustees
- 45 or feoffees in trust for charitable or other purposes, executors and administrators, and all parties for the time-being entitled to the receipt of the rents and profits of any such lands in possession or subject to any estate in dower, or to any lease for life or for lives and years or for years, or any less interest; and the power so to sell and convey or release
- 50 as aforesaid may lawfully be exercised by all such parties other than married women entitled to dower or lessees for life or for lives and years or for years, or for any less interest, not only on behalf of themselves and their respective heirs, executors, administrators, and successors, but also for and on behalf of every person entitled in reversion, 55 remainder, or expectancy after them, or in defeasance of the estates of
- such parties, and as to such married women, whether they be of full age or not as if they were sole and of full age, and as to such guardians on behalf of their wards, and as to such committees on behalf of the lunatics and idiots of whom they are the committees respectively, and that

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that to the same extent as such wives, wards, lunatics, and idiots, respectively could have exercised the same power under the authority of this Act if they had respectively been under no disability; and as to such trustees, executors, or administrators on behalf of their cestui 5 que trusts, whether infants, issue unborn, lunatics, feme covert, or other persons, and that to the same extent as such cestui que trusts respectively could have exercised the same powers under the authority of this Act if they had respectively been under no disability; and the power hereinafter given to release lands from any rent-charge or 10 incumbrance, and to agree for the apportionment of any such rentcharge or incumbrance shall extend to, and may lawfully be exercised by, every party hereinbefore enabled to sell, and convey, or release lands to the Promoters. 78. The several sections of the Government Railways Act, Incorporation of

15 twenty-second Victoria number nineteen, hereinafter specified, together Government Rail with the respective powers, authorities, duties, liabilities, obligations, ways Act. and other the provisions therein contained, are hereby declared, notwithstanding the repeal of the said Act, to be incorporated with, and embodied in, this Act, to the intent that the same may be applied as

- 20 fully and effectually to the lands taken under the authority of this Act as if the said sections had been specifically enacted herein. And that wheresoever in any section so incorporated the word "Commissioner' occurs, there shall, for the purposes of this Act, be substituted in lieu of such word the expression "the Promoters." And whenever the
- 25 word "railway," or words implying works connected with a railway, occur, there shall be substituted such words respectively as denote the nature of the work, undertaking, or purpose in respect of which the land in question has been appropriated or resumed. The following are the sections so declared to be incorporated with this Act :-
 - (I) As to the determination of compensation to absent parties. Sections forty-two to forty-four both inclusive.
 - (II) As to the deposit of compensation money in certain cases with the Master in Equity and the application and investment thereof. As to payment of such money in certain cases to trustees or to the parties themselves, and the exoneration of the Promoters in respect thereof after payment. Sections forty-seven to fifty-two, both inclusive.
 - (III) As to the deposit and application of compensation money on refusal of the owner to accept the same or on his failing to make out a satisfactory title, and as to presumption of ownership. Sections fifty-three to fifty-six, both inclusive.
 - (IV) As to the procedure by the Promoters in case the owner or occupier of any lands resumed under this Act shall refuse to give up possession thereof or hinder the Promoters from entering upon or taking possession of the same. Section sixty-one.
 - (v) As to the purchase or redemption of the interests of mortgagees, and the deposit of principal and interest due on mortgages with the Master in Equity, the procedure to be observed when the mortgaged lands are of less value than the mortgage debt, and where part only of lands in mortgage are taken. Sections sixty-five to seventy, both inclusive.
 - (VI) As to the release of lands from rent-charges and other incumbrances, and procedure thereon. Sections seventy-one to seventy-four, both inclusive.
 - (VII) As to the apportionment of rent where lands taken are under lease, and as to compensation to tenants. Sections seventy-five to seventy-eight, both inclusive.

PART

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PART VI.

Miscellaneous provisions-Legal procedure.

79. One-half of any penalty recovered under this Act shall be Moiety of penalties paid to the informer; and where any distress is made for any sum of to be paid to 5 money to be levied under this Act, the distress itself shall not be not unlawful for unlawful, nor the persons making the same be deemed trespassers, on want of form. account of any defect or want of form in the information, summons, conviction, warrant of distress, or other proceedings relating thereto, nor shall the persons distraining be deemed trespassers on account of

10 any irregularity that shall be afterwards done by the persons distraining, but the persons aggrieved by such irregularities may recover satisfaction for the special damage in an action on the case.

80. If it shall be proved to the satisfaction of any two Justices Penalty for default in Petty Sessions assembled, that the Promoters or any of their officers not otherwise pro-15 have been guilty of any default under this Act not otherwise provided for, they shall be liable for each and every such default to a penalty

not exceeding five pounds, to be recovered in a summary way.

81. Where by this Act any question of compensation, expenses, Method of proceed-charges, or damages, or other matter is required to be referred to the ing before justices in question of damages, 20 determination of any Justices, it shall be lawful for any Justice, upon &c. the application of either party, to summon the other party to appear

before two Justices at a time and place to be named in such summons, and upon the appearance of such parties, or in the absence of any of them upon proof of due service of the summons, it shall be lawful for

- 25 such two Justices to hear and determine such question, and for that purpose to examine such parties or any of them and their witnesses on oath, and the cost of every such inquiry shall be in the discretion of such Justices, and they shall determine the amount thereof.
- 82. Every penalty, forfeiture, charge, or sum of money imposed Penalties, &c., to be 30 by or made payable under this Act, the recovery of which is not other-before two justices. wise provided for, may be recovered by summary proceedings before two Justices, under the provisions of the Act or Acts in force for the time being regulating summary proceedings before Justices. And where any such penalty, charge, or sum be not paid, either immediately
- 35 after conviction or adjudication, or within the time appointed thereby, the same may be enforced by distress and sale of the offender's or defaulter's goods and chattels, in the manner provided by the said Acts. 83. If any party shall feel aggrieved by any determination or Parties allowed to
- adjudication of any Justices with respect to any penalty or forfeiture sessions on giving 40 under the provisions of this Act, such party may appeal to the security. nearest Quarter Sessions; but no such appeal shall be entertained unless it be made within four months next after the making of such determination or adjudication, nor unless ten days' notice in writing of such appeal, stating the nature and grounds thereof, be given to
- 45 the party against whom the appeal shall be brought; nor unless the appellant forthwith after such notice enter into recognizances with two sufficient sureties before a Justice, conditioned duly to prosecute such appeal, and to abide the order of the Court thereon. At the court to make such Quarter Sessions, for which such notice shall be given, the Court shall order as they think
- 50 proceed to determine the appeal in a summary way, or they may, if they think fit, adjourn it to the following Sessions, and upon the hearing of such appeal, the Court may, if they think fit, mitigate any penalty or forfeiture, or they may confirm or quash the adjudication, and order any money paid by the appellant, or levied by distress upon
- 55 his goods, to be returned to him, and also may order such further satisfaction to be made to the party injured, as they may judge reasonable; and they may make such order concerning the costs, both of the adjudication and of the appeal, as they may think reasonable.

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84. If through any act, neglect, or default, on account whereof Damage to be made any person shall have incurred any penalty imposed by this Act, any good in addition to damage to any conduit main nine sower or other property of the propert damage to any conduit, main, pipe, sewer, or other property of the promoters, used in connection therewith, shall have been committed

5 by such person, he shall be liable to make good such damages as well as to pay such penalty, and the amount of such damages shall, in case of dispute, be determined by the Justices by whom the party incurring such penalty shall have been convicted, and on non-payment of such damages on demand, the same shall be levied by distress, and such 10 Justices, or one of them, shall issue their warrant accordingly.

85. Any notice required by this Act, or by any regulation Notices. made thereunder to be served on, or given to, any owner or occupier of any building, land, or premises, or on or to any person, may be in writing, or partly in writing and partly printed, or may be 15 wholly printed. And it shall be sufficient for all purposes of this Act, unless the said Act in any case prescribes a different course to be pursued, if any such notice is sent by post to the owner by registered letter addressed to his last-known place of abode or of business, or is served on the owner or occupier of such building, land, or premises, or 20 left with some inmate apparently over the age of fourteen years living at the place of abode of such owner or occupier, or if there be no occupier, if such notice be posted on some conspicuous part of such

- building or land. And any notice required to be served or given in respect of any public street, road, or lane may be served on or sent by 25 post as aforesaid to the Council Clerk of the Borough or Municipal District wherein such street, road, or lane, or a portion thereof affected by the notice is situated.
 - 86. In the event of the wrongful exercise of any powers given Indictment for by this Act, nothing in this Act contained shall be construed to prevent nuisances.
- 30 any person from indicting, or otherwise proceeding, either civilly or criminally against the Promoters or their officers, for nuisance or otherwise in respect of the works, or means used or employed by the Promoters in the exercise of the privileges hereby conferred on the Promoters, or to prevent the Promoters, or any person recovering any 35 sum of money, or otherwise proceeding in any Court of competent
- jurisdiction; but the Promoters or any person, to whom any penalty or sum of money may, by the provisions of this Act, be awarded, may elect either to proceed in manner in this Act provided, or to proceed for and recover damages or otherwise, in any Court of competent jurisdiction.
- 40 87. For any of the purposes of the Promoters authorised by this Borrowing powers. Act the Promoters may from time to time borrow money in such sum or sums as the Promoters may think fit; and for securing the repayment of the money so borrowed, with interest, it shall be lawful for the Promoters to issue debentures, to be charged and secured upon 45 the Promoters lands, irrigation works, rights, powers, authorities,
- privileges, and revenues or to mortgage the same.

88. The Promoters shall assign and transfer to each and every Assignment of purchaser of land within the Irrigation Cultivation Area at time of pur- water-rights chase such a water-right to attach as a perpetual easement to the land so

- 50 purchased as the Promoters may determine, but subject to payment by the purchaser of such water rate as may be fixed by assessment as hereinbefore provided, and such water-right, when assigned or transferred to such purchaser, shall be expressed in or endorsed upon the deed of conveyance, or in or upon the transfer of such land; and in all cases where 55 the land is under the provisions of the Real Property Act, such water-right shall be noted by the Registrar-General upon the purchaser's
- certificate of title, and such water-right shall, for all time, attach to the land to which the same has been assigned, and shall be held by and belong

water-rights to

belong to the owner of such land for the time being: Provided always that such water-right shall in no case be inconsistent with the rights conferred on the Promoters under this Act.

- 89. It shall be lawful for the Promoters, at any time after the Bights, powers, &c., 5 passing of this Act and after the execution of works under this Act under this Act under this Act may be assigned, &c. to the value of five thousand pounds, to assign, transfer, convey, and release to any person, or to any company duly incorporated for that purpose, and having a registered office in New South Wales, all or any of the rights, powers, authorities, privileges, liabilities, and
- 10 obligations conferred and imposed by this Act, together with all or any of the lands, tenements, hereditaments, estates, chattels, and effects of every kind acquired under or in pursuance thereof, and purchased, occupied, or used in connection with the same, and upon and after the completion of such assignment, transfer, conveyance, and release such
- 15 person or company, their officers, agents, and servants alone may lawfully exercise and enjoy all the rights, powers, authorities, and privileges, and shall be and continue alone to be subject to all the liabilities, obligations, penalties, and forfeitures to which the said Promoters, their officers, agents, or servants would have been entitled or subject had no
- 20 such assignment, transfer, conveyance, and release been completed: Provided, however, that nothing herein contained shall prejudice or affect any rights accrued, action or proceedings taken against, or liabilities, obligations, penalties, or forfeitures incurred by the said Promoters before the completion of the said assignment, transfer,
- 25 conveyance, and release, and for which the said assignees shall be as fully liable as the Promoters would have been if no such assignment, transfer, conveyance, and release had been executed.

90. In the event of any dispute, question, or difference arising Disputes between between the Promoters and the Minister, the same shall be referred Minister and Promoters referred

- 30 to two arbitrators, one to be appointed by the Governor and the other to arbitration. by the Promoters, and in such event this section shall be read and construed as a submission within the meaning of the "Arbitration Act, 1892," of such dispute, question, or difference, to such arbitrators.
- 91. Upon the application of the Promoters the Governor may, Power to extend 35 by proclamation, declare that the provisions of this Act, or any of them, provisions of the Act. shall be extended to lands within the Counties of Menindie, Tandora, and Yancowinna, other than those within the Areas described in the First
- and Second Schedules hereto, and thereupon such lands which shall in such proclamation be described, shall be included within the provisions 40 of this Act, in the same manner and, so far as possible, to the same extent and effect, as if such lands had been part of the lands described in the First and Second Schedules to this Act originally.

92. This Act shall become null and void unless irrigation works Voidance of Act. and permanent improvements to the value of five thousand pounds

45 be carried out upon or in connection with the Irrigation Cultivation Area within two years after the passing thereof.

SCHEDULES.

FIRST SCHEDULE.

The Irrigation Water Conservation Area.

50 ALL those thirty-eight thousand six hundred and forty acres of land in the Counties of Menindie and Tandora, including the area covered by Lake Menindie, and the Creeks leading into and from the same.

SECOND

SECOND SCHEDULE.

The Irrigation Cultivation Area, about 25,000 acres.

WESTERN Division-Land District of Willyama, within the resumed area of Kinchega Holding Number two hundred and forty-four, notified thirty-first July, one 5

thousand eight hundred and eighty-five.

No. 16,083. County of Tandora, parishes of Hume, Kars, Maiden, and Bellar, containing an area of about twenty-five thousand acres. The Crown lands within the following boundaries: Commencing on the northern shore of Lake Menindie, at the south-eastern corner of Raimondo Pedroja's homestead lease three hundred and forty, of ten thousand 10 two hundred and forty acres; and bounded thence by the northern shore of that lake easterly to the intersection of the south-western boundary of travelling stock reserve nine thousand eight hundred and sixty-seven, notified twelfth October, one thousand eight hundred and eighty-nine; thence by a line north-westerly to the south-western corner of comping and water reserve six hundred and ninetraning, notified twenty sixth of camping and water reserve six hundred and ninety-nine, notified twenty-sixth 15 November, one thousand eight hundred and eighty-four; thence by the western and northern boundaries of that reserve and the eastern prolongation of the latter boundary bearing respectively northerly and easterly to the south-western boundary of homestead lease two hundred and twenty-nine, William Burns' ten thousand two hundred and forty acres; thence by part of that boundary, the north-western boundary of that homestead 20 lease, and the north-western boundary of George Maiden's homestead lease ninety-five of ten thousand two hundred and forty acres bearing respectively north-westerly and north-easterly to the northernmost corner of the last-mentioned homestead lease; thence by the north-westerly prolongation of the north-eastern boundary of that homestead lease bearing north-west three miles; thence by a direct line to the sixty-fifth mile peg 25 on the road from Silverton to Menindie bearing south-westerly to the north-eastern boundary of travelling stock reserve nine thousand eight hundred and sixty-seven aforesaid; thence by that boundary south-easterly to the northern boundary of water and camping reserve six hundred and ninety-eight, notified twenty-sixth November, one thousand eight hundred and eighty-four; thence by the northern and part of the eastern 30 boundaries of that reserve bearing respectively easterly and southerly to the north-eastern boundary of travelling stock reserve nine thousand eight hundred and sixty-seven aforesaid; thence by that boundary south-easterly to the western boundary of homestead lease three hundred and forty aforesaid; and thence by part of the western, the northern, and the eastern boundaries of that homestead lease bearing respectively north, east, and 35 south, to the point of commencement.

THIRD SCHEDULE.

Notice of Claim and Abstract.

To the Promoters of the Menindie Irrigation Act.

In pursuance of the "Menindie Irrigation Act" I (or we) hereby give you notice that 40 I (or we) claim compensation for land hereunder described which has been resumed under the said Act. The amount of such claim and other the particulars required by the said Act are stated in the subjoined abstract. Abstract.

45 1 50	Names and descriptions of parties claiming, and nature of their interests.	Situation and description of property.	Quit rents pay- able if leasehold, name of landlord, term of lease, and rent reserved.	will or under lease	Particulars of claim, specifying separately the amount claimed for value of property and for compensation.	particulars of docu-	Names of persons having the custody of documents, and place or places where the same may be in- spected, and name claimant's solicitor or agent.	
					(Signature) (Address) (Date)			
55			FOURTH SCHEDULE.					

FOURTH SCHEDULE.

Notice of Valuation.

To A.B., claimant in respect of the land hereunder described resumed under the "Menindie Irrigation Act."

TAKE notice that the land hereunder described, being that in respect of the resumption 60 whereof under the authority of the aforesaid Act your claim or compensation has been lodged, has been valued at the sum of £

The Menindie Irrigation Settlement, (Limited),

Promoters of the Menindie Irrigation Act.

Description of land in respect of which claim has been made. 65 ALL that piece or parcel of land &c., &c., &c.

[1s. 3d.]

Sydney : Charles Potter, Government Printer .- 1893

