New South Wales.



ANNO SEXAGESIMO PRIMO

VICTORIÆ REGINÆ.

No. XLI. (A.D. 1897.)

An Act to provide for the construction of Artesian Wells and works in connection therewith; and to authorise charges to be levied in respect of the same; and for other purposes incidental thereto. [Assented to, 10th December, 1897.]

BE it enacted by the Queen's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled, and by the authority of the same, as follows:-

1. (I) The Governor may notify in the Gazette any proposal Constitution of for the construction by the Crown of any artesian well, and for the construction of work conservation and supply of the water flowing from such well, together on petition of with an estimate of the cost of the same; and after such notification occupiers. the Minister may refer any such proposal to the land board for the land district within which the proposed work would be situate, or to a land board for a land district adjacent thereto; and it shall thereupon become the duty of such land board to forward a report to the Minister describing the land which, in the opinion of the board, would be benefited by water from the proposed well and should be included in any district to be constituted in respect of the said work; and upon receipt of such report the Minister may, by notification in the Gazette, declare the land so described to be a district within which the charges hereinafter in this section mentioned may be levied.

If, after such last-mentioned notification, a petition in favour of the proposal of the Minister is presented to the land board signed by persons—

(a) who constitute a two-thirds majority of the total number of those owning or occupying or being mortgagees of land within the district; and

(b) who own or occupy or are mortgagees of an area exceeding two-thirds of the total area within the district,

the board may report to the Minister recommending that the proposal be carried out.

Thirty days after the receipt of a report to that effect the Minister may carry out the work with funds legally available for the purpose unless an appeal to the Land Appeal Court affecting the same is pending, in which case the carrying out of the work shall be stayed until the appeal is decided: Provided that any such work shall be subject to the provisions of the Public Works Act of 1888.

Charges to be assessed and levied.

(II) Upon the work being completed the Minister may direct the land board to assess the charges to be paid by each occupier of land within the district notified as aforesaid, which charges shall not exceed the yearly value to each occupier of the direct benefit accruing to his land from the construction of the well and from the supply to the said land of water from the well: Provided that the total of such charges shall not exceed six pounds per centum of the cost to the Crown of the construction of the work.

Any charges so assessed shall be payable, at the times and in the manner prescribed, into the Consolidated Revenue Fund: Provided that on the petition of persons liable in the aggregate to pay one quarter of the total amount of the charges, or at the request of the Minister the land board shall make a fresh assessment of the charges to be paid. Any report, recommendation, or decision of a land board under this Act shall be subject to an appeal or reference to the Land Appeal Court in the manner prescribed by the Crown Lands Act of 1884, or any Act amending the same, or any regulations made thereunder. The decision of the said Court shall be final.

2. (1) If the occupiers, owners, or mortgagees of any lands in writing request the Minister to construct an artesian well for the purpose of supplying water to their lands, and consent to pay any charges which may be levied in respect of the same, the Minister may, if he approve of the request, construct the well and such channels and other works for the supply of the water as he may think fit, with funds legally available for the purpose: Provided that the work shall be subject to the provisions of the Public Works Act of 1888.

(II) Upon the work being completed, the Minister may direct the land board of the land district within which the work is situate to assess the charges to be paid by each occupier of any of the said lands, which charges shall not exceed the yearly value to each occupier of the direct benefit accruing to his land from the construction of the well, and from the supply to the said land of water from the well, deduction being made for the probable cost of the maintenance of the channels and works as hereinafter provided. But the total of such charges shall not exceed six pounds per centum of the cost to the Crown of the construction of the work aforesaid.

All charges so assessed shall be payable at the times and in the manner prescribed into the Consolidated Revenue Fund: Provided that on the petition of persons liable in the aggregate to pay one-half of the total amount of the charges, or at the request of the Minister the land board shall make a fresh assessment of charges to be paid.

(III) It shall be the duty of each occupier of any of the said lands, and if any of the said lands should at any time be unoccupied, it shall be the duty of the owner thereof to maintain in good repair and

Minister may at request of occupiers construct well and channels.

Charges to be assessed and levied.

Occupiers to keep channels in repair.

in efficient condition such channels and other works in connection therewith as have been constructed through his land; and any occupier or owner who fails to comply with the provisions of this subsection

shall be liable to a penalty not exceeding fifty pounds.

(IV) The Minister, or any person appointed by him in that Minister may require behalf, may, on being informed of any failure by an occupier or owner subsection. to comply with the provisions of the last preceding subsection, require the occupier or owner by notice in writing served on him to effect such repairs, and do such things as he may consider necessary in order to put the channel in an efficient condition. If the occupier or owner for one week after receipt of the notice fails or neglects to comply therewith it shall be lawful for the Minister to cause such repairs and things as aforesaid to be effected and done, and recover from the occupier or owner as the case may be in any Court of competent jurisdiction the expenses thereby incurred.

3. All charges and expenses payable under the authority of Charges and expenses this Act shall be a charge on the land in respect of which they were land.

payable.

4. (I) Any person who wilfully cuts, breaks, or destroys, or Punishment for damages, with intent to destroy or render less useful, any work wilful destruction of constructed under the authority of this Act shall be light for all work. constructed under the authority of this Act shall be liable for all damage and loss sustained by such act, and shall be in addition liable to be fined any sum not exceeding one hundred pounds, or to be imprisoned for any term not exceeding six months.

(II) Any person who wilfully and wrongly obstructs or Penalty for diverts the flow of water in any channel constructed under the obstruction or authority of this Act shall be liable to a penalty not exceeding fifty

pounds.

5. The Governor may make regulations—

Governor may make

(a) for levying and collecting the charges payable under the regulations. authority of this Act; and

(b) for regulating the supply and use of water from any well constructed under the authority of this Act; and

(c) for prescribing the steps to be taken in order to maintain the bores and channels in good repair and in efficient condition; and

(d) for carrying out the provisions of this Act.

And may in those regulations impose any penalty not exceeding

fifty pounds for any breach of the same.

All regulations on being published in the Gazette shall have the force of law, and shall within fourteen days thereafter be laid on the table of each House of Parliament, if Parliament be then in session, but if not, then within fourteen days after the next meeting of Parliament.

6. Charges and expenses payable under and penalties imposed Recovery of penalties. by this Act or by any regulations made thereunder may be recovered before a police or stipendiary magistrate or any two justices of the

peace in petty sessions.

7. In this Act "Governor" means Governor with the advice of Definitions. the Executive Council; "Artesian Well" includes an artesian well from which the water does not flow naturally, but has to be raised by pumping or other artificial means; and "Minister" means the Secretary for Mines.

8. This Act may be cited as the "Artesian Wells Act, 1897."

The control of the state of the

I Certify that this Public Bill, which originated in the Legislative Assembly, has finally passed the Legislative Council and the Legislative Assembly of New South Wales.

Legislative Assembly Chamber, Sydney, 7 December, 1897. F. W. WEBB, Clerk of the Legislative Assembly.

New South Wales.



ANNO SEXAGESIMO PRIMO

VICTORIÆ REGINÆ.

No. XLI. (A.D. 1897.)

An Act to provide for the construction of Artesian Wells and works in connection therewith; and to authorise charges to be levied in respect of the same; and for other purposes incidental thereto. [Assented to, 10th December, 1897.]

BE it enacted by the Queen's Most Excellent Majesty, by and with the advice and consent of the Locialstin C. the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled, and by the authority of the same, as follows:

1. (1) The Governor may notify in the Gazette any proposal Constitution of for the construction by the Crown of any artesian well, and for the construction of work conservation and supply of the water flowing from such well, together on petition of with an estimate of the cost of the same; and after such notification occupiers. the Minister may refer any such proposal to the land board for the land district within which the proposed work would be situate, or to a land board for a land district adjacent thereto; and it shall thereupon become the duty of such land board to forward a report to the Minister describing the land which, in the opinion of the board, would be benefited by water from the proposed well and should be included in any district to be constituted in respect of the said work; and upon receipt of such report the Minister may, by notification in the Gazette, declare the land so described to be a district within which the charges hereinafter in this section mentioned may be levied.

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

If, after such last-mentioned notification, a petition in favour of the proposal of the Minister is presented to the land board signed by persons—

(a) who constitute a two-thirds majority of the total number of those owning or occupying or being mortgagees of land within the district; and

(b) who own or occupy or are mortgagees of an area exceeding two-thirds of the total area within the district,

the board may report to the Minister recommending that the proposal be carried out.

Thirty days after the receipt of a report to that effect the Minister may carry out the work with funds legally available for the purpose unless an appeal to the Land Appeal Court affecting the same is pending, in which case the carrying out of the work shall be stayed until the appeal is decided: Provided that any such work shall be subject to the magnificant of the Police William and the supposition of the provided that any such work shall be

subject to the provisions of the Public Works Act of 1888.

(II) Upon the work being completed the Minister may direct the land board to assess the charges to be paid by each occupier of land within the district notified as aforesaid, which charges shall not exceed the yearly value to each occupier of the direct benefit accruing to his land from the construction of the well and from the supply to the said land of water from the well: Provided that the total of such charges shall not exceed six pounds per centum of the cost to the Crown of the construction of the work.

Any charges so assessed shall be payable, at the times and in the manner prescribed, into the Consolidated Revenue Fund: Provided that on the petition of persons liable in the aggregate to pay one quarter of the total amount of the charges, or at the request of the Minister the land board shall make a fresh assessment of the charges to be paid. Any report, recommendation, or decision of a land board under this Act shall be subject to an appeal or reference to the Land Appeal Court in the manner prescribed by the Crown Lands Act of 1884, or any Act amending the same, or any regulations made thereunder. The decision of the said Court shall be final.

2. (I) If the occupiers, owners, or mortgagees of any lands in writing request the Minister to construct an artesian well for the purpose of supplying water to their lands, and consent to pay any charges which may be levied in respect of the same, the Minister may, if he approve of the request, construct the well and such channels and other works for the supply of the water as he may think fit, with funds legally available for the purpose: Provided that the work shall be subject to the provisions of the Public Works Act of 1888.

(II) Upon the work being completed, the Minister may direct the land board of the land district within which the work is situate to assess the charges to be paid by each occupier of any of the said lands, which charges shall not exceed the yearly value to each occupier of the direct benefit accruing to his land from the construction of the well, and from the supply to the said land of water from the well, deduction being made for the probable cost of the maintenance of the channels and works as hereinafter provided. But the total of such charges shall not exceed six pounds per centum of the cost to the Crown of the construction of the work aforesaid.

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(III) It shall be the duty of each occupier of any of the said lands, and if any of the said lands should at any time be unoccupied, it shall be the duty of the owner thereof to maintain in good repair and

Charges to be assessed and levied.

Minister may at request of occupiers construct well and channels.

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Occupiers to keep channels in repair.

in efficient condition such channels and other works in connection therewith as have been constructed through his land; and any occupier or owner who fails to comply with the provisions of this subsection

shall be liable to a penalty not exceeding fifty pounds.

(IV) The Minister, or any person appointed by him in that Minister may require behalf, may, on being informed of any failure by an occupier or owner subsection. to comply with the provisions of the last preceding subsection, require the occupier or owner by notice in writing served on him to effect such repairs, and do such things as he may consider necessary in order to put the channel in an efficient condition. If the occupier or owner for one week after receipt of the notice fails or neglects to comply therewith it shall be lawful for the Minister to cause such repairs and things as aforesaid to be effected and done, and recover from the occupier or owner as the case may be in any Court of competent jurisdiction the expenses thereby incurred.

3. All charges and expenses payable under the authority of Charges and expenses this Act shall be a charge on the land in respect of which they were land.

payable.

4. (1) Any person who wilfully cuts, breaks, or destroys, or Punishment for damages, with intent to destroy or render less useful, any work wilful destruction of work. constructed under the authority of this Act shall be liable for all damage and loss sustained by such act, and shall be in addition liable to be fined any sum not exceeding one hundred pounds, or to be imprisoned for any term not exceeding six months.

(II) Any person who wilfully and wrongly obstructs or Penalty for diverts the flow of water in any channel constructed under the obstruction or authority of this Act shall be liable to a penalty not exceeding fifty

pounds.

5. The Governor may make regulations— Governor may make (a) for levying and collecting the charges payable under the regulations.

authority of this Act; and

(b) for regulating the supply and use of water from any well constructed under the authority of this Act; and

(c) for prescribing the steps to be taken in order to maintain the bores and channels in good repair and in efficient condition; and

(d) for carrying out the provisions of this Act.

And may in those regulations impose any penalty not exceeding

fifty pounds for any breach of the same.

All regulations on being published in the Gazette shall have the force of law, and shall within fourteen days thereafter be laid on the table of each House of Parliament, if Parliament be then in session, but if not, then within fourteen days after the next meeting of Parliament.

6. Charges and expenses payable under and penalties imposed Recovery of penaltics. by this Act or by any regulations made thereunder may be recovered before a police or stipendiary magistrate or any two justices of the

reace in petty sessions.

7. In this Act "Governor" means Governor with the advice of Definitions. the Executive Council; "Artesian Well" includes an artesian well from which the water does not flow naturally, but has to be raised by pumping or other artificial means; and "Minister" means the Secretary for Mines.

8. This Act may be cited as the "Artesian Wells Act, 1897." short title.

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

FREDK. M. DARLEY,

Lieutenant-Governor.

Government House. Sydney, 10th December, 1897. therewith as have been constructed through his land; and any occurse Assembly, or owner who fails to comply with the provisions of this subsection. Lieutenal - Laurenald

ARTESIAN WELLS BILL.

SCHEDULE of Amendments referred to in Message of 2nd December, 1897.

Page 1, clause 1, line 13. After "Board" insert "would be benefited by water from "the proposed well, and"

Page 2, clause 1, line 5. After "those" insert "owning or"

Page 2, clause 1, line 5. After "occupying" insert "or being mortgagees of"

Page 2, clause 1, line 7. After "who" insert "own or"

Page 2, clause 1, line 7. After "occupy," insert "or are mortgagees of"

Page 2, clause 1. At end of clause add "Any report, recommendation, or decision "of a Land Board under this Act shall be subject to an appeal or "reference to the Land Appeal Court in the manner prescribed by the "Crown Lands Act of 1884, or any Act amending the same, or any "regulations made thereunder. The decision of the said Court shall be "final"

Page 2, clause 2, line 35. After "occupiers" insert "owners or mortgagees"

Page 3, clause 2, line 7. After "exceeding" insert "fifty"

Page 3, clause 3, line 20. Omit "first"

Page 3, clause 3, line 21. After "payable" omit remainder of clause

Page 3, clause 4, line 31. After "exceeding" insert "fifty"

Page 3, clause 5, line 42. After "exceeding" insert "fifty"

This Public Bill originated in the Legislative Assembly, and, having this day passed, is now ready for presentation to the Legislative Council for its concurrence.

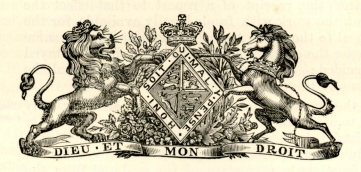
Legislative Assembly Chamber, Sydney, 6 October, 1897.

F. W. WEBB, Clerk of the Legislative Assembly.

The Legislative Council has this day agreed to this Bill with Amendments.

Legislative Council Chamber, Sydney, 2nd December, 1897. JOHN J. CALVERT, Clerk of the Parliaments.

New South Wales.



ANNO SEXAGESIMO PRIMO

VICTORIÆ REGINÆ.

. (A.D. 1897.) No.

An Act to provide for the construction of Artesian Wells and works in connection therewith; and to authorise charges to be levied in respect of the same; and for other purposes incidental thereto.

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

1. (I) The Governor may notify in the Gazette any proposal Constitution of for the construction by the Crown of any artesian well, and for the districts and construction of work conservation and supply of the water flowing from such well, together on petition of with an estimate of the cost of the same; and after such notification occupiers.

the Minister may refer any such proposal to the land board for 10 the land district within which the proposed work would be situate, or to a land board for a land district adjacent thereto; and it shall thereupon become the duty of such land board to forward a report to the Minister describing the land which, in the opinion of the board, would be benefited by water from the proposed well and should be 15 included in any district to be constituted in respect of the said work; and upon receipt of such report the Minister may, by notification in the Gazette, declare the land so described to be a district within

which the charges hereinafter in this section mentioned may be levied.

If, after such last-mentioned notification, a petition in favour of the proposal of the Minister is presented to the land board signed by

(a) who constitute a two-thirds majority of the total number of 5 those owning or occupying or being mortgagees of land within the district; and

(b) who own or occupy or are mortgagees of an area exceeding two-thirds of the total area within the district,

the board may report to the Minister recommending that the proposal 10 be carried out.

Thirty days after the receipt of a report to that effect the Minister may carry out the work with funds legally available for the purpose unless an appeal to the Land Appeal Court affecting the same is pending, in which case the carrying out of the work shall be stayed 15 until the appeal is decided: Provided that any such work shall be subject to the provisions of the Public Works Act of 1888.

(II) Upon the work being completed the Minister may Charges to be direct the land board to assess the charges to be paid by each occupier assessed and levied. of land within the district notified as aforesaid, which charges shall 20 not exceed the yearly value to each occupier of the direct benefit accruing to his land from the construction of the well and from the supply to the said land of water from the well: Provided that the total of such charges shall not exceed six pounds per centum of the cost to the Crown of the construction of the work.

Any charges so assessed shall be payable, at the times and in the manner prescribed, into the Consolidated Revenue Fund: Provided that on the petition of persons liable in the aggregate to pay one quarter of the total amount of the charges, or at the request of the Minister the land board shall make a fresh assessment of the 30 charges to be paid. Any report, recommendation, or decision of a Land Board under this Act shall be subject to an appeal or reference to the Land Appeal Court in the manner prescribed by the Crown Lands Act of 1884, or any Act amending the same, or any regulations made thereunder. The decision of the said Court shall be final.

2. (1) If the occupiers, owners, or mortgagees of any lands in Minister may at writing request the Minister to construct an artesian well for the construct well and purpose of supplying water to their lands, and consent to pay any channels. charges which may be levied in respect of the same, the Minister may, if he approve of the request, construct the well and such 40 channels and other works for the supply of the water as he may think fit, with funds legally available for the purpose: Provided that the work shall be subject to the provisions of the Public Works Act of 1888.

(II) Upon the work being completed, the Minister may Charges to be 45 direct the land board of the land district within which the work assessed and levied. is situate to assess the charges to be paid by each occupier of any of the said lands, which charges shall not exceed the yearly value to each occupier of the direct benefit accruing to his land from the construction of the well, and from the supply to the said land of water from the 50 well, deduction being made for the probable cost of the maintenance of the channels and works as hereinafter provided. But the total of such charges shall not exceed six pounds per centum of the cost to the Crown of the construction of the work aforesaid.

All charges so assessed shall be payable at the times and in the 55 manner prescribed into the Consolidated Revenue Fund: Provided that on the petition of persons liable in the aggregate to pay one-half of the total amount of the charges, or at the request of the Minister the land board shall make a fresh assessment of charges to be paid.

(III) It shall be the duty of each occupier of any of the said Occupiers to keep lands, and if any of the said lands should at any time be unoccupied, it channels in repair, shall be the duty of the owner thereof to maintain in good repair and in efficient condition such channels and other works in connection 5 therewith as have been constructed through his land; and any occupier or owner who fails to comply with the provisions of this subsection shall be lightly to a result.

shall be liable to a penalty not exceeding fifty pounds

(IV) The Minister, or any person appointed by him in that Minister may require behalf, may, on being informed of any failure by an occupier or owner compliance with last 10 to comply with the provisions of the last preceding subsection, require the occupier or owner by notice in writing served on him to effect such repairs, and do such things as he may consider necessary in order to put the channel in an efficient condition. If the occupier or owner for one week after receipt of the notice fails or neglects to comply

15 therewith it shall be lawful for the Minister to cause such repairs and things as aforesaid to be effected and done, and recover from the occupier or owner as the case may be in any Court of competent jurisdiction the expenses thereby incurred.

3. All charges and expenses payable under the authority of charges and expenses 20 this Act shall be a first charge on the land in respect of which they a first charge on were payable in priority to all sales, conveyances, mortgages, charges, liens, rates, and encumberances whatsoever.

4. (I) Any person who wilfully cuts, breaks, or destroys, or Punishment for damages, with intent to destroy or render less useful, any work wilful destruction of 25 constructed under the authority of this Act shall be liable for all damage and loss sustained by such act, and shall be in addition liable to be fined any sum not exceeding one hundred pounds, or to be imprisoned for any term not exceeding six months.

(II) Any person who wilfully and wrongly obstructs or Penalty for 30 diverts the flow of water in any channel constructed under the obstruction or authority of this Act shall be liable to a penalty not exceeding fifty diversion of water. pounds.

5. The Governor may make regulations—

(a) for levying and collecting the charges payable under the regulations.

Governor may make authority of this Act: and

(b) for regulating the supply and use of water from any well

constructed under the authority of this Act; and
(c) for prescribing the steps to be taken in order to maintain the bores and channels in good repair and in efficient condition; and

(d) for carrying out the provisions of this Act.

And may in those regulations impose any penalty not exceeding fifty pounds for any breach of the same.

All regulations on being published in the Gazette shall have 45 the force of law, and shall within fourteen days thereafter be laid on the table of each House of Parliament, if Parliament be then in session, but if not, then within fourteen days after the next meeting of Parliament.

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7. In this Act "Governor" means Governor with the advice of Definitions. the Executive Council; "Artesian Well" includes an artesian well 55 from which the water does not flow naturally, but has to be raised by pumping or other artificial means; and "Minister" means the Secretary for Mines.

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continued the limit of the continued of

This Public Bill originated in the Legislative Assembly, and, having this day passed, is now ready for presentation to the LEGISLATIVE COUNCIL for its concurrence.

Legislative Assembly Chamber, Sydney, 6 October, 1897.

F. W. WEBB, Clerk of the Legislative Assembly.

New South Wales.



ANNO SEXAGESIMO PRIMO

VICTORIÆ REGINÆ.

No. (A.D. 1897.)

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or to a land board for a land district adjacent thereto; and it shall thereupon become the duty of such land board to forward a report to the Minister describing the land which, in the opinion of the board,

should be included in any district to be constituted in respect of the 15 said work; and upon receipt of such report the Minister may, by notification in the Gazette, declare the land so described to be a district within which the charges hereinafter in this section mentioned may be levied.

If, after such last-mentioned notification, a petition in favour of the proposal of the Minister is presented to the land board signed by persons-

(a) who constitute a two-thirds majority of the total number of

those occupying land within the district; and

(b) who occupy an area exceeding two-thirds of the total area within the district,

the board may report to the Minister recommending that the proposal

be carried out.

10 Thirty days after the receipt of a report to that effect the Minister may carry out the work with funds legally available for the purpose unless an appeal to the Land Appeal Court affecting the same is pending, in which case the carrying out of the work shall be stayed until the appeal is decided: Provided that any such work shall be

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(II) Upon the work being completed the Minister may Charges to be direct the land board to assess the charges to be paid by each occupier assessed and levied. of land within the district notified as aforesaid, which charges shall not exceed the yearly value to each occupier of the direct benefit 20 accruing to his land from the construction of the well and from the supply to the said land of water from the well: Provided that the total of such charges shall not exceed six pounds per centum of the cost to the Crown of the construction of the work.

Any charges so assessed shall be payable, at the times and 25 in the manner prescribed, into the Consolidated Revenue Fund: Provided that on the petition of persons liable in the aggregate to pay one quarter of the total amount of the charges, or at the request of the Minister the land board shall make a fresh assessment of the

charges to be paid.

2. (I) If the occupiers of any lands in writing request the Minister may at 30 Minister to construct an artesian well for the purpose of supplying request of occupiers water to their lands, and consent to pay any charges which may be channels. levied in respect of the same, the Minister may, if he approve of the request, construct the well and such channels and other works for the 35 supply of the water as he may think fit, with funds legally available for the purpose: Provided that the work shall be subject to the provisions of the Public Works Act of 1888.

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(III) It shall be the duty of each occupier of any of the said occupiers to keep lands, and if any of the said lands should at any time be unoccupied, it channels in repair. 55 shall be the duty of the owner thereof to maintain in good repair and in efficient condition such channels and other works in connection therewith as have been constructed through his land; and any occupier or owner who fails to comply with the provisions of this subsection shall be liable to a penalty not exceeding pounds,

(IV)

(IV) The Minister, or any person appointed by him in that Minister may require behalf, may, on being informed of any failure by an occupier or owner subsection. to comply with the provisions of the last preceding subsection, require the occupier or owner by notice in writing served on him to effect such 5 repairs, and do such things as he may consider necessary in order to put the channel in an efficient condition. If the occupier or owner for one week after receipt of the notice fails or neglects to comply therewith it shall be lawful for the Minister to cause such repairs and things as aforesaid to be effected and done, and recover from the

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4. (I) Any person who wilfully cuts, breaks, or destroys, or Punishment for damages, with intent to destroy or render less useful, any work wilful destruction of constructed under the authority of this Act shall be liable for all damage and loss sustained by such act, and shall be in addition liable 20 to be fined any sum not exceeding one hundred pounds, or to be

imprisoned for any term not exceeding six months.

(II) Any person who wilfully and wrongly obstructs or Penalty for diverts the flow of water in any channel constructed under the obstruction or diversion of water. authority of this Act shall be liable to a penalty not exceeding 25 pounds.

5. The Governor may make regulations— (a) for levying and collecting the charges payable under the regulations.

Governor may make authority of this Actions.

authority of this Act; and

(b) for regulating the supply and use of water from any well constructed under the authority of this Act; and

(c) for prescribing the steps to be taken in order to maintain the bores and channels in good repair and in efficient condition; and

(d) for carrying out the provisions of this Act.

And may in those regulations impose any penalty not exceeding

pounds for any breach of the same.

All regulations on being published in the Gazette shall have the force of law, and shall within fourteen days thereafter be laid on the table of each House of Parliament, if Parliament be then in 40 session, but if not, then within fourteen days after the next meeting of Parliament.

6. Charges and expenses payable under and penalties imposed Recovery of penalties. by this Act or by any regulations made thereunder may be recovered before a police or stipendiary magistrate or any two justices of the 45 peace in petty sessions.

7. In this Act "Governor" means Governor with the advice of Definitions. the Executive Council; "Artesian Well" includes an artesian well from which the water does not flow naturally, but has to be raised by pumping or other artificial means; and "Minister" means the 50 Secretary for Mines.
8. This Act may be cited as the "Artesian Wells Act, 1897." Short title.

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