

Adelaide Sewers Act Further Amendment Act.—1926.

for all the purposes of this Act, be deemed to be a Drainage Area to which this Act applies.

(2) The Governor may by proclamation add to or otherwise alter the boundaries of any such Drainage Area and may also, in like manner, revoke any proclamation made under this section, as to the whole or any part of any such Drainage Area, in which case the Drainage Area shall be abolished or altered according to the tenor of the proclamation.

Power of
Commissioner to fix
minimum sewerage-
rates.

5. (1) The Commissioner may fix a minimum sewerage-rate payable in respect of vacant lands comprised in any assessment under the Adelaide Sewers Acts, 1878 to 1926, and may also fix a minimum sewerage-rate payable in respect of lands and premises (other than vacant lands) comprised in any assessment as aforesaid.

(2) The said minimum sewerage-rates fixed in respect of any portion of any such vacant lands or lands and premises may be different from or greater than the minimum sewerage-rates fixed in respect of the remainder of or any other portion of such vacant lands or lands and premises.

Minimum rate
payable when land
ceases to be vacant
land.

6. (1) If any land comprised within any assessment under the Adelaide Sewers Acts, 1878 to 1926, is vacant lands at the time of the making of the assessment and ceases to be vacant land before the making of the next assessment thereof then the minimum sewerage-rate fixed in respect of the said land for lands other than vacant lands shall be payable in respect of such first-mentioned land at the time hereinafter mentioned.

(2) The said minimum sewerage-rate shall be payable from the first day of the month next following the day upon which the land first ceases to be vacant lands and shall be the sewerage rate payable in respect of the said land until, the making of the next assessment thereof.

In the name and on behalf of His Majesty, I hereby assent to this Bill.

TOM BRIDGES, Governor.