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

W. S. MOWLE, Clerk of the Legislative Assembly.

Legislative Assembly Chamber, Sydney, 29 October, 1918.

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

Clerk of the Parliaments.

Legislative Council Chamber, Sydney, November, 1918.

### New South Wales.



ANNO NONO

## GEORGII V REGIS.

### Act No. , 1918.

An Act to make further provision with regard to irrigation and irrigation areas; to vest certain powers, rights, and property in the Commission; to validate the constitution of certain areas and the reduction of certain debts to the Crown; to amend the Murrumbidgee Irrigation Act, 1910, the Irrigation Act, 1912, the Irrigation (Amendment) Act, 1916, the Crown Lands Consolidation Act, 1913, the Crown Lands Amendment Act, 1916, the Water Act, 1912, the Hay Irrigation Act, 1902, the Real Property Act, 1900, and certain other Acts; and for purposes consequent thereon or incidental thereto.

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Sec. 6.

#### Irrigation (Amendment).

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

#### Preliminary.

- 1. (1) This Act may be cited as the "Irrigation short title. (Amendment) Act, 1918."
- This Act is divided into Parts as follows:—
- 10 PART I.—Amendment of the Murrumbidgee Irrigation Act, 1910.
  - PART II.—Amendment of the Principal Act.
  - PART III.—Amendment of the Irrigation (Amendment) Act, 1916.
- 15 PART IV.—Amendment of the Water Act, 1912.
  - PART V .- Amendment of the Crown Lands Consolidation Act, 1913.
  - PART VI.—Amendment of the Hay Irrigation Act, 1902.
- 20 (2) In this Act the expression "the Principal Definition. Act" means the Irrigation Act, 1912, as amended by the Crown Lands and Irrigation (Amendment) Act, 1914, and the Irrigation (Amendment) Act, 1916.

#### PART I.

- 25 Amendment of the Murrumbidgee Irrigation Act, 1910.
  - 2. The Murrumbidgee Irrigation Act, 1910, Amendments of Murrumbidgee Irrigation Act, 1910. amended as follows:-(i) Section six—

(a) by omitting the words "not under lease or license"; (b)

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(b) by adding new subsection three, as follows:— (3) The Minister of the Crown for the time being administering the Acts relating to irrigation shall be the constructing authority for the purposes of this section, and within the meaning of the Public Works Act, 1912.

(ii) By inserting after section six new section 6A as New s. 6A. follows :-

6A. The Governor may, by proclamation Governor in the Gazette, declare that any lands therein may remove land from mentioned, within the boundaries described in operation of Schedule One to this Act shall not be subject s. 6. to the provisions of section six of this Act, and thereupon such provisions shall not apply to such lands.

#### PART II.

#### Amendment of the Principal Act.

3. The Principal Act is amended as follows:— (i) Section three— Sec. 3. 20 (a) by inserting after the word "quantity" in the definition of "water right" the word "annually"; (b) by inserting in their appropriate alphabetical order the following definitions:— 25 "Noxious animal" where used in this Act, or in any notification published in the Gazette in respect of any land in an irrigation area either before or after the passing of this Act, means any animal which the Commission may from time to 30 time notify in the Gazette to be noxious. "Noxious weed" or "noxious plant" where used in this Act, or in any notification published in the Gazette in respect of 35 any land in an irrigation area either before or after the passing of this Act,

means any weed, plant, grass, or growth,

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which the Commission may from time to time notify in the Gazette to be noxious, and includes any part and seeds of any such weed, plant, grass, or growth.

(ii) Section 4A: By adding at the end of the section sec. 4A. the words:—"and may in that name sue and be sued in any court, and shall, in respect of all lands within any irrigation area, have all such powers of distress, eviction, ejectment, recovering rent, and other powers, as are given by law to any landlord."

(iii) By inserting after section 4c new sections 4D and 4E as follow:—

15 4D. All moneys owing by or to the Murrum-New s. 4D. bidgee Irrigation Trust immediately prior to Recovery the first day of January, one thousand nine of moneys hundred and thirteen, and all moneys owing enforcement by or to the Commissioner for Water Conser- of contracts with, Com-20 vation and Irrigation as such Commissioner missioner immediately prior to the twentieth day of Conservation April, one thousand nine hundred and sixteen, and Irrigation are hereby made recoverable from or by the bidgee Irriga-Commission, and not from or by the said tion Trust. 25 Murrumbidgee Irrigation Trust or the said Commissioner for Water Conservation and Irrigation, but only so far as they would at the time of any proceedings which may be brought to recover the same, be recoverable from or by 30 the said Murrumbidgee Irrigation Trust, if the Irrigation Act, 1912, the Irrigation (Amendment) Act, 1916, and this Act had not been passed, or as the case may be, would at such time be recoverable from or by the said Com-35 missioner for Water Conservation and Irrigation as such or his personal representatives if the Irrigation (Amendment) Act, 1916, and this Act had not been passed, and all contracts, agreements, leases, mortgages, bonds, cove-40

nants, and securities made with the said Mur-

rumbidgee Irrigation Trust may be enforced or sued

sued upon by or against the Commission, and not by or against the said Murrumbidgee Irrigation Trust, but only so far as they would at the time of any proceedings which may be brought in respect thereof be enforceable or capable of being sued upon against the said Murrumbidgee Irrigation Trust, or would at such time be enforceable or capable of being sued upon by the said Murrumbidgee Irrigation Trust if the Irrigation Act, 1912, the Irrigation (Amendment) Act, 1916, and this Act had not been passed, and all contracts, agreements, leases, mortgages, bonds, covenants, and securities made with the said Commissioner for Water Conservation and Irrigation as such may be enforced or sued upon by or against the Commission, and not by or against the said Commissioner for Water Conservation and Irrigation as such, or his personal representatives, but only so far as they would at the time of any proceedings which may be brought in respect thereof, be enforceable or capable of being sued upon against the said Commissioner for Water Conservation and Irrigation as such, or his personal representatives or would at such time be enforceable or capable of being sued upon by the said Commissioner for Water Conservation and Irrigation as such, or his personal representatives, if the Irrigation (Amendment) Act, 1916, and this Act had not been passed.

4E. All property, whether real or personal, New s. 4E. and all powers, rights, remedies, and capacities Property, powers, &c., in respect thereof which immediately prior to vested in Murrambidgee the first day of January, one thousand nine Irrigation Trust or Commissione hundred and thirteen, were vested in the said for Water Conservation and Murrumbidgee Irrigation Trust, and all pro-Irrigation perty whether real or personal and all powers, Commission. rights, remedies, and capacities in respect thereof which immediately prior to the twentieth day of April, one thousand nine hundred and sixteen, or subsequently were vested

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vested in the said Commissioner for Water Conservation and Irrigation as such or his personal representatives or in any person on behalf of the said Murrumbidgee Irrigation Trust, Commissioner for Water Conservation and Irrigation as such or his personal representatives, are hereby vested in the Commission as from the said dates respectively.

(iv) Section six—

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Sec. 6.

- (a) by omitting the words "for Lands" and 10 substituting the words "by notification in the Gazette";
  - (b) by adding at the end of the section the following further proviso—

Provided also that lands so set apart and not thereafter disposed of, and lands which upon forfeiture or surrender under the provisions of the Crown Lands Consolidation Act, 1913, or any Act amending the same become revested in the Crown, may be used for any purpose deemed proper by the Commission or leased by it as hereinbefore provided.

(v) By inserting after section six new section 6A as follows:-

6A. (1) The irrigation areas known as Yanco New s. 6A. Number One, Yanco Number Two, Yanco Constitution Number Three, and Mirrool Number One, of certain irri-gation areas, and any variations of the boundaries of any setting apart of such areas, shall be deemed to have allotting of been validly constituted and made, and the water-rights, validated. requirements of the Murrumbidgee Irrigation Act, 1910, the Irrigation Act, 1912, the Crown Lands (Amendment) Act, 1912, the Crown Lands Amendment and Declaratory Act, 1912, and the Crown Lands Consolidation Act, 1913, and any Acts amending the same, shall in regard to the proclamation of such areas and variations of the boundaries thereof and all procedure and action relating to the setting apart by notification in the Gazette and disposal

of lands in the said irrigation areas and to the allotting of water rights and the supply of water which has or should have been taken under any of the said Acts be deemed to have been validly carried out.

(2) The water rights and the prices or rates therefor specified in the Gazette notifying lands for disposal as irrigation farms prior to the commencement of the Irrigation Amendment Act, 1918, shall be deemed to be and to have been the water rights and prices or rates thereof constituting a fixed charge on each of such farms respectively.

(vi) Section seven: By omitting the section and Substituted substituting the following sections 7 and 7A:—s. 7.

7. (1) The Minister shall in every notifica- Setting land tion setting land apart for disposal as irrigation apart as irrigation irrigation farms—

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- (a) state the number of water rights which are a fixed charge on each farm specified in such notification;
- (b) fix the price for such water rights;
- (c) specify such provisions and conditions not inconsistent with this Act as, according to the facts and circumstances of each case, the Minister thinks fit.

(2) Any notification as aforesaid setting land apart for disposal as irrigation farms shall have the effect of revoking any previous notification or any proclamation by the Governor, regarding such land in respect of the particulars referred to in paragraphs (a) and (b).

(3) Any notification under this section may be corrected, amended, modified, or revoked, whether as to the whole or any part thereof, by notification in the Gazette.

(4) The Minister may at any time he may deem expedient alter by notification in the Gazette the price or rate fixed for any water

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		11 regardon (21 menamene).
		water rights in respect of any farm granted after the passing of the Irrigation (Amendment) Act, 1918.
		7A. Where— New s. 7A
5		(a) an occupier lawfully subdivides his Number and farm and disposes of part thereof; or price of waterights where
		(b) an occupier surrenders part of his farm farm is subdivided, under the provisions of section two part
10		Lands Consolidation Act, 1913, as to.
		amended by the Crown Lands and
		Irrigation (Amendment) Act, 1914; or
		(c) additional land has been included in a
		farm; or
15		(d) the irrigable area of a farm or block is
		increased by the construction of addi-
		tional works with the consent of the
		lessee, or otherwise increased, or addi-
		tional facilities for watering are provided
20		by the Commission,
		the Minister shall, by notification in the
		Gazette, fix the number of water rights and
		the price or rate therefor, which are to be a
		fixed charge on—
25		(a) each part of the farm so subdivided;
		(b) the part of the farm not surrendered;
		(c) the farm as added to; or
		(d) the farm with such increased irrigable
		area or additional facilities for watering,
30		as the case may be.
	(vii)	Section eight: By omitting paragraph (a) of
		subsection three.
	(viii)	Section 8A— Sec. 8A.
		(a) by omitting the word "area" where
35		twice appearing and substituting the
	•	word "areas," and by inserting after the
		word "on" the words "any one of";
		(b) by omitting the words "of its powers
		or functions under the Water Act, 1912,
40		to any one commissioner," and substi-
		tuting the words "other of its powers or
		functions

functions to a commissioner: Provided that where any such other power or function so delegated relates to an irrigation area as defined in this Act the condition of residence prescribed above shall not apply."

- (ix) By inserting after section 8A new section 8B as New s. 8B. follows:—
  - 8B. (1) The Commission may, on the appli-Sinking of cation by the owner or occupier of any land, bores or sink, under agreement with such owner or occupier bores or wells on such terms and conditions as may be prescribed.
    - (2) The Commission may, subject to the approval of the Governor, make regulations relating to the sinking of such bores or wells, and prescribing the form of agreement to be entered into by such owner or occupier, and the terms and conditions on which the bores and wells will be sunk, and of the payment therefor.
    - (3) Any sum payable by an owner or occupier to the Commission in respect of the sinking of a bore or well shall until paid be and remain a charge on the land on which the bore or well has been sunk, and shall be recoverable in any court of competent jurisdiction from the owner or occupier of the land for the time being. The provisions of this subsection shall be deemed to be applicable in respect of any sum due or owing, or to become due or owing, to the Commission in connection with any bore or well sunk or being sunk by the Commission prior to or at the date of the passing of the Irrigation (Amendment) Act, 1918.
    - (4) For the purposes of this section an occupier shall mean a person in actual occupation of any land whatsoever, and where there is no person in actual occupation the holder of the land under any tenure.

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	(x) Section nine—	Sec. 9.
	(a) By adding after the word "improvements"	
	in paragraph (e) the words "and institute	
	and carry on any trade, business, factory,	
5	service, or industry, and construct, establish,	
	and maintain any works or buildings."	
	(b) By adding new paragraphs (f), (g), and (h)	
	as follow:—	
	(f) Establish and maintain sanitary sewer-	
10	age and garbage systems, and regulate	
	the same and the disposal of garbage,	
	nightsoil, and other refuse, and fix and	
	recover fees and charges in respect	
	thereof.	
15	(g) Acquire, provide, sell, deal in, and dis-	
	pose of goods and chattels of any kind,	
	and make advances in money on such	
	terms and conditions as the Commission	
90	may deem fit.	
20	(h) "The Trust" constituted under the	
	Murrumbidgee Irrigation Act, 1910, the "Commissioner" appointed under	
	the Commissioner appointed under	
	the Irrigation Act, 1912, and the	
25	"Commission" incorporated under the	
20	Irrigation (Amendment) Act, 1916, shall respectively be deemed to have had the	
	powers conferred by this section nine on	
	and from the respective dates from which	
	those Acts came into force:	
30	Provided that nothing in this Act shall	
	render the Commission liable in respect of	
	any agreement to erect or cause to be erected	
	any factory or in respect of any agreement	
	that any factory would be erected if such	
35	agreement was entered into with a person other	
	than a person agreeing to erect such factory.	
	(xi) By inserting after section nine new section 9A	New s. 94.
	as follows:—	
	9a. No person shall remove or cause to be a	Unauthorised re-
40	removed without the consent in writing of the	noval, damage
	removed without the consent in writing of the Commission being first obtained, or wilfully	of buildings or other improve-
•	damage	ments.

damage or destroy or wilfully cause to be damaged or destroyed any structure, building, fixture, fence, or other improvement on any lease within an irrigation area in respect of which any money is owing to the Commission, and any person committing a breach of this section shall be liable on conviction to a penalty not exceeding one hundred pounds in addition to payment of the value of any such property removed or of compensation for such damage or destruction, and such value or compensation may be ordered on such conviction to be paid by such person, but if no such order be made this section shall not abate or waive any civil remedy for recovery of such value or compensation or damages in respect of such removal, damaging, or destruction.

(xii) Section eleven: By adding to subsection two Sec. 11.

proviso as follows:—

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Provided that notwithstanding anything contained in this subsection the Commission shall be relieved of any obligation to repay any money and interest thereon advanced by the Crown to the Hay Irrigation Trust.

(xiii) Section twelve: By omitting the section, and Substituted substituting the following:—

12. (1) The Commission shall each year, at Water rights. the times and in the quantities fixed by it, supply water in pursuance of the water-rights which are a fixed charge on the land of any occupier—

 (a) to the boundary of any land held by any one person bona fide in his own interest;
 and

(b) to such other points as may be agreed

(2) The charge in respect of such waterrights at the price fixed shall commence to be payable from the date of notification by the Commission to the occupier that water is available, and shall be paid by the occupier whether the water is or is not taken by him, unless he proves

		proves that the water was not available: Provided that any such notification shall be
		deemed to be duly served if posted by ordinary
5		course of post to the address last known to the Commission of such occupier.
		(3) Any omission to notify the occupier as to water being available shall not relieve
		him from payment of such charge. Where
10		an occupier prior to the passing of the Irriga- tion (Amendment) Act, 1918, was not so
		notified, such charge shall be payable from the
		date shown in the books of the Commission as that from which the charge is payable.
		(4) This substituted section shall be
15		deemed to have been in force from the first day of January, one thousand nine hundred
		and thirteen.
	(xiv)	Section thirteen: By omitting the section, and Substituted substituting the following:—  s. 13.
20		13. (1) After providing for the water-rights, Additional
		which are a fixed charge, the Commission, on water-rights. application by any occupier of any land, may, water as
		by agreement with such occupier, allot to him additional water rights
25		additional water-rights from time to time, and for special may fix the prices to be paid for such additional purposes, &c.
		water-rights.
		All water may be supplied under this subsection in the same manner as provided for
90		with respect to water supplied in pursuance of
30		water rights which are a fixed charge. (2) The Commission may also supply
		water for special purposes in such manner and at such charges as the Commission may determine.
		(3) The Commission, on application by
35		persons occupying lands within, adjoining, or adjacent to the boundaries of an irrigation
		area, may supply water to any such lands in
		such quantities, at such times and at such prices as the Commission may determine.
40		(4) This substituted section shall be
		deemed to have been in force from the first day

		Tryutton (Amenument).	
5		day of January, one thousand nine hundred and thirteen: Provided that the price to be paid for additional water rights allotted in pursuance of subsection one of this section shall not in respect of farms granted prior to the passing of the Irrigation (Amendment) Act, 1918, exceed the price which would have been payable for such additional water rights had such Act not been in force.	
10	(xv)	Section fourteen: By omitting the section and s	ubstitute
		14. (1) The Commission may provide as supply of water through pipes under pressure, and may—	supply of vater underessure.
15		(a) on or in respect of all or any land	
		situate within a distance of two hundred	
		and fifty yards from any of such pipes, irrespective of whether such land is or is	
		not supplied with water from such pipes,	
20		make and levy a rate, and may prescribe	
		a minimum amount of payment in regard to such rate, and may prescribe the	
		maximum quantity of water to be sup-	
2		plied in consideration of such rate; or	
25		(b) make and levy charges by measure for all water supplied, and may make a	
		minimum charge; or	
		(c) both make and levy such rate, and for	
20		water in excess of the said maximum quantity make and levy charges by	Λ
30		measure.	
		(2) The Commission may fix different	
		charges according to the purposes for which	
35	(vvi)	the water is supplied. Section fifteen—	ec. 15.
00	(XVI)	(a) by inserting before the word "charge"	. 19.
		where firstly, secondly, and thirdly	
		occurring the words "rate or";	
40		(b) by adding new subsection four as follows:—	
10		(4) The land in respect of which such	
		rate or charge is due may upon default in	
		payment	

payment	thereof	be	forfeited	under	the
provisions	of the C	crow	n Lands Co	onsolida	ation
Act, 1913					
estion cirto		ingo	sting hofor	a the t	word

(xvii) Section sixteen: By inserting before the word Sec. 16. "charges" the words "rates or" (xviii) Section eighteen: By omitting the words Sec 18.

"collect on behalf of the Minister for Lands all rents due to the Crown in respect of holdings in an irrigation area," and substituting the words "collect all rent and other 10 moneys due or owing by an occupier in respect of his holding to the Crown or Commission, and may recover such rent and other moneys in any court of competent jurisdiction."

(xix) Section nineteen: By omitting the section and Substituted 15 substituting the following:-

> 19. (1) The Commission may at any time Advances to or from time to time, subject to such conditions occupiers, suspension of as it may deem fit to impose by regulation or payments of otherwise-

(a) make advances to occupiers;

(b) suspend for any period or periods not exceeding in the whole four years the payment by any occupier of any money due or owing, or to become due or owing, to the Crown or the Commission on any account whatsoever, together with any interest on such money due or owing, or to become due or owing;

(c) allow any money or debts due or owing, or to become due or owing, to the Crown or the Commission by any occupier, to be repaid, with interest thereon, by instalments within a period to be fixed not exceeding sixteen years, which period may, where suspension has been granted, commence on the day next following the date of expiry of the term of suspension;

(d) consolidate all or any money or debts due or owing, or to become due or owing,

rent, &c., repayment by instalment.

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owing, to the Crown or the Commission, by any occupier and allow the money or debts so consolidated, with interest thereon, to be repaid by instalments 5 within a period to be fixed not exceeding sixteen years, which period may, where suspension has been granted, commence on the day next following the date of expiry of the term of suspension; (e) allow either before, or after suspension, 10 consolidation, or other action pursuant to this section, the whole or any portion of any advances, moneys, debts, or instalments mentioned in this section to 15 be paid before the due date thereof and to waive interest thereon from such date as the Commission may determine or to place amounts so paid to the credit of the occupier in its books and allow him 20 interest thereon from such date and at such rates as it may determine, provided that where portion only is paid no such payment or credit shall affect the obligation of the occupier to continue paying 25 the instalments arranged prior to such prepayment: Provided further that the Commission may at its discretion apply the whole or any part of moneys so prepaid and standing to the credit of 30 any such occupier in or towards satisfaction of any moneys or debts due or owing or to become due or owing by him to the Crown or the Commission on any account whatsoever, and thereupon 35 interest on any money so applied shall cease and determine. (2) Where any of the powers conferred under this section have been exercised, or shall be exercised, subject to any conditions imposed 40 by the Commission, such conditions shall attach to the holding and the non-performance or breach

breach of any of such conditions shall render the holding liable to be forfeited under the provisions of the Crown Lands Consolidation Act, 1913, or any Act amending or con-

solidating the same.

(3) The provisions of this section shall be deemed to have been in force from the date of the passing of the Irrigation (Amendment) Act, 1916. The powers conferred by such provisions may be exercised independently of each other, and in such order as the Commission may deem fit.

(4) The powers conferred by subsection (b) of this section may be exercised with or without regard to any suspensions of payment of rent granted prior to the twentieth day of April, one thousand nine hundred and sixteen. (xx) By inserting after section nineteen new sections

19A, 19B, and 19c, as follow:—

19A. In any case where the Minister is New s. 19A. satisfied that the circumstances so warrant, he Minister may may remit either wholly or in part the payment remit payment of rent by an occupier of any rent or charges for water or charges for or interest thereon respectively for which such water. occupier is indebted to the Crown or the Commission.

19B. The Commission may, by any of its News. 19B. officers or servants, after notice given as pre-Performance scribed, perform and observe at the costs and of contracts expense of the occupier of any farm, any con-occupier. tracts between the Crown or the Commission and him under which he is in default in respect of the maintenance, care, reparation, or insurance against fire, of any improvements, goods, or chattels provided, effected, or supplied, for or in connection with such farm, and the Commission may in like manner recover in any court of competent jurisdiction such costs and expenses and interest thereon from such occupier. The amount of such costs, expenses, and interest shall be a charge on such farm.

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19c.

19c. The Commission may, by any of its New s. 19c. officers or servants, after notice given as Entry on land prescribed, enter upon any land within any of treatment of trees, &c. 5 irrigation area, including the Hay Irrigation Area and the Wentworth Irrigation Area, and at the costs and expense of the occupier of the land swab, spray, prune, clean, or otherwise treat, and, if thought necessary by the Com-10 mission, destroy and dispose of any trees, plants, vines, fruit, fruit-cases, packages, weeds, growths or refuse on such land, which, in the opinion of the Commission, are likely to convey, harbour, or spread disease, or are otherwise 15 noxious, and the Commission may recover in any court of competent jurisdiction such costs and expense and interest thereon from such occupier. The amount of such costs, expenses, and interest shall be a charge on such land. 20 (xxi) Section twenty: By adding a further proviso at the end of the section as follows:-Provided further that where any land under the control of the Commission is not within the boundaries of an irrigation area and is in 25 occupation by any party except the Crown or the Commission for any definite purpose, and the Commission derives a benefit from such occupation, such land shall, whilst such occu-30 pation continues, be ratable under the Local Government Act, 1906, or any Act amending the same. Any rates so imposed shall be collected from the occupier. (xxii) By inserting after section twenty new section New s. 20A. 20A as follows:— 35 20A. Where it appears to the Minister that Sale of lands any lands purchased, resumed, or appropriated not required. under the Public Works Act, 1900, or the Public Works Act, 1912, in accordance with 40 the provisions of the Construction Act, the Murrumbidgee Irrigation Area Resumption Act, 1910, the Murrumbidgee Irrigation Act, 1910, or this Act, and vested in him, or in the

Secretary

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Secretary for Public Works, or in the Commission are not required for the purpose for which such lands were so purchased, resumed, or appropriated, then any such lands may be sold by the Commission to the persons from whom they were acquired, or may by public auction be offered for sale, and sold subject to such conditions as the Minister may impose, and any such appropriation may be revoked by notification in the Gazette.

The proceeds of any such sale shall be paid into the Treasury and shall be credited to the loan expenditure votes out of which the purchase resumption or appropriation of such lands was paid for.

(xxiii) By inserting after section twenty-three new New s. 23A. section 23A as follows:—

23A. No person under section 4D aforesaid Claims for or otherwise howsoever shall have any claim or misrepresentation. any title to relief or any ground of defence against the Commission by reason of any misrepresentation, agreement, or breach of agreement in regard to the character, quality, productiveness, or situation of any holding if such misrepresentation, agreement, or breach was made, entered into, or occurred prior to the passing of the Irrigation (Amendment) Act, 1916, nor shall any person plead or seek to avail himself of any such misrepresentation, agreement, or breach in, any action, suit, or other proceeding whatsoever, either directly or indirectly, by way of action, cross action, set off, or otherwise howsoever.

Any person who deems himself to have any claim against the Commission in respect of any such misrepresentation, agreement, or breach as aforesaid may within three six months from the passing of this Act, but not otherwise, submit his claim to the Minister, and the Minister may in his absolute discretion deal with such claim in any way he thinks fit:

Provided

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Sec. 26.

#### Irrigation (Amendment).

Provided that nothing in this section shall affect any claim or title the subject of any legal proceedings begun before the commencement of this Act or within six months thereafter.

Sections 4D and 4E of this Act shall operate subject to this section.

(a) by adding at end of paragraph (d) the words "and for licensing vehicles and conveyances and the owners, drivers, and persons in charge of the same to ply for hire on or otherwise use such roads, and for preventing the use thereof without such licenses, and for charging and recovering fees for such licenses";

(b) by inserting after the word "supply" in paragraph (g) the words "and for determining, making, and levying the rate mentioned in section fourteen of this Act, and for carrying out the provisions of that section";

(c) by inserting after the word "roads" in paragraph (m) the words "avenues, streets, reserves, lands designed or reserved or used for drainage channels, or supply channels or comprised within any irrigation area and not under lease in pursuance of the provisions of the Crown Lands Consolidation Act, 1913, or of this Act";

(d) by omitting paragraph (n) and substituting the following:—

(n) for the prevention, treatment, or eradication of diseases in trees, vines, plants, fruit, seed, live stock, poultry, or other thing in any irrigation area, and the exclusion from any irrigation area of any trees, vines, plants, fruit, fruit-cases, packages, seed, live stock, poultry, or other thing which, in the opinion of the Commission, would be likely to harbour or spread disease; and

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5	<ul> <li>(e) by adding at the end of the section—</li> <li>(t) prescribing and regulating the destruction of noxious weeds or plants on roads, streets, reserves, lands designed or reserved or used for drainage or supply channels, and enforcing such destruction by occupiers of land fronting such roads, streets, reserves, or lands;</li> </ul>
10	(u) regulating the introduction into, the destruction within, and removal from any irrigation area of any plant, grass, or seed, or any part thereof, which the Commission considers to be injurious or which may be
15	declared to be a noxious weed or noxious plant;  (v) prescribing and regulating the registration of entire live stock in an irrigation area, and prohibiting the introduction into or
20	retention in any irrigation area of any such live stock which, after report by an officer of the Department of Agriculture, or other person authorised by the Commission, the Commission deems to be inferior;
25	<ul> <li>(w) prescribing and regulating the furnishing by occupiers of returns giving—</li> <li>(i) the numbers and descriptions of their live stock;</li> <li>(ii) the area of their cultivated land, description of the trace vines areas and</li> </ul>
30	scription of the trees, vines, crops, and cultivation thereon, and the yields per acre from same;  (x) regulating street lighting, stormwater or other drainage, sewerage, the suppression of puisances, the removal and disposal of
35	of nuisances, the removal and disposal of garbage, nightsoil, filth, and refuse, and the fixing, recovery, and collection by the Commission of charges for the rendering of such services;
40	(y) regulating fencing and the erection of buildings as to height, design, structure, building materials, building line, and sanitation; (z)

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(z) for the regulation or prevention of the erection of any structure of calico or canvas or other inflammable material, and the removal and disposal of any structure used as a dwelling-place which, in the opinion of the Commission, is unfit for human habitation;

(aa) for the suppression and destruction of noxious animals;

(bb) regulating the introduction or consignment into any irrigation area of meat or flesh of any animal, and the slaughtering on or within any such area of any animal;

(cc) prescribing the forms of any notices required under this Act, and the manner of and periods for giving same.

(xxv) By inserting after section twenty-nine new Sec. 30. section thirty as follows:-

30. Whenever by any section of this Act, or Recovery of any regulations made thereunder, any person penalties. is liable to a penalty, or to pay any sum of money, whether as compensation or in any other way, such penalty or sum may be recovered before any stipendiary magistrate or police magistrate or two or more justices of the peace in petty sessions in accordance with the Acts in force for the time being regulating summary proceedings before justices.

#### PART III.

30 Amendment of the Irrigation (Amendment) Act, 1916.

4. The Irrigation (Amendment) Act, 1916, is amended Amendments of the Irrigation as follow:-

- (i) Section three: By omitting the words "a hold-sec. 3. ing within "
- (ii) Section ten— (a) by inserting after the word "granted" wherever occurring the words "or sold";
  - (b) by inserting after the words "made on" wherever occurring the words "or before";

(c)

(c) by adding at the end of the section proviso as follows:—

Provided that in the case of any lease granted under the Crown Lands Consolidation Act, 1913, after the commencement of the Irrigation (Amendment) Act, 1918, the rent shall commence from the date of service of notification by the Commission to the occupier of the granting of the lease, and the first payment thereof shall be made on or before the thirtieth day of June next following the date of such service for the broken period from that date. Any such notification shall be deemed to be duly served if posted by ordinary course of post to the address last known to the Commission of such occupier.

(iii) Section eleven is amended—

(a) by omitting the first sentence of subsection three and substituting the following:—"The vesting in the Commission of any land in pursuance of this section shall not affect any lease of, or any license relating to, such land in force at the time of such vesting;

(b) by adding new subsections four and five:-

(4) The Commission may in its discretion lease or otherwise deal with on such terms and conditions as it may impose any land so vested in it.

(5) With respect to any land for the time Issue of being vested in the Commission the following certificates of provisions shall apply:—

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(a) The Registrar-General shall from time Property to time, on the application of the Commission, issue to the Commission a certificate of title under the Real Property Act, 1900, to all or any part of such land without causing any examination or report to be made as to the title of such land, and without considering such title. No contribution shall be payable by the Commission under the provisions

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of section one hundred and nineteen of the said Act in respect of the issue of any such certificate.

(b) In dealing with such application it shall not be necessary to locate the boundaries of the Crown grants (if any) of any such land, and it shall be sufficient if the Registrar-General is satisfied with respect to any certificate of title proposed to be issued by him under this Act, in respect of any such land, that the said land is included in the land vested as aforesaid.

(c) With respect to any land already under the said Act and comprised in an application under this subsection, the existing certificate of title or Crown grant shall be surrendered to the Registrar-General for cancellation before the issue of a certificate of title in favour of the Commission.

(d) The withdrawal from the Commission of any land in respect of which a certificate has been issued to the Commission under this subsection shall be notified forthwith by the Commission to the Registrar-General, who shall thereupon or upon otherwise being satisfied of such withdrawal enter on the relevant folio of the register-book an appropriate memorandum of such withdrawal, and may issue a certificate of title to the person in whom such land shall be vested by subsection two of this section in any case where such land was under the provisions of the Real Property Act immediately before the issue to the Commission of a certificate of title therefor.

> / Yes galaba aw Palabada

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# PART IV.

	Amenament of the Water Act, 1912.	
	5. The Water Act, 1912, is amended as follows:-	Amendments Water Act, 19
	(i) Section five: By inserting after the word	Sec. 5.
5	"dam" in definition of "work" the words	
	"levee bank," and after the word "cutting"	
	the words "well, excavation."	
	(ii) Section six: By omitting the words "of rivers"	Sec. 6.
	at the end of the first paragraph, and substitut-	
10	ing the words "or change of the course of	
	rivers or the unauthorised erection or use of	
	levee banks."	
	(iii) Section nine: By inserting after the word	Sec. 9.
	"drainage" appearing in paragraph (a) the	
15	words "or the prevention of flooding of land	
	by water or of changing the course of a river."	
	(iv) Section ten—	Sec. 10.
	(a) by inserting after the word "drainage" the	
	words "or of the prevention of inundation	
20	of land and overflow of water thereon or of	
	changing the course of a river";	
	(b) by inserting after the words "dispose of" the	
	words "either for his own use or for the use	
(	of occupiers of lands in the neighbourhood	
25	of the site or proposed site of the work."	
	(v) Section twelve: By omitting paragraph (b),	Sec. 12.
	and substituting the following:—	
	(b) A license shall be issued only upon payment	
	of a fee and the charge for water calculated	
30	in the manner and according to the scale	
	prescribed by regulations under this Act;	
	and	
	(vi) Section thirteen—	Sec. 13.
	(a) by inserting after the word "construct"	
35	where first appearing, the words "or use";	
	(b) by omitting the words "to construct and	
	use the said work."	
	(vii) Section fourteen—	Sec. 14.
	(a) by omitting the words "except in the case	
10	of dams and weirs included in Class IV in	
	Schedule Two''; (b)	

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(b) by omitting the words "a fee calculated in the manner and according to the scale set forth in Schedule Two," and substituting the words "the fee and charge for water prescribed by regulations under this Act."

(viii) Section twenty-seven: By inserting after the sec. 27. word "same" where first appearing the words "the fees payable for licenses and renewals thereof, the charges for water."

(ix) Section thirty: By inserting after the word Sec. 30. "Part" the words "and a Commissioner and such officer or officers of the Water Conservation and Irrigation Commission."

(x) Section seventy-one: By adding at the end of Sec. 71. the section the following sentence:—"In any prosecution under this section proof that the flow of water in any channel has been obstructed shall be prima facie evidence that such obstruction has been caused by the occupier of the land where such obstruction occurs."

(xi) Section seventy-three: By adding at the end of Sec. 73. the section the following paragraph:—

Notwithstanding anything contained in this section, the provisions of sections thirty-four, thirty-five, thirty-six, and thirty-seven of the Public Works Act, 1912, shall not apply to the works to be constructed for the Thule Creek Water Trust.

(xii) By inserting after section seventy-three new New s. 73A. section 73A:—

73A. There is hereby validated—

(1) The reduction in the annual charge which, under this Act, the Bourbah Bore Water Trust was liable to pay to the Crown for water supplied to such trust from the Bourbah Bore, from one hundred and twelve pounds to eightyfour pounds.

(2) The reduction in the amount which the Three Corners Bore Water Trust was liable to repay the Crown under this

Act, from one thousand five hundred and thirty pounds four shillings and fourpence to eight hundred and thirty pounds four shillings and fourpence.

(3) The reduction from three thousand seven hundred and forty-one pounds eleven shillings and ninepence to six hundred and sixty-eight pounds thirteen shillings and sixpence, in the amount which the Baroma Bore Water Trust is liable to repay to the Crown under this Act in respect of the works for which the said trust was originally

15 (xiii) By the repeal of Schedule Two.

may be."

constituted.

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#### PART V.

Amendment of the Crown Lands Consolidation Act, 1913.

		To the same 1010.
20	amended as	Crown Lands Consolidation Act, 1913, is Amendment the Crown Lands of Consolidation Act, 1913, is Amendment the Crown Lands of Consolidation Act, 1913.
	(a)	by inserting after the word "Acts" in subsection one the words "or the Irrigation Act, 1912, or any amendments thereof";
25	(b)	by inserting after the word "board" where first appearing in such subsection, the words
		"or in the case of land within an irrigation area to the special land board";
	(c)	by inserting after the word "board" where
30		secondly and thirdly appearing in such sub-
		section, the words " or special land board, as the case may be";
	(d)	by inserting after the word "board"
		wherever appearing in subsection two, the
35		words "or special land board, as the case

(ii)

- (ii) Section one hundred and thirty-eight— Sec. 138. (a) by omitting the word "Governor" and substituting the word "Minister"; (b) by omitting the words "and may also" and substituting the words "and the Governor 5 may." (iii) Section one hundred and thirty-nine: By in- Sec. 139. serting new subsection (3A) as follows: (3A) The Commission may, subject to such 10 terms and stipulations as it may deem fit to impose, grant extension of the time to comply with any special conditions, or may partially or wholly exempt any holder of an irrigation farm from compliance with any such con-15 ditions, or may alter or modify the same: Provided that the breach of any such terms or stipulations shall render the holding liable to be forfeited under the Crown Lands Consolidation Act, 1913. 20 (iv) By inserting new section 139A as follows:— New s. 139A. 139A. Blocks of irrigable or non-irrigable Disposal of land within an irrigation area may be sold irrigable or non-irrigable at auction or by tender as leases within land by an irrigation area subject to such terms and auction or tender. conditions as the Commission may deem fit 25 to impose. The provisions of this Act relating to the making and dealing with applications for farms or blocks of irrigable or nonirrigable land in other cases, and to the 30 terms and conditions required to be performed before or after the issue of perpetual lease grants in respect thereof, shall not be taken to extend to blocks of irrigable or
  - (v) Section one hundred and forty: By adding at Sec. 140. end of the section the words "but this disqualification shall not extend to any applicant under or in pursuance of section 144A of this Act."

non-irrigable land so sold.

(vi) By inserting after section one hundred and News. 144A. forty-four new sections 144A and 144B:-

144A. The Commission, subject to such con- Home ditions as it may deem fit to impose, may by maintenance notification in the Gazette in any case where it considers that an existing farm held under lease is less than a home maintenance area add to such farm after application by the lessee in the form and manner prescribed any Crown lands within an irrigation area either adjoining or separated from the original farm, and such original and additional areas shall be deemed to be one holding.

The Commission shall disallow any application for the addition of an area not adjoining the original farm if in its opinion such areas are not within reasonable working distance.

144B. If the irrigable area of a farm or block New s. 144B. is increased by the construction of additional Determining works with the consent of the lessee, or other-in certain wise increased, or additional facilities for water- cases. ing are provided by the Commission, or if the area of a farm or block is altered by addition thereto, or surrender of part thereof, or if the farm or block is subdivided, the Commission shall determine the capital value of the farm as added to, remaining, or of each portion of the subdivided farm or block as the case may be, due regard being had to the additional value, if any, given or to be given thereto by reason of the works constructed or to be constructed for irrigation or other purposes, and to the benefits derived or to be derived therefrom. The Commission shall also adjust the amount, if any, owing on account of survey fee, and the amount to be paid for Crown improvements, and improvements effected or provided by the Commission, and shall fix the terms under which such payments are to be made: Provided that the capital value so determined, the annual rental, particulars of

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any adjustments made, terms fixed, and the date from which such payments shall be due and payable shall be notified in the Gazette, and payment in accordance with such notification shall be a condition of the lease and the nonperformance or breach of such condition shall render the lease liable to forfeiture.

Where the Commission has, in pursuance of this section, determined the capital value of any farm to which an additional area has been made for the purpose of making such farm a home maintenance area, the first period of the lease referred to in section one hundred and forty-three of this Act shall be extended to expire twenty-five years after the date notified in the Gazette of such determination of the capital value, and with this exception the provisions of section one hundred and forty-three shall apply to such farm.

Where the capital value of any farm has been determined, in accordance with the provisions of this section following upon a farm or block being altered in area otherwise than for the purpose of making a home maintenance area, such determination shall be deemed to be for the unexpired portion of the then current period of the lease.

- (vii) Section one hundred and forty-six: By adding Sec. 146. at the end of the first paragraph the words "Provided that the holding of an irrigation farm or block shall not disqualify a person from being an applicant for non-irrigable land under this section, or necessitate any certificate or approval under section one hundred and fifty-seven hereof."
- (viii) Section one hundred and fifty-seven: By adding Sec. 157. at the end of the section subsection five as follows:—
- (5) Provided that nothing in this section shall necessitate any such certificate or approval in the case of any applicant for an added area under

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under section 144A of this Act, or for nonirrigable land under section one hundred and forty-six hereof, or disqualify any person from applying for any such added area or nonirrigable land.

(ix) Section two hundred and sixteen, as amended Sec. 216. by the Crown Lands Amendment Act, 1916: By omitting the words "shall be made as notified in the Gazette in pursuance of the provisions in that behalf contained in this Act: 10 Provided that when the payment of the capital value of such improvements may be made by instalments, interest shall be charged on the unpaid balance at the rate of four per centum 15 per annum, and two or more such instalments may be paid in any one year," and substituting the words "together with interest thereon at such rate as the Commission may determine shall be made as notified in the Gazette, in pursuance of the provisions in that behalf 20 contained in this Act."

> The amendment hereby effected shall be deemed to come into operation as from the date of the passing of the Crown Lands Amendment Act, 1916.

(x) By inserting after section two hundred and New s. 258A. fifty-eight new section 258A as follows:—

258A. The holder of an irrigation farm or Subdivision block may make an application to the Com- of irrigation mission for the subdivision of his holding into two or more portions.

The application shall be made in the prescribed manner and be accompanied by the prescribed deposit which shall be available for the payment of the costs of any survey inspections or reports which may be required.

The Commission may grant any application under this section, and may in granting the application do so with or without modification thereof and on such terms and conditions as it

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may

may deem fit to impose, and shall settle the lines of subdivision so as to conform to any regulations made or to be made in that behalf.

The holder of the irrigation farm or block shall surrender such land as may be necessary for providing roads of access to such subdivided portions, and for channels and drainage, which land shall thereupon become Crown land free from any claim thereto by such holder or to any compensation in respect thereof, or to tenant-right in any improvements thereon.

After subdivision the perpetual lease grant, if any, in respect of the holding forming the subject of the subdivision, shall be surrendered, and a perpetual lease grant issued for each portion, and such grants shall contain the same special conditions, mutatis mutandis, as were included in the perpetual lease grant issued in respect of the farm or block before subdivision.

If the perpetual lease grant in respect of the holding forming the subject of the subdivision has not issued, each portion shall be held subject to the special conditions which applied to the farm or block before subdivision, and the perpetual lease grant may, subject to the provisions of section one hundred and forty-four of this Act, issue in respect of each portion of the subdivided farm after the expiration of five years after the granting or other disposal of the farm or block before subdivision.

Each portion of a subdivided irrigation farm sec. 259. or block shall, subject to this Act and the regulations hereunder, be held and be transferable as a separate irrigation farm or block.

(xi) Section two hundred and fifty-nine: By adding at the end of the section the following subsection:—

(3) All transfers of land within an irrigation area before grant after being lodged with the Commission as prescribed shall, if duly signed and

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and otherwise in order, be recorded by it in its books, but it shall not be necessary to register or record any such transfer in the books of the Department of Lands, but subsection two of section two hundred and fifty-nine of this Act shall, as regards transfers of a farm or block within an irrigation area, be read and construed so as to substitute registration or record in the books of the Commission in lieu of registration or record in the books of the Department of Lands.

(xii) Section two hundred and seventy: By inserting Sec. 270. after the words "irrigation area" appearing in subsection two the words "other than a town lands block."

(xiii) Section two hundred and seventy-three— Sec. 273.

(a) by omitting subsection two and substituting the following:—

(2) Notwithstanding anything contained in this Act any lease within an irrigation area may be transferred at any time before the expiration of five years after the granting of the application therefor if the Commission is satisfied that the lessee is compelled by sickness of himself or family, financial difficulties, or incapacity, or other adverse circumstances to leave the holding, and the Commission consents thereto;

(b) by adding at the end of section new subsection five as follows:—

(5) No transfer of any lease within an irrigation area shall be registered or recognised if any payments due to the Commission are in arrear, and until the transferee shall have signed an agreement that all amounts of principal and interest remaining owing to the Commission in respect of such lease or of any improvement thereon, or of any goods supplied to the transferor or his predecessors in title shall be paid by such transferee and shall be a charge on the land, and

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and until he executes or, at the option of the Commission, agrees to execute such security as the Commission may require for repayment of all moneys owing as aforesaid to it or to the Crown and interest thereon.

(xiv) Section two hundred and seventy-four— sec.

(a) by inserting after the words "irrigation"

areas" appearing in subsection one the words "other than town lands blocks";

(b) by adding new subsection five as follows:—

(5) A town lands block within an irrigation area may be transferred at any time, and the foregoing provisions of this section shall not apply to a transfer of any such holding.

#### PART VI.

Amendment of Hay Irrigation Act, 1902.

7. The following amendments are made in the Hay Amendments of the Hay Irrigation Act, 1902:—

Amendments of the Hay Irrigation Act, 1902.

(i) Section seventeen: By omitting subsection two sec. 17.

and substituting the following:-

(2) The maximum area which may be selected, leased, acquired, or held at any one time as an irrigated lot either by an individual lessee or lessees in common or joint lessees shall be forty acres. This restriction shall not affect any existing titles to land, or any lands devolving upon any executor, administrator, trustee, or other person in a trust capacity upon death, lunacy, bankruptcy, or other operation of law.

(ii) Section eighteen—

(a) by inserting after the word "all" in sub-

section one the word "irrigated";

(b) by inserting before the word "lot," where firstly occurring in subsection four, the word "irrigated."

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#### IRRIGATION (AMENDMENT) BILL.

SCHEDULE of the Amendments referred to in Message of 27th November, 1918.

Page 18, clause 3, line 37. Omit "three" insert "six" Page 18, clause 3. After line 41 add new proviso.

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

W. S. MOWLE, Clerk of the Legislative Assembly.

Legislative Assembly Chamber, Sydney, 29 October, 1918.

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

W. L. S. COOPER, Clerk of the Parliaments.

Legislative Council Chamber, Sydney, 27th November, 1918.

# New South Wales.



ANNO NONO

# GEORGII V REGIS.

# Act No. , 1918.

An Act to make further provision with regard to irrigation and irrigation areas; to vest certain powers, rights, and property in the Commission; to validate the constitution of certain areas and the reduction of certain debts to the Crown; to amend the Murrumbidgee Irrigation Act, 1910, the Irrigation Act, 1912, the Irrigation (Amendment) Act, 1916, the Crown Lands Consolidation Act, 1913, the Crown Lands Amendment Act, 1916, the Water Act, 1912, the Hay Irrigation Act, 1902, the Real Property Act, 1900, and certain other Acts; and for purposes consequent thereon or incidental thereto.

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

# Preliminary.

1. (1) This Act may be cited as the "Irrigation short title. (Amendment) Act, 1918."

This Act is divided into Parts as follows:—

10 PART I.—Amendment of the Murrumbidgee Irrigation Act, 1910.

PART II.—Amendment of the Principal Act.

PART III.—Amendment of the Irrigation (Amendment) Act, 1916.

15 PART IV.—Amendment of the Water Act, 1912.

> PART V.—Amendment of the Crown Lands Consolidation Act, 1913.

> PART VI.—Amendment of the Hay Irrigation Act, 1902.

(2) In this Act the expression "the Principal Definition. 20 Act" means the Irrigation Act, 1912, as amended by the Crown Lands and Irrigation (Amendment) Act, 1914, and the Irrigation (Amendment) Act, 1916.

#### PART I.

25 Amendment of the Murrumbidgee Irrigation Act, 1910.

2. The Murrumbidgee Irrigation Act, 1910, 1S Amendments of Murrumbidgee Irrigation Act, 1910. amended as follows:-Sec. 6.

(i) Section six—

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(a) by omitting the words "not under lease or license";

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- (b) by adding new subsection three, as follows:—
  (3) The Minister of the Crown for the time being administering the Acts relating to irrigation shall be the constructing authority for the purposes of this section, and within the meaning of the Public Works Act, 1912.
- (ii) By inserting after section six new section 6A as New s. 6A. follows:—
- 6A. The Governor may, by proclamation Governor in the Gazette, declare that any lands therein may remove mentioned, within the boundaries described in operation of Schedule One to this Act shall not be subject s. 6. to the provisions of section six of this Act, and thereupon such provisions shall not apply to such lands.

#### PART II.

# Amendment of the Principal Act.

- 3. The Principal Act is amended as follows:

  (i) Section three—

  (a) by inserting after the word "quantity" in the definition of "water right" the word "annually";
  - (b) by inserting in their appropriate alphabetical order the following definitions:—
  - "Noxious animal" where used in this Act, or in any notification published in the Gazette in respect of any land in an irrigation area either before or after the passing of this Act, means any animal which the Commission may from time to time notify in the Gazette to be noxious.
    - "Noxious weed" or "noxious plant" where used in this Act, or in any notification published in the Gazette in respect of any land in an irrigation area either before or after the passing of this Act, means any weed, plant, grass, or growth,

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which the Commission may from time to time notify in the Gazette to be noxious, and includes any part and seeds of any such weed, plant, grass, or growth.

(ii) Section 4A: By adding at the end of the section sec. 4A. the words:—"and may in that name sue and be sued in any court, and shall, in respect of all lands within any irrigation area, have all such powers of distress, eviction, ejectment, recovering rent, and other powers, as are given by law to any landlord."

(iii) By inserting after section 4c new sections 4D and 4E as follow:—

4D. All moneys owing by or to the Murrum- New s. 4D. bidgee Irrigation Trust immediately prior to Recovery the first day of January, one thousand nine of moneys hundred and thirteen, and all moneys owing enforcement by or to the Commissioner for Water Conser-with, Comvation and Irrigation as such Commissioner missioner immediately prior to the twentieth day of for Water Conservation April, one thousand nine hundred and sixteen, and Irrigation or Murrumare hereby made recoverable from or by the bidgee Irriga-Commission, and not from or by the said tion Trust. Murrumbidgee Irrigation Trust or the said Commissioner for Water Conservation and Irrigation, but only so far as they would at the time of any proceedings which may be brought to recover the same, be recoverable from or by the said Murrumbidgee Irrigation Trust, if the Irrigation Act, 1912, the Irrigation (Amendment) Act, 1916, and this Act had not been passed, or as the case may be, would at such time be recoverable from or by the said Commissioner for Water Conservation and Irrigation as such or his personal representatives if the Irrigation (Amendment) Act, 1916, and this Act had not been passed, and all contracts, agreements, leases, mortgages, bonds, covenants, and securities made with the said Murrumbidgee Irrigation Trust may be enforced or

sued upon by or against the Commission, and not by or against the said Murrumbidgee Irrigation Trust, but only so far as they would at the time of any proceedings which may be brought in respect thereof be enforceable or capable of being sued upon against the said Murrumbidgee Irrigation Trust, or would at such time be enforceable or capable of being sued upon by the said Murrumbidgee Irrigation Trust if the Irrigation Act, 1912, the Irrigation (Amendment) Act, 1916, and this Act had not been passed, and all contracts, agreements, leases. mortgages, bonds, covenants, and securities made with the said Commissioner for Water Conservation and Irrigation as such may be enforced or sued upon by or against the Commission, and not by or against the said Commissioner for Water Conservation and Irrigation as such, or his personal representatives, but only so far as they would at the time of any proceedings which may be brought in respect thereof, be enforceable or capable of being sued upon against the said Commissioner for Water Conservation and Irrigation as such, or his personal representatives or would at such time be enforceable or capable of being sued upon by the said Commissioner for Water Conservation and Irrigation as such, or his personal representatives, if the Irrigation (Amendment) Act, 1916, and this Act had not been passed.

4E. All property, whether real or personal, New s. 4E. and all powers, rights, remedies, and capacities in respect thereof which immediately prior to wire wested in the first day of January, one thousand nine or Commissioner hundred and thirteen, were vested in the said for Water Conservation and the said of the Murrumbidgee Irrigation Trust, and all pro-Irrigation vested in perty whether real or personal and all powers, Commission. rights, remedies, and capacities in respect thereof which immediately prior to the twentieth day of April, one thousand nine hundred and sixteen, or subsequently were vested

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vested in the said Commissioner for Water Conservation and Irrigation as such or his personal representatives or in any person on behalf of the said Murrumbidgee Irrigation Trust, Commissioner for Water Conservation and Irrigation as such or his personal representatives, are hereby vested in the Commission as from the said dates respectively.

(iv) Section six-

Sec. 6.

- (a) by omitting the words "for Lands" and substituting the words "by notification in the Gazette";
- (b) by adding at the end of the section the following further proviso—

Provided also that lands so set apart and not thereafter disposed of, and lands which upon forfeiture or surrender under the provisions of the Crown Lands Consolidation Act, 1913, or any Act amending the same become revested in the Crown, may be used for any purpose deemed proper by the Commission or leased by it as hereinbefore provided.

(v) By inserting after section six new section 6A as follows:-

6A. (1) The irrigation areas known as Yanco New s. 6A. Number One, Yanco Number Two, Yanco Constitution Number Three, and Mirrool Number One, of certain irrigation areas, and any variations of the boundaries of any setting apart of such areas, shall be deemed to have allotting of been validly constituted and made, and the water-rights, validated. requirements of the Murrumbidgee Irrigation Act, 1910, the Irrigation Act, 1912, the Crown Lands (Amendment) Act, 1912, the Crown Lands Amendment and Declaratory Act, 1912, and the Crown Lands Consolidation Act, 1913, and any Acts amending the same, shall in regard to the proclamation of such areas and variations of the boundaries thereof and all procedure and action relating to the setting apart by notification in the Gazette and disposal

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of lands in the said irrigation areas and to the allotting of water rights and the supply of water which has or should have been taken under any of the said Acts be deemed to have been validly carried out.

(2) The water rights and the prices or rates therefor specified in the Gazette notifying lands for disposal as irrigation farms prior to the commencement of the Irrigation Amendment Act, 1918, shall be deemed to be and to have been the water rights and prices or rates thereof constituting a fixed charge on each of such farms respectively.

(vi) Section seven: By omitting the section and Substituted substituting the following sections 7 and 7A:—s. 7.

7. (1) The Minister shall in every notifica- Setting land tion setting land apart for disposal as irrigation apart as irrigation irrigation farms-

farms.

(a) state the number of water rights which are a fixed charge on each farm specified in such notification;

(b) fix the price for such water rights;

(c) specify such provisions and conditions not inconsistent with this Act as, according to the facts and circumstances of each case, the Minister thinks fit.

(2) Any notification as aforesaid setting land apart for disposal as irrigation farms shall have the effect of revoking any previous notification or any proclamation by the Governor, regarding such land in respect of the particulars referred to in paragraphs (a) and (b).

(3) Any notification under this section may be corrected, amended, modified, or revoked, whether as to the whole or any part thereof, by notification in the Gazette.

(4) The Minister may at any time he may deem expedient alter by notification in the Gazette the price or rate fixed for any water

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	water rights in respect of any farm granted after the passing of the Irrigation (Amendment) Act, 1918.	
5		price of water
	(b) an occupier surrenders part of his farm under the provisions of section two hundred and thirty-one of the Crown	part surrendered.
10	Lands Consolidation Act, 1913, as amended by the Crown Lands and Irrigation (Amendment) Act, 1914; or	or area added to.
	(c) additional land has been included in a farm; or	
15	(d) the irrigable area of a farm or block is increased by the construction of additional works with the consent of the	1
	lessee, or otherwise increased, or additional facilities for watering are provided	
20	by the Commission,	
20	the Minister shall, by notification in the	
	Gazette, fix the number of water rights and	U.
	the price or rate therefor, which are to be a	
0.	fixed charge on—	
25	<ul> <li>(a) each part of the farm so subdivided;</li> <li>(b) the part of the farm not surrendered;</li> <li>(c) the farm as added to; or</li> <li>(d) the farm with such increased irrigable area or additional facilities for watering,</li> </ul>	, 64 65
30	as the case may be.	
	(vii) Section eight: By omitting paragraph (a) of subsection three.	
	( ''') 0 1' 0	Sec. 8A
35	twice appearing and substituting the word "areas," and by inserting after the word "on" the words "any one of";	)8 - (1
	(b) by omitting the words "of its powers or functions under the Water Act, 1912,	
40	to any one commissioner," and substi- tuting the words "other of its powers or functions	
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functions to a commissioner: Provided that where any such other power or function so delegated relates to an irrigation area as defined in this Act the condition of residence prescribed above shall not apply."

(ix) By inserting after section 8A new section 8B as New s. 8B. follows:—

8B. (1) The Commission may, on the appli-Sinking of cation by the owner or occupier of any land, wells. sink, under agreement with such owner or occupier bores or wells on such terms and conditions as may be prescribed.

(2) The Commission may, subject to the approval of the Governor, make regulations relating to the sinking of such bores or wells, and prescribing the form of agreement to be entered into by such owner or occupier, and the terms and conditions on which the bores and wells will be sunk, and of the payment therefor.

- (3) Any sum payable by an owner or occupier to the Commission in respect of the sinking of a bore or well shall until paid be and remain a charge on the land on which the bore or well has been sunk, and shall be recoverable in any court of competent jurisdiction from the owner or occupier of the land for the time being. The provisions of this subsection shall be deemed to be applicable in respect of any sum due or owing, or to become due or owing, to the Commission in connection with any bore or well sunk or being sunk by the Commission prior to or at the date of the passing of the Irrigation (Amendment) Act, 1918.
- (4) For the purposes of this section an occupier shall mean a person in actual occupation of any land whatsoever, and where there is no person in actual occupation the holder of the land under any tenure.

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	(x) Section nine—	Sec. 9.
	(a) By adding after the word "improvements" in paragraph (e) the words "and institute	200, 0.
5	and carry on any trade, business, factory, service, or industry, and construct, establish, and maintain any works on buildings?"	
	and maintain any works or buildings." (b) By adding new paragraphs (f), (g), and (h)	
	as follow:—	
1910 le	(f) Establish and maintain sanitary sewer-	
10	age and garbage systems, and regulate	
	the same and the disposal of garbage,	
	nightsoil, and other refuse, and fix and recover fees and charges in respect	
	thereof.	
15	(g) Acquire, provide, sell, deal in, and dis-	
	pose of goods and chattels of any kind,	
	and make advances in money on such terms and conditions as the Commission	
	may doom fit	
20	(h) "The Trust" constituted under the Murrumbidgee Irrigation Act, 1910, the "Commissioner" appointed under the Irrigation Act, 1912, and the	1,100
	Murrumbidgee Irrigation Act, 1910,	
	the Triggtion Act 1912 and the	
	"Commission" incorporated under the	
25	Irrigation (Amendment) Act, 1916, shall	
	respectively be deemed to have had the	
	powers conferred by this section nine on	
	and from the respective dates from which those Acts came into force:	
30	Provided that nothing in this Act shall	
	render the Commission liable in respect of	
	any agreement to erect or cause to be erected	
	any factory or in respect of any agreement that any factory would be erected if such	
35	agreement was entered into with a person other	
	than a person agreeing to erect such factory.	4.3
	(xi) By inserting after section nine new section 9A	New s. 9A.
	as follows:—	
40	9A. No person shall remove or cause to be removed without the consent in writing of the	Unauthorised removal, damage to or destruction
	Commission being first obtained, or wilfully	of buildings or other improve-
	damage	ments.

damage or destroy or wilfully cause to be damaged or destroyed any structure, building, fixture, fence, or other improvement on any lease within an irrigation area in respect of which any money is owing to the Commission, and any person committing a breach of this section shall be liable on conviction to a penalty not exceeding one hundred pounds in addition to payment of the value of any such property removed or of compensation for such damage or destruction, and such value or compensation may be ordered on such conviction to be paid by such person, but if no such order be made this section shall not abate or waive any civil remedy for recovery of such value or compensation or damages in respect of such removal, damaging, or destruction.

(xii) Section eleven: By adding to subsection two sec. 11.

proviso as follows:—

Provided that notwithstanding anything contained in this subsection the Commission shall be relieved of any obligation to repay any money and interest thereon advanced by the Crown to the Hay Irrigation Trust.

25 (xiii) Section twelve: By omitting the section, and Substituted substituting the following:—

12. (1) The Commission shall each year, at Water rights. the times and in the quantities fixed by it, supply water in pursuance of the water-rights which are a fixed charge on the land of any occupier—

(a) to the boundary of any land held by any one person bona fide in his own interest; and

(b) to such other points as may be agreed upon.

(2) The charge in respect of such waterrights at the price fixed shall commence to be payable from the date of notification by the Commission to the occupier that water is available, and shall be paid by the occupier whether the water is or is not taken by him, unless he

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5.		proves that the water was not available: Provided that any such notification shall be deemed to be duly served if posted by ordinary course of post to the address last known to the Commission of such occupier.  (3) Any omission to notify the occupier as to water being available shall not relieve him from payment of such charge. Where
		an occupier prior to the passing of the Irriga-
10		tion (Amendment) Act, 1918, was not so
		notified, such charge shall be payable from the
		date shown in the books of the Commission as
		that from which the charge is payable.
		(4) This substituted section shall be
15		deemed to have been in force from the first
		day of January, one thousand nine hundred
		and thirteen.
	(xiv)	Section thirteen: By omitting the section, and substituted
		substituting the following:— s. 13.
20		13. (1) After providing for the water-rights, Additional
		which are a fixed charge, the Commission, on water-rights.
		application by any occupier of any land, may, water as
		by agreement with such occupier, allot to him additional water-rights,
25		additional water-rights from time to time, and for special may fix the prices to be paid for such additional purposes, &c.
20		water-rights.
		All water may be supplied under this sub-
		section in the same manner as provided for
		with respect to water supplied in pursuance of
30		water rights which are a fixed charge.
		(2) The Commission may also supply
		water for special purposes in such manner and at
		such charges as the Commission may determine.
		(3) The Commission, on application by
35		persons occupying lands within, adjoining, or
		adjacent to the boundaries of an irrigation
		area, may supply water to any such lands in
		such quantities, at such times and at such
10		prices as the Commission may determine.
40		(4) This substituted section shall be
		deemed to have been in force from the first
		day

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day of January, one thousand nine hundred and thirteen: Provided that the price to be paid for additional water rights allotted in pursuance of subsection one of this section shall not in respect of farms granted prior to the passing of the Irrigation (Amendment) Act, 1918, exceed the price which would have been payable for such additional water rights had such Act not
been in force.  (xv) Section fourteen: By omitting the section and Substituted substituting the following:—  14.
14. (1) The Commission may provide a supply of supply of water through pipes under pressure, water under and may—
(a) on or in respect of all or any land situate within a distance of two hundred
and fifty yards from any of such pipes, irrespective of whether such land is or is not supplied with water from such pipes,
make and levy a rate, and may prescribe a minimum amount of payment in regard
to such rate, and may prescribe the maximum quantity of water to be supplied in consideration of such rate; or
(b) make and levy charges by measure for all water supplied, and may make a
minimum charge; or  (c) both make and levy such rate, and for water in excess of the said maximum
quantity make and levy charges by measure.
(2) The Commission may fix different charges according to the purposes for which the water is supplied.
(xvi) Section fifteen—  (a) by inserting before the word "charge"  (b) the secondly and thirdly thirdly are thirdly the second thirdly thirdly the second the second thirdly the second the second thirdly the second the second thirdly the sec
where firstly, secondly, and thirdly occurring the words "rate or";  (b) by adding new subsection four as fol-
lows:—
(4) The land in respect of which such rate or charge is due may upon default in payment

repayment by

instalment.

### Irrigation (Amendment).

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payment	thereof	be i	forfeited	under	the
provisions	of the	Crown	Lands (	Consolida	tion
Act, 1913.	, however				

(xvii) Section sixteen: By inserting before the word sec. 16. "charges" the words "rates or"

(xviii) Section eighteen: By omitting the words sec 18. "collect on behalf of the Minister for Lands all rents due to the Crown in respect of holdings in an irrigation area," and substituting the words "collect all rent and other moneys due or owing by an occupier in respect of his holding to the Crown or Commission, and may recover such rent and other moneys in any court of competent jurisdiction."

15 (xix) Section nineteen: By omitting the section and Substituted substituting the following:—

19. (1) The Commission may at any time Advances to or from time to time, subject to such conditions occupiers, suspension of as it may deem fit to impose by regulation or payments of otherwise—

(a) make advances to occupiers;

(b) suspend for any period or periods not exceeding in the whole four years the payment by any occupier of any money due or owing, or to become due or owing, to the Crown or the Commission on any account whatsoever, together with any interest on such money due or owing, or to become due or owing;

(c) allow any money or debts due or owing, or to become due or owing, to the Crown or the Commission by any occupier, to be repaid, with interest thereon, by instalments within a period to be fixed not exceeding sixteen years, which period may, where suspension has been granted, commence on the day next following the date of expiry of the term of suspension;

(d) consolidate all or any money or debts due or owing, or to become due or owing,

5	owing, to the Crown or the Commission, by any occupier and allow the money or debts so consolidated, with interest thereon, to be repaid by instalments within a period to be fixed not exceeding
o .	sixteen years, which period may, where suspension has been granted, commence on the day next following the date of expiry of the term of suspension;
10	(e) allow either before, or after suspension, consolidation, or other action pursuant to this section, the whole or any portion of any advances, moneys, debts, or instalments mentioned in this section to
15	be paid before the due date thereof and to waive interest thereon from such date as the Commission may determine or to place amounts so paid to the credit of the occupier in its books and allow him
20	interest thereon from such date and at such rates as it may determine, provided that where portion only is paid no such payment or credit shall affect the obli-
25	gation of the occupier to continue paying the instalments arranged prior to such prepayment: Provided further that the Commission may at its discretion apply the whole or any part of moneys so
30	prepaid and standing to the credit of any such occupier in or towards satis- faction of any moneys or debts due or owing or to become due or owing by him to the Crown or the Commission on
35	any account whatsoever, and thereupon interest on any money so applied shall cease and determine.  (2) Where any of the powers conferred under this section have been exercised, or shall
40	be exercised, subject to any conditions imposed by the Commission, such conditions shall attach to the holding and the non-performance or breach

breach of any of such conditions shall render the holding liable to be forfeited under the provisions of the Crown Lands Consolidation Act, 1913, or any Act amending or consolidating the same.

(3) The provisions of this section shall be deemed to have been in force from the date of the passing of the Irrigation (Amendment) Act. 1916. The powers conferred by such provisions may be exercised independently of each other, and in such order as the Commission may deem fit.

(4) The powers conferred by subsection (b) of this section may be exercised with or without regard to any suspensions of payment of rent granted prior to the twentieth day of April, one thousand nine hundred and sixteen.

(xx) By inserting after section nineteen new sections 19A, 19B, and 19c, as follow:—

19A. In any case where the Minister is New s. 19A. satisfied that the circumstances so warrant, he Minister may may remit either wholly or in part the payment remit payment of rent by an occupier of any rent or charges for water or charges for or interest thereon respectively for which such water. occupier is indebted to the Crown or the Commission.

19B. The Commission may, by any of its New s. 19B. officers or servants, after notice given as pre- Performance scribed, perform and observe at the costs and of contracts on default by expense of the occupier of any farm, any con- occupier. tracts between the Crown or the Commission and him under which he is in default in respect of the maintenance, care, reparation, or insurance against fire, of any improvements, goods, or chattels provided, effected, or supplied, for or in connection with such farm, and the Commission may in like manner recover in any court of competent jurisdiction such costs and expenses and interest thereon from such occupier. The amount of such costs, expenses, and interest shall be a charge on such farm.

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### Irrigation (Amendment).

19c. The Commission may, by any of its News. 19c. officers or servants, after notice given as Entry on land prescribed, enter upon any land within any of trees, &c. 5 irrigation area, including the Hay Irrigation Area and the Wentworth Irrigation Area, and at the costs and expense of the occupier of the land swab, spray, prune, clean, or otherwise treat, and, if thought necessary by the Com-10 mission, destroy and dispose of any trees, plants, vines, fruit, fruit-cases, packages, weeds, growths or refuse on such land, which, in the opinion of the Commission, are likely to convey, harbour, or spread disease, or are otherwise 15 noxious, and the Commission may recover in any court of competent jurisdiction such costs and expense and interest thereon from such occupier. The amount of such costs, expenses, and interest shall be a charge on such land. 20 (xxi) Section twenty: By adding a further proviso at the end of the section as follows:-Provided further that where any land under the control of the Commission is not within the boundaries of an irrigation area and is in 25 occupation by any party except the Crown or the Commission for any definite purpose, and the Commission derives a benefit from such occupation, such land shall, whilst such occupation continues, be ratable under the Local 30 Government Act, 1906, or any Act amending Any rates so imposed shall be the same. collected from the occupier. (xxii) By inserting after section twenty new section New s. 20A. 35 20A as follows:— 20A. Where it appears to the Minister that Sale of lands any lands purchased, resumed, or appropriated not required. under the Public Works Act, 1900, or the Public Works Act, 1912, in accordance with 40 the provisions of the Construction Act, the Murrumbidgee Irrigation Area Resumption

Act, 1910, the Murrumbidgee Irrigation Act, 1910, or this Act, and vested in him, or in the

Secretary

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Secretary for Public Works, or in the Commission are not required for the purpose for which such lands were so purchased, resumed, or appropriated, then any such lands may be sold by the Commission to the persons from whom they were acquired, or may by public auction be offered for sale, and sold subject to such conditions as the Minister may impose, and any such appropriation may be revoked by notification in the Gazette.

The proceeds of any such sale shall be paid into the Treasury and shall be credited to the loan expenditure votes out of which the purchase resumption or appropriation of such lands was paid for.

(xxiii) By inserting after section twenty-three new New s. 23A. section 23A as follows:

> 23A. No person under section 4D aforesaid Claims for or otherwise howsoever shall have any claim or misrepresentation, any title to relief or any ground of defence against the Commission by reason of any misrepresentation, agreement, or breach of agreement in regard to the character, quality, productiveness, or situation of any holding if such misrepresentation, agreement, or breach was made, entered into, or occurred prior to the passing of the Irrigation (Amendment) Act, 1916, nor shall any person plead or seek to avail himself of any such misrepresentation, agreement, or breach in, any action, suit, or other proceeding whatsoever, either directly or indirectly, by way of action, cross action, set off, or otherwise howsoever.

Any person who deems himself to have any claim against the Commission in respect of any such misrepresentation, agreement, or breach as aforesaid may within three six months from the passing of this Act, but not otherwise, submit his claim to the Minister, and the Minister may in his absolute discretion deal with such claim in any way he thinks fit:

Provided

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Sec. 26.

# Irrigation (Amendment).

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Provided that nothing in this section shall affect any claim or title the subject of any legal proceedings begun before the commencement of this Act or within six months thereafter.

Sections 4D and 4E of this Act shall operate subject to this section.

(xxiv) Section twenty-six is amended—
(a) by adding at end of paragraph (d) the words "and for licensing vehicles and conveyances and the owners, drivers, and persons in charge of the same to ply for hire on or otherwise use such roads, and for preventing the use thereof without such licenses, and for charg-

(b) by inserting after the word "supply" in paragraph (g) the words "and for determining, making, and levying the rate mentioned in section fourteen of this Act, and for carrying out the provisions of that section";

ing and recovering fees for such licenses";

(c) by inserting after the word "roads" in paragraph (m) the words "avenues, streets, reserves, lands designed or reserved or used for drainage channels, or supply channels or comprised within any irrigation area and not under lease in pursuance of the provisions of the Crown Lands Consolidation Act, 1913, or of this Act";

(d) by omitting paragraph (n) and substituting the following:—

(n) for the prevention, treatment, or eradication of diseases in trees, vines, plants, fruit, seed, live stock, poultry, or other thing in any irrigation area, and the exclusion from any irrigation area of any trees, vines, plants, fruit, fruit-cases, packages, seed, live stock, poultry, or other thing which, in the opinion of the Commission, would be likely to harbour or spread disease; and

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	<ul> <li>(e) by adding at the end of the section—</li> <li>(t) prescribing and regulating the destruction of noxious weeds or plants on roads, streets, reserves, lands designed or reserved or used</li> </ul>
5	for drainage or supply channels, and enforc- ing such destruction by occupiers of land fronting such roads, streets, reserves, or lands;
10	(u) regulating the introduction into, the destruction within, and removal from any irrigation area of any plant, grass, or seed, or any part thereof, which the Commission considers to be injurious or which may be declared to be a noxious weed or noxious
15	plant; (v) prescribing and regulating the registration of entire live stock in an irrigation area, and prohibiting the introduction into or retention in any irrigation area of any such
20	live stock which, after report by an officer of the Department of Agriculture, or other person authorised by the Commission, the Commission deems to be inferior;  (w) prescribing and regulating the furnishing
25	by occupiers of returns giving—  (i) the numbers and descriptions of their live stock;  (ii) the area of their cultivated land, description of the trees, vines, crops, and
30	cultivation thereon, and the yields per acre from same;  (x) regulating street lighting, stormwater or other drainage, sewerage, the suppression of nuisances, the removal and disposal of
<b>35</b>	garbage, nightsoil, filth, and refuse, and the fixing, recovery, and collection by the Commission of charges for the rendering of such services; (y) regulating fencing and the erection of
40	buildings as to height, design, structure, building materials, building line, and sanitation; (z)

(z) for the regulation or prevention of the erection of any structure of calico or canvas or other inflammable material, and the removal and disposal of any structure used as a dwelling-place which, in the opinion of the Commission, is unfit for human habitation;

(aa) for the suppression and destruction of

noxious animals;

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(bb) regulating the introduction or consignment into any irrigation area of meat or flesh of any animal, and the slaughtering on or within any such area of any animal;

(cc) prescribing the forms of any notices required under this Act, and the manner of and periods for giving same.

(xxv) By inserting after section twenty-nine new Sec. 30.

section thirty as follows:—

30. Whenever by any section of this Act, or Recovery of any regulations made thereunder, any person penalties. is liable to a penalty, or to pay any sum of money, whether as compensation or in any other way, such penalty or sum may be recovered before any stipendiary magistrate or police magistrate or two or more justices of the peace in petty sessions in accordance with the Acts in force for the time being regulating summary proceedings before justices.

#### PART III.

30 Amendment of the Irrigation (Amendment) Act, 1916.

4. The Irrigation (Amendment) Act, 1916, is amended Amendments of the Irrigation (Amendment) Act, 1916.

Act, 1916. as follow:-

Sec. 10.

(i) Section three: By omitting the words "a hold-sec. 3. ing within"

(ii) Section ten— (a) by inserting after the word "granted" wher-

ever occurring the words "or sold";

(b) by inserting after the words "made on" wherever occurring the words "or before";

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# Irrigation (Amendment).

(c) by adding at the end of the section proviso as follows:—

Provided that in the case of any lease granted under the Crown Lands Consolidation Act, 1913, after the commencement of the Irrigation (Amendment) Act, 1918, the rent shall commence from the date of service of notification by the Commission to the occupier of the granting of the lease, and the first payment thereof shall be made on or before the thirtieth day of June next following the date of such service for the broken period from that date. Any such notification shall be deemed to be duly served if posted by ordinary course of post to the address last known to the Commission of such occupier.

(iii) Section eleven is amended— Sec. 11.

(a) by omitting the first sentence of subsection three and substituting the following:—"The vesting in the Commission of any land in pursuance of this section shall not affect any lease of, or any license relating to, such land in force at the time of such vesting;

(b) by adding new subsections four and five:—
(4) The Commission may in its discretion lease or otherwise deal with on such terms and conditions as it may impose any land so vested

in it.

(5) With respect to any land for the time Issue of being vested in the Commission the following certificates of provisions shall apply:—

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(a) The Registrar-General shall from time Act, 1900. to time, on the application of the Commission, issue to the Commission a certificate of title under the Real Property Act, 1900, to all or any part of such land without causing any examination or report to be made as to the title of such land, and without considering such title. No contribution shall be payable by the Commission under the provisions

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of section one hundred and nineteen of the said Act in respect of the issue of any such certificate.

- (b) In dealing with such application it shall not be necessary to locate the boundaries of the Crown grants (if any) of any such land, and it shall be sufficient if the Registrar-General is satisfied with respect to any certificate of title proposed to be issued by him under this Act, in respect of any such land, that the said land is included in the land vested as aforesaid.
- (c) With respect to any land already under the said Act and comprised in an application under this subsection, the existing certificate of title or Crown grant shall be surrendered to the Registrar-General for cancellation before the issue of a certificate of title in favour of the Commission.
- (d) The withdrawal from the Commission of any land in respect of which a certificate has been issued to the Commission under this subsection shall be notified forthwith by the Commission to the Registrar-General, who shall thereupon or upon otherwise being satisfied of such withdrawal enter on the relevant folio of the register-book an appropriate memorandum of such withdrawal, and may issue a certificate of title to the person in whom such land shall be vested by subsection two of this section in any case where such land was under the provisions of the Real Property Act immediately before the issue to the Commission of a certificate of title therefor.

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	PART IV.	
	Amendment of the Water Act, 1912.	
	5. The Water Act, 1912, is amended as follows:— (i) Section five: By inserting after the word	Sec. 5.
5	"dam" in definition of "work" the words "levee bank," and after the word "cutting" the words "well, excavation."	
a se	(ii) Section six: By omitting the words "of rivers" at the end of the first paragraph, and substitut-	
10	ing the words "or change of the course of rivers or the unauthorised erection or use of levee banks."	
	(iii) Section nine: By inserting after the word "drainage" appearing in paragraph (a) the	Sec. 9.
15	words "or the prevention of flooding of land by water or of changing the course of a river."	
	(iv) Section ten—  (a) by inserting after the word "drainage" the words "or of the prevention of inundation	Sec. 10.
20	of land and overflow of water thereon or of changing the course of a river ";	
	(b) by inserting after the words "dispose of" the words "either for his own use or for the use of occupiers of lands in the neighbourhood	
25	of the site or proposed site of the work."	
	(v) Section twelve: By omitting paragraph (b), and substituting the following:—	Sec. 12.
	(b) A license shall be issued only upon payment of a fee and the charge for water calculated	
30	in the manner and according to the scale prescribed by regulations under this Act;	
	and and an analysis and are the property of	
	(vi) Section thirteen—  (a) by inserting after the word "construct"	Sec. 13.
35	where first appearing, the words "or use";	
	(b) by omitting the words "to construct and use the said work."	
	(vii) Section fourteen—	Sec. 14.
<b>4</b> 0	(a) by omitting the words "except in the case of dams and weirs included in Class IV in	0.0

Schedule Two"; (b) 0.0

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# Irrigation (Amendment).

- (b) by omitting the words "a fee calculated in the manner and according to the scale set forth in Schedule Two," and substituting the words "the fee and charge for water prescribed by regulations under this Act."
- (viii) Section twenty-seven: By inserting after the sec. 27. word "same" where first appearing the words "the fees payable for licenses and renewals thereof, the charges for water."
- 10 (ix) Section thirty: By inserting after the word Sec. 30.
  "Part" the words "and a Commissioner and such officer or officers of the Water Conservation and Irrigation Commission."
- (x) Section seventy-one: By adding at the end of Sec. 71.

  the section the following sentence:—"In any prosecution under this section proof that the flow of water in any channel has been obstructed shall be prima facie evidence that such obstruction has been caused by the occupier of the land where such obstruction occurs."
  - (xi) Section seventy-three: By adding at the end of Sec. 73. the section the following paragraph:—
  - Notwithstanding anything contained in this section, the provisions of sections thirty-four, thirty-five, thirty-six, and thirty-seven of the Public Works Act, 1912, shall not apply to the works to be constructed for the Thule Creek Water Trust.
  - (xii) By inserting after section seventy-three new News. 73A. section 73A:—
    - 73A. There is hereby validated—
      - (1) The reduction in the annual charge which, under this Act, the Bourbah Bore Water Trust was liable to pay to the Crown for water supplied to such trust from the Bourbah Bore, from one hundred and twelve pounds to eightyfour pounds.
      - (2) The reduction in the amount which the Three Corners Bore Water Trust was liable to repay the Crown under this Act.

Act, from one thousand five hundred and thirty pounds four shillings and fourpence to eight hundred and thirty pounds four shillings and fourpence.

(3) The reduction from three thousand seven hundred and forty-one pounds eleven shillings and ninepence to six hundred and sixty-eight pounds thirteen shillings and sixpence, in the amount which the Baroma Bore Water Trust is liable to repay to the Crown under this Act in respect of the works for which the said trust was originally constituted.

15 (xiii) By the repeal of Schedule Two.

may be."

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### PART V.

Amendment of the Crown Lands Consolidation Act, 1913.

6. The Crown Lands Consolidation Act, 1913, is Amendments of the Crown Lands Consolidation 20 amended as follows:— (i) Section seventeen— (a) by inserting after the word "Acts" in subsection one the words "or the Irrigation Act, 1912, or any amendments thereof"; (b) by inserting after the word "board" where 25 first appearing in such subsection, the words "or in the case of land within an irrigation area by the special land board"; (c) by inserting after the word "board" where secondly and thirdly appearing in such sub-30 section, the words " or special land board, as the case may be"; (d) by inserting after the word "board" wherever appearing in subsection two, the

words "or special land board, as the case

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(ii) Section one hundred and thirty-eight— Sec. 138. (a) by omitting the word "Governor" and substituting the word "Minister"; (b) by omitting the words "and may also" and substituting the words "and the Governor (iii) Section one hundred and thirty-nine: By in- Sec. 139. serting new subsection (3A) as follows:— (3A) The Commission may, subject to such terms and stipulations as it may deem fit to impose, grant extension of the time to comply with any special conditions, or may partially or wholly exempt any holder of an irrigation farm from compliance with any such conditions, or may alter or modify the same: Provided that the breach of any such terms or stipulations shall render the holding liable to be forfeited under the Crown Lands Consolidation Act, 1913. (iv) By inserting new section 139A as follows:— New s. 139A. 139A. Blocks of irrigable or non-irrigable Disposal of land within an irrigation area may be sold irrigable or at auction or by tender as leases within land by an irrigation area subject to such terms and auction or tender. conditions as the Commission may deem fit to impose. The provisions of this Act relating to the making and dealing with applications

> for farms or blocks of irrigable or nonirrigable land in other cases, and to the

> terms and conditions required to be performed before or after the issue of perpetual lease grants in respect thereof, shall not be taken to extend to blocks of irrigable or

(v) Section one hundred and forty: By adding at Sec. 140.
end of the section the words "but this disqualification shall not extend to any applicant under or in pursuance of section 144A of this Act."

non-irrigable land so sold.

(vi) By inserting after section one hundred and News. 144A. forty-four new sections 144A and 144B:-

144A. The Commission, subject to such con- Home ditions as it may deem fit to impose, may by maintenance notification in the Coast to impose, may by maintenance notification in the Gazette in any case where it considers that an existing farm held under lease is less than a home maintenance area add to such farm after application by the lessee in the form and manner prescribed any Crown lands within an irrigation area either adjoining or separated from the original farm, and such original and additional areas shall be deemed to be one holding.

The Commission shall disallow any application for the addition of an area not adjoining the original farm if in its opinion such areas are not within reasonable working distance.

144B. If the irrigable area of a farm or block New s. 144B. is increased by the construction of additional Determining works with the consent of the lessee, or other-in certain wise increased, or additional facilities for water- cases. ing are provided by the Commission, or if the area of a farm or block is altered by addition thereto, or surrender of part thereof, or if the farm or block is subdivided, the Commission shall determine the capital value of the farm as added to, remaining, or of each portion of the subdivided farm or block as the case may be, due regard being had to the additional value, if any, given or to be given thereto by reason of the works constructed or to be constructed for irrigation or other purposes, and to the benefits derived or to be derived therefrom. The Commission shall also adjust the amount, if any, owing on account of survey fee, and the amount to be paid for Crown improvements, and improvements effected or provided by the Commission, and shall fix the terms under which such payments are to be made: Provided that the capital value so determined, the annual rental, particulars of

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any adjustments made, terms fixed, and the date from which such payments shall be due and payable shall be notified in the Gazette, and payment in accordance with such notification shall be a condition of the lease and the nonperformance or breach of such condition shall render the lease liable to forfeiture.

Where the Commission has, in pursuance of this section, determined the capital value of any farm to which an additional area has been

Where the Commission has, in pursuance of this section, determined the capital value of any farm to which an additional area has been made for the purpose of making such farm a home maintenance area, the first period of the lease referred to in section one hundred and forty-three of this Act shall be extended to expire twenty-five years after the date notified in the Gazette of such determination of the capital value, and with this exception the provisions of section one hundred and forty-three shall apply to such farm.

Where the capital value of any farm has been determined, in accordance with the provisions of this section following upon a farm or block being altered in area otherwise than for the purpose of making a home maintenance area, such determination shall be deemed to be for the unexpired portion of the then current period of the lease.

(vii) Section one hundred and forty-six: By adding sec. 146.
at the end of the first paragraph the words
"Provided that the holding of an irrigation farm
or block shall not disqualify a person from
being an applicant for non-irrigable land under
this section, or necessitate any certificate or
approval under section one hundred and fiftyseven hereof."

(viii) Section one hundred and fifty-seven: By adding Sec. 157. at the end of the section subsection five as follows:—

(5) Provided that nothing in this section shall necessitate any such certificate or approval in the case of any applicant for an added area under

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### Irrigation (Amendment).

under section 144A of this Act, or for nonirrigable land under section one hundred and forty-six hereof, or disqualify any person from applying for any such added area or nonirrigable land.

(ix) Section two hundred and sixteen, as amended Sec. 216. by the Crown Lands Amendment Act, 1916: By omitting the words "shall be made as notified in the Gazette in pursuance of the 10 provisions in that behalf contained in this Act: Provided that when the payment of the capital value of such improvements may be made by instalments, interest shall be charged on the unpaid balance at the rate of four per centum 15 per annum, and two or more such instalments may be paid in any one year," and substituting the words "together with interest thereon at such rate as the Commission may determine shall be made as notified in the Gazette, in pursuance of the provisions in that behalf 20 contained in this Act."

The amendment hereby effected shall be deemed to come into operation as from the date of the passing of the Crown Lands Amendment Act, 1916.

(x) By inserting after section two hundred and New s. 258A. fifty-eight new section 258A as follows:—

258A. The holder of an irrigation farm or Subdivision block may make an application to the Com- of irrigation mission for the subdivision of his holding into two or more portions.

The application shall be made in the prescribed manner and be accompanied by the prescribed deposit which shall be available for the payment of the costs of any survey inspections or reports which may be required.

The Commission may grant any application under this section, and may in granting the application do so with or without modification thereof and on such terms and conditions as it

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### Irrigation (Amendment).

may deem fit to impose, and shall settle the lines of subdivision so as to conform to any regulations made or to be made in that behalf.

The holder of the irrigation farm or block shall surrender such land as may be necessary for providing roads of access to such subdivided portions, and for channels and drainage, which land shall thereupon become Crown land free from any claim thereto by such holder or to any compensation in respect thereof, or to tenant-right in any improvements thereon.

After subdivision the perpetual lease grant, if any, in respect of the holding forming the subject of the subdivision, shall be surrendered, and a perpetual lease grant issued for each portion, and such grants shall contain the same special conditions, mutatis mutandis, as were included in the perpetual lease grant issued in respect of the farm or block before subdivision.

If the perpetual lease grant in respect of the holding forming the subject of the subdivision has not issued, each portion shall be held subject to the special conditions which applied to the farm or block before subdivision, and the perpetual lease grant may, subject to the provisions of section one hundred and forty-four of this Act, issue in respect of each portion of the subdivided farm after the expiration of five years after the granting or other disposal of the farm or block before subdivision.

Each portion of a subdivided irrigation farm sec. 259. or block shall, subject to this Act and the regulations hereunder, be held and be transferable as a separate irrigation farm or block.

- (xi) Section two hundred and fifty-nine: By adding at the end of the section the following subsection:—
- (3) All transfers of land within an irrigation area before grant after being lodged with the Commission as prescribed shall, if duly signed

male and the manufacture of the state of the · Constitution about the in the state of the Anese or les es in connenn of join lesses shall be four more. The rest reint chil not affect any evisions takes to had, or or hadis devoying uses him extends, impunetation forces or about personing a more apparatory  This Public Bill originated in the Legislative Assembly, and, having this day passed, is now ready for presentation to the Legislative Council for its concurrence.

W. S. MOWLE, Clerk of the Legislative Assembly.

Legislative Assembly Chamber, Sydney, 29 October, 1918.

# New South Wales.



ANNO NONO

# GEORGII V REGIS.

# Act No. , 1918.

An Act to make further provision with regard to irrigation and irrigation areas; to vest certain powers, rights, and property in the Commission; to validate the constitution of certain areas and the reduction of certain debts to the Crown; to amend the Murrumbidgee Irrigation Act, 1910, the Irrigation Act, 1912, the Irrigation (Amendment) Act, 1916, the Crown Lands Consolidation Act, 1913, the Crown Lands Amendment Act, 1916, the Water Act, 1912, the Hay Irrigation Act, 1902, the Real Property Act, 1900, and certain other Acts; and for purposes consequent thereon or incidental thereto.

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

### Preliminary.

1. (1) This Act may be cited as the "Irrigation short title. (Amendment) Act, 1918."

This Act is divided into Parts as follows:-

PART I.—Amendment of the Murrumbidgee Irrigation Act, 1910.

PART II .- Amendment of the Principal Act.

PART III.—Amendment of the Irrigation (Amendment) Act, 1916.

15 PART IV.—Amendment of the Water Act, 1912.

PART V.—Amendment of the Crown Lands Consolidation Act, 1913.

PART VI.—Amendment of the Hay Irrigation Act, 1902.

20 (2) In this Act the expression "the Principal Definition. Act" means the Irrigation Act, 1912, as amended by the Crown Lands and Irrigation (Amendment) Act, 1914, and the Irrigation (Amendment) Act, 1916.

### PART I.

25 Amendment of the Murrumbidgee Irrigation Act, 1910.

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2. The Murrumbidgee Irrigation Act, 1910, is a mended as follows:—

1S Amendments of Murrumbidgee Irrigation Act, 1910.

(i) Section six— Sec. 6.

(a) by omitting the words "not under lease or license"; (b)

(b) by adding new subsection three, as follows:— (3) The Minister of the Crown for the time being administering the Acts relating to irrigation shall be the constructing authority for the purposes of this section, and within the meaning of the Public Works Act, 1912.

(ii) By inserting after section six new section 6A as New s. 6A. follows :--

6A. The Governor may, by proclamation Governor in the Gazette, declare that any lands therein may remove mentioned, within the boundaries described in operation of Schedule One to this Act shall not be subject s. 6. to the provisions of section six of this Act, and thereupon such provisions shall not apply to such lands.

#### PART II.

# Amendment of the Principal Act.

3. The Principal Act is amended as follows:— Amendments of Principal Act. (i) Section three— Sec. 3. 20 (a) by inserting after the word "quantity" in the definition of "water right" the word "annually"; (b) by inserting in their appropriate alphabetical order the following definitions:— 25 "Noxious animal" where used in this Act.

or in any notification published in the Gazette in respect of any land in an irrigation area either before or after the passing of this Act, means any animal which the Commission may from time to time notify in the Gazette to be noxious.

"Noxious weed" or "noxious plant" where used in this Act, or in any notification published in the Gazette in respect of any land in an irrigation area either before or after the passing of this Act, means any weed, plant, grass, or growth,

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which the Commission may from time to time notify in the Gazette to be noxious, and includes any part and seeds of any such weed, plant, grass, or growth.

(ii) Section 4A: By adding at the end of the section sec. 4A. the words:—"and may in that name sue and be sued in any court, and shall, in respect of all lands within any irrigation area, have all such powers of distress, eviction, ejectment, recovering rent, and other powers, as are given by law to any landlord."

(iii) By inserting after section 4c new sections 4D and 4E as follow:—

4D. All moneys owing by or to the Murrum- New s. 4D. bidgee Irrigation Trust immediately prior to Recovery the first day of January, one thousand nine of moneys hundred and thirteen, and all moneys owing enforcement by or to the Commissioner for Water Conser-with, Comvation and Irrigation as such Commissioner missioner immediately prior to the twentieth day of Conservation April, one thousand nine hundred and sixteen, and Irrigation are hereby made recoverable from or by the bidgee Irriga-Commission, and not from or by the said tion Trust. Murrumbidgee Irrigation Trust or the said Commissioner for Water Conservation and Irrigation, but only so far as they would at the time of any proceedings which may be brought to recover the same, be recoverable from or by the said Murrumbidgee Irrigation Trust, if the Irrigation Act, 1912, the Irrigation (Amendment) Act, 1916, and this Act had not been passed, or as the case may be, would at such time be recoverable from or by the said Commissioner for Water Conservation and Irrigation as such or his personal representatives if the Irrigation (Amendment) Act, 1916, and this Act had not been passed, and all contracts, agreements, leases, mortgages, bonds, covenants, and securities made with the said Mur-

rumbidgee Irrigation Trust may be enforced or

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sued upon by or against the Commission, and not by or against the said Murrumbidgee Irrigation Trust, but only so far as they would at the time of any proceedings which may be brought in respect thereof be enforceable or capable of being sued upon against the said Murrumbidgee Irrigation Trust, or would at such time be enforceable or capable of being sued upon by the said Murrumbidgee Irrigation Trust if the Irrigation Act, 1912, the Irrigation (Amendment) Act, 1916, and this Act had not been passed, and all contracts, agreements, leases, mortgages, bonds, covenants, and securities made with the said Commissioner for Water Conservation and Irrigation as such may be enforced or sued upon by or against the Commission, and not by or against the said Commissioner for Water Conservation and Irrigation as such, or his personal representatives, but only so far as they would at the time of any proceedings which may be brought in respect thereof, be enforceable or capable of being sued upon against the said Commissioner for Water Conservation and Irrigation as such, or his personal representatives or would at such time be enforceable or capable of being sued upon by the said Commissioner for Water Conservation and Irrigation as such, or his personal representatives, if the Irrigation (Amendment) Act, 1916, and this Act had not been passed.

4E. All property, whether real or personal, New s. 4E. and all powers, rights, remedies, and capacities property, powers, &c., in respect thereof which immediately prior to vested in Murrumbidgee the first day of January, one thousand nine Irrigation Trust or Commissioner hundred and thirteen, were vested in the said for Water Con-Murrumbidgee Irrigation Trust, and all pro-Irrigation vested in perty whether real or personal and all powers, Commission. rights, remedies, and capacities in respect thereof which immediately prior to the twentieth day of April, one thousand nine hundred and sixteen, or subsequently were vested

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### Irrigation (Amendment).

vested in the said Commissioner for Water Conservation and Irrigation as such or his personal representatives or in any person on behalf of the said Murrumbidgee Irrigation Trust, Commissioner for Water Conservation and Irrigation as such or his personal representatives, are hereby vested in the Commission as from the said dates respectively.

(iv) Section six—

Sec. 6.

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- (a) by omitting the words "for Lands" and substituting the words "by notification in the Gazette":
- (b) by adding at the end of the section the following further proviso—

Provided also that lands so set apart and not thereafter disposed of, and lands which upon forfeiture or surrender under the provisions of the Crown Lands Consolidation Act, 1913, or any Act amending the same become revested in the Crown, may be used for any purpose deemed proper by the Commission or leased by it as hereinbefore provided.

(v) By inserting after section six new section 6A as follows :-

6A. (1) The irrigation areas known as Yanco New s. 6A. Number One, Yanco Number Two, Yanco Constitution Number Three, and Mirrool Number One, gation areas, and any variations of the boundaries of any setting apart of such areas, shall be deemed to have allotting of been validly constituted and made, and the water-rights, validated. requirements of the Murrumbidgee Irrigation Act, 1910, the Irrigation Act, 1912, the Crown Lands (Amendment) Act, 1912, the Crown Lands Amendment and Declaratory Act, 1912, and the Crown Lands Consolidation Act, 1913, and any Acts amending the same, shall in regard to the proclamation of such areas and variations of the boundaries thereof and all procedure and action relating to the setting apart by notification in the Gazette and disposal

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of lands in the said irrigation areas and to the allotting of water rights and the supply of water which has or should have been taken under any of the said Acts be deemed to have been validly carried out.

(2) The water rights and the prices or rates therefor specified in the Gazette notifying lands for disposal as irrigation farms prior to the commencement of the Irrigation Amendment Act, 1918, shall be deemed to be and to have been the water rights and prices or rates thereof constituting a fixed charge on each of such farms respectively.

(vi) Section seven: By omitting the section and Substituted substituting the following sections 7 and  $7A := ^{s. 7}$ .

7. (1) The Minister shall in every notifica- Setting land tion setting land apart for disposal as irrigation apart as irrigation irrigation farms-

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- (a) state the number of water rights which are a fixed charge on each farm specified in such notification;
- (b) fix the price for such water rights;

(c) specify such provisions and conditions not inconsistent with this Act as, according to the facts and circumstances of each case, the Minister thinks fit.

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(2) Any notification as aforesaid setting land apart for disposal as irrigation farms shall have the effect of revoking any previous notification or any proclamation by the Governor, regarding such land in respect of the particulars referred to in paragraphs (a) and (b).

(3) Any notification under this section may be corrected, amended, modified, or revoked, whether as to the whole or any part thereof, by notification in the Gazette.

> (4) The Minister may at any time he may deem expedient alter by notification in the Gazette the price or rate fixed for any water

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water rights in respect of any farm granted after the passing of the Irrigation (Amendment) Act, 1918. 7A. Where— New 8. 74 (a) an occupier lawfully subdivides his Number and 5 farm and disposes of part thereof; or (b) an occupier surrenders part of his farm farm is under the provisions of section two part hundred and thirty-one of the Crown surrendered, Lands Consolidation Act, 1913, as or area added 10 amended by the Crown Lands and Irrigation (Amendment) Act, 1914; or (c) additional land has been included in a farm; or (d) the irrigable area of a farm or block is 15 increased by the construction of additional works with the consent of the lessee, or otherwise increased, or additional facilities for watering are provided by the Commission, 20 the Minister shall, by notification in the Gazette, fix the number of water rights and the price or rate therefor, which are to be a fixed charge on-(a) each part of the farm so subdivided; 25 (b) the part of the farm not surrendered; (c) the farm as added to; or (d) the farm with such increased irrigable area or additional facilities for watering, 30 as the case may be. (vii) Section eight: By omitting paragraph (a) of subsection three. (viii) Section 8A-Sec. 84. (a) by omitting the word "area" where twice appearing and substituting the 35 word "areas," and by inserting after the word "on" the words "any one of"; (b) by omitting the words "of its powers or functions under the Water Act, 1912, to any one commissioner," and substi-40 tuting the words "other of its powers or functions

functions to a commissioner: Provided that where any such other power or function so delegated relates to an irrigation area as defined in this Act the condition of residence prescribed above shall not apply."

(ix) By inserting after section 8A new section 8B as New s. 8B. follows:—

8B. (1) The Commission may, on the appliation of cation by the owner or occupier of any land, wells. sink, under agreement with such owner or occupier bores or wells on such terms and conditions as may be prescribed.

(2) The Commission may, subject to the approval of the Governor, make regulations relating to the sinking of such bores or wells, and prescribing the form of agreement to be entered into by such owner or occupier, and the terms and conditions on which the bores and wells will be sunk, and of the payment therefor.

(3) Any sum payable by an owner or occupier to the Commission in respect of the sinking of a bore or well shall until paid be and remain a charge on the land on which the bore or well has been sunk, and shall be recoverable in any court of competent jurisdiction from the owner or occupier of the land for the time being. The provisions of this subsection shall be deemed to be applicable in respect of any sum due or owing, or to become due or owing, to the Commission in connection with any bore or well sunk or being sunk by the Commission prior to or at the date of the passing of the Irrigation (Amendment) Act, 1918.

(4) For the purposes of this section an occupier shall mean a person in actual occupation of any land whatsoever, and where there is no person in actual occupation the holder of the land under any tenure.

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(-1)	Sin Alian	-
(X)	Section nine—	Sec. 9.
(3	By adding after the word "improvements"	
	in paragraph (e) the words "and institute	
_	and carry on any trade, business, factory,	**
5	service, or industry, and construct, establish,	2
41.	and maintain any works or buildings."	
(b)		X. )
	as follow:—	
-0 1 35	(f) Establish and maintain sanitary sewer-	
10	age and garbage systems, and regulate	6
	the same and the disposal of garbage,	
	nightsoil, and other refuse, and fix and	
	recover fees and charges in respect	
	thereof.	
15	(g) Acquire, provide, sell, deal in, and dis-	
	pose of goods and chattels of any kind,	1
	and make advances in money on such	
	terms and conditions as the Commission	
	may deem fit.	
20	(h) "The Trust" constituted under the	
	Murrumbidgee Irrigation Act, 1910,	0,
	the "Commissioner" appointed under	
	the Irrigation Act, 1912, and the	
	"Commission" incorporated under the	
25	Irrigation (Amendment) Act, 1916, shall	
	respectively be deemed to have had the	7
	powers conferred by this section nine on	
	and from the respective dates from which	
	those Acts came into force:	
30	Provided that nothing in this Act shall	
	render the Commission liable in respect of	7
	any agreement to erect or cause to be erected	
	any factory or in respect of any agreement	
	that any factory would be erected if such	
35	agreement was entered into with a person other	
	than a person agreeing to erect such factory.	
( *) 7	and the first that the state of the contract of	***
	By inserting after section nine new section 9A	New s. 9A.
	as follows:—	
	9A. No person shall remove or cause to be	
40	removed without the consent in writing of the	to or destruction
	Commission being first obtained, or wilfully	other improve-
	damage	menus.

damage or destroy or wilfully cause to be damaged or destroyed any structure, building, fixture, fence, or other improvement on any lease within an irrigation area in respect of 5 which any money is owing to the Commission, and any person committing a breach of this section shall be liable on conviction to a penalty not exceeding one hundred pounds in addition to payment of the value of any such property removed or of compensation for such damage or destruction, and such value or compensation may be ordered on such conviction to be paid by such person, but if no such order be made this section shall not abate or waive any civil remedy for recovery of such value or compensation or damages in respect of such removal, damaging, or destruction. (xii) Section eleven: By adding to subsection two Sec. 11. proviso as follows:-Provided that notwithstanding anything contained in this subsection the Commission shall be relieved of any obligation to repay any money and interest thereon advanced by the Crown to the Hay Irrigation Trust. substituting the following:-

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25 (xiii) Section twelve: By omitting the section, and Substituted

12. (1) The Commission shall each year, at Water rights. the times and in the quantities fixed by it, supply water in pursuance of the water-rights which are a fixed charge on the land of any occupier-

(a) to the boundary of any land held by any one person bona fide in his own interest; and

(b) to such other points as may be agreed

(2) The charge in respect of such waterrights at the price fixed shall commence to be payable from the date of notification by the Commission to the occupier that water is available, and shall be paid by the occupier whether the water is or is not taken by him, unless he proves

proves that the water was not available: Provided that any such notification shall be deemed to be duly served if posted by ordinary course of post to the address last known to 5 the Commission of such occupier. (3) Any omission to notify the occupier as to water being available shall not relieve him from payment of such charge. Where an occupier prior to the passing of the Irriga-10 tion (Amendment) Act, 1918, was not so notified, such charge shall be payable from the date shown in the books of the Commission as that from which the charge is payable. (4) This substituted section shall be deemed to have been in force from the first 15 day of January, one thousand nine hundred and thirteen. (xiv) Section thirteen: By omitting the section, and Substituted substituting the following: 20 13. (1) After providing for the water-rights, Additional which are a fixed charge, the Commission, on water-rights. Supply of application by any occupier of any land, may, water as by agreement with such occupier, allot to him additional water-rights, additional water-rights from time to time, and for special may fix the prices to be paid for such additional purposes, &c. 25 water-rights. All water may be supplied under this subsection in the same manner as provided for with respect to water supplied in pursuance of water rights which are a fixed charge. 30 (2) The Commission may also supply water for special purposes in such manner and at such charges as the Commission may determine. (3) The Commission, on application by 35 persons occupying lands within, adjoining, or adjacent to the boundaries of an irrigation area, may supply water to any such lands in such quantities, at such times and at such prices as the Commission may determine. 40 (4) This substituted section shall be

deemed to have been in force from the first

day

	day of January, one thousand nine hundred and thirteen: Provided that the price to be paid	
	for additional water rights allotted in pursuance of subsection one of this section shall not in	
5	respect of farms granted prior to the passing of	(1)
J	the Irrigation (Amendment) Act, 1918, exceed the price which would have been payable for	4) 11
	such additional water rights had such Act not	
	been in force.	bstituted
10	(xv) Section fourteen: By omitting the section and su substituting the following:—	14.
	supply of water through pipes under pressure,	pply of ter under essure.
15	(a) on or in respect of all or any land	
	situate within a distance of two hundred and fifty yards from any of such pipes,	
	irrespective of whether such land is or is	
90	not supplied with water from such pipes, make and levy a rate, and may prescribe	
20	a minimum amount of payment in regard	6.0
	to such rate, and may prescribe the maximum quantity of water to be sup-	
	plied in consideration of such rate; or	
25	(b) make and levy charges by measure for all water supplied, and may make a	2
	minimum charge; or	
	(c) both make and levy such rate, and for water in excess of the said maximum	
30	quantity make and levy charges by	O.
	measure. (2) The Commission may fix different	
	charges according to the purposes for which	
95	the water is supplied.	e. 15.
35	(a) by inserting before the word "charge"	. 10. (10
	where firstly, secondly, and thirdly occurring the words "rate or";	
	(b) by adding new subsection four as fol-	
40	lows:— (4) The land in respect of which such	U.
	rate or charge is due may upon default in	
	payment	

payment	thereo	f be	forfeite	d under	the
provisions	of the	Crow	n Lands	Consolida	ation
Act, 1913.	la like				Vinne.

(xvii) Section sixteen: By inserting before the word Sec. 16. "charges" the words "rates or"

(xviii) Section eighteen: By omitting the words sec 18. "collect on behalf of the Minister for Lands all rents due to the Crown in respect of holdings in an irrigation area," and substituting the words "collect all rent and other moneys due or owing by an occupier in respect of his holding to the Crown or Commission, and may recover such rent and other moneys in any court of competent jurisdiction,"

(xix) Section nineteen: By omitting the section and Substituted substituting the following:—

> 19. (1) The Commission may at any time Advances to or from time to time, subject to such conditions occupiers, suspension of as it may deem fit to impose by regulation or payments of otherwise-

(a) make advances to occupiers;

(b) suspend for any period or periods not exceeding in the whole four years the payment by any occupier of any money due or owing, or to become due or owing, to the Crown or the Commission on any account whatsoever, together with any interest on such money due or owing, or to become due or owing;

(c) allow any money or debts due or owing, or to become due or owing, to the Crown or the Commission by any occupier, to be repaid, with interest thereon, by instalments within a period to be fixed not exceeding sixteen years, which period may, where suspension has been granted, commence on the day next following the date of expiry of the term of suspension;

(d) consolidate all or any money or debts due or owing, or to become due or owing,

rent, &c., and repayment by instalment.

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owing, to the Crown or the Commission, by any occupier and allow the money or debts so consolidated, with interest thereon, to be repaid by instalments 5 within a period to be fixed not exceeding sixteen years, which period may, where suspension has been granted, commence on the day next following the date of expiry of the term of suspension; 10 (e) allow either before, or after suspension, consolidation, or other action pursuant to this section, the whole or any portion of any advances, moneys, debts, or instalments mentioned in this section to 15 be paid before the due date thereof and to waive interest thereon from such date as the Commission may determine or to place amounts so paid to the credit of the occupier in its books and allow him 20 interest thereon from such date and at such rates as it may determine, provided that where portion only is paid no such payment or credit shall affect the obligation of the occupier to continue paying 25 the instalments arranged prior to such prepayment: Provided further that the Commission may at its discretion apply the whole or any part of moneys so prepaid and standing to the credit of 30 any such occupier in or towards satisfaction of any moneys or debts due or owing or to become due or owing by him to the Crown or the Commission on any account whatsoever, and thereupon 35 interest on any money so applied shall cease and determine. (2) Where any of the powers conferred under this section have been exercised, or shall be exercised, subject to any conditions imposed 40 by the Commission, such conditions shall attach to the holding and the non-performance or breach

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### Irrigation (Amendment).

breach of any of such conditions shall render the holding liable to be forfeited under the provisions of the Crown Lands Consolidation Act, 1913, or any Act amending or consolidating the same.

(3) The provisions of this section shall be deemed to have been in force from the date of the passing of the Irrigation (Amendment) Act, 1916. The powers conferred by such provisions may be exercised independently of each other, and in such order as the Commission may deem fit.

(4) The powers conferred by subsection
(b) of this section may be exercised with or without regard to any suspensions of payment of rent granted prior to the twentieth day of April, one thousand nine hundred and sixteen.
(xx) By inserting after section nineteen new sections 19A, 19B, and 19c, as follow:—

19A. In any case where the Minister is News. 19A. satisfied that the circumstances so warrant, he Minister may may remit either wholly or in part the payment remit payment by an occupier of any rent or charges for water or charges for or interest thereon respectively for which such occupier is indebted to the Crown or the Commission.

19B. The Commission may, by any of its News. 19B. officers or servants, after notice given as pre-Performance scribed, perform and observe at the costs and of contracts on default by expense of the occupier of any farm, any contracts between the Crown or the Commission and him under which he is in default in respect of the maintenance, care, reparation, or insurance against fire, of any improvements, goods, or chattels provided, effected, or supplied, for or in connection with such farm, and the Commission may in like manner recover in any court of competent jurisdiction such costs and expenses and interest thereon from such occupier. The amount of such costs, expenses, and interest shall be a charge on such farm.

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5		19c. The Commission may, by any of its officers or servants, after notice given as prescribed, enter upon any land within any irrigation area, including the Hay Irrigation Area and the Wentworth Irrigation Area, and	Entry on land
10		at the costs and expense of the occupier of the land swab, spray, prune, clean, or otherwise treat, and, if thought necessary by the Com- mission, destroy and dispose of any trees, plants, vines, fruit, fruit-cases, packages, weeds, growths or refuse on such land, which, in the	
15		opinion of the Commission, are likely to convey, harbour, or spread disease, or are otherwise noxious, and the Commission may recover in any court of competent jurisdiction such costs and expense and interest thereon from such	
20	(xxi)	occupier. The amount of such costs, expenses, and interest shall be a charge on such land.  Section twenty: By adding a further proviso at the end of the section as follows:—	
25	•	Provided further that where any land under the control of the Commission is not within the boundaries of an irrigation area and is in occupation by any party except the Crown or the Commission for any definite purpose, and the Commission derives a benefit from such	
30		occupation, such land shall, whilst such occupation continues, be ratable under the Local Government Act, 1906, or any Act amending the same. Any rates so imposed shall be collected from the occupion	
35	(xxii)	collected from the occupier.  By inserting after section twenty new section 120A as follows:—  20A, Where it appears to the Minister that section 120A.	sale of lands
40	35	any lands purchased, resumed, or appropriated under the Public Works Act, 1900, or the Public Works Act, 1912, in accordance with the provisions of the Construction Act, the Murrumbidgee Irrigation Area Resumption Act, 1910, the Murrumbidgee Irrigation Act, 1910, or this Act, and vested in him, or in the So—B	() Market

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### Irrigation (Amendment).

Secretary for Public Works, or in the Commission are not required for the purpose for which such lands were so purchased, resumed, or appropriated, then any such lands may be sold by the Commission to the persons from whom they were acquired, or may by public auction be offered for sale, and sold subject to such conditions as the Minister may impose, and any such appropriation may be revoked by notification in the Gazette.

The proceeds of any such sale shall be paid into the Treasury and shall be credited to the loan expenditure votes out of which the purchase resumption or appropriation of such lands

15 was paid for.

> (xxiii) By inserting after section twenty-three new News. 23A. section 23A as follows:—

> > 23A. No person under section 4D aforesaid Claims for or otherwise howsoever shall have any claim or misrepresentation. any title to relief or any ground of defence against the Commission by reason of any misrepresentation, agreement, or breach of agreement in regard to the character, quality, productiveness, or situation of any holding if such misrepresentation, agreement, or breach was made, entered into, or occurred prior to the passing of the Irrigation (Amendment) Act, 1916, nor shall any person plead or seek to avail himself of any such misrepresentation, agreement, or breach in, any action, suit, or other proceeding whatsoever, either directly or indirectly, by way of action, cross action, set off, or otherwise howsoever.

Any person who deems himself to have any claim against the Commission in respect of any such misrepresentation, agreement, or breach as aforesaid may within three months from the passing of this Act, but not otherwise, submit his claim to the Minister, and the Minister may in his absolute discretion deal with such claim in any way he thinks fit.

Sections 4D and 4E of this Act shall operate subject to this section. (XXIV)

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## Irrigation (Amendment).

	Irrigation (Amenament).	
	(xxiv) Section twenty-six is amended—	Sec. 26.
	(a) by adding at end of paragraph (d) the words "and for licensing vehicles and conveyances	
	and the owners, drivers, and persons in charge	
5	of the same to ply for hire on or otherwise	
	use such roads, and for preventing the use	C
	thereof without such licenses, and for charg-	
	ing and recovering fees for such licenses";	
	(b) by inserting after the word "supply" in para-	
10	graph (g) the words "and for determining,	(
	making, and levying the rate mentioned in	
	section fourteen of this Act, and for carrying	
	out the provisions of that section ";	
	(c) by inserting after the word "roads" in para-	
15	graph (m) the words "avenues, streets,	Ğ
	reserves, lands designed or reserved or used	
	for drainage channels, or supply channels or comprised within any irrigation area and not	
	under lease in pursuance of the provisions of	
20	the Crown Lands Consolidation Act, 1913,	34
20	or of this Act";	0
	(d) by omitting paragraph (n) and substituting	
	the following:—	
	(n) for the prevention, treatment, or	
25	eradication of diseases in trees, vines,	7
	plants, fruit, seed, live stock, poultry,	
	or other thing in any irrigation area,	
	and the exclusion from any irrigation area of any trees, vines, plants, fruit,	
30	fruit-cases, packages, seed, live stock,	
30	poultry, or other thing which, in the	to the state of th
	opinion of the Commission, would be	
	likely to harbour or spread disease;	
	and	
35	(e) by adding at the end of the section—	
	(t) prescribing and regulating the destruction	
	of noxious weeds or plants on roads, streets,	
	reserves, lands designed or reserved or used	

(t) prescribing and regulating the destruction of noxious weeds or plants on roads, streets, reserves, lands designed or reserved or used for drainage or supply channels, and enforcing such destruction by occupiers of land fronting such roads, streets, reserves, or lands; (u)

	Irrigation (Amendment).
5	(u) regulating the introduction into, the de- struction within, and removal from any irrigation area of any plant, grass, or seed, or any part thereof, which the Commission considers to be injurious or which may be declared to be a noxious weed or noxious
10 15	plant;  (v) prescribing and regulating the registration of entire live stock in an irrigation area, and prohibiting the introduction into or retention in any irrigation area of any such live stock which, after report by an officer of the Department of Agriculture, or other person authorised by the Commission, the
19	Commission deems to be inferior;  (w) prescribing and regulating the furnishing by occupiers of returns giving—  (i) the numbers and descriptions of their live stock;
20	(ii) the area of their cultivated land, description of the trees, vines, crops, and cultivation thereon, and the yields per acre from same;
25	(x) regulating street lighting, stormwater or other drainage, sewerage, the suppression of nuisances, the removal and disposal of garbage, nightsoil, filth, and refuse, and the fixing, recovery, and collection by the Commission of charges for the rendering
30	of such services;  (y) regulating fencing and the erection of buildings as to height, design, structure, building materials, building line, and sanitation;
35	(z) for the regulation or prevention of the erection of any structure of calico or canvas or other inflammable material, and the removal and disposal of any structure used as a dwelling-place which, in the
40	opinion of the Commission, is unfit for human habitation;  (aa)

(aa)

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- (aa) for the suppression and destruction of noxious animals;
- (bb) regulating the introduction or consignment into any irrigation area of meat or flesh of any animal, and the slaughtering on or within any such area of any animal;
- (cc) prescribing the forms of any notices required under this Act, and the manner of and periods for giving same.
- 10 (xxv) By inserting after section twenty-nine new Sec. 30. section thirty as follows:—
- 30. Whenever by any section of this Act, or Recovery of any regulations made thereunder, any person penalties. is liable to a penalty, or to pay any sum of money, whether as compensation or in any other way, such penalty or sum may be recovered before any stipendiary magistrate or police magistrate or two or more justices of the peace in petty sessions in accordance with the Acts in force for the time being regulating summary proceedings before justices.

### PART III.

Amendment of the Irrigation (Amendment) Act, 1916.

- 4. The Irrigation (Amendment) Act, 1916, is amended Amendments of the Irrigation (Amendment) (Amendment) (Amendment) (Amendment) (Act, 1916.)
  - (i) Section three: By omitting the words "a hold-Sec. 3. ing within"
  - (ii) Section ten— Sec. 10.
  - (a) by inserting after the word "granted" wherever occurring the words "or sold";
    - (b) by inserting after the words "made on" wherever occurring the words "or before";
      (c)

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### Irrigation (Amendment).

(c) by adding at the end of the section proviso as follows:—

Provided that in the case of any lease granted under the Crown Lands Consolidation Act, 1913, after the commencement of the Irrigation (Amendment) Act, 1918, the rent shall commence from the date of service of notification by the Commission to the occupier of the granting of the lease, and the first payment thereof shall be made on or before the thirtieth day of June next following the date of such service for the broken period from that date. Any such notification shall be deemed to be duly served if posted by ordinary course of post to the address last known to the Commission of such occupier.

(iii) Section eleven is amended— Sec. 11.

(a) by omitting the first sentence of subsection three and substituting the following:—"The vesting in the Commission of any land in pursuance of this section shall not affect any lease of, or any license relating to, such land in force at the time of such vesting;

(b) by adding new subsections four and five:—
(4) The Commission may in its discretion lease or otherwise deal with on such terms and conditions as it may impose any land so vested

in it.

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(5) With respect to any land for the time Issue of being vested in the Commission the following certificates of provisions shall apply:—

Real

(a) The Registrar-General shall from time Act, 1900. to time, on the application of the Commission, issue to the Commission a certificate of title under the Real Property Act, 1900, to all or any part of such land without causing any examination or report to be made as to the title of such land, and without considering such title. No contribution shall be payable by the Commission under the provisions

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### Irrigation (Amendment).

of section one hundred and nineteen of the said Act in respect of the issue of any such certificate.

(b) In dealing with such application it shall not be necessary to locate the boundaries of the Crown grants (if any) of any such land, and it shall be sufficient if the Registrar-General is satisfied with respect to any certificate of title proposed to be issued by him under this Act, in respect of any such land, that the said land is included in the land vested as aforesaid.

(c) With respect to any land already under the said Act and comprised in an application under this subsection, the existing certificate of title or Crown grant shall be surrendered to the Registrar-General for cancellation before the issue of a certificate of title in favour of the

Commission.

(d) The withdrawal from the Commission of any land in respect of which a certificate has been issued to the Commission under this subsection shall be notified forthwith by the Commission to the Registrar-General, who shall thereupon or upon otherwise being satisfied of such withdrawal enter on the relevant folio of the register-book an appropriate memorandum of such withdrawal, and may issue a certificate of title to the person in whom such land shall be vested by subsection two of this section in any case where such land was under the provisions of the Real Property Act immediately before the issue to the Commission of a certificate of title therefor.

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### PART IV.

Amendment of the Water Act, 1912. 5. The Water Act, 1912, is amended as follows:—
(i) Section five: By inserting after the word Water Act, 1912.

"dam" in definition of "work" the words 5 "levee bank," and after the word "cutting" the words "well, excavation." (ii) Section six: By omitting the words "of rivers" Sec. 6. at the end of the first paragraph, and substitut-10 ing the words "or change of the course of rivers or the unauthorised erection or use of levee banks." (iii) Section nine: By inserting after the word Sec. 9. "drainage" appearing in paragraph (a) the 15 words "or the prevention of flooding of land by water or of changing the course of a river." (iv) Section ten-(a) by inserting after the word "drainage" the words "or of the prevention of inundation 20 of land and overflow of water thereon or of changing the course of a river"; (b) by inserting after the words "dispose of" the words "either for his own use or for the use of occupiers of lands in the neighbourhood 25 of the site or proposed site of the work." (v) Section twelve: By omitting paragraph (b), Sec. 12. and substituting the following: (b) A license shall be issued only upon payment of a fee and the charge for water calculated 30 in the manner and according to the scale prescribed by regulations under this Act; and (vi) Section thirteen— Sec. 13. (a) by inserting after the word "construct" 35 where first appearing, the words "or use"; (b) by omitting the words "to construct and use the said work." (vii) Section fourteen— Sec. 14.

(a) by omitting the words "except in the case of dams and weirs included in Class IV in Schedule Two"; (b)

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- (b) by omitting the words "a fee calculated in the manner and according to the scale set forth in Schedule Two," and substituting the words "the fee and charge for water prescribed by regulations under this Act."
- (viii) Section twenty-seven: By inserting after the Sec. 27. word "same" where first appearing the words "the fees payable for licenses and renewals thereof, the charges for water."
- 10 (ix) Section thirty: By inserting after the word Sec. 30.
  "Part" the words "and a Commissioner and such officer or officers of the Water Conservation and Irrigation Commission."
- (x) Section seventy-one: By adding at the end of Sec. 71.

  the section the following sentence:—"In any prosecution under this section proof that the flow of water in any channel has been obstructed shall be prima facie evidence that such obstruction has been caused by the occupier of the land where such obstruction occurs."
  - (xi) Section seventy-three: By adding at the end of Sec. 73. the section the following paragraph:—
  - Notwithstanding anything contained in this section, the provisions of sections thirty-four, thirty-five, thirty-six, and thirty-seven of the Public Works Act, 1912, shall not apply to the works to be constructed for the Thule Creek Water Trust.
  - (xii) By inserting after section seventy-three new New s. 73A. section 73A:—
    - 73A. There is hereby validated—
      - (1) The reduction in the annual charge which, under this Act, the Bourbah Bore Water Trust was liable to pay to the Crown for water supplied to such trust from the Bourbah Bore, from one hundred and twelve pounds to eightyfour pounds.
    - (2) The reduction in the amount which the Three Corners Bore Water Trust was liable to repay the Crown under this Act.

(4)

(ii)

### Irrigation (Amendment). Act, from one thousand five hundred and thirty pounds four shillings and fourpence to eight hundred and thirty pounds four shillings and fourpence. 8 The reduction from three thousand 5 seven hundred and forty-one pounds eleven shillings and ninepence to six hundred and sixty-eight pounds thirteen shillings and sixpence, in the 0.0 Word Sec. Dr. 10 amount which the Baroma Bore Water Trust is liable to repay to the Crown under this Act in respect of the works for which the said trust was originally G sad ho has constituted. af 15 (xiii) By the repeal of Schedule Two. structed shuff he print facile evidence that such obstruction has been named by the come 0.3 PART V. Amendment of the Crown Lands Consolidation Act, 1913. 6. The Crown Lands Consolidation Act, 1913, is Amendments of the Crown Lands Consolidation Act, 1913. 20 amended as follows: (i) Section seventeen— (a) by inserting after the word "Acts" in subsection one the words "or the Irrigation (18 Act, 1912, or any amendments thereof"; (b) by inserting after the word "board" where 25 first appearing in such subsection, the words "or in the case of land within an irrigation area to the special land board"; (c) by inserting after the word "board" where 30 secondly and thirdly appearing in such subsection, the words " or special land board, as the case may be"; (d) by inserting after the word "board"

wherever appearing in subsection two, the

words "or special land board, as the case

may be."

(ii) Section one hundred and thirty-eight— Sec. 138. (a) by omitting the word "Governor" and substituting the word "Minister"; (b) by omitting the words "and may also" and 163 substituting the words "and the Governor 5 may." (iii) Section one hundred and thirty-nine: By in- Sec. 139. serting new subsection (3A) as follows:— (3A) The Commission may, subject to such 10 terms and stipulations as it may deem fit to impose, grant extension of the time to comply with any special conditions, or may partially or wholly exempt any holder of an irrigation farm from compliance with any such con-15 ditions, or may alter or modify the same: Provided that the breach of any such terms or stipulations shall render the holding liable to be forfeited under the Crown Lands Consolidation Act, 1913. 20 New s. 139A. (iv) By inserting new section 139A as follows:— 139A. Blocks of irrigable or non-irrigable Disposal of land within an irrigation area may be sold irrigable or at auction or by tender as leases within land by an irrigation area subject to such terms and auction or tender. 25 conditions as the Commission may deem fit to impose. The provisions of this Act relating to the making and dealing with applications for farms or blocks of irrigable or nonirrigable land in other cases, and to the 30 terms and conditions required to be performed before or after the issue of perpetual lease grants in respect thereof, shall not be taken to extend to blocks of irrigable or non-irrigable land so sold. (v) Section one hundred and forty: By adding at Sec. 140. 35 end of the section the words "but this disqualification shall not extend to any applicant under or in pursuance of section 144A of this 40

Act."

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(vi) By inserting after section one hundred and New s. 1444. forty-four new sections 144A and 144B:-

144A. The Commission, subject to such con- Home ditions as it may deem fit to impose, may by maintenance areas. notification in the Gazette in any case where it considers that an existing farm held under lease is less than a home maintenance area add to such farm after application by the lessee in the form and manner prescribed any Crown lands within an irrigation area either adjoining or separated from the original farm, and such original and additional areas shall be deemed to be one holding.

The Commission shall disallow any application for the addition of an area not adjoining the original farm if in its opinion such areas are not within reasonable working distance.

144B. If the irrigable area of a farm or block New s. 144B. is increased by the construction of additional Determining works with the consent of the lessee, or other-in certain wise increased, or additional facilities for water- cases. ing are provided by the Commission, or if the area of a farm or block is altered by addition thereto, or surrender of part thereof, or if the farm or block is subdivided, the Commission shall determine the capital value of the farm as added to, remaining, or of each portion of the subdivided farm or block as the case may be, due regard being had to the additional value, if any, given or to be given thereto by reason of the works constructed or to be constructed for irrigation or other purposes, and to the benefits derived or to be derived therefrom. The Commission shall also adjust the amount, if any, owing on account of survey fee, and the amount to be paid for Crown improvements, and improvements effected or provided by the Commission, and shall fix the terms under which such payments are to be made: Provided that the capital value so determined, the annual rental, particulars of

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any adjustments made, terms fixed, and the date from which such payments shall be due and payable shall be notified in the Gazette, and payment in accordance with such notification shall be a condition of the lease and the nonperformance or breach of such condition shall render the lease liable to forfeiture.

Where the Commission has, in pursuance of this section, determined the capital value of any farm to which an additional area has been made for the purpose of making such farm a home maintenance area, the first period of the lease referred to in section one hundred and forty-three of this Act shall be extended to expire twenty-five years after the date notified in the Gazette of such determination of the capital value, and with this exception the provisions of section one hundred and forty-three shall apply to such farm.

Where the capital value of any farm has been determined, in accordance with the provisions of this section following upon a farm or block being altered in area otherwise than for the purpose of making a home maintenance area, such determination shall be deemed to be for the unexpired portion of the then current period of the lease.

(vii) Section one hundred and forty-six: By adding sec. 146. at the end of the first paragraph the words "Provided that the holding of an irrigation farm or block shall not disqualify a person from being an applicant for non-irrigable land under this section, or necessitate any certificate or approval under section one hundred and fifty-seven hereof."

(viii) Section one hundred and fifty-seven: By adding Sec. 157. at the end of the section subsection five as follows:—

(5) Provided that nothing in this section shall necessitate any such certificate or approval in the case of any applicant for an added area under

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### Irrigation (Amendment).

under section 144A of this Act, or for nonirrigable land under section one hundred and forty-six hereof, or disqualify any person from applying for any such added area or nonirrigable land.

(ix) Section two hundred and sixteen, as amended Sec. 216. by the Crown Lands Amendment Act, 1916: By omitting the words "shall be made as notified in the Gazette in pursuance of the provisions in that behalf contained in this Act: Provided that when the payment of the capital value of such improvements may be made by instalments, interest shall be charged on the unpaid balance at the rate of four per centum per annum, and two or more such instalments may be paid in any one year," and substituting the words "together with interest thereon at such rate as the Commission may determine shall be made as notified in the Gazette, in pursuance of the provisions in that behalf contained in this Act."

The amendment hereby effected shall be deemed to come into operation as from the date of the passing of the Crown Lands Amendment Act, 1916.

(x) By inserting after section two hundred and New s. 258A. fifty-eight new section 258A as follows:—

258A. The holder of an irrigation farm or subdivision block may make an application to the Com- of irrigation mission for the subdivision of his holding into two or more portions.

The application shall be made in the prescribed manner and be accompanied by the prescribed deposit which shall be available for the payment of the costs of any survey inspections or reports which may be required.

The Commission may grant any application under this section, and may in granting the application do so with or without modification thereof and on such terms and conditions as it

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5	may deem fit to impose, and shall settle the lines of subdivision so as to conform to any regulations made or to be made in that behalf.  The holder of the irrigation farm or block shall surrender such land as may be necessary for providing roads of access to such subdivided portions, and for channels and drainage, which land shall thereupon become Crown land free from any claim thereto by such holder or to	8
10	any compensation in respect thereof, or to tenant-right in any improvements thereon.	t) I
15 .278 .01	After subdivision the perpetual lease grant, if any, in respect of the holding forming the subject of the subdivision, shall be surrendered, and a perpetual lease grant issued for each portion, and such grants shall contain the same special conditions, mutatis mutandis, as were included in the perpetual lease grant issued in	E (
20	respect of the farm or block before subdivision.  If the perpetual lease grant in respect of the holding forming the subject of the subdivision has not issued, each portion shall be held	05
25	subject to the special conditions which applied to the farm or block before subdivision, and the perpetual lease grant may, subject to the provisions of section one hundred and forty-four of this Act, issue in respect of each portion of the subdivided farm after the	38
30	expiration of five years after the granting or other disposal of the farm or block before subdivision.	. 08
35	Each portion of a subdivided irrigation farm so or block shall, subject to this Act and the regulations hereunder, be held and be transferable as a separate irrigation farm or block.  (xi) Section two hundred and fifty-nine: By adding at the end of the section the following subsection:—	Sec. 259.
40	area before grant after being lodged with the Commission as prescribed shall, if duly signed and	0.1

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### PARTVI

Amendment of Hay Irrigation Act, 1902.

7. The following tanendments are under in the Hay and the invisation Act. 1903.—

(i) Section seventeen: By onlyting subsection we see it.

(ii) Section seventeen: By onlyting subsection we see it.

(iii) Section seventeen: By onlyting subsection we see it.

(iv) The maximum area which and may be seed that a say one see it.

(iii) The asan insigned for cities by absindividual custom on lower on its common or joint lessess shall be forty names. This postered on shall not aligned any existing titles to hand, or any land devolving abone any executor, administrator, devolving abone any executor, administrator, densite, or other poison in a trust capacity upon

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# A BILL

To make further provision with regard to irrigation and irrigation areas; to vest certain powers, rights, and property in the Commission; to validate the constitution of certain areas and the reduction of certain debts to the Crown; to amend the Murrumbidgee Irrigation Act, 1910, the Irrigation Act, 1912, the Irrigation (Amendment) Act, 1916, the Crown Lands Consolidation Act, 1913, the Crown Lands Amendment Act, 1916, the Water Act, 1912, the Hay Irrigation Act, 1902, the Real Property Act, 1900, and certain other Acts; and for purposes consequent thereon or incidental thereto.

[Mr. Grahame; -3 October, 1918.]

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

### Preliminary.

Short title.

1. (1) This Act may be cited as the "Irrigation (Amendment) Act, 1918."

This Act is divided into Parts as follows:—

PART I.—Amendment of the Murrumbidgee Irri- 10 gation Act, 1910.

PART II.—Amendment of the Principal Act.

PART III.—Amendment of the Irrigation (Amendment) Act, 1916.

PART IV.—Amendment of the Water Act, 1912. 15

PART V.—Amendment of the Crown Lands Consolidation Act, 1913.

PART VI.—Amendment of the Hay Irrigation Act, 1902.

Definition.

(2) In this Act the expression "the Principal 20 Act" means the Irrigation Act, 1912, as amended by the Crown Lands and Irrigation (Amendment) Act, 1914, and the Irrigation (Amendment) Act, 1916.

### PART I.

certy Act. 1900, and certain other Acts;

Amendment of the Murrumbidgee Irrigation Act, 1910. 25

Amendments of Murrumbidgee Irrigation Act, 1910. 2. The Murrumbidgee Irrigation Act, 1910, is amended as follows:—

Sec. 6.

(i) Section six—

(a) by omitting the words "not under lease or license"; (b) 30

(b) by adding new subsection three, as follows:— (3) The Minister of the Crown for the time being administering the Acts relating to irrigation shall be the constructing authority 5 for the purposes of this section, and within the meaning of the Public Works Act, 1912. (ii) By inserting after section six new section 6A as New s. 6A. follows :-6A. The Governor may, by proclamation Governor in the Gazette, declare that any lands therein may remove 10 mentioned, within the boundaries described in operation of Schedule One to this Act shall not be subject s. 6. to the provisions of section six of this Act, and thereupon such provisions shall not apply to 15 such lands. PART II. Amendment of the Principal Act. 3. The Principal Act is amended as follows:— Amendments of Principal Act. (i) Section three— Sec. 3, 20 (a) by inserting after the word "quantity" in the definition of "water right" the word "annually"; (b) by inserting in their appropriate alphabetical order the following definitions: 25"Noxious animal" where used in this Act, or in any notification published in the Gazette in respect of any land in an irrigation area either before or after the passing of this Act, means any animal 30 which the Commission may from time to time notify in the Gazette to be noxious. "Noxious weed" or "noxious plant" where used in this Act, or in any notification published in the Gazette in respect of

> any land in an irrigation area either before or after the passing of this Act, means any weed, plant, grass, or growth,

> > which

which the Commission may from time to time notify in the Gazette to be noxious, and includes any part and seeds of any such weed, plant, grass, or growth.

Sec. 4A.

(ii) Section 4A: By adding at the end of the section the words:—"and may in that name sue and be sued in any court, and shall, in respect of all lands within any irrigation area, have all such powers of distress, eviction, ejectment, 10 recovering rent, and other powers, as are given by law to any landlord."

4D. All moneys owing by or to the Murrum-15

(iii) By inserting after section 4c new sections 4D and 4E as follow:—

bidgee Irrigation Trust immediately prior to the first day of January, one thousand nine hundred and thirteen, and all moneys owing by or to the Commissioner for Water Conservation and Irrigation as such Commissioner 20 immediately prior to the twentieth day of April, one thousand nine hundred and sixteen, are hereby made recoverable from or by the Commission, and not from or by the said Murrumbidgee Irrigation Trust or the said 25 Commissioner for Water Conservation and Irrigation, but only so far as they would at the time of any proceedings which may be brought to recover the same, be recoverable from or by the said Murrumbidgee Irrigation Trust, if the 30 Irrigation Act, 1912, the Irrigation (Amendment) Act, 1916, and this Act had not been passed, or as the case may be, would at such time be recoverable from or by the said Commissioner for Water Conservation and Irriga-35 tion as such or his personal representatives if the Irrigation (Amendment) Act, 1916, and this Act had not been passed, and all contracts, agreements, leases, mortgages, bonds, cove-

nants, and securities made with the said Mur-40 rumbidgee Irrigation Trust may be enforced or

sued

New s. 4D.
Recovery of moneys owing to, enforcement of contracts with, Commissioner Conservation and Irrigation or Murrumbidgee Irrigation Trust.

sued upon by or against the Commission, and not by or against the said Murrumbidgee Irrigation Trust, but only so far as they would at the time of any proceedings which may be brought in respect thereof be enforceable or capable of being sued upon against the said Murrumbidgee Irrigation Trust, or would at such time be enforceable or capable of being sued upon by the said Murrumbidgee Irrigation Trust if the Irrigation Act, 1912, the Irrigation (Amendment) Act, 1916, and this Act had not been passed, and all contracts, agreements, leases, mortgages, bonds, covenants, and securities made with the said Commissioner for Water Conservation and Irrigation as such may be enforced or sued upon by or against the Commission, and not by or against the said Commissioner for Water Conservation and Irrigation as such, or his personal representatives, but only so far as they would at the time of any proceedings which may be brought in respect thereof, be enforceable or capable of being sued upon against the said Commissioner for Water Conservation and Irrigation as such, or his personal representatives or would at such time be enforceable or capable of being sued upon by the said Commissioner for Water Conservation and Irrigation as such, or his personal representatives, if the Irrigation (Amendment) Act, 1916, and this Act had not been passed. 4E. All property, whether real or personal, New s. 4E. and all powers, rights, remedies, and capacities Property, powers, &c.,

in respect thereof which immediately prior to wested in the first day of January, one thousand nine or Commissioner hundred and thirteen, were vested in the said for Water Conservation and Murrumbidgee Irrigation Trust, and all pro-Irrigation vested in perty whether real or personal and all powers, commission. rights, remedies, and capacities in respect thereof which immediately prior to the twentieth day of April, one thousand nine hundred and sixteen, or subsequently were vested

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vested in the said Commissioner for Water Conservation and Irrigation as such or his personal representatives or in any person on behalf of the said Murrumbidgee Irrigation Trust, Commissioner for Water Conservation and Irrigation as such or his personal representatives, are hereby vested in the Commission as from the said dates respectively.

Sec. 6.

### (iv) Section six-

- (a) by omitting the words "for Lands" and 10 substituting the words "by notification in the Gazette";
- (b) by adding at the end of the section the following further proviso—

Provided also that lands so set apart and not 15 thereafter disposed of, and lands which upon forfeiture or surrender under the provisions of the Crown Lands Consolidation Act, 1913, or any Act amending the same become revested in the Crown, may be used for any purpose 20 deemed proper by the Commission or leased by it as hereinbefore provided.

(v) By inserting after section six new section 6A as follows:—

6A. (1) The irrigation areas known as Yanco 25 Number One, Yanco Number Two, Yanco Number Three, and Mirrool Number One, and any variations of the boundaries of any of such areas, shall be deemed to have been validly constituted and made, and the 30 requirements of the Murrumbidgee Irrigation Act, 1910, the Irrigation Act, 1912, the Crown Lands (Amendment) Act, 1912, the Crown Lands Amendment and Declaratory Act, 1912, and the Crown Lands Consolidation Act, 1913, 35 and any Acts amending the same, shall in regard to the proclamation of such areas and variations of the boundaries thereof and all procedure and action relating to the setting apart by notification in the Gazette and disposal 40

New s. 6A.

Constitution of certain irrigation areas, setting apart lands, and allotting of water-rights, validated.

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5	of lands in the said irrigation areas and to the allotting of water rights and the supply of water which has or should have been taken under any of the said Acts be deemed to have been validly carried out.
10	(2) The water rights and the prices or rates therefor specified in the Gazette notifying lands for disposal as irrigation farms prior to the commencement of the Irrigation Amendment Act, 1918, shall be deemed to be and to have been the water rights and prices or rates thereof constituting a fixed charge on each of such farms respectively.
15	(vi) Section seven: By omitting the section and substituted substituting the following sections 7 and 7A:— s. 7.
10	7. (1) The Minister shall in every notifica- Setting land tion setting land apart for disposal as irrigation apart as irrigation farms—
20	(a) state the number of water rights which are a fixed charge on each farm specified
	has stable with in such notification;
	(b) fix the price for such water rights;
	(c) specify such provisions and conditions not inconsistent with this Act as,
25	according to the facts and circumstances
	of each case, the Minister thinks fit.
	(2) Any notification as aforesaid setting land apart for disposal as irrigation farms shall have the effect of revoking any previous noti-
30	fication or any proclamation by the Governor, regarding such land in respect of the particulars referred to in paragraphs (a) and (b).
	(3) Any notification under this section
35	may be corrected, amended, modified, or revoked, whether as to the whole or any part
	thereof, by notification in the Gazette.
	(4) The Minister may at any time he
(1)	may deem expedient alter by notification in
	the Gazette the price or rate fixed for any water
	11 00072

New s. 7a.

Number and price of water rights where farm is subdivided, part surrendered, or area added to.

Sec. 84.

water rights in respect of any farm granted after the passing of the Irrigation (Amendment) Act, 1918.

7A. Where—

(a) an occupier lawfully subdivides his 5 farm and disposes of part thereof; or

(b) an occupier surrenders part of his farm under the provisions of section two hundred and thirty-one of the Crown Lands Consolidation Act, 1913, as 10 amended by the Crown Lands and Irrigation (Amendment) Act, 1914; or

(c) additional land has been included in a farm; or

(d) the irrigable area of a farm or block is 15 increased by the construction of additional works with the consent of the lessee, or otherwise increased, or additional facilities for watering are provided by the Commission.

the Minister shall, by notification in the Gazette, fix the number of water rights and the price or rate therefor, which are to be a fixed sharm on

fixed charge on—

(a) each part of the farm so subdivided; 25

(b) the part of the farm not surrendered;

(c) the farm as added to; or

(d) the farm with such increased irrigable area or additional facilities for watering, as the case may be.

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(vii) Section eight: By omitting paragraph (a) of subsection three.

(viii) Section 8A-

(a) by omitting the word "area" where twice appearing and substituting the 35 word "areas," and by inserting after the word "on" the words "any one of";

(b) by omitting the words "of its powers or functions under the Water Act, 1912, to any one commissioner," and substi- 40 tuting the words "other of its powers or functions

functions to a commissioner: Provided that where any such other power or function so delegated relates to an irrigation area as defined in this Act the condition of residence prescribed above shall not apply."

- (ix) By inserting after section 8A new section 8B as New s. 8E. follows:—
  - 8B. (1) The Commission may, on the applishing of cation by the owner or occupier of any land, wells. sink, under agreement with such owner or occupier bores or wells on such terms and conditions as may be prescribed.
    - (2) The Commission may, subject to the approval of the Governor, make regulations relating to the sinking of such bores or wells, and prescribing the form of agreement to be entered into by such owner or occupier, and the terms and conditions on which the bores and wells will be sunk, and of the payment therefor.
    - (3) Any sum payable by an owner or occupier to the Commission in respect of the sinking of a bore or well shall until paid be and remain a charge on the land on which the bore or well has been sunk, and shall be recoverable in any court of competent jurisdiction from the owner or occupier of the land for the time being. The provisions of this subsection shall be deemed to be applicable in respect of any sum due or owing, or to become due or owing, to the Commission in connection with any bore or well sunk or being sunk by the Commission prior to or at the date of the passing of the Irrigation (Amendment) Act, 1918.
    - (4) For the purposes of this section an occupier shall mean a person in actual occupation of any land whatsoever, and where there is no person in actual occupation the holder of the land under any tenure.

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Sec. 9.

(x) Section nine—

(a) By adding after the word "improvements" in paragraph (e) the words "and institute and carry on any trade, business, factory, service, or industry, and construct, establish, 5 and maintain any works or buildings."

(b) By adding new paragraphs (f), (g), and (h)

as follow:-

- (f) Establish and maintain sanitary sewerage and garbage systems, and regulate 10 the same and the disposal of garbage, nightsoil, and other refuse, and fix and recover fees and charges in respect thereof.
- (g) Acquire, provide, sell, deal in, and dis-15 pose of goods and chattels of any kind, and make advances in money on such terms and conditions as the Commission may deem fit.
- (h) "The Trust" constituted under the 20 Murrumbidgee Irrigation Act, 1910, the "Commissioner" appointed under the Irrigation Act, 1912, and the "Commission" incorporated under the Irrigation (Amendment) Act, 1916, shall 25 respectively be deemed to have had the powers conferred by this section nine on and from the respective dates from which those Acts came into force:

Provided that nothing in this Act shall 30 render the Commission liable in respect of any agreement to erect or cause to be erected any factory or in respect of any agreement that any factory would be erected if such agreement was entered into with a person 35 other than a person agreeing to erect such

factory.

(xi) By inserting after section nine new section 9A as follows:—

9A. No person shall remove or cause to be 40 removed without the consent in writing of the Commission being first obtained, or wilfully damage

New s. 9A.

Unauthorised removal, damage to or destruction of buildings or other improvements.

	damage or destroy or wilfully cause to be
California	damaged or destroyed any structure, building,
willing.	fixture, fence, or other improvement on any
	lease within an irrigation area in respect of
	which any money is owing to the Commission,
	and any person committing a breach of this
	section shall be liable on conviction to a penalty
	not exceeding one hundred pounds in addition
	to payment of the value of any such property
	removed or of compensation for such damage or
	destruction, and such value or compensation
	may be ordered on such conviction to be paid
	by such person, but if no such order be made
1	this section shall not abate or waive any civil
	remedy for recovery of such value or compen-
	sation or damages in respect of such removal,
	damaging, or destruction.
(wii)	
(XII)	Section eleven: By adding to subsection two s
	Droviso as ioliows :

Sec. 11.

Provided that notwithstanding anything contained in this subsection the Commission shall be relieved of any obligation to repay any money and interest thereon advanced by the Crown to the Hay Irrigation Trust.

(xiii) Section twelve: By omitting the section, and Substituted substituting the following:—

> 12. (1) The Commission shall each year, at Water rights. the times and in the quantities fixed by it, supply water in pursuance of the water-rights which are a fixed charge on the land of any

(a) to the boundary of any land held by any one person bona fide in his own interest;

(b) to such other points as may be agreed

(2) The charge in respect of such waterrights at the price fixed shall commence to be payable from the date of notification by the Commission to the occupier that water is available, and shall be paid by the occupier whether the water is or is not taken by him, unless he proves

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proves that the water was not available: Provided that any such notification shall be deemed to be duly served if posted by ordinary course of post to the address last known to the Commission of such occupier.

(3) Any omission to notify the occupier as to water being available shall not relieve him from payment of such charge. Where an occupier prior to the passing of the Irrigation (Amendment) Act, 1918, was not so 10 notified, such charge shall be payable from the date shown in the books of the Commission as that from which the charge is payable.

(4) This substituted section shall be deemed to have been in force from the first 15 day of January, one thousand nine hundred

and thirteen.

Section thirteen: By omitting the section, and

substituting the following:

13. (1) After providing for the water-rights, 20 which are a fixed charge, the Commission, on application by any occupier of any land, may, by agreement with such occupier, allot to him additional water-rights from time to time, and may fix the prices to be paid for such additional 25 water-rights.

All water may be supplied under this subsection in the same manner as provided for with respect to water supplied in pursuance of water rights which are a fixed charge. 30

(2) The Commission may also supply water for special purposes in such manner and at such charges as the Commission may determine.

(3) The Commission, on application by 35 persons occupying lands within, adjoining, or adjacent to the boundaries of an irrigation area, may supply water to any such lands in such quantities, at such times and at such prices as the Commission may determine.

(4) This substituted section shall be deemed to have been in force from the first day

Substituted

Additional water-rights. Supply of water as additional water-rights, for special purposes, &c. (xiv)

Name and Address of the Party o	the same parallely of the state of the same and the same	
	day of January, one thousand nine hundred and thirteen: Provided that the price to be paid for additional water rights allotted in pursuance	
	of subsection one of this section shall not in	* - 45
5	respect of farms granted prior to the passing of	
To make !	the Irrigation (Amendment) Act, 1918, exceed	
	the price which would have been payable for	
	such additional water rights had such Act not	
70	been in force.	Substituted
$10 \qquad (xv)$	Section fourteen: By omitting the section and	s. 14.
	substituting the following:—	Supply of
	14. (1) The Commission may provide a supply of water through pipes under pressure,	water under
		pressure.
15	and may—  (a) on or in respect of all or any land	
10	situate within a distance of two hundred	
	and fifty yards from any of such pipes,	
	irrespective of whether such land is or is	
	not supplied with water from such pipes,	
20	make and levy a rate, and may prescribe	
	a minimum amount of payment in regard	v f therepays
	to such rate, and may prescribe the	- Carabate
	maximum quantity of water to be sup-	
	plied in consideration of such rate; or	
25	(b) make and levy charges by measure for	
	all water supplied, and may make a	
	minimum charge; or	1
	(c) both make and levy such rate, and for	
000	water in excess of the said maximum	
30	quantity make and levy charges by	
	measure.	
	(2) The Commission may fix different charges according to the purposes for which	
	the water is supplied.	
35 (xvi)	Section fifteen—	Sec. 15.
00 (XVI)	(a) by inserting before the word "charge"	
	where firstly, secondly, and thirdly	
	occurring the words "rate or";	
	(b) by adding new subsection four as fol-	
40	lows:—	
27 49 4	(4) The land in respect of which such	
100111111	rate or charge is due may upon default in	
	payment	

payment thereof be forfeited under the provisions of the Crown Lands Consolidation Act, 1913.

Sec. 16.

(xvii) Section sixteen: By inserting before the word "charges" the words "rates or"

Sec 18.

(xviii) Section eighteen: By omitting the words "collect on behalf of the Minister for Lands all rents due to the Crown in respect of holdings in an irrigation area," and substituting the words "collect all rent and other 10" moneys due or owing by an occupier in respect of his holding to the Crown or Commission, and may recover such rent and other moneys in any court of competent jurisdiction."

Section nineteen: By omitting the section and 15 (xix)

Substituted

substituting the following:-19. (1) The Commission may at any time or from time to time, subject to such conditions as it may deem fit to impose by regulation or 20 otherwise-

Advances to occupiers, suspension of payments of rent, &c., and repayment by instalment.

s. 19.

(a) make advances to occupiers;

suspend for any period or periods not exceeding in the whole four years the payment by any occupier of any money due or owing, or to become due or 25 owing, to the Crown or the Commission on any account whatsoever, together with any interest on such money due or owing, or to become due or owing;

(c) allow any money or debts due or owing, 30 or to become due or owing, to the Crown or the Commission by any occupier, to be repaid, with interest thereon, by instalments within a period to be fixed not exceeding sixteen years, which 35 period may, where suspension has been granted, commence on the day next following the date of expiry of the term of suspension;

(d) consolidate all or any money or debts 40 due or owing, or to become due or owing,

Mari Lane owing, to the Crown or the Commission. by any occupier and allow the money or debts so consolidated, with interest thereon, to be repaid by instalments 5 within a period to be fixed not exceeding sixteen years, which period may, where suspension has been granted, commence on the day next following the date of expiry of the term of suspension; 10 allow either before, or after suspension, consolidation, or other action pursuant to this section, the whole or any portion of any advances, moneys, debts, or instalments mentioned in this section to 15 be paid before the due date thereof and IN WELL MINIT to waive interest thereon from such date as the Commission may determine or to place amounts so paid to the credit of the occupier in its books and allow him 20 interest thereon from such date and at such rates as it may determine, provided Inhavar, or that where portion only is paid no such payment or credit shall affect the obligation of the occupier to continue paying 25 the instalments arranged prior to such prepayment: Provided further that the Commission may at its discretion apply the whole or any part of moneys so prepaid and standing to the credit of 30 any such occupier in or towards satisfaction of any moneys or debts due or owing or to become due or owing by him to the Crown or the Commission on any account whatsoever, and thereupon 35 interest on any money so applied shall cease and determine. (2) Where any of the powers conferred under this section have been exercised, or shall be exercised, subject to any conditions imposed 40 by the Commission, such conditions shall attach to the holding and the non-performance or breach

breach of any of such conditions shall render the holding liable to be forfeited under the provisions of the Crown Lands Consolidation Act, 1913, or any Act amending or consolidating the same.

(3) The provisions of this section shall be deemed to have been in force from the date of the passing of the Irrigation (Amendment) Act, 1916. The powers conferred by such provisions may be exercised independently of 10 each other, and in such order as the Commission may deem fit.

(4) The powers conferred by subsection
(b) of this section may be exercised with or without regard to any suspensions of payment 15 of rent granted prior to the twentieth day of April, one thousand nine hundred and sixteen.
(xx) By inserting after section nineteen new sections 19A, 19B, and 19C, as follow:—

19A. In any case where the Minister is 20 satisfied that the circumstances so warrant, he may remit either wholly or in part the payment by an occupier of any rent or charges for water or interest thereon respectively for which such occupier is indebted to the Crown or the 25 Commission.

19B. The Commission may, by any of its officers or servants, after notice given as prescribed, perform and observe at the costs and expense of the occupier of any farm, any contracts between the Crown or the Commission and bim under which he is in default in respect of the maintenance, care, reparation, or insurance against fire, of any improvements, goods, or chattels provided, effected, or supplied, for 35 or in connection with such farm, and the Commission may in like manner recover in any court of competent jurisdiction such costs and expenses and interest thereon from such occupier. The amount of such costs, expenses, 40 and interest shall be a charge on such farm.

New s. 19a. Minister may remit payment of rent or charges for water.

New s. 19B. Performance of contracts on default by occupier.

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19c.

	-aistorol	19c. The Commission may, by any of its News. 19c.
		officers or servants, after notice given as Entry on land prescribed, enter upon any land within any of trees, &c.
		invigation even including the Hey Invigation
5	ha de n	Area and the Wentworth Irrigation Area, and
. 0		at the costs and expense of the occupier of the
	Jinasa alag	land swab, spray, prune, clean, or otherwise
	* CONTRACTOR	treat, and, if thought necessary by the Com-
		mission, destroy and dispose of any trees, plants,
10		vines, fruit, fruit-cases, packages, weeds,
		growths or refuse on such land, which, in the
		opinion of the Commission, are likely to con-
	· in oil	vey, harbour, or spread disease, or are otherwise
	- benefate	noxious, and the Commission may recover in
15		any court of competent jurisdiction such costs
	Van Min	and expense and interest thereon from such
		occupier. The amount of such costs, expenses,
	Such that	and interest shall be a charge on such land.
	(xxi)	Section twenty: By adding a further proviso
20		at the end of the section as follows:
	edni yai	Provided further that where any land under
	· CHELLIS	the control of the Commission is not within
	-010 Feb	the boundaries of an irrigation area and is in
25		occupation by any party except the Crown or the Commission for any definite purpose, and
20	E3507	the Commission derives a benefit from such
	Mark to	occupation, such land shall, whilst such occu-
		pation continues, be ratable under the Local
		7 1 1 7 7 7 7 7 1 1 1 1 1 1 1 1 1 1 1 1
30	10	the same. Any rates so imposed shall be
		collected from the occupier.
	(xxii)	
		20A as follows:—
	Viga wie	20A. Where it appears to the Minister that Sale of lands
35		any lands purchased, resumed, or appropriated not required.
		under the Public Works Act, 1900, or the
		Public Works Act, 1912, in accordance with
	0.00	the provisions of the Construction Act, the
		Murrumbidgee Irrigation Area Resumption
30	10(403 413	Act, 1910, the Murrumbidgee Irrigation Act, 1910, or this Act, and vested in him, or in the
	9 3	
	96	Deciciary

Secretary for Public Works, or in the Commission are not required for the purpose for which such lands were so purchased, resumed, or appropriated, then any such lands may be sold by the Commission to the persons from whom they were acquired, or may by public auction be offered for sale, and sold subject to such conditions as the Minister may impose, and any such appropriation may be revoked by notification in the Gazette.

The proceeds of any such sale shall be paid into the Treasury and shall be credited to the loan expenditure votes out of which the purchase resumption or appropriation of such lands was paid for.

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(xxiii) By inserting after section twenty-three new section 23A as follows:—

23A. No person under section 4D aforesaid or otherwise howsoever shall have any claim or any title to relief or any ground of defence 20 against the Commission by reason of any misrepresentation, agreement, or breach of agreement in regard to the character, quality, productiveness, or situation of any holding if such misrepresentation, agreement, or breach was 25 made, entered into, or occurred prior to the passing of the Irrigation (Amendment) Act, 1916, nor shall any person plead or seek to avail himself of any such misrepresentation, agreement, or breach in, any action, suit, or 30 other proceeding whatsoever, either directly or indirectly, by way of action, cross action, set off, or otherwise howsoever.

Any person who deems himself to have any claim against the Commission in respect of any 35 such misrepresentation, agreement, or breach as aforesaid may within three months from the passing of this Act, but not otherwise, submit his claim to the Minister, and the Minister may in his absolute discretion deal with such 40 claim in any way he thinks fit.

Sections 4D and 4E of this Act shall operate subject to this section. (xxiv)

New s. 23A.

Claims for misrepresentation.

	(xxiv) Section twenty-six is amended—	Sec. 26
	(a) by adding at end of paragraph (d) the words	
	"and for licensing vehicles and conveyances	
_	and the owners, drivers, and persons in charge	
5	of the same to ply for hire on or otherwise	
	use such roads, and for preventing the use	
	thereof without such licenses, and for charg-	
	ing and recovering fees for such licenses";	
10	(b) by inserting after the word "supply" in para-	
10	graph (g) the words "and for determining, making, and levying the rate mentioned in	
	section fourteen of this Act, and for carrying	
	out the provisions of that section ";	
	(c) by inserting after the word "roads" in para-	
15	graph (m) the words "avenues, streets,	
	reserves, lands designed or reserved or used	
	for drainage channels, or supply channels or	
	comprised within any irrigation area and not	
1724	under lease in pursuance of the provisions of	
20	the Crown Lands Consolidation Act, 1913,	
	or of this Act";	
	(d) by omitting paragraph (n) and substituting the following:—	
	(n) for the prevention, treatment, or	
25	eradication of diseases in trees, vines,	
20	plants, fruit, seed, live stock, poultry,	
	or other thing in any irrigation area,	
	and the exclusion from any irrigation	
	area of any trees, vines, plants, fruit,	
30	fruit-cases, packages, seed, live stock,	
	poultry, or other thing which, in the	
	opinion of the Commission, would be likely to harbour or spread disease;	
	and	
35	(e) by adding at the end of the section—	
00	(t) prescribing and regulating the destruction	
	of noxious weeds or plants on roads, streets,	
	reserves, lands designed or reserved or used	
	for drainage or supply channels, and enforc-	
40	ing such destruction by occupiers of land	
	fronting such roads, streets, reserves, or	
	lands; (u)	

(u) regulating the introduction into, the destruction within, and removal from any irrigation area of any plant, grass, or seed, or any part thereof, which the Commission considers to be injurious or which may be declared to be a noxious weed or noxious

plant;

(v) prescribing and regulating the registration of entire live stock in an irrigation area, and prohibiting the introduction into or 10 retention in any irrigation area of any such live stock which, after report by an officer of the Department of Agriculture, or other person authorised by the Commission, the Commission deems to be inferior;

(w) prescribing and regulating the furnishing

by occupiers of returns giving—

(i) the numbers and descriptions of their

live stock;

(ii) the area of their cultivated land, de-20 scription of the trees, vines, crops, and cultivation thereon, and the yields

per acre from same;

(x) regulating street lighting, stormwater or other drainage, sewerage, the suppression 25 of nuisances, the removal and disposal of garbage, nightsoil, filth, and refuse, and the fixing, recovery, and collection by the Commission of charges for the rendering of such services;

(y) regulating fencing and the erection of buildings as to height, design, structure, building materials, building line, and

sanitation:

(z) for the regulation or prevention of the 35 erection of any structure of calico or canvas or other inflammable material, and the removal and disposal of any structure used as a dwelling-place which, in the opinion of the Commission, is unfit for 40 human habitation;

(aa)

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(aa) for the suppression and destruction of noxious animals;
(bb) regulating the introduction or consignment into any irrigation area of meat or

on or within any such area of any animal; (cc) prescribing the forms of any notices required under this Act, and the manner of and periods for giving same.

flesh of any animal, and the slaughtering

10 (xxv) By inserting after section twenty-nine new Sec. 30. section thirty as follows:—

30. Whenever by any section of this Act, or Recovery of any regulations made thereunder, any person penalties. is liable to a penalty, or to pay any sum of money, whether as compensation or in any other way, such penalty or sum may be recovered before any stipendiary magistrate or police magistrate or two or more justices of the peace in petty sessions in accordance with the Acts in force for the time being regulating summary proceedings before justices.

#### PART III.

Amendment of the Irrigation (Amendment) Act, 1916.

4. The Irrigation (Amendment) Act, 1916, is amended the Irrigation (Amendments of the Irrigation (Amendment))

(i) Section throat Promitting the grounds (Calculation (Amendment))

Act, 1916.

(i) Section three: By omitting the words "a hold-Sec. 3. ing within"

(ii) Section ten—(a) by inserting after the word "granted" wher-

ever occurring the words "or sold";
(b) by inserting after the words "made on" wherever occurring the words "or before";

(c)

Sec. 10.

(c) by adding at the end of the section proviso as follows:—

Provided that in the case of any lease granted under the Crown Lands Consolidation Act, 1913, after the commencement of the Irrigation (Amendment) Act, 1918, the rent shall commence from the date of service of notification by the Commission to the occupier of the granting of the lease, and the first payment thereof shall be made on or before 10 the thirtieth day of June next following the date of such service for the broken period from that date. Any such notification shall be deemed to be duly served if posted by ordinary course of post to the address last 15 known to the Commission of such occupier.

Sec. 11.

(iii) Section eleven is amended—

(a) by omitting the first sentence of subsection three and substituting the following:—"The vesting in the Commission of any land in 20 pursuance of this section shall not affect any lease of, or any license relating to, such land in force at the time of such vesting;

(b) by adding new subsections four and five:—
(4) The Commission may in its discretion 25

lease or otherwise deal with on such terms and conditions as it may impose any land so vested in it.

(5) With respect to any land for the time being vested in the Commission the following 30

provisions shall apply:—

(a) The Registrar-General shall from time to time, on the application of the Commission, issue to the Commission a certificate of title under the Real Property 35 Act, 1900, to all or any part of such land without causing any examination or report to be made as to the title of such land, and without considering such title. No contribution shall be payable 40 by the Commission under the provisions

Issue of certificates of title under Real Property Act, 1900. )

		of section one hundred and nineteen of the said Act in respect of the issue of any such certificate.
5 mark between	(b)	In dealing with such application it shall not be necessary to locate the
		boundaries of the Crown grants (if any) of any such land, and it shall be sufficient if the Registrar-General is satisfied with respect to any certificate
10		of title proposed to be issued by him
		under this Act, in respect of any such land, that the said land is included in the land vested as aforesaid.
15 mily and miles	(c)	With respect to any land already under the said Act and comprised in an appli-
64 input to another refer to to		cation under this subsection, the exist- ing certificate of title or Crown grant shall be surrendered to the Registrar- General for cancellation before the issue
20		of a certificate of title in favour of the Commission.
	(d)	The withdrawal from the Commission of any land in respect of which a certificate has been issued to the Commission
25		under this subsection shall be notified forthwith by the Commission to the Registrar-General, who shall thereupon
		or upon otherwise being satisfied of such withdrawal enter on the relevant folio
30 parpinapas		of the register-book an appropriate memorandum of such withdrawal, and may issue a certificate of title to the
		person in whom such land shall be vested by subsection two of this section
35		in any case where such land was under the provisions of the Real Property
		Act immediately before the issue to the Commission of a certificate of title therefor.
		THE REAL PROPERTY AND ADDRESS OF THE PARTY O

# PART IV.

Amendment	0	fthe	Water	Act,	1912.
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Amenament of the Water Act, 1912.	
Amendments of Water Act, 1912, is amended as follows:—	
Sec. 5. (i) Section five: By inserting after the word	
"dam" in definition of "work" the words	
"levee bank," and after the word "cutting"	
the words "well, excavation."	
Sec. 6. (ii) Section six: By omitting the words "of rivers"	
at the end of the first paragraph, and substitut-	112
ing the words "or change of the course of	10
rivers or the unauthorised erection or use of	
levee banks."	
Sec. 9. (iii) Section nine: By inserting after the word	
"drainage" appearing in paragraph (a) the	. 1
words "or the prevention of flooding of land	
by water or of changing the course of a river."	10
Sec. 10. (iv) Section ten—	
(a) by inserting after the word "drainage" the	
words "or of the prevention of inundation	
of land and overflow of water thereon or of	20
changing the course of a river";	20
(b) by inserting after the words "dispose of" the	
words "either for his own use or for the use	
of occupiers of lands in the neighbourhood	
of the site or proposed site of the work."	25
	20
(v) Section twelve: By omitting paragraph (b), and substituting the following:—	
(b) A license shall be issued only upon payment	
of a fee and the charge for water calculated	
in the manner and according to the scale	30
prescribed by regulations under this Act;	90
and	
( ') 9 1' 11'1	
(a) by inserting after the word "construct" where first appearing the words "or use":	25
where first appearing, the words "or use";  (b) by emitting the words "to construct and	99
(b) by omitting the words "to construct and use the said work."	
Sec. 14. (vii) Section fourteen—	
(a) by omitting the words "except in the case of dams and weirs included in Class IV in	10
	40
Schedule Two "; (b)	

	(b) by omitting the words "a fee calculated in
	the manner and according to the scale set
	forth in Schedule Two," and substituting the
	words "the fee and charge for water pre-
5	scribed by regulations under this Act."
	(viii) Section twenty-seven: By inserting after the Sec. 27.
	word "same" where first appearing the words
	"the fees payable for licenses and renewals
	thereof, the charges for water."
10	(ix) Section thirty: By inserting after the word Sec. 30.
	"Part" the words "and a Commissioner and
	such officer or officers of the Water Conserva-
	tion and Irrigation Commission."
	(x) Section seventy-one: By adding at the end of Sec. 71.
15	the section the following sentence:—"In any
	prosecution under this section proof that the
	flow of water in any channel has been ob-
	structed shall be prima facie evidence that
	such obstruction has been caused by the occu-
20	pier of the land where such obstruction occurs."
. 1	(xi) Section seventy-three: By adding at the end of Sec. 73.
	the section the following paragraph:—
	Notwithstanding anything contained in this
	section, the provisions of sections thirty-four,
25	thirty-five, thirty-six, and thirty-seven of the
	Public Works Act, 1912, shall not apply to the
	works to be constructed for the Thule Creek
	Water Trust.
00	(xii) By inserting after section seventy-three new News. 78
30	section 73A:—
	73A. There is hereby validated—
	(1) The reduction in the annual charge
	which, under this Act, the Bourbah Bore
35	Water Trust was liable to pay to the
99	Crown for water supplied to such trust
	from the Bourbah Bore, from one
	hundred and twelve pounds to eighty-
,	four pounds. (2) The reduction in the amount which the
4.0	Three Corners Bore Water Trust was
	Act, from one thousand five hundred
	Act, from one thousand five number

and thirty pounds four shillings and fourpence to eight hundred and thirty pounds four shillings and fourpence.

(3) The reduction from three thousand seven hundred and forty-one pounds 5 eleven shillings and ninepence to six hundred and sixty-eight pounds thirteen shillings and sixpence, in the amount which the Baroma Bore Water Trust is liable to repay to the Crown 10 under this Act in respect of the works for which the said trust was originally constituted.

(xiii) By the repeal of Schedule Two.

#### PART V.

15

Amendment of the Crown Lands Consolidation Act, 1913.

Amendments of the Crown Lands Consolidation Act, 1913. 6. The Crown Lands Consolidation Act, 1913, is amended as follows:—

Sec. 17.

(i) Section seventeen—

20

- (a) by inserting after the word "Acts" in subsection one the words "or the Irrigation Act, 1912, or any amendments thereof";
- (b) by inserting after the word "board" where first appearing in such subsection, the words 25 "or in the case of land within an irrigation area to the special land board";

(c) by inserting after the word "board" where secondly and thirdly appearing in such subsection, the words" or special land board, as 30 the case may be":

(d) by inserting after the word "board" wherever appearing in subsection two, the words "or special land board, as the case may be." (ii) 35

(ii) Section one hundred and thirty-eight—

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ec. 138,

- (a) by omitting the word "Governor" and substituting the word "Minister";
- (b) by omitting the words "and may also" and substituting the words "and the Governor may."
- (iii) Section one hundred and thirty-nine: By in- Sec. 139. serting new subsection (3A) as follows:—
- (3A) The Commission may, subject to such terms and stipulations as it may deem fit to impose, grant extension of the time to comply with any special conditions, or may partially or wholly exempt any holder of an irrigation farm from compliance with any such conditions, or may alter or modify the same:

  Provided that the breach of any such terms or stipulations shall render the holding liable to be forfeited under the Crown Lands Consolidation Act, 1913.

20 (iv) By inserting new section 139A as follows:— New s. 139A. Blocks of irrigable or non-irrigable Disposal of land within an irrigation area may be sold irrigable or

land within an irrigation area may be sold irrigable or at auction or by tender as leases within land by an irrigation area subject to such terms and auction or conditions as the Commission may deem fit to impose. The provisions of this Act relating to the making and dealing with applications for farms or blocks of irrigable or non-irrigable land in other cases, and to the terms and conditions required to be performed before or after the issue of perpetual lease grants in respect thereof, shall not be taken to extend to blocks of irrigable or

(v) Section one hundred and forty: By adding at Sec. 140. end of the section the words "but this disqualification shall not extend to any applicant under or in pursuance of section 144A of this Act."

non-irrigable land so sold.

(vi)

New s. 144A.

Home maintenance areas.

New s. 144B.
Determining capital value in certain cases.

(vi) By inserting after section one hundred and forty-four new sections 144A and 144B:—

144A. The Commission, subject to such conditions as it may deem fit to impose, may by notification in the Gazette in any case where it 5 considers that an existing farm held under lease is less than a home maintenance area add to such farm after application by the lessee in the form and manner prescribed any Crown lands within an irrigation area either adjoining 10 or separated from the original farm, and such original and additional areas shall be deemed to be one holding.

The Commission shall disallow any application for the addition of an area not adjoining 15 the original farm if in its opinion such areas are not within reasonable working distance.

144B. If the irrigable area of a farm or block is increased by the construction of additional works with the consent of the lessee, or other- 20 wise increased, or additional facilities for watering are provided by the Commission, or if the area of a farm or block is altered by addition thereto, or surrender of part thereof, or if the farm or block is subdivided, the Commission 25 shall determine the capital value of the farm as added to, remaining, or of each portion of the subdivided farm or block as the case may be, due regard being had to the additional value, if any, given or to be given 30 thereto by reason of the works constructed or to be constructed for irrigation or other purposes, and to the benefits derived or to be derived therefrom. The Commission shall also adjust the amount, if any, owing on account of 35 survey fee, and the amount to be paid for Crown improvements, and improvements effected or provided by the Commission, and shall fix the terms under which such payments are to be made: Provided that the capital value so 40 determined, the annual rental, particulars of

any

		any adjustments made, terms fixed, and the
		date from which such payments shall be due and payable shall be notified in the Gazette,
*.		and payment in accordance with such notifica-
5		tion shall be a condition of the lease and the
		nonperformance or breach of such condition
		shall render the lease liable to forfeiture.
		Where the Commission has, in pursuance of
	1.8	this section, determined the capital value of
10	4	any farm to which an additional area has been
		made for the purpose of making such farm
		a home maintenance area, the first period of
		the lease referred to in section one hundred
		and forty-three of this Act shall be extended
15		to expire twenty-five years after the date
		notified in the Gazette of such determination
		of the capital value, and with this exception
		the provisions of section one hundred and forty- three shall apply to such farm.
20		Where the capital value of any farm has
40		been determined, in accordance with the pro-
		visions of this section following upon a farm
		or block being altered in area otherwise than
		for the purpose of making a home maintenance
25		area, such determination shall be deemed to be
		for the unexpired portion of the then current
		period of the lease.
	(vii)	Section one hundred and forty-six: By adding Sec. 146.
		at the end of the first paragraph the words
30		"Provided that the holding of an irrigation farm
		or block shall not disqualify a person from
		being an applicant for non-irrigable land under
		this section, or necessitate any certificate or approval under section one hundred and fifty-
35		seven hereof."
99	(viii)	Section one hundred and fifty-seven: By adding Sec. 157.
	(1111)	at the end of the section subsection five as
		follows:—

(5) Provided that nothing in this section shall necessitate any such certificate or approval in the case of any applicant for an added area

under

under section 144A of this Act, or for nonirrigable land under section one hundred and forty-six hereof, or disqualify any person from applying for any such added area or nonirrigable land.

Sec. 216.

(ix) Section two hundred and sixteen, as amended by the Crown Lands Amendment Act, 1916: By omitting the words "shall be made as notified in the Gazette in pursuance of the provisions in that behalf contained in this Act: 10 Provided that when the payment of the capital value of such improvements may be made by instalments, interest shall be charged on the unpaid balance at the rate of four per centum per annum, and two or more such instalments 15 may be paid in any one year," and substituting the words "together with interest thereon at such rate as the Commission may determine shall be made as notified in the Gazette, in pursuance of the provisions in that behalf 20 contained in this Act."

The amendment hereby effected shall be deemed to come into operation as from the date of the passing of the Crown Lands Amendment Act, 1916.

New s. 258A.

Subdivision of irrigation farms.

(x) By inserting after section two hundred and fifty-eight new section 258A as follows:—

258A. The holder of an irrigation farm or block may make an application to the Commission for the subdivision of his holding into 30 two or more portions.

The application shall be made in the prescribed manner and be accompanied by the prescribed deposit which shall be available for the payment of the costs of any survey inspections or reports which may be required.

The Commission may grant any application under this section, and may in granting the application do so with or without modification thereof and on such terms and conditions as it 40

may

may deem fit to impose, and shall settle the lines of subdivision so as to conform to any regulations made or to be made in that behalf.

The holder of the irrigation farm or block shall surrender such land as may be necessary for providing roads of access to such subdivided portions, and for channels and drainage, which land shall thereupon become Crown land free from any claim thereto by such holder or to any compensation in respect thereof, or to tenant-right in any improvements thereon.

After subdivision the perpetual lease grant, if any, in respect of the holding forming the subject of the subdivision, shall be surrendered, and a perpetual lease grant issued for each portion, and such grants shall contain the same special conditions, mutatis mutandis, as were included in the perpetual lease grant issued in respect of the farm or block before subdivision.

If the perpetual lease grant in respect of the holding forming the subject of the subdivision has not issued, each portion shall be held subject to the special conditions which applied to the farm or block before subdivision, and the perpetual lease grant may, subject to the provisions of section one hundred and forty-four of this Act, issue in respect of each portion of the subdivided farm after the expiration of five years after the granting or other disposal of the farm or block before subdivision.

Each portion of a subdivided irrigation farm or block shall, subject to this Act and the regulations hereunder, be held and be transferable as a separate irrigation farm or block.

(xi) Section two hundred and fifty-nine: By adding Sec. 259. at the end of the section the following subsection:

(3) All transfers of land within an irrigation 40 area before grant after being lodged with the Commission as prescribed shall, if duly signed and

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FIGURES TO A CONTRACTOR OF THE CONTRACTOR OF THE

# New South Wales



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# GEORGII V REGIS.

## Act No. 38, 1918.

An Act to make further provision with regard to irrigation and irrigation areas; to vest certain powers, rights, and property in the Commission; to validate the constitution of certain areas and the reduction of certain debts to the Crown; to amend the Murrumbidgee Irrigation Act, 1910, the Irrigation Act, 1912, the Irrigation (Amendment) Act, 1916, the Crown Lands Consolidation Act, 1913, the Crown Lands Amendment Act, 1916, the Water Act, 1912, the Hay Irrigation Act, 1902, the Real Property Act, 1900, and certain other Acts; and for purposes consequent thereon or incidental thereto. [Assented to, 12th December, 1918.]

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

### Preliminary.

Short title.

1. (1) This Act may be cited as the "Irrigation (Amendment) Act, 1918."

This Act is divided into Parts as follows:-

PART I.—Amendment of the Murrumbidgee Irrigation Act, 1910.

PART II .- Amendment of the Principal Act.

PART III.—Amendment of the Irrigation (Amendment) Act, 1916.

PART IV.—Amendment of the Water Act, 1912.

PART V.—Amendment of the Crown Lands Consolidation Act, 1913.

PART VI.—Amendment of the Hay Irrigation Act, 1902.

Definition.

(2) In this Act the expression "the Principal Act" means the Irrigation Act, 1912, as amended by the Crown Lands and Irrigation (Amendment) Act, 1914, and the Irrigation (Amendment) Act, 1916.

#### PART I.

Amendment of the Murrumbidgee Irrigation Act, 1910.

Amendments of Murrumbidgee Irrigation Act,

Sec. 6.

2. The Murrumbidgee Irrigation Act, 1910, is amended as follows:—

(i) Section six—

(a) by omitting the words "not under lease or license"; (b)

(b) by adding new subsection three, as follows:—
(3) The Minister of the Crown for the time being administering the Acts relating to irrigation shall be the constructing authority for the purposes of this section, and within the meaning of the Public Works Act, 1912.

(ii) By inserting after section six new section 6A as New s. 6A.

follows :-

6A. The Governor may, by proclamation Governor in the Gazette, declare that any lands therein may remove mentioned, within the boundaries described in operation of Schedule One to this Act shall not be subject s. 6. to the provisions of section six of this Act, and thereupon such provisions shall not apply to such lands.

#### PART II.

### Amendment of the Principal Act.

3. The Principal Act is amended as follows:-

Amendments of Principal Act.
Sec. 3.

(i) Section three—(a) by inserting after the word "quantity" in the definition of "water right" the word "annually";

(b) by inserting in their appropriate alphabetical

order the following definitions:-

"Noxious animal" where used in this Act, or in any notification published in the Gazette in respect of any land in an irrigation area either before or after the passing of this Act, means any animal which the Commission may from time to time notify in the Gazette to be noxious.

"Noxious weed" or "noxious plant" where used in this Act, or in any notification published in the Gazette in respect of any land in an irrigation area either before or after the passing of this Act, means any weed, plant, grass, or growth,

which

which the Commission may from time to time notify in the Gazette to be noxious, and includes any part and seeds of any such weed, plant, grass, or growth.

- (ii) Section 4A: By adding at the end of the section the words:—"and may in that name sue and be sued in any court, and shall, in respect of all lands within any irrigation area, have all such powers of distress, eviction, ejectment, recovering rent, and other powers, as are given
- (iii) By inserting after section 4c new sections 4D and 4E as follow:—

by law to any landlord."

4D. All moneys owing by or to the Murrumbidgee Irrigation Trust immediately prior to the first day of January, one thousand nine hundred and thirteen, and all moneys owing by or to the Commissioner for Water Conservation and Irrigation as such Commissioner immediately prior to the twentieth day of April, one thousand nine hundred and sixteen, are hereby made recoverable from or by the Commission, and not from or by the said Murrumbidgee Irrigation Trust or the said Commissioner for Water Conservation and Irrigation, but only so far as they would at the time of any proceedings which may be brought to recover the same, be recoverable from or by the said Murrumbidgee Irrigation Trust, if the Irrigation Act, 1912, the Irrigation (Amendment) Act, 1916, and this Act had not been passed, or as the case may be, would at such time be recoverable from or by the said Commissioner for Water Conservation and Irrigation as such or his personal representatives if the Irrigation (Amendment) Act, 1916, and this Act had not been passed, and all contracts, agreements, leases, mortgages, bonds, covenants, and securities made with the said Murrumbidgee Irrigation Trust may be enforced or

Sec. 4A.

New s. 4D.
Recovery
of moneys
owing to,
enforcement
of contracts
with, Commissioner
for Water
Conservation
and Irrigation
or Murrumbidgee Irrigation Trust.

sued upon by or against the Commission, and not by or against the said Murrumbidgee Irrigation Trust, but only so far as they would at the time of any proceedings which may be brought in respect thereof be enforceable or capable of being sued upon against the said Murrumbidgee Irrigation Trust, or would at such time be enforceable or capable of being sued upon by the said Murrumbidgee Irrigation Trust if the Irrigation Act, 1912, the Irrigation (Amendment) Act, 1916, and this Act had not been passed, and all contracts, agreements, leases, mortgages, bonds, covenants, and securities made with the said Commissioner for Water Conservation and Irrigation as such may be enforced or sued upon by or against the Commission, and not by or against the said Commissioner for Water Conservation and Irrigation as such, or his personal representatives, but only so far as they would at the time of any proceedings which may be brought in respect thereof, be enforceable or capable of being sued upon against the said Commissioner for Water Conservation and Irrigation as such. or his personal representatives or would at such time be enforceable or capable of being sued upon by the said Commissioner for Water Conservation and Irrigation as such, or his personal representatives, if the Irrigation (Amendment) Act, 1916, and this Act had not been passed.

4E. All property, whether real or personal, New s. 4E. and all powers, rights, remedies, and capacities powers, &c., powers, Murrumbidgee Irrigation Trust, and all pro-Irrigation perty whether real or personal and all powers, commission. rights, remedies, and capacities in respect thereof which immediately prior to twentieth day of April, one thousand nine hundred and sixteen, or subsequently were vested

vested in the said Commissioner for Water Conservation and Irrigation as such or his personal representatives or in any person on behalf of the said Murrumbidgee Irrigation Trust, Commissioner for Water Conservation and Irrigation as such or his personal representatives, are hereby vested in the Commission as from the said dates respectively.

Sec. 6.

- (iv) Section six-
  - (a) by omitting the words "for Lands" and substituting the words "by notification in the Gazette":
  - (b) by adding at the end of the section the following further proviso—

Provided also that lands so set apart and not thereafter disposed of, and lands which upon forfeiture or surrender under the provisions of the Crown Lands Consolidation Act, 1913, or any Act amending the same become revested in the Crown, may be used for any purpose deemed proper by the Commission or leased by it as hereinbefore provided.

(v) By inserting after section six new section 6A as follows:—

6A. (1) The irrigation areas known as Yanco Number One, Yanco Number Two, Yanco Number Three, and Mirrool Number One. and any variations of the boundaries of any of such areas, shall be deemed to have been validly constituted and made, and the requirements of the Murrumbidgee Irrigation Act, 1910, the Irrigation Act, 1912, the Crown Lands (Amendment) Act, 1912, the Crown Lands Amendment and Declaratory Act, 1912, and the Crown Lands Consolidation Act, 1913. and any Acts amending the same, shall in regard to the proclamation of such areas and variations of the boundaries thereof and all procedure and action relating to the setting apart by notification in the Gazette and disposal

New s. 6a. Constitution of certain irrigation areas, setting apart lands, and allotting of water-rights, validated.

of lands in the said irrigation areas and to the allotting of water rights and the supply of water which has or should have been taken under any of the said Acts be deemed to have been validly carried out.

- (2) The water rights and the prices or rates therefor specified in the Gazette notifying lands for disposal as irrigation farms prior to the commencement of the Irrigation Amendment Act, 1918, shall be deemed to be and to have been the water rights and prices or rates thereof constituting a fixed charge on each of such farms respectively.
- (vi) Section seven: By omitting the section and substituted substituting the following sections 7 and 7A:— s. 7.
  - 7. (1) The Minister shall in every notifica- Setting land tion setting land apart for disposal as irrigation apart as irrigation irrigation farms—

- (a) state the number of water rights which are a fixed charge on each farm specified in such notification;
- (b) fix the price for such water rights;
- (c) specify such provisions and conditions not inconsistent with this Act as, according to the facts and circumstances of each case, the Minister thinks fit.
- (2) Any notification as aforesaid setting land apart for disposal as irrigation farms shall have the effect of revoking any previous notification or any proclamation by the Governor, regarding such land in respect of the particulars referred to in paragraphs (a) and (b).
- (3) Any notification under this section be corrected, amended, modified, or revoked, whether as to the whole or any part thereof, by notification in the Gazette.
- (4) The Minister may at any time he may deem expedient alter by notification in the Gazeite the price or rate fixed for any

water rights in respect of any farm granted after the passing of the Irrigation (Amendment) Act, 1918.

7A. Where-

(a) an occupier lawfully subdivides his farm and disposes of part thereof; or

(b) an occupier surrenders part of his farm under the provisions of section two hundred and thirty-one of the Crown Lands Consolidation Act, 1913, as amended by the Crown Lands and Irrigation (Amendment) Act, 1914; or

(c) additional land has been included in a

farm; or

(d) the irrigable area of a farm or block is increased by the construction of additional works with the consent of the lessee, or otherwise increased, or additional facilities for watering are provided by the Commission,

the Minister shall, by notification in the Gazette, fix the number of water rights and the price or rate therefor, which are to be a

fixed charge on—

(a) each part of the farm so subdivided;

(b) the part of the farm not surrendered;

(c) the farm as added to; or

- (d) the farm with such increased irrigable area or additional facilities for watering, as the case may be.
- (vii) Section eight: By omitting paragraph (a) of subsection three.

(viii) Section 8A-

(a) by omitting the word "area" where twice appearing and substituting the word "areas," and by inserting after the word "on" the words "any one of";

(b) by omitting the words "of its powers or functions under the Water Act, 1912, to any one commissioner," and substituting the words "other of its powers or functions

New s. 7A.

Number and price of water rights where farm is subdivided, part surrendered, or area added to.

Sec. SA.

functions to a commissioner: Provided that where any such other power or function so delegated relates to an irrigation area as defined in this Act the condition of residence prescribed above shall not apply."

- (ix) By inserting after section SA new section SB as New s. SB, follows:—
  - 8B. (1) The Commission may, on the appli-Sinking of cation by the owner or occupier of any land, wells. sink, under agreement with such owner or occupier bores or wells on such terms and conditions as may be prescribed.

(2) The Commission may, subject to the approval of the Governor, make regulations relating to the sinking of such bores or wells, and prescribing the form of agreement to be entered into by such owner or occupier, and the terms and conditions on which the bores and wells will be sunk, and of the payment therefor.

- (3) Any sum payable by an owner or occupier to the Commission in respect of the sinking of a bore or well shall until paid be and remain a charge on the land on which the bore or well has been sunk, and shall be recoverable in any court of competent jurisdiction from the owner or occupier of the land for the time being. The provisions of this subsection shall be deemed to be applicable in respect of any sum due or owing, or to become due or owing, to the Commission in connection with any bore or well sunk or being sunk by the Commission prior to or at the date of the passing of the Irrigation (Amendment) Act, 1918.
- (4) For the purposes of this section an occupier shall mean a person in actual occupation of any land whatsoever, and where there is no person in actual occupation the holder of the land under any tenure.

Sec. 9.

(x) Section nine—

(a) By adding after the word "improvements" in paragraph (e) the words "and institute and carry on any trade, business, factory, service, or industry, and construct, establish, and maintain any works or buildings."

(b) By adding new paragraphs (f), (g), and (h)

as follow:—

(f) Establish and maintain sanitary sewerage and garbage systems, and regulate the same and the disposal of garbage, nightsoil, and other refuse, and fix and recover fees and charges in respect thereof.

(g) Acquire, provide, sell, deal in, and dispose of goods and chattels of any kind, and make advances in money on such terms and conditions as the Commission

may deem fit.

(h) "The Trust" constituted under the Murrumbidgee Irrigation Act, 1910, the "Commissioner" appointed under the Irrigation Act, 1912, and the "Commission" incorporated under the Irrigation (Amendment) Act, 1916, shall respectively be deemed to have had the powers conferred by this section nine on and from the respective dates from which those Acts came into force:

Provided that nothing in this Act shall render the Commission liable in respect of any agreement to erect or cause to be erected any factory or in respect of any agreement that any factory would be erected if such agreement was entered into with a person other than a person agreeing to erect such factory.

(xi) By inserting after section nine new section 9A as follows:—

9A. No person shall remove or cause to be removed without the consent in writing of the Commission being first obtained, or wilfully damage

New s. 9A.

Unauthorised removal, damage to or destruction of buildings or other improvements.

damage or destroy or wilfully cause to be damaged or destroyed any structure, building, fixture, fence, or other improvement on any lease within an irrigation area in respect of which any money is owing to the Commission, and any person committing a breach of this section shall be liable on conviction to a penalty not exceeding one hundred pounds in addition to payment of the value of any such property removed or of compensation for such damage or destruction, and such value or compensation may be ordered on such conviction to be paid by such person, but if no such order be made this section shall not abate or waive any civil remedy for recovery of such value or compensation or damages in respect of such removal, damaging, or destruction.

(xii) Section eleven: By adding to subsection two sec. 11.

proviso as follows:-

Provided that notwithstanding anything contained in this subsection the Commission shall be relieved of any obligation to repay any money and interest thereon advanced by the Crown to the Hay Irrigation Trust.

(xiii) Section twelve: By omitting the section, and Substituted substituting the following:—

12. (1) The Commission shall each year, at the water rights. times and in the quantities fixed by it, supply water in pursuance of the water-rights which are a fixed charge on the land of any occupier—

(a) to the boundary of any land held by any one person bona fide in his own interest;

and

(b) to such other points as may be agreed

upon

(2) The charge in respect of such waterrights at the price fixed shall commence to be payable from the date of notification by the Commission to the occupier that water is available, and shall be paid by the occupier whether the water is or is not taken by him, unless he

proves

proves that the water was not available: Provided that any such notification shall be deemed to be duly served if posted by ordinary course of post to the address last known to

the Commission of such occupier.

(3) Any omission to notify the occupier as to water being available shall not relieve him from payment of such charge. an occupier prior to the passing of the Irrigation (Amendment) Act, 1918, was not so notified, such charge shall be payable from the date shown in the books of the Commission as that from which the charge is payable.

(4) This substituted section shall be deemed to have been in force from the first day of January, one thousand nine hundred

and thirteen.

(xiv) Section thirteen: By omitting the section, and substituting the following:—

> 13. (1) After providing for the water-rights, which are a fixed charge, the Commission, on application by any occupier of any land, may, by agreement with such occupier, allot to him additional water-rights from time to time, and may fix the prices to be paid for such additional water-rights.

> All water may be supplied under this subsection in the same manner as provided for with respect to water supplied in pursuance of water rights which are a fixed charge.

> (2) The Commission may also supply water for special purposes in such manner and at such charges as the Commission may determine.

> (3) The Commission, on application by persons occupying lands within, adjoining, or adjacent to the boundaries of an irrigation area, may supply water to any such lands in such quantities, at such times and at such prices as the Commission may determine.

> (1) This substituted section shall be deemed to have been in force from the first

Substituted s. 13.

Additional water-rights. Supply of water as additional water-rights, for special purposes, &c.

day

day of January, one thousand nine hundred and thirteen: Provided that the price to be paid for additional water rights allotted in pursuance of subsection one of this section shall not in respect of farms granted prior to the passing of the Irrigation (Amendment) Act, 1918, exceed the price which would have been payable for such additional water rights had such Act not been in force.

(xv) Section fourteen: By omitting the section and Substituted substituting the following:—

14. (1) The Commission may provide a Supply of supply of water through pipes under pressure, water under pressure.

and may-

(a) on or in respect of all or any land situate within a distance of two hundred and fifty yards from any of such pipes, irrespective of whether such land is or is not supplied with water from such pipes, make and levy a rate, and may prescribe a minimum amount of payment in regard to such rate, and may prescribe the maximum quantity of water to be supplied in consideration of such rate; or

(b) make and levy charges by measure for all water supplied, and may make a

minimum charge; or

(c) both make and levy such rate, and for water in excess of the said maximum quantity make and levy charges by measure.

(2) The Commission may fix different charges according to the purposes for which the water is supplied.

(xvi) Section fifteen-

Sec. 15.

(a) by inserting before the word "charge" where firstly, secondly, and thirdly occurring the words "rate or";

(b) by adding new subsection four as follows:—

(4) The land in respect of which such rate or charge is due may upon default in payment

payment thereof be forfeited under the provisions of the Crown Lands Consolidation Act, 1913.

Sec. 16.

(xvii) Section sixteen: By inserting before the word "charges" the words "rates or"

Sec. 18.

(xviii) Section eighteen: By omitting the words "collect on behalf of the Minister for Lands all rents due to the Crown in respect of holdings in an irrigation area," and substituting the words "collect all rent and other moneys due or owing by an occupier in respect of his holding to the Crown or Commission, and may recover such rent and other moneys in any court of competent jurisdiction."

Substituted s. 19.

(xix) Section nineteen: By omitting the section and substituting the following:—

Advances to occupiers, suspension of payments of rent, &c., and repayment by instalment.

19. (1) The Commission may at any time or from time to time, subject to such conditions as it may deem fit to impose by regulation or otherwise—

(a) make advances to occupiers;

(b) suspend for any period or periods not exceeding in the whole four years the payment by any occupier of any money due or owing, or to become due or owing, to the Crown or the Commission on any account whatsoever, together with any interest on such money due or owing, or to become due or owing;

(c) allow any money or debts due or owing, or to become due or owing, to the Crown or the Commission by any occupier, to be repaid, with interest thereon, by instalments within a period to be fixed not exceeding sixteen years, which period may, where suspension has been granted, commence on the day next following the date of expiry of the term of suspension;

(d) consolidate all or any money or debts due or owing, or to become due or

owing,

owing, to the Crown or the Commission, by any occupier and allow the money or debts so consolidated, with interest thereon, to be repaid by instalments within a period to be fixed not exceeding sixteen years, which period may, where suspension has been granted, commence on the day next following the date of expiry of the term of suspension;

- (e) allow either before, or after suspension, consolidation, or other action pursuant to this section, the whole or any portion any advances, moneys, debts, or instalments mentioned in this section to be paid before the due date thereof and to waive interest thereon from such date as the Commission may determine or to place amounts so paid to the credit of the occupier in its books and allow him interest thereon from such date and at such rates as it may determine, provided that where portion only is paid no such payment or credit shall affect the obligation of the occupier to continue paying the instalments arranged prior to such prepayment: Provided further that the Commission may at its discretion apply the whole or any part of moneys so prepaid and standing to the credit of any such occupier in or towards satisfaction of any moneys or debts due or owing or to become due or owing by him to the Crown or the Commission on any account whatsoever, and thereupon interest on any money so applied shall cease and determine.
- (2) Where any of the powers conferred under this section have been exercised, or shall be exercised, subject to any conditions imposed by the Commission, such conditions shall attach to the holding and the non-performance or breach

breach of any of such conditions shall render the holding liable to be forfeited under the provisions of the Crown Lands Consolidation Act, 1913, or any Act amending or con-

solidating the same.

(3) The provisions of this section shall be deemed to have been in force from the date of the passing of the Irrigation (Amendment) Act. 1916. The powers conferred by such provisions may be exercised independently of each other, and in such order as the Commission may deem fit.

(4) The powers conferred by subsection (b) of this section may be exercised with or without regard to any suspensions of payment of rent granted prior to the twentieth day of April, one thousand nine hundred and sixteen.

(xx) By inserting after section nineteen new sections 19A, 19B, and 19c, as follow:—

19A. In any case where the Minister is satisfied that the circumstances so warrant, he may remit either wholly or in part the payment by an occupier of any rent or charges for water or interest thereon respectively for which such occupier is indebted to the Crown or the Commission.

19B. The Commission may, by any of its officers or servants, after notice given as prescribed, perform and observe at the costs and expense of the occupier of any farm, any contracts between the Crown or the Commission and him under which he is in default in respect of the maintenance, care, reparation, or insurance against fire, of any improvements, goods, or chattels provided, effected, or supplied, for or in connection with such farm, and the Commission may in like manner recover in any court of competent jurisdiction such costs and expenses and interest thereon from such occupier. The amount of such costs, expenses, and interest shall be a charge on such farm.

New s. 19A. Minister may remit payment of rent or charges for water.

New s. 19B. Performance of contracts on default by occupier.

19c.

19c. The Commission may, by any of its New s. 19c. officers or servants, after notice given as Entry on land prescribed, enter upon any land within any of treatment of trees, &c. irrigation area, including the Hay Irrigation Area and the Wentworth Irrigation Area, and at the costs and expense of the occupier of the land swab, spray, prune, clean, or otherwise treat, and, if thought necessary by the Commission, destroy and dispose of any trees, plants, vines, fruit, fruit-cases, packages, weeds, growths or refuse on such land, which, in the opinion of the Commission, are likely to convey, harbour, or spread disease, or are otherwise noxious, and the Commission may recover in any court of competent jurisdiction such costs and expense and interest thereon from such occupier. The amount of such costs, expenses, and interest shall be a charge on such land.

(xxi) Section twenty: By adding a further proviso at the end of the section as follows:-

> Provided further that where any land under the control of the Commission is not within the boundaries of an irrigation area and is in occupation by any party except the Crown or the Commission for any definite purpose, and the Commission derives a benefit from such occupation, such land shall, whilst such occupation continues, be ratable under the Local Government Act, 1906, or any Act amending Any rates so imposed shall be the same. collected from the occupier.

(xxii) By inserting after section twenty new section New s. 20A. 20A as follows:—

20A. Where it appears to the Minister that Sale of lands any lands purchased, resumed, or appropriated not required. under the Public Works Act, 1900, or the Public Works Act, 1912, in accordance with the provisions of the Construction Act, the Murrumbidgee Irrigation Area Resumption Act, 1910, the Murrumbidgee Irrigation Act, 1910, or this Act, and vested in him, or in the Secretary

Secretary for Public Works, or in the Commission are not required for the purpose for which such lands were so purchased, resumed, or appropriated, then any such lands may be sold by the Commission to the persons from whom they were acquired, or may by public auction be offered for sale, and sold subject to such conditions as the Minister may impose, and any such appropriation may be revoked by notification in the Gazette.

The proceeds of any such sale shall be paid into the Treasury and shall be credited to the loan expenditure votes out of which the purchase resumption or appropriation of such lands was paid for.

(xxiii) By inserting after section twenty-three new section 23A as follows:—

> 23A. No person under section 4D aforesaid or otherwise howsoever shall have any claim or any title to relief or any ground of defence against the Commission by reason of any misrepresentation, agreement, or breach of agreement in regard to the character, quality, productiveness, or situation of any holding if such misrepresentation, agreement, or breach was made, entered into, or occurred prior to the passing of the Irrigation (Amendment) Act, 1916, nor shall any person plead or seek to avail himself of any such misrepresentation, agreement, or breach in, any action, suit, or other proceeding whatsoever, either directly or indirectly, by way of action, cross action, set off, or otherwise howsoever.

> Any person who deems himself to have any claim against the Commission in respect of any such misrepresentation, agreement, or breach as aforesaid may within six months from the passing of this Act, but not otherwise, submit his claim to the Minister, and the Minister may in his absolute discretion deal with such claim in any way he thinks fit:

> > Provided

New s. 23A.

Claims for misrepresentation.

Provided that nothing in this section shall affect any claim or title the subject of any legal proceedings begun before the commencement of this Act or within six months thereafter.

Sections 4D and 4E of this Act shall operate subject to this section.

(xxiv) Section twenty-six is amended—

Sec. 26.

(a) by adding at end of paragraph (d) the words "and for licensing vehicles and conveyances and the owners, drivers, and persons in charge of the same to ply for hire on or otherwise use such roads, and for preventing the use thereof without such licenses, and for charging and recovering fees for such licenses";

(b) by inserting after the word "supply" in paragraph (g) the words "and for determining, making, and levying the rate mentioned in section fourteen of this Act, and for carrying

out the provisions of that section ";

(c) by inserting after the word "roads" in paragraph (m) the words "avenues, streets, reserves, lands designed or reserved or used for drainage channels, or supply channels or comprised within any irrigation area and not under lease in pursuance of the provisions of the Crown Lands Consolidation Act, 1913, or of this Act";

(d) by omitting paragraph (n) and substituting

the following:—

(n) for the prevention, treatment, or eradication of diseases in trees, vines, plants, fruit, seed, live stock, poultry, or other thing in any irrigation area, and the exclusion from any irrigation area of any trees, vines, plants, fruit, fruit-cases, packages, seed, live stock, poultry, or other thing which, in the opinion of the Commission, would be likely to harbour or spread disease; and

(e) by adding at the end of the section—

(t) prescribing and regulating the destruction of noxious weeds or plants on roads, streets, reserves, lands designed or reserved or used for drainage or supply channels, and enforcing such destruction by occupiers of land fronting such roads, streets, reserves, or lands:

(u) regulating the introduction into, the destruction within, and removal from any irrigation area of any plant, grass, or seed, or any part thereof, which the Commission considers to be injurious or which may be declared to be a noxious weed or noxious

plant;

(v) prescribing and regulating the registration of entire live stock in an irrigation area, and prohibiting the introduction into or retention in any irrigation area of any such live stock which, after report by an officer of the Department of Agriculture, or other person authorised by the Commission, the Commission deems to be inferior;

(w) prescribing and regulating the furnishing

by occupiers of returns giving—

(i) the numbers and descriptions of their

live stock;

(ii) the area of their cultivated land, description of the trees, vines, crops, and cultivation thereon, and the yields per acre from same;

(x) regulating street lighting, stormwater or other drainage, sewerage, the suppression of nuisances, the removal and disposal of garbage, nightsoil, filth, and refuse, and the fixing, recovery, and collection by the Commission of charges for the rendering of such services;

(y) regulating fencing and the erection of buildings as to height, design, structure, building materials, building line, and

sanitation; (z)

(z) for the regulation or prevention of the erection of any structure of calico or canvas or other inflammable material, and the removal and disposal of any structure used as a dwelling-place which, in the opinion of the Commission, is unfit for human habitation;

(aa) for the suppression and destruction of

noxious animals;

(bb) regulating the introduction or consignment into any irrigation area of meat or flesh of any animal, and the slaughtering on or within any such area of any animal;

(cc) prescribing the forms of any notices required under this Act, and the manner of and periods for giving same.

(XXV) By inserting after section twenty-nine new sec. 30.

section thirty as follows:—

30. Whenever by any section of this Act, or Recovery of any regulations made thereunder, any person penalties. is liable to a penalty, or to pay any sum of money, whether as compensation or in any other way, such penalty or sum may be recovered before any stipendiary magistrate or police magistrate or two or more justices of the peace in petty sessions in accordance with the Acts in force for the time being regulating summary proceedings before justices.

### PART III.

Amendment of the Irrigation (Amendment) Act, 1916.

4. The Irrigation (Amendment) Act, 1916, is amended Amendments of the Irrigation (Amendment Act, 1918).

(i) Section three: By omitting the words "a hold-sec. 3. ing within"

(ii) Section ten—
(a) by inserting after the word "granted" wher-

ever occurring the words "or sold";

(b) by inserting after the words "made on" wherever occurring the words "or before";

(c)

Sec. 10.

(c) by adding at the end of the section proviso as follows:—

Provided that in the case of any lease granted under the Crown Lands Consolidation Act, 1913, after the commencement of the Irrigation (Amendment) Act, 1918, the rent shall commence from the date of service of notification by the Commission to the occupier of the granting of the lease, and the first payment thereof shall be made on or before the thirtieth day of June next following the date of such service for the broken period from that date. Any such notification shall be deemed to be duly served if posted by ordinary course of post to the address last known to the Commission of such occupier.

Sec. 11.

(iii) Section eleven is amended—

(a) by omitting the first sentence of subsection three and substituting the following:—"The vesting in the Commission of any land in pursuance of this section shall not affect any lease of, or any license relating to, such land in force at the time of such vesting;

(b) by adding new subsections four and five:—

(4) The Commission may in its discretion lease or otherwise deal with on such terms and conditions as it may impose any land so vested in it.

(5) With respect to any land for the time being vested in the Commission the following

provisions shall apply:

(a) The Registrar-General shall from time to time, on the application of the Commission, issue to the Commission a certificate of title under the Real Property Act, 1900, to all or any part of such land without causing any examination or report to be made as to the title of such land, and without considering such title. No contribution shall be payable by the Commission under the provisions

Issue of certificates of title under Real Property Act, 1900.

of section one hundred and nineteen of the said Act in respect of the issue of

any such certificate.

(b) In dealing with such application it shall not be necessary to locate the boundaries of the Crown grants (if any) of any such land, and it shall be sufficient if the Registrar-General is satisfied with respect to any certificate of title proposed to be issued by him under this Act, in respect of any such land, that the said land is included in the land vested as aforesaid.

(c) With respect to any land already under the said Act and comprised in an application under this subsection, the existing certificate of title or Crown grant shall be surrendered to the Registrar-General for cancellation before the issue of a certificate of title in favour of the

Commission.

(d) The withdrawal from the Commission of any land in respect of which a certificate has been issued to the Commission under this subsection shall be notified forthwith by the Commission to the Registrar-General, who shall thereupon or upon otherwise being satisfied of such withdrawal enter on the relevant folio of the register-book an appropriate memorandum of such withdrawal, and may issue a certificate of title to the person in whom such land shall be vested by subsection two of this section in any case where such land was under the provisions of the Real Property Act immediately before the issue to the Commission of a certificate of title therefor.

### PART IV.

Amendment of the Water Act, 1912.

Amendments of Water Act, 1912. Sec. 5.

- 5. The Water Act, 1912, is amended as follows:—
  - (i) Section five: By inserting after the word "dam" in definition of "work" the words "levee bank," and after the word "cutting" the words "well, excavation."

Sec. 6.

(ii) Section six: By omitting the words "of rivers" at the end of the first paragraph, and substituting the words "or change of the course of rivers or the unauthorised erection or use of levee banks."

Sec. 9.

(iii) Section nine: By inserting after the word "drainage" appearing in paragraph (a) the words "or the prevention of flooding of land by water or of changing the course of a river."

Sec. 10.

- (iv) Section ten—
  - (a) by inserting after the word "drainage" the words "or of the prevention of inundation of land and overflow of water thereon or of changing the course of a river";

(b) by inserting after the words "dispose of" the words "either for his own use or for the use of occupiers of lands in the neighbourhood of the site or proposed site of the work."

Sec. 12.

- (v) Section twelve: By omitting paragraph (b), and substituting the following:—
  - (b) A license shall be issued only upon payment of a fee and the charge for water calculated in the manner and according to the scale prescribed by regulations under this Act; and

Sec. 13.

- (vi) Section thirteen-
  - (a) by inserting after the word "construct" where first appearing, the words "or use";
  - (b) by omitting the words "to construct and use the said work."

Sec. 14.

- (vii) Section fourteen—
  - (a) by omitting the words "except in the case of dams and weirs included in Class IV in Schedule Two"; (b)

(b) by omitting the words "a fee calculated in the manner and according to the scale set forth in Schedule Two," and substituting the words "the fee and charge for water prescribed by regulations under this Act."

(viii) Section twenty-seven: By inserting after the Sec. 27. word "same" where first appearing the words "the fees payable for licenses and renewals

thereof, the charges for water."

(ix) Section thirty: By inserting after the word sec. 30. "Part" the words "and a Commissioner and such officer or officers of the Water Conserva-

tion and Irrigation Commission."

(x) Section seventy-one: By adding at the end of Sec. 71. the section the following sentence:—"In any prosecution under this section proof that the flow of water in any channel has been obstructed shall be prima facie evidence that such obstruction has been caused by the occupier of the land where such obstruction occurs."

(xi) Section seventy-three: By adding at the end of Sec. 73.

the section the following paragraph:

Notwithstanding anything contained in this section, the provisions of sections thirty-four, thirty-five, thirty-six, and thirty-seven of the Public Works Act, 1912, shall not apply to the works to be constructed for the Thule Creek Water Trust.

(xii) By inserting after section seventy-three new New s. 73A. section 73A:—

73A. There is hereby validated—

Validations.

(1) The reduction in the annual charge which, under this Act, the Bourbah Bore Water Trust was liable to pay to the Crown for water supplied to such trust from the Bourbah Bore, from one hundred and twelve pounds to eighty-four pounds.

(2) The reduction in the amount which the Three Corners Bore Water Trust was liable to repay the Crown under this

Act,

Act, from one thousand five hundred and thirty pounds four shillings and fourpence to eight hundred and thirty pounds four shillings and fourpence.

(3) The reduction from three thousand seven hundred and forty-one pounds eleven shillings and ninepence to six hundred and sixty-eight pounds thirteen shillings and sixpence, in the amount which the Baroma Bore Water Trust is liable to repay to the Crown under this Act in respect of the works for which the said trust was originally constituted.

(xiii) By the repeal of Schedule Two.

#### PART V.

Amendment of the Crown Lands Consolidation Act, 1913.

Amendments of the Crown Lands Consolidation Act, 1913.

Sec. 17.

6. The Crown Lands Consolidation Act, 1913, is amended as follows:—

(i) Section seventeen—

(a) by inserting after the word "Acts" in subsection one the words "or the Irrigation Act, 1912, or any amendments thereof";

(b) by inserting after the word "board" where first appearing in such subsection, the words "or in the case of land within an irrigation area by the special land board";

(c) by inserting after the word "board" where secondly and thirdly appearing in such subsection, the words "or special land board, as the case may be";

(d) by inserting after the word "board" wherever appearing in subsection two, the words "or special land board, as the case may be." (ii)

(ii) Section one hundred and thirty-eight-

Sec. 138.

- (a) by omitting the word "Governor" and substituting the word "Minister";
- (b) by omitting the words "and may also" and substituting the words "and the Governor may."
- (iii) Section one hundred and thirty-nine: By in- Sec. 139. serting new subsection (3A) as follows:—
  - (3A) The Commission may, subject to such terms and stipulations as it may deem fit to impose, grant extension of the time to comply with any special conditions, or may partially or wholly exempt any holder of an irrigation farm from compliance with any such conditions, or may alter or modify the same: Provided that the breach of any such terms or stipulations shall render the holding liable to be forfeited under the Crown Lands Consolidation Act. 1913.
- (iv) By inserting new section 129A as follows:—

  139A. Blocks of irrigable or non-irrigable Disposal of land within an irrigation area may be sold at auction or by tender as leases within land by an irrigation area subject to such terms and conditions as the Commission may deem fit to impose. The provisions of this Act relating to the making and dealing with applications for farms or blocks of irrigable or non-irrigable land in other cases, and to the terms and conditions required to be performed before or after the issue of perpetual lease grants in respect thereof, shall not be
- (v) Section one hundred and forty: By adding at Sec. 140. end of the section the words "but this disqualification shall not extend to any applicant under or in pursuance of section 144A of this Act."

taken to extend to blocks of irrigable or

non-irrigable land so sold.

(vi)

New s. 144A.

Home maintenance areas.

New s. 144B. Determining capital value in certain cases. (vi) By inserting after section one hundred and forty-four new sections 144A and 144B:—

144A. The Commission, subject to such conditions as it may deem fit to impose, may by notification in the Gazette in any case where it considers that an existing farm held under lease is less than a home maintenance area add to such farm after application by the lessee in the form and manner prescribed any Crown lands within an irrigation area either adjoining or separated from the original farm, and such original and additional areas shall be deemed to be one holding.

The Commission shall disallow any application for the addition of an area not adjoining the original farm if in its opinion such areas are not within reasonable working distance.

144B. If the irrigable area of a farm or block is increased by the construction of additional works with the consent of the lessee, or otherwise increased, or additional facilities for watering are provided by the Commission, or if the area of a farm or block is altered by addition thereto, or surrender of part thereof, or if the farm or block is subdivided, the Commission shall determine the capital value of the farm as added to, remaining, or of each portion of the subdivided farm or block as the case may be, due regard being had to additional value, if any, given or to be given thereto by reason of the works constructed or to be constructed for irrigation or other purposes, and to the benefits derived or to be derived therefrom. The Commission shall also adjust the amount, if any, owing on account of survey fee, and the amount to be paid for Crown improvements, and improvements effected or provided by the Commission, and shall fix the terms under which such payments are to be made: Provided that the capital value so determined, the annual rental, particulars of

any adjustments made, terms fixed, and the date from which such payments shall be due and payable shall be notified in the Gazette, and payment in accordance with such notification shall be a condition of the lease and the nonperformance or breach of such condition shall render the lease liable to forfeiture.

Where the Commission has, in pursuance of this section, determined the capital value of any farm to which an additional area has been made for the purpose of making such farm a home maintenance area, the first period of the lease referred to in section one hundred and forty-three of this Act shall be extended to expire twenty-five years after the date notified in the Gazette of such determination of the capital value, and with this exception the provisions of section one hundred and forty-three shall apply to such farm.

Where the capital value of any farm has been determined, in accordance with the provisions of this section following upon a farm or block being altered in area otherwise than for the purpose of making a home maintenance area, such determination shall be deemed to be for the unexpired portion of the then current period of the lease.

- (vii) Section one hundred and forty-six: By adding sec. 146. at the end of the first paragraph the words "Provided that the holding of an irrigation farm or block shall not disqualify a person from being an applicant for non-irrigable land under this section, or necessitate any certificate or approval under section one hundred and fifty-seven hereof."
- (viii) Section one hundred and fifty-seven: By adding Sec. 157. at the end of the section subsection five as follows:—
  - (5) Provided that nothing in this section shall necessitate any such certificate or approval in the case of any applicant for an added area under

under section 144A of this Act, or for non-irrigable land under section one hundred and forty-six hereof, or disqualify any person from applying for any such added area or non-irrigable land.

Sec. 216.

(ix) Section two hundred and sixteen, as amended by the Crown Lands Amendment Act, 1916: By omitting the words "shall be made as notified in the Gazette in pursuance of the provisions in that behalf contained in this Act: Provided that when the payment of the capital value of such improvements may be made by instalments, interest shall be charged on the unpaid balance at the rate of four per centum per annum, and two or more such instalments may be paid in any one year," and substituting the words "together with interest thereon at such rate as the Commission may determine shall be made as notified in the Gazette, in pursuance of the provisions in that behalf contained in this Act."

The amendment hereby effected shall be deemed to come into operation as from the date of the passing of the Crown Lands Amendment Act, 1916.

New s. 258A.

Subdivision of irrigation farms.

(x) By inserting after section two hundred and fifty-eight new section 258A as follows:—

258A. The holder of an irrigation farm or block may make an application to the Commission for the subdivision of his holding into two or more portions.

The application shall be made in the prescribed manner and be accompanied by the prescribed deposit which shall be available for the payment of the costs of any survey inspections or reports which may be required.

The Commission may grant any application under this section, and may in granting the application do so with or without modification thereof and on such terms and conditions as it

may

may deem fit to impose, and shall settle the lines of subdivision so as to conform to any regulations made or to be made in that behalf.

The holder of the irrigation farm or block shall surrender such land as may be necessary for providing roads of access to such subdivided portions, and for channels and drainage, which land shall thereupon become Crown land free from any claim thereto by such holder or to any compensation in respect thereof, or to tenant-right in any improvements thereon.

After subdivision the perpetual lease grant, if any, in respect of the holding forming the subject of the subdivision, shall be surrendered, and a perpetual lease grant issued for each portion, and such grants shall contain the same special conditions, mutatis mutandis, as were included in the perpetual lease grant issued in respect of the farm or block before subdivision.

If the perpetual lease grant in respect of the holding forming the subject of the subdivision has not issued, each portion shall be held subject to the special conditions which applied to the farm or block before subdivision, and the perpetual lease grant may, subject to the provisions of section one hundred and forty-four of this Act, issue in respect of each portion of the subdivided farm after the expiration of five years after the granting or other disposal of the farm or block before subdivision.

Each portion of a subdivided irrigation farm or block shall, subject to this Act and the regulations hereunder, be held and be transferable as a separate irrigation farm or block.

- (xi) Section two hundred and fifty-nine: By adding Sec. 259. at the end of the section the following subsection:—
  - (3) All transfers of land within an irrigation area before grant after being lodged with the Commission as prescribed shall, if duly signed and

and until he executes or at the option of the Cambinston sprees to execute such security as the Cambinston has require for repays a unsat of all moneys owing as aloresaid to it or to the Grown and integral thereon.

(XIV) became two number out seventwhen the

areas" appearing in subsection one the words

(b) by adding now subsection live as follows:—

(5) A town lands block within spatringation area/may be transferred at any time, and the foregoing provisions of this section shall not apply to a transfer of any such holding.

### PART YE

Amendment of How Errigation Act, 1902.

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(4) Section Structure to the entiring subsection two san in

(2) The maximum new which may the netheritat leased acquired, or held at any one tion as an individual force or leases in control of the restriction shall be fully never. This restriction shall not shall be fully across the standard of any existing titles to sind, or any lands devolved any existing titles to sind, or any lands in trustice of other person for trust capacity upon the trust capacity upon the trust capacity upon the trust capacity upon the control of their operation.

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(b) by inserting before the word "lot," where firstly occurring in subscension four, the word "invested" and

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# New South Wales



ANNO NONO

# GEORGII V REGIS.

# Act No. 38, 1918.

An Act to make further provision with regard to irrigation and irrigation areas; to vest certain powers, rights, and property in the Commission; to validate the constitution of certain areas and the reduction of certain debts to the Crown; to amend the Murrumbidgee Irrigation Act, 1910, the Irrigation Act, 1912, the Irrigation (Amendment) Act, 1916, the Crown Lands Consolidation Act, 1913, the Crown Lands Amendment Act, 1916, the Water Act, 1912, the Hay Irrigation Act, 1902, the Real Property Act, 1900, and certain other Acts; and for purposes consequent thereon or incidental thereto. [Assented to, 12th December, 1918.]

A

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

### Preliminary.

Short title.

1. (1) This Act may be cited as the "Irrigation (Amendment) Act, 1918."

This Act is divided into Parts as follows:—

PART I.—Amendment of the Murrumbidgee Irrigation Act, 1910.

PART II .- Amendment of the Principal Act.

PART III.—Amendment of the Irrigation (Amendment) Act, 1916.

PART IV.—Amendment of the Water Act, 1912.

PART V.—Amendment of the Crown Lands Consolidation Act, 1913.

PART VI.—Amendment of the Hay Irrigation Act, 1902.

Definition.

(2) In this Act the expression "the Principal Act" means the Irrigation Act, 1912, as amended by the Crown Lands and Irrigation (Amendment) Act, 1914, and the Irrigation (Amendment) Act, 1916.

### PART I.

Amendment of the Murrumbidgee Irrigation Act, 1910.

Amendments of Murrumbidgee Irrigation Act, 1910. 2. The Murrumbidgee Irrigation Act, 1910, is amended as follows:—

Sec. 6.

(i) Section six—

(a) by omitting the words "not under lease or license"; (b)

(b) by adding new subsection three, as follows:— (3) The Minister of the Crown for the time being administering the Acts relating to irrigation shall be the constructing authority for the purposes of this section, and within the meaning of the Public Works Act, 1912.

(ii) By inserting after section six new section 6A as New s. 6A.

follows :-

6A. The Governor may, by proclamation Governor in the Gazette, declare that any lands therein may remove mentioned, within the boundaries described in operation of Schedule One to this Act shall not be subject s. 6. to the provisions of section six of this Act, and thereupon such provisions shall not apply to such lands.

### PART II.

# Amendment of the Principal Act.

3. The Principal Act is amended as follows:-

Amendments of Principal Act. Sec. 3.

(i) Section three— (a) by inserting after the word "quantity" in the definition of "water right" the word "annually";

(b) by inserting in their appropriate alphabetical

order the following definitions:-

"Noxious animal" where used in this Act, or in any notification published in the Gazette in respect of any land in an irrigation area either before or after the passing of this Act, means any animal which the Commission may from time to time notify in the Gazette to be noxious.

"Noxious weed" or "noxious plant" where used in this Act, or in any notification published in the Gazette in respect of any land in an irrigation area either before or after the passing of this Act, means any weed, plant, grass, or growth, which

which the Commission may from time to time notify in the Gazette to be noxious, and includes any part and seeds of any such weed, plant, grass, or growth.

Sec. 4A.

(ii) Section 4A: By adding at the end of the section the words:—"and may in that name sue and be sued in any court, and shall, in respect of all lands within any irrigation area, have all such powers of distress, eviction, ejectment, recovering rent, and other powers, as are given by law to any landlord."

(iii) By inserting after section 4c new sections 4D

and 4E as follow:-

New s. 4D.
Recovery
of moneys
owing to,
enforcement
of contracts
with, Commissioner
for Water
Conservation
and Irrigation
or Murrumbidgee Irrigation Trust.

4D. All moneys owing by or to the Murrumbidgee Irrigation Trust immediately prior to the first day of January, one thousand nine hundred and thirteen, and all moneys owing by or to the Commissioner for Water Conservation and Irrigation as such Commissioner immediately prior to the twentieth day of April, one thousand nine hundred and sixteen, are hereby made recoverable from or by the Commission, and not from or by the said Murrumbidgee Irrigation Trust or the said Commissioner for Water Conservation and Irrigation, but only so far as they would at the time of any proceedings which may be brought to recover the same, be recoverable from or by the said Murrumbidgee Irrigation Trust, if the Irrigation Act, 1912, the Irrigation (Amendment) Act, 1916, and this Act had not been passed, or as the case may be, would at such time be recoverable from or by the said Commissioner for Water Conservation and Irrigation as such or his personal representatives if the Irrigation (Amendment) Act, 1916, and this Act had not been passed, and all contracts, agreements, leases, mortgages, bonds, covenants, and securities made with the said Murrumbidgee Irrigation Trust may be enforced or

sued upon by or against the Commission, and not by or against the said Murrumbidgee Irrigation Trust, but only so far as they would at the time of any proceedings which may be brought in respect thereof be enforceable or capable of being sued upon against the said Murrumbidgee Irrigation Trust, or would at such time be enforceable or capable of being sued upon by the said Murrumbidgee Irrigation Trust if the Irrigation Act, 1912, the Irrigation (Amendment) Act, 1916, and this Act had not been passed, and all contracts, agreements, leases. mortgages, bonds, covenants, and securities made with the said Commissioner for Water Conservation and Irrigation as such may be enforced or sued upon by or against the Commission, and not by or against the said Commissioner for Water Conservation and Irrigation as such, or his personal representatives, but only so far as they would at the time of any proceedings which may be brought in respect thereof, be enforceable or capable of being sued upon against the said Commissioner for Water Conservation and Irrigation as such, or his personal representatives or would at such time be enforceable or capable of being sued upon by the said Commissioner for Water Conservation and Irrigation as such, or his personal representatives, if the Irrigation (Amendment) Act, 1916, and this Act had not been passed.

4E. All property, whether real or personal, News. 4E. and all powers, rights, remedies, and capacities property, powers, &c., rested in mediately prior to the first day of January, one thousand nine hundred and thirteen, were vested in the said Murrumbidgee Irrigation Trust, and all promote the property whether real or personal and all powers. perty whether real or personal and all powers, Commission. rights, remedies, and capacities in respect thereof which immediately prior twentieth day of April, one thousand nine hundred and sixteen, or subsequently were vested

vested in the said Commissioner for Water Conservation and Irrigation as such or his personal representatives or in any person on behalf of the said Murrumbidgee Irrigation Trust, Commissioner for Water Conservation and Irrigation as such or his personal representatives, are hereby vested in the Commission as from the said dates respectively.

Sec. 6.

(iv) Section six-

- (a) by omitting the words "for Lands" and substituting the words "by notification in the Gazette";
- (b) by adding at the end of the section the following further proviso—

Provided also that lands so set apart and not thereafter disposed of, and lands which upon forfeiture or surrender under the provisions of the Crown Lands Consolidation Act, 1913, or any Act amending the same become revested in the Crown, may be used for any purpose deemed proper by the Commission or leased by it as hereinbefore provided.

(v) By inserting after section six new section 6A as follows:—

6A. (1) The irrigation areas known as Yanco Number One, Yanco Number Two, Yanco Number Three, and Mirrool Number One, and any variations of the boundaries of any shall be deemed to have of such areas. been validly constituted and made, and the requirements of the Murrumbidgee Irrigation Act, 1910, the Irrigation Act, 1912, the Crown Lands (Amendment) Act, 1912, the Crown Lands Amendment and Declaratory Act, 1912, and the Crown Lands Consolidation Act, 1913, and any Acts amending the same, shall in regard to the proclamation of such areas and variations of the boundaries thereof and all procedure and action relating to the setting apart by notification in the Gazette and disposal

New s. 6A.
Constitution
of certain irrigation areas,
setting apart
lands, and
allotting of
water-rights,
validated.

of lands in the said irrigation areas and to the allotting of water rights and the supply of water which has or should have been taken under any of the said Acts be deemed to have been validly carried out.

- (2) The water rights and the prices or rates therefor specified in the Gazette notifying lands for disposal as irrigation farms prior to the commencement of the Irrigation Amendment Act, 1918, shall be deemed to be and to have been the water rights and prices or rates thereof constituting a fixed charge on each of such farms respectively.
- (vi) Section seven: By omitting the section and substituted substituting the following sections 7 and 7A:—s. 7.
  - 7. (1) The Minister shall in every notifica- Setting land tion setting land apart for disposal as irrigation apart as irrigation farms—
    - (a) state the number of water rights which are a fixed charge on each farm specified in such notification;
    - (b) fix the price for such water rights;
    - (c) specify such provisions and conditions not inconsistent with this Act as, according to the facts and circumstances of each case, the Minister thinks fit.
  - (2) Any notification as aforesaid setting land apart for disposal as irrigation farms shall have the effect of revoking any previous notification or any proclamation by the Governor, regarding such land in respect of the particulars referred to in paragraphs (a) and (b).
  - (3) Any notification under this section may be corrected, amended, modified, or revoked, whether as to the whole or any part thereof, by notification in the Gazette.
  - (4) The Minister may at any time he may deem expedient alter by notification in the Gazette the price or rate fixed for any water

water rights in respect of any farm granted after the passing of the Irrigation (Amendment) Act, 1918.

7A. Where-

(a) an occupier lawfully subdivides his farm and disposes of part thereof; or

(b) an occupier surrenders part of his farm under the provisions of section two hundred and thirty-one of the Crown Lands Consolidation Act, 1913, as amended by the Crown Lands and Irrigation (Amendment) Act, 1914; or

(c) additional land has been included in a farm; or

(d) the irrigable area of a farm or block is increased by the construction of additional works with the consent of the lessee, or otherwise increased, or additional facilities for watering are provided by the Commission,

the Minister shall, by notification in the Gazette, fix the number of water rights and the price or rate therefor, which are to be a fixed charge on—

(a) each part of the farm so subdivided;

(b) the part of the farm not surrendered;

(c) the farm as added to; or

(d) the farm with such increased irrigable area or additional facilities for watering, as the case may be.

(vii) Section eight: By omitting paragraph (a) of subsection three.

(viii) Section 8A-

(a) by omitting the word "area" where twice appearing and substituting the word "areas," and by inserting after the word "on" the words "any one of";

(b) by omitting the words "of its powers or functions under the Water Act, 1912, to any one commissioner," and substituting the words "other of its powers or functions

New s. 7a.

Number and price of water rights where farm is subdivided, part surrendered, or area added to.

Sec. SA.

functions to a commissioner: Provided that where any such other power or function so delegated relates to an irrigation area as defined in this Act the condition of residence prescribed above shall not apply."

- (ix) By inserting after section 8A new section 8B as New s. 8B, follows:—
  - 8B. (1) The Commission may, on the appliation of cation by the owner or occupier of any land, wells. sink, under agreement with such owner or occupier bores or wells on such terms and conditions as may be prescribed.
  - (2) The Commission may, subject to the approval of the Governor, make regulations relating to the sinking of such bores or wells, and prescribing the form of agreement to be entered into by such owner or occupier, and the terms and conditions on which the bores and wells will be sunk, and of the payment therefor.
  - (3) Any sum payable by an owner or occupier to the Commission in respect of the sinking of a bore or well shall until paid be and remain a charge on the land on which the bore or well has been sunk, and shall be recoverable in any court of competent jurisdiction from the owner or occupier of the land for the time being. The provisions of this subsection shall be deemed to be applicable in respect of any sum due or owing, or to become due or owing, to the Commission in connection with any bore or well sunk or being sunk by the Commission prior to or at the date of the passing of the Irrigation (Amendment) Act, 1918.
  - (4) For the purposes of this section an occupier shall mean a person in actual occupation of any land whatsoever, and where there is no person in actual occupation the holder of the land under any tenure.

Sec. 9.

(x) Section nine—

(a) By adding after the word "improvements" in paragraph (e) the words "and institute and carry on any trade, business, factory, service, or industry, and construct, establish, and maintain any works or buildings."

(b) By adding new paragraphs (f), (g), and (h)

as follow:—

(f) Establish and maintain sanitary sewerage and garbage systems, and regulate the same and the disposal of garbage, nightsoil, and other refuse, and fix and recover fees and charges in respect thereof.

(g) Acquire, provide, sell, deal in, and dispose of goods and chattels of any kind, and make advances in money on such terms and conditions as the Commission

may deem fit.

(h) "The Trust" constituted under the Murrumbidgee Irrigation Act, 1910, the "Commissioner" appointed under the Irrigation Act, 1912, and the "Commission" incorporated under the Irrigation (Amendment) Act, 1916, shall respectively be deemed to have had the powers conferred by this section nine on and from the respective dates from which those Acts came into force:

Provided that nothing in this Act shall render the Commission liable in respect of any agreement to erect or cause to be erected any factory or in respect of any agreement that any factory would be erected if such agreement was entered into with a person other than a person agreeing to erect such factory.

New s. 9A.

(xi) By inserting after section nine new section 9A as follows:—

9A. No person shall remove or cause to be removed without the consent in writing of the Commission being first obtained, or wilfully damage

Unauthorised removal, damage to or destruction of buildings or other improvements.

damage or destroy or wilfully cause to be damaged or destroyed any structure, building, fixture, fence, or other improvement on any lease within an irrigation area in respect of which any money is owing to the Commission, and any person committing a breach of this section shall be liable on conviction to a penalty not exceeding one hundred pounds in addition to payment of the value of any such property removed or of compensation for such damage or destruction, and such value or compensation may be ordered on such conviction to be paid by such person, but if no such order be made this section shall not abate or waive any civil remedy for recovery of such value or compensation or damages in respect of such removal, damaging, or destruction.

(xii) Section eleven: By adding to subsection two Sec. 11.

proviso as follows:

Provided that notwithstanding anything contained in this subsection the Commission shall be relieved of any obligation to repay any money and interest thereon advanced by the Crown to the Hay Irrigation Trust.

(xiii) Section twelve: By omitting the section, and Substituted substituting the following:—

s. 12.

12. (1) The Commission shall each year, at the water rights. times and in the quantities fixed by it, supply water in pursuance of the water-rights which are a fixed charge on the land of any occupier—

(a) to the boundary of any land held by any one person bona fide in his own interest;

and

(b) to such other points as may be agreed

upon

(2) The charge in respect of such waterrights at the price fixed shall commence to be payable from the date of notification by the Commission to the occupier that water is available, and shall be paid by the occupier whether the water is or is not taken by him, unless he

proves

proves that the water was not available: Provided that any such notification shall be deemed to be duly served if posted by ordinary course of post to the address last known to

the Commission of such occupier.

(3) Any omission to notify the occupier as to water being available shall not relieve him from payment of such charge. an occupier prior to the passing of the Irrigation (Amendment) Act, 1918, was not so notified, such charge shall be payable from the date shown in the books of the Commission as that from which the charge is payable.

(4) This substituted section shall be deemed to have been in force from the first day of January, one thousand nine hundred

and thirteen.

(xiv) Section thirteen: By omitting the section, and substituting the following:—

> 13. (1) After providing for the water-rights, which are a fixed charge, the Commission, on application by any occupier of any land, may, by agreement with such occupier, allot to him additional water-rights from time to time, and may fix the prices to be paid for such additional water-rights.

All water may be supplied under this subsection in the same manner as provided for with respect to water supplied in pursuance of

water rights which are a fixed charge.

(2) The Commission may also supply water for special purposes in such manner and at such charges as the Commission may determine.

(3) The Commission, on application by persons occupying lands within, adjoining, or adjacent to the boundaries of an irrigation area, may supply water to any such lands in such quantities, at such times and at such prices as the Commission may determine.

(1) This substituted section shall be deemed to have been in force from the first

Substituted s. 13.

Additional water-rights. Supply of water as additional water-rights, for special purposes, &c.

day of January, one thousand nine hundred and thirteen: Provided that the price to be paid for additional water rights allotted in pursuance of subsection one of this section shall not in respect of farms granted prior to the passing of the Irrigation (Amendment) Act, 1918, exceed the price which would have been payable for such additional water rights had such Act not been in force.

(xv) Section fourteen: By omitting the section and Substituted substituting the following:—

14. (1) The Commission may provide a Supply of supply of water through pipes under pressure, water under pressure.

and may-

(a) on or in respect of all or any land situate within a distance of two hundred and fifty yards from any of such pipes, irrespective of whether such land is or is not supplied with water from such pipes, make and levy a rate, and may prescribe a minimum amount of payment in regard to such rate, and may prescribe the maximum quantity of water to be supplied in consideration of such rate; or

(b) make and levy charges by measure for all water supplied, and may make a

minimum charge; or

(c) both make and levy such rate, and for water in excess of the said maximum quantity make and levy charges by measure.

(2) The Commission may fix different charges according to the purposes for which the water is supplied.

(xvi) Section fifteen-

Sec. 15.

(a) by inserting before the word "charge" where firstly, secondly, and thirdly occurring the words "rate or";

(b) by adding new subsection four as fol-

lows:-

(4) The land in respect of which such rate or charge is due may upon default in payment

payment thereof be forfeited under the provisions of the Crown Lands Consolidation Act, 1913.

Sec. 16.

(xvii) Section sixteen: By inserting before the word "charges" the words "rates or"

Sec. 18.

(xviii) Section eighteen: By omitting the words "collect on behalf of the Minister for Lands all rents due to the Crown in respect of holdings in an irrigation area," and substituting the words "collect all rent and other moneys due or owing by an occupier in respect of his holding to the Crown or Commission, and may recover such rent and other moneys in any court of competent jurisdiction."

(xix) Section nineteen: By omitting the section and substituting the following:—

Advances to occupiers, suspension of payments of rent, &c., and repayment by

instalment.

Substituted s. 19.

19. (1) The Commission may at any time or from time to time, subject to such conditions as it may deem fit to impose by regulation or otherwise—

(a) make advances to occupiers;

(b) suspend for any period or periods not exceeding in the whole four years the payment by any occupier of any money due or owing, or to become due or owing, to the Crown or the Commission on any account whatsoever, together with any interest on such money due or owing, or to become due or owing;

(c) allow any money or debts due or owing, or to become due or owing, to the Crown or the Commission by any occupier, to be repaid, with interest thereon, by instalments within a period to be fixed not exceeding sixteen years, which period may, where suspension has been granted, commence on the day next following the date of expiry of the term of suspension;

(d) consolidate all or any money or debts due or owing, or to become due or owing,

owing, to the Crown or the Commission, by any occupier and allow the money or debts so consolidated, with interest thereon, to be repaid by instalments within a period to be fixed not exceeding sixteen years, which period may, where suspension has been granted, commence on the day next following the date of expiry of the term of suspension;

- (e) allow either before, or after suspension, consolidation, or other action pursuant to this section, the whole or any portion any advances, moneys, debts, instalments mentioned in this section to be paid before the due date thereof and to waive interest thereon from such date as the Commission may determine or to place amounts so paid to the credit of the occupier in its books and allow him interest thereon from such date and at such rates as it may determine, provided that where portion only is paid no such payment or credit shall affect the obligation of the occupier to continue paying the instalments arranged prior to such prepayment: Provided further that the Commission may at its discretion apply the whole or any part of moneys so prepaid and standing to the credit of any such occupier in or towards satisfaction of any moneys or debts due or owing or to become due or owing by him to the Crown or the Commission on any account whatsoever, and thereupon interest on any money so applied shall cease and determine.
- (2) Where any of the powers conferred under this section have been exercised, or shall be exercised, subject to any conditions imposed by the Commission, such conditions shall attach to the holding and the non-performance or breach

breach of any of such conditions shall render the holding liable to be forfeited under the provisions of the Crown Lands Consolidation Act, 1913, or any Act amending or con-

solidating the same.

(3) The provisions of this section shall be deemed to have been in force from the date of the passing of the Irrigation (Amendment) Act, 1916. The powers conferred by such provisions may be exercised independently of each other, and in such order as the Commission may deem fit.

(4) The powers conferred by subsection (b) of this section may be exercised with or without regard to any suspensions of payment of rent granted prior to the twentieth day of April, one thousand nine hundred and sixteen. (xx) By inserting after section nineteen new sections

19A, 19B, and 19c, as follow:—

19A. In any case where the Minister is satisfied that the circumstances so warrant, he may remit either wholly or in part the payment by an occupier of any rent or charges for water or interest thereon respectively for which such occupier is indebted to the Crown or the Commission.

19B. The Commission may, by any of its officers or servants, after notice given as prescribed, perform and observe at the costs and expense of the occupier of any farm, any contracts between the Crown or the Commission and bim under which he is in default in respect of the maintenance, care, reparation, or insurance against fire, of any improvements, goods, or chattels provided, effected, or supplied, for or in connection with such farm, and the Commission may in like manner recover in any court of competent jurisdiction such costs and expenses and interest thereon from such occupier. The amount of such costs, expenses, and interest shall be a charge on such farm.

New s. 19A. Minister may remit payment of rent or charges for water.

New s. 19B. Performance of contracts on default by occupier.

19c. The Commission may, by any of its News, 19c. officers or servants, after notice given as Entry on land prescribed, enter upon any land within any of treatment of trees, &c. irrigation area, including the Hay Irrigation Area and the Wentworth Irrigation Area, and at the costs and expense of the occupier of the land swab, spray, prune, clean, or otherwise treat, and, if thought necessary by the Commission, destroy and dispose of any trees, plants, vines, fruit, fruit-cases, packages, weeds, growths or refuse on such land, which, in the opinion of the Commission, are likely to convey, harbour, or spread disease, or are otherwise noxious, and the Commission may recover in any court of competent jurisdiction such costs and expense and interest thereon from such occupier. The amount of such costs, expenses, and interest shall be a charge on such land.

(xxi) Section twenty: By adding a further proviso at the end of the section as follows:—

> Provided further that where any land under the control of the Commission is not within the boundaries of an irrigation area and is in occupation by any party except the Crown or the Commission for any definite purpose, and the Commission derives a benefit from such occupation, such land shall, whilst such occupation continues, be ratable under the Local Government Act, 1906, or any Act amending the same. Any rates so imposed shall be collected from the occupier.

(xxii) By inserting after section twenty new section News. 20A. 20A as follows:—

> 20A. Where it appears to the Minister that Sale of lands any lands purchased, resumed, or appropriated not required. under the Public Works Act. 1900, or the Public Works Act, 1912, in accordance with the provisions of the Construction Act, the Murrumbidgee Irrigation Area Resumption Act, 1910, the Murrumbidgee Irrigation Act, 1910, or this Act, and vested in him, or in the Secretary

Secretary for Public Works, or in the Commission are not required for the purpose for which such lands were so purchased, resumed, or appropriated, then any such lands may be sold by the Commission to the persons from whom they were acquired, or may by public auction be offered for sale, and sold subject to such conditions as the Minister may impose, and any such appropriation may be revoked by notification in the Gazette.

The proceeds of any such sale shall be paid into the Treasury and shall be credited to the loan expenditure votes out of which the purchase resumption or appropriation of such lands

was paid for.

New s. 23A.

Claims for misrepresentation.

(xxiii) By inserting after section twenty-three new section 23A as follows:—

> 23A. No person under section 4D aforesaid or otherwise howsoever shall have any claim or any title to relief or any ground of defence against the Commission by reason of any misrepresentation, agreement, or breach of agreement in regard to the character, quality, productiveness, or situation of any holding if such misrepresentation, agreement, or breach was made, entered into, or occurred prior to the passing of the Irrigation (Amendment) Act, 1916, nor shall any person plead or seek to avail himself of any such misrepresentation, agreement, or breach in, any action, suit, or other proceeding whatsoever, either directly or indirectly, by way of action, cross action, set off, or otherwise howsoever.

> Any person who deems himself to have any claim against the Commission in respect of any such misrepresentation, agreement, or breach as aforesaid may within six months from the passing of this Act, but not otherwise, submit his claim to the Minister, and the Minister may in his absolute discretion deal with such

claim in any way he thinks fit:

Provided

Provided that nothing in this section shall affect any claim or title the subject of any legal proceedings begun before the commencement of this Act or within six months thereafter.

Sections 4D and 4E of this Act shall operate subject to this section.

(xxiv) Section twenty-six is amended—

Sec. 26.

(a) by adding at end of paragraph (d) the words "and for licensing vehicles and conveyances and the owners, drivers, and persons in charge of the same to ply for hire on or otherwise use such roads, and for preventing the use thereof without such licenses, and for charging and recovering fees for such licenses";

(b) by inserting after the word "supply" in paragraph (g) the words "and for determining, making, and levying the rate mentioned in section fourteen of this Act, and for carrying

out the provisions of that section ";

(c) by inserting after the word "roads" in paragraph (m) the words "avenues, streets, reserves, lands designed or reserved or used for drainage channels, or supply channels or comprised within any irrigation area and not under lease in pursuance of the provisions of the Crown Lands Consolidation Act, 1913, or of this Act";

(d) by omitting paragraph (n) and substituting

the following:—

(n) for the prevention, treatment, or eradication of diseases in trees, vines, plants, fruit, seed, live stock, poultry, or other thing in any irrigation area, and the exclusion from any irrigation area of any trees, vines, plants, fruit, fruit-cases, packages, seed, live stock, poultry, or other thing which, in the opinion of the Commission, would be likely to harbour or spread disease; and

(e) by adding at the end of the section—

(t) prescribing and regulating the destruction of noxious weeds or plants on roads, streets, reserves, lands designed or reserved or used for drainage or supply channels, and enforcing such destruction by occupiers of land fronting such roads, streets, reserves, or lands;

(u) regulating the introduction into, the destruction within, and removal from any irrigation area of any plant, grass, or seed, or any part thereof, which the Commission considers to be injurious or which may be declared to be a noxious weed or noxious

plant;

(v) prescribing and regulating the registration of entire live stock in an irrigation area, and prohibiting the introduction into or retention in any irrigation area of any such live stock which, after report by an officer of the Department of Agriculture, or other person authorised by the Commission, the Commission deems to be inferior;

(w) prescribing and regulating the furnishing by occupiers of returns giving-

(i) the numbers and descriptions of their

live stock;

(ii) the area of their cultivated land, description of the trees, vines, crops, and cultivation thereon, and the yields

per acre from same;

(x) regulating street lighting, stormwater or other drainage, sewerage, the suppression of nuisances, the removal and disposal of garbage, nightsoil, filth, and refuse, and the fixing, recovery, and collection by the Commission of charges for the rendering of such services;

(y) regulating fencing and the erection of buildings as to height, design, structure, building materials, building line, and (z)

sanitation;

(z) for the regulation or prevention of the erection of any structure of calico or canvas or other inflammable material, and the removal and disposal of any structure used as a dwelling-place which, in the opinion of the Commission, is unfit for human habitation;

(aa) for the suppression and destruction of

noxious animals;

(bb) regulating the introduction or consignment into any irrigation area of meat or flesh of any animal, and the slaughtering on or within any such area of any animal;

(cc) prescribing the forms of any notices required under this Act, and the manner

of and periods for giving same.

(xxv) By inserting after section twenty-nine new sec. 30. section thirty as follows:—

30. Whenever by any section of this Act, or Recovery of any regulations made thereunder, any person penalties is liable to a penalty, or to pay any sum of money, whether as compensation or in any other way, such penalty or sum may be recovered before any stipendiary magistrate or police magistrate or two or more justices of the peace in petty sessions in accordance with the Acts in force for the time being regulating summary proceedings before justices.

#### PART III.

Amendment of the Irrigation (Amendment) Act, 1916.

4. The Irrigation (Amendment) Act, 1916, is amended Amendments of the Irrigation (Amendment as follow:—

Amendment Act, 1916.

(i) Section three: By omitting the words "a hold-sec. 3. ing within"

(ii) Section ten—(a) by inserting after the word "granted" wherever occurring the words "or sold";

(b) by inserting after the words "made on" wherever occurring the words "or before";

Sec. 10.

(c) by adding at the end of the section proviso as follows:—

Provided that in the case of any lease granted under the Crown Lands Consolidation Act, 1913, after the commencement of the Irrigation (Amendment) Act, 1918, the rent shall commence from the date of service of notification by the Commission to the occupier of the granting of the lease, and the first payment thereof shall be made on or before the thirtieth day of June next following the date of such service for the broken period from that date. Any such notification shall be deemed to be duly served if posted by ordinary course of post to the address last known to the Commission of such occupier.

Sec. 11.

(iii) Section eleven is amended—

(a) by omitting the first sentence of subsection three and substituting the following:—"The vesting in the Commission of any land in pursuance of this section shall not affect any lease of, or any license relating to, such land in force at the time of such vesting;

(b) by adding new subsections four and five:

(4) The Commission may in its discretion lease or otherwise deal with on such terms and conditions as it may impose any land so vested in it.

(5) With respect to any land for the time being vested in the Commission the following

provisions shall apply:—

(a) The Registrar-General shall from time to time, on the application of the Commission, issue to the Commission a certificate of title under the Real Property Act, 1900, to all or any part of such land without causing any examination or report to be made as to the title of such land, and without considering such title. No contribution shall be payable by the Commission under the provisions

Issue of certificates of title under Real Property Act, 1900.

of section one hundred and nineteen of the said Act in respect of the issue of

any such certificate.

(b) In dealing with such application it shall not be necessary to locate the boundaries of the Crown grants (if any) of any such land, and it shall be sufficient if the Registrar-General is satisfied with respect to any certificate of title proposed to be issued by him under this Act, in respect of any such land, that the said land is included in the land vested as aforesaid.

(c) With respect to any land already under the said Act and comprised in an application under this subsection, the existing certificate of title or Crown grant shall be surrendered to the Registrar-General for cancellation before the issue of a certificate of title in favour of the

Commission.

(d) The withdrawal from the Commission of any land in respect of which a certificate has been issued to the Commission under this subsection shall be notified forthwith by the Commission to the Registrar-General, who shall thereupon or upon otherwise being satisfied of such withdrawal enter on the relevant folio of the register-book an appropriate memorandum of such withdrawal, and may issue a certificate of title to the person in whom such land shall be vested by subsection two of this section in any case where such land was under the provisions of the Real Property Act immediately before the issue to the Commission of a certificate of title therefor.

Sec. 10.

Sec. 12.

Sec. 13.

Sec. 14.

# Irrigation (Amendment).

#### PART IV.

Amendment of the Water Act, 1912.

Amendments of Water Act, 1912. 5. The Water Act, 1912, is amended as follows:— (i) Section five: By inserting after the word "dam" in definition of "work" the words Sec. 5. "levee bank," and after the word "cutting" the words "well, excavation." (ii) Section six: By omitting the words "of rivers" Sec. 6. at the end of the first paragraph, and substituting the words "or change of the course of rivers or the unauthorised erection or use of levee banks." (iii) Section nine: By inserting after the word Sec. 9. "drainage" appearing in paragraph (a) the words "or the prevention of flooding of land

by water or of changing the course of a river."

(iv) Section ten—

(a) by inserting after the word "drainage" the words "or of the prevention of inundation of land and overflow of water thereon or of changing the course of a river";

(b) by inserting after the words "dispose of" the words "either for his own use or for the use of occupiers of lands in the neighbourhood of the site or proposed site of the work."

(v) Section twelve: By omitting paragraph (b), and substituting the following:—

(b) A license shall be issued only upon payment of a fee and the charge for water calculated in the manner and according to the scale prescribed by regulations under this Act; and

(vi) Section thirteen-

(a) by inserting after the word "construct" where first appearing, the words "or use";

(b) by omitting the words "to construct and use the said work."

(vii) Section fourteen—

(a) by omitting the words "except in the case of dams and weirs included in Class IV in Schedule Two"; (b)

(b) by omitting the words "a fee calculated in the manner and according to the scale set forth in Schedule Two," and substituting the words "the fee and charge for water prescribed by regulations under this Act."

(viii) Section twenty-seven: By inserting after the Sec. 27. word "same" where first appearing the words "the fees payable for licenses and renewals

thereof, the charges for water."

(ix) Section thirty: By inserting after the word Sec. 30. "Part" the words "and a Commissioner and such officer or officers of the Water Conserva-

tion and Irrigation Commission."

(x) Section seventy-one: By adding at the end of Sec. 71. the section the following sentence:—"In any prosecution under this section proof that the flow of water in any channel has been obstructed shall be prima facie evidence that such obstruction has been caused by the occupier of the land where such obstruction occurs."

(xi) Section seventy-three: By adding at the end of Sec. 73.

the section the following paragraph:

Notwithstanding anything contained in this section, the provisions of sections thirty-four, thirty-five, thirty-six, and thirty-seven of the Public Works Act, 1912, shall not apply to the works to be constructed for the Thule Creek Water Trust.

(xii) By inserting after section seventy-three new New s. 73A. section 73A:—

73A. There is hereby validated—

Validations.

(1) The reduction in the annual charge which, under this Act, the Bourbah Bore Water Trust was liable to pay to the Crown for water supplied to such trust from the Bourbah Bore, from one hundred and twelve pounds to eightyfour pounds.

(2) The reduction in the amount which the Three Corners Bore Water Trust was liable to repay the Crown under this

Act.

Act, from one thousand five hundred and thirty pounds four shillings and fourpence to eight hundred and thirty pounds four shillings and fourpence.

(3) The reduction from three thousand seven hundred and forty-one pounds eleven shillings and ninepence to six hundred and sixty-eight pounds thirteen shillings and sixpence, in the amount which the Baroma Bore Water Trust is liable to repay to the Crown under this Act in respect of the works for which the said trust was originally constituted.

(xiii) By the repeal of Schedule Two.

#### PART V.

Amendment of the Crown Lands Consolidation Act, 1913.

Amendments of the Crown Lands Consolidation Act, 1913.

Sec. 17.

6. The Crown Lands Consolidation Act, 1913, is amended as follows:—

(i) Section seventeen—

(a) by inserting after the word "Acts" in subsection one the words "or the Irrigation Act, 1912, or any amendments thereof";

(b) by inserting after the word "board" where first appearing in such subsection, the words "or in the case of land within an irrigation area by the special land board";

(c) by inserting after the word "board" where secondly and thirdly appearing in such subsection, the words "or special land board, as the case may be";

(d) by inserting after the word "board" wherever appearing in subsection two, the words "or special land board, as the case may be." (ii)

(ii) Section one hundred and thirty-eight-

Sec. 138.

- (a) by omitting the word "Governor" and substituting the word "Minister";
- (b) by omitting the words "and may also" and substituting the words "and the Governor may."
- (iii) Section one hundred and thirty-nine: By in- Sec. 139. serting new subsection (3A) as follows:—
  - (3A) The Commission may, subject to such terms and stipulations as it may deem fit to impose, grant extension of the time to comply with any special conditions, or may partially or wholly exempt any holder of an irrigation farm from compliance with any such conditions, or may alter or modify the same: Provided that the breach of any such terms or stipulations shall render the holding liable to be forfeited under the Crown Lands Consolidation Act, 1913.
- (iv) By inserting new section 129A as follows:—

139A. Blocks of irrigable or non-irrigable Disposal of land within an irrigation area may be sold irrigable or non-irrigable at auction or by tender as leases within land by an irrigation area subject to such terms and auction or tender. conditions as the Commission may deem fit to impose. The provisions of this Act relating to the making and dealing with applications for farms or blocks of irrigable or nonirrigable land in other cases, and to the terms and conditions required to be performed before or after the issue of perpetual lease grants in respect thereof, shall not be taken to extend to blocks of irrigable or non-irrigable land so sold.

(v) Section one hundred and forty: By adding at Sec. 140. end of the section the words "but this disqualification shall not extend to any applicant under or in pursuance of section 144A of this Act."

New s. 144A.

Home maintenance areas.

New s. 144B. Determining capital value in certain cases. (vi) By inserting after section one hundred and forty-four new sections 144A and 144B:—

144A. The Commission, subject to such conditions as it may deem fit to impose, may by notification in the Gazette in any case where it considers that an existing farm held under lease is less than a home maintenance area add to such farm after application by the lessee in the form and manner prescribed any Crown lands within an irrigation area either adjoining or separated from the original farm, and such original and additional areas shall be deemed to be one holding.

The Commission shall disallow any application for the addition of an area not adjoining the original farm if in its opinion such areas are not within reasonable working distance.

144B. If the irrigable area of a farm or block is increased by the construction of additional works with the consent of the lessee, or otherwise increased, or additional facilities for watering are provided by the Commission, or if the area of a farm or block is altered by addition thereto, or surrender of part thereof, or if the farm or block is subdivided, the Commission shall determine the capital value of the farm as added to, remaining, or of each portion of the subdivided farm or block as the case may be, due regard being had to additional value, if any, given or to be given thereto by reason of the works constructed or to be constructed for irrigation or other purposes, and to the benefits derived or to be derived therefrom. The Commission shall also adjust the amount, if any, owing on account of survey fee, and the amount to be paid for Crown improvements, and improvements effected provided by the Commission, and shall fix the terms under which such payments are to be made: Provided that the capital value so determined, the annual rental, particulars of

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any adjustments made, terms fixed, and the date from which such payments shall be due and payable shall be notified in the Gazette, and payment in accordance with such notification shall be a condition of the lease and the nonperformance or breach of such condition shall render the lease liable to forfeiture.

Where the Commission has, in pursuance of this section, determined the capital value of any farm to which an additional area has been made for the purpose of making such farm a home maintenance area, the first period of the lease referred to in section one hundred and forty-three of this Act shall be extended to expire twenty-five years after the date notified in the Gazette of such determination of the capital value, and with this exception the provisions of section one hundred and forty-three shall apply to such farm.

Where the capital value of any farm has been determined, in accordance with the provisions of this section following upon a farm or block being altered in area otherwise than for the purpose of making a home maintenance area, such determination shall be deemed to be for the unexpired portion of the then current

period of the lease.

(vii) Section one hundred and forty-six: By adding sec. 146. at the end of the first paragraph the words "Provided that the holding of an irrigation farm or block shall not disqualify a person from being an applicant for non-irrigable land under this section, or necessitate any certificate or approval under section one hundred and fifty-seven hereof."

(viii) Section one hundred and fifty-seven: By adding Sec. 157. at the end of the section subsection five as follows:—

(5) Provided that nothing in this section shall necessitate any such certificate or approval in the case of any applicant for an added area under

under section 144A of this Act, or for non-irrigable land under section one hundred and forty-six hereof, or disqualify any person from applying for any such added area or non-irrigable land.

Sec. 216.

(ix) Section two hundred and sixteen, as amended by the Crown Lands Amendment Act, 1916: By omitting the words "shall be made as notified in the Gazette in pursuance of the provisions in that behalf contained in this Act: Provided that when the payment of the capital value of such improvements may be made by instalments, interest shall be charged on the unpaid balance at the rate of four per centum per annum, and two or more such instalments may be paid in any one year," and substituting the words "together with interest thereon at such rate as the Commission may determine shall be made as notified in the Gazette, in pursuance of the provisions in that behalf contained in this Act."

The amendment hereby effected shall be deemed to come into operation as from the date of the passing of the Crown Lands Amendment Act, 1916.

New s. 258A.

Subdivision of irrigation farms.

(x) By inserting after section two hundred and fifty-eight new section 258A as follows:—

258A. The holder of an irrigation farm or block may make an application to the Commission for the subdivision of his holding into two or more portions.

The application shall be made in the prescribed manner and be accompanied by the prescribed deposit which shall be available for the payment of the costs of any survey inspections or reports which may be required.

The Commission may grant any application under this section, and may in granting the application do so with or without modification thereof and on such terms and conditions as it

may deem fit to impose, and shall settle the lines of subdivision so as to conform to any regulations made or to be made in that behalf.

The holder of the irrigation farm or block shall surrender such land as may be necessary for providing roads of access to such subdivided portions, and for channels and drainage, which land shall thereupon become Crown land free from any claim thereto by such holder or to any compensation in respect thereof, or to tenant-right in any improvements thereon.

After subdivision the perpetual lease grant, if any, in respect of the holding forming the subject of the subdivision, shall be surrendered, and a perpetual lease grant issued for each portion, and such grants shall contain the same special conditions, mutatis mutandis, as were included in the perpetual lease grant issued in respect of the farm or block before subdivision.

If the perpetual lease grant in respect of the holding forming the subject of the subdivision has not issued, each portion shall be held subject to the special conditions which applied to the farm or block before subdivision, and the perpetual lease grant may, subject to the provisions of section one hundred and forty-four of this Act, issue in respect of each portion of the subdivided farm after the expiration of five years after the granting or other disposal of the farm or block before subdivision.

Each portion of a subdivided irrigation farm or block shall, subject to this Act and the regulations hereunder, be held and be transferable as a separate irrigation farm or block.

- (xi) Section two hundred and fifty-nine: By adding Sec. 259. at the end of the section the following subsection:—
  - (3) All transfers of land within an irrigation area before grant after being lodged with the Commission as prescribed shall, if duly signed

and

### Irrigation (Amendanent),

and until he executes or at the option of the Commission, agrees to execute such security as the Commission may require for repayment of all meneys, owing as alorestid to it or to the Crown and interest thereon.

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a) by inserting after the words "irrigation areas" appearing in subsection one the words "other than rown lands blocks";

(b) by adding new subsection five as follows: --

(5) A town lands block within an irrigation area may be transferred at any time, and the foregoing provisions of this section shall not apply to a transfer of any such holding.

#### PMET VI.

Amendment of Hoy Irrigation Act, 1903.

The following naugndarents are made in the Hay amendare to be been recommended and the second of the

(i) Section sevention: By omitting subsection two sair:

-: and substituting all of the roll of the

(2) The maximum area which may be selected, leased, acquired, or held at any one lease as in individual lesses on leases in common or joint lesses shall be forty acres. This restriction shall not affect any existing titles to fand, or any lands devolving upon any executor, administrator, trustee, or other person in a rust capacity upon death, lungey, bankruptey, or other operation

(ii) Section cighteen-

(a) by inserting after the world," all "in subsection one the world, "irrigated.";

(b) by macroing before the word "lot," where

Bi-freeholder - Weiling Addition (Neighbor Conversed a freeholder 1913)

The ALL