New South Wales.



ANNO VICESIMO SECUNDO

GEORGII V REGIS.

Act No. 41, 1931.

An Act to amend the law as to the determination of capital and rental values in certain cases; to amend the law relating to the periodical determination of capital and rental values of certain holdings; to amend and extend the law relating to the area that may be applied for as a special lease; to enable applicants for special leases to pay survey fees by instalments; to provide for the postponement of payments on conditional purchases; to amend the law relating to dealings with certain holdings within irrigation areas; to validate certain surrenders by trustees, executors, and administrators, and certain other matters; and for these 59943

these and other purposes to amend the Crown Lands Consolidation Act, 1913; the Returned Soldiers Settlement Act, 1916; the Closer Settlement and Returned Soldiers Settlement (Amendment) Act, 1927, and certain other Acts; and for purposes connected therewith. [Assented to, 2nd October, 1931.]

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:—

Short title.

1. This Act may be cited as the "Crown Lands (Amendment) Act, 1931," and shall be read and construed with the Crown Lands Consolidation Act, 1913, as amended by subsequent Acts.

Repeals.

2. The Acts mentioned in the Schedule to this Act are, to the extent therein indicated, hereby repealed.

Amendment of Act No. 7, 1913. 3. The Crown Lands Consolidation Act, 1913, is amended as follows:—

Sec. 166. (Appraisements by

local land

boards.)

(a) by inserting in section one hundred and sixtysix after the words "provided by the Minister"

the following words:-

Where the rent, license fee, price, or capital. value of any holding is to be determined, the local land board in making the determination shall have regard to the productive capacity of the land under fair average seasons, prices, and conditions.

Evidence of sales or leases of land similar in quality, locality, and other respects to the land in respect of which the determination is to be made shall not be deemed to be relevant unless the local land board is satisfied that the value reflected by any such sale or lease is fair and reasonable, having regard to the productive capacity of the land under fair average seasons, prices, and conditions.

(b)

- (b) (i) by omitting subsection three of section one Sec. 167.

 hundred and sixty-seven and by inserting in (Appraiselieu thereof the following new subsection:—

 capital

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 capital
 - (3) The application may be lodged at values.) any time within five years after the confirmation or approval of the application for the holding, or at any time within two years after the commencement of the Crown Lands (Amendment) Act, 1931.

(ii) by omitting subsection four of the same section and by inserting in lieu thereof

the following new subsection:—

(4) Where, after the commencement of the Crown Lands (Amendment) Act, 1931, an application for appraisement of the capital value of a holding has been made under the provisions of this section no further application thereunder to have the capital value of the holding determined shall be entertained, notwithstanding that the tenure of the holding has been converted into some other form of tenure.

(iii) by omitting subsection six of the same (See Act No. section;

4, 1930, s. 4

(iii) by omitting subsection six of the same (See Act No. (a).)

(iv) by omitting subsection (6A) of the same (1bid. s. 4 section;

(v) by omitting from subsection seven of the same section the words and figures "Crown Lands (Amendment) Act, 1927" and by inserting in lieu thereof the words and figures "Crown Lands (Amendment) Act, 1931";

(vi) by inserting in subsection eight of the same section before the words "The capital value of the land" the words "Subject to the provisions of section one hundred and

sixty-six";

(vii) by omitting from subsection eleven of the same section the words and figures "Crown Lands (Amendment) Act, 1927" and by inserting in lieu thereof the words and figures "Crown Lands (Amendment) Act, 1931"; (viii)

- (viii) by inserting next after subsection thirteen of the same section the following new subsection :-
 - (14) For the purpose of making application for determination of the capital value of any holding which is abandoned by the holder or forfeited under this Act and of which at the time of abandonment or forfeiture the Commissioners of the Government Savings Bank of New South Wales are mortgagees, the said Commissioners shall be entitled to exercise the rights of a holder under this section.

Subsection seven of this section shall not apply to any such application of the said

Commissioners.

For the purposes of this subsection a holding shall be deemed to have been abandoned if the said Commissioners furnish to the local land board a certificate to that effect.

(c) (i) by omitting subsection two of section 167A and by inserting in lieu thereof the

following new subsection:-

(2) The application in the prescribed form shall be accompanied by the prescribed fee, and shall be made within five years after the confirmation or approval of the application for the holding, or within two years after the commencement of the Crown Lands (Amendment) Act, 1931.

(ii) by inserting in subsection four of the same section before the words "The local land board" the words "Subject to the provisions of section one hundred and sixty-

six ";

(iii) by omitting from subsection six of the same section the words "Where an appraisement of the annual rent of a holding" and by inserting in lieu thereof the words and figures "Where after the commencement

Sec. 167A. (Appraisement of rents.)

(See Act No. 4, 1930, s. 16 (j).)

of the Crown Lands (Amendment) Act, 1931, an application for appraisement of the annual rent of a holding";

- (iv) by inserting next after subsection seven of the same section the following subsection :-
 - (8) For the purpose of making application for determination of the annual rent of any holding which is abandoned by the holder or forfeited under this Act, and of which at the time of abandonment or forfeiture the Commissioners of the Government Savings Bank of New South Wales are mortgagees, the said Commissioners shall be entitled to exercise the rights of a holder under this section.

Subsection three of this section shall not apply to any such application of the said Commissioners.

For the purposes of this subsection a holding shall be deemed to have been abandoned if the said Commissioners furnish to the local land board a certificate to that effect.

4. (1) The Crown Lands Consolidation Act, 1913, is Further further amended by inserting next after section two amendment of Act No. 7, hundred and thirty-five the following short heading and 1913. new section :-

> Lands measured with boundaries to lakes, roads, &c.

235A. (1) In this section—

"Bank" means the limit of the bed of any with boundaries to lakes, roads, lake or river.

"Bed" means the whole of the soil of any cf. Thames lake or river including that portion thereof Conservators which is alternately covered and left 1897, 2 Q.B. bare as there may be an increase or at p. 338. diminution in the supply of water and which is adequate to contain it at its average

average or mean stage without reference to extraordinary freshets in time of flood

or to extreme droughts.

"Lake" includes a lagoon or other like collection of water, whether permanent or temporary, not being water contained in an artificial work.

"River" includes any stream of water whether perennial or intermittent, flowing in a natural channel, and any affluent, confluent, branch, or other stream into or from which the river flows.

(2) The boundary of any land which is granted or otherwise alienated by the Crown and which is described or alienated as bounded by or by reference to or by the margin or bank of any non-tidal lake or by metes which are expressed or shown to run to the lake or to the bank of the lake shall be deemed to be the bank of the lake at the time of the Crown survey for the purposes of the alienation.

(3) No title to the land comprising the bed of any non-tidal lake shall pass or be deemed ever to have passed by any Crown grant of land adjoining the lake by reason of the land granted being described as bounded by or by reference to or by the margin or bank of the lake or by metes expressed to run to the lake or to the margin

or bank of the lake.

(4) No title to the land comprising the bed of any non-tidal lake shall pass or be deemed ever to have passed by any other alienation of land adjoining the lake by reason of the land being alienated as bounded by or by reference to or by the margin or bank of the lake or by metes expressed or shown to run to the lake or to the margin or bank of the lake.

(5) (a) No person shall by reason of his being the owner of any land so described or alienated be entitled to any rights of access over or

to the user of any part of such bed.

(b)

Ibid.

cf. Water Act, 1912–1930, s. 5.

- (b) Nothing in this section shall affect any license or authority acquired either before or after the commencement of the Crown Lands (Amendment) Act, 1931, under or pursuant to the Water Act, 1912-1930.
- (6) The doctrine of accretion shall not apply and shall be deemed never to have applied to a non-tidal lake.
- (7) Nothing in this section shall operate to divest any land included in a certificate of title under the Real Property Act, 1900, issued before the commencement of the Crown Lands (Amendment) Act, 1931.
- (8) Where under the Crown Lands Acts the bed of any river has been reserved from sale or lease no person shall by reason of his being the owner of any land adjoining the river which has been subsequently alienated as bounded by or by reference to or by the margin or bank of the river or by metes expressed or shown to run to the river or to the margin or bank of the river be entitled to any rights of access over or to the user of any part of the bed of the river other than to such rights as are or have been acquired either before or after the commencement of the Crown Lands (Amendment) Act, 1931, under or pursuant to the Water Act, 1912–1930.
- (9) Where, either before or after the commencement of the Crown Lands (Amendment) Act, 1931, any land which has been or is granted or alienated by the Crown with a boundary adjoining or as bounded by a road which has been or is created by the Crown, no part of such road shall be deemed to have passed or to pass with the land so granted or alienated.
- (10) This section shall extend to all lands comprised in any grant or other alienation whether made before or after the commencement of the Crown Lands (Amendment) Act, 1931.

- (11) In this section "alienation" includes any form of tenure under the Crown Lands Acts, the Closer Settlement Acts, or any other Act relating to the alienation of lands of the Crown, and "alienated" has a corresponding meaning.
- (12) Nothing in this section shall apply to Lake Victoria or to any other lake to which the River Murray Waters Act, 1915, as amended by subsequent Acts, or any agreement thereby ratified, applies.

Amendment of Act No. 44, 1912. Sec. 7. (Rights of occupiers of riparian land.)

(2) The Water Act, 1912-193, is amended by inserting at the end of subsection six of section seven the words "or, with respect to a lake, to give to an occupier any right of access over or to the user of land not lawfully occupied by him."

Further New s. 235B.

5. The Crown Lands Consolidation Act, 1913, is amendment of Act No. 7, 1913, further amended by inserting next after section 235A the following new short heading and section:

Limitation on acquisition of title by possession against the Crown.

Limitation of acquisition of title by possession.

235B. No title to any land of the Crown which has been either before or after the commencement of the Crown Lands (Amendment) Act, 1931-

- (a) set out as a road under any Act or in connection with the alienation of lands of the Crown; or
- (b) left between Crown grants for use as a road or driftway; or
- (c) dedicated under the Crown Lands Acts or any other Act for a public purpose; or
- (d) reserved in any Crown Grant, shall by reason of adverse possession be allowed to be asserted or established as against—
 - (i) the Crown; or
 - (ii) persons holding such lands in trust for any public purpose.

Nothing

Nothing in this section shall affect the operation of section thirteen of the Real Property (Amendment) Act, 1921, or the title to any land which has in any proceedings to which the Crown has been a party been adjudged not to be lands of the Crown or the title to any land which the Crown is at the commencement of the Crown Lands (Amendment) Act, 1931, debarred from recovering by reason of the operation of the Crown Suits Act, 1769.

- 6. The Crown Lands Consolidation Act, 1913, is Further further amended—
 - (a) (i) by omitting from section seventy-five Sec. 75. the words "three hundred and twenty" (Special Leases: and by inserting in lieu thereof the words miscellaneous "one thousand nine hundred and twenty"; purposes.)

(ii) by omitting from the same section the words "shells-limestone-loam-brickearth—gravel—or ballast";

(iii) by inserting at the end of the same section the following words:-

If an applicant so desires, one-tenth of the survey fee only may be paid with the application, in which event the balance, together with interest at the rate of four per centum per annum, shall be paid at such

times as the Minister directs.

(b) by omitting section one hundred and seventy- Sec. 179. nine and the short heading thereto and by (Conditional substituting in lieu thereof the following short suspension of heading and new section:—

Postponement of payment of instalments on conditional purchases.

179. (1) The Minister may postpone the Conditional payment conditionally, or unconditionally, of purchase: one or more instalments of purchase money ment of owing on a conditional purchase if satisfied of instalments. the inability of the holder to pay such instal-Settlement Act No. 37, ments on the due date. 1904, s. 29 Where (2)(c).

Where any such postponement is granted, interest at the rate payable on the conditional purchase to the due date of the postponed instalment shall be added to the amount owing on the conditional purchase.

Where such instalment is subsequently paid the amount owing on the conditional purchase

shall be reduced by the amount so paid.

(2) Where interest only is payable yearly in respect of a conditional purchase, the Minister may postpone, conditionally or unconditionally, one or more of such interest payments if satisfied of the inability of the holder to pay such interest on the due date, in which case the amount of such interest unpaid shall be added to the amount owing on the conditional purchase as from the due date for payment of such interest.

Where such interest is subsequently paid the amount owing on the conditional purchase shall be reduced by the amount so paid.

(c) by omitting from section fifty-one the word "suspension" and by inserting in lieu thereof the word "postponement";

(d) by omitting from subsection three of section fifty-eight the word "suspension" and by inserting in lieu thereof the word "postponement."

7. The Crown Lands Consolidation Act, 1913, is amendment of Act No. 7, 1913. further amended—

> (a) (i) by omitting from subsection one of section fifty-nine the words and brackets "(not being less than thirty shillings per acre)";

(ii) by inserting in the same subsection after the words "and the conditions" the words and brackets "(as to residence, fencing, improvement, or otherwise)";

(iii) by omitting subsection three of the same section and by inserting in lieu thereof the following new subsection:—

(3) A subdivision of the area shall be made into blocks of such areas as the Minister

cf. Closer Settlement Act, No. 37, 1904, s. 29 (2) (b).

Sec. 51. (Balance of purchase money --how paid.)

Sec. 58. (Non-residential conditional purchase.)

Sec. 59. (Special areas and conditional purchases therein.)

Minister may determine, and the blocks shall be taken according to the published plan or design thereof, subject to any adjustment upon survey deemed proper by the Minister.

(b) (i) by omitting from section sixty-six the words sec. 66.

"Purchasers under this section shall in (Miscella-addition to the price of the land and the purchases.)

deed fee pay the costs of survey and report incurred in dealing with their applications";

(ii) by inserting at the end of the same section the following new subsections:—

(2) Crown lands may, with the approval of the Minister, be sold, in areas not exceeding five acres in extent, and at prices to be determined by the local land board—

(a) to or to the trustees of any recognised religious body for any religious or public purpose; or

(b) to any public authority or to the trustees of any association or institution for any public purpose.

(3) Purchasers under this section shall in addition to the price of the land and the deed fee pay the costs of survey and report incurred in dealing with their applications.

8. The Crown Lands Consolidation Act, 1913, is Further further amended by inserting next after subsection six amendment of Act No. 7, of section 145A the following new subsections:—

(6A) If any holding, other than a town land Sec. 145A. lease or town land purchase, is mortgaged and (Restrictions the mortgage enters into possession of the same on transfer of under his mortgage, he may hold the same for a period of three years after the date of his entering into possession as aforesaid or for such further period as the Commission may permit.

But the mortgagee shall not, notwithstanding the terms of his mortgage, so enter into possession of the mortgaged land more than once, except by permission of the Commission.

The

The mortgagee shall not foreclose the mortgage without the consent of the Commission. Such consent shall be applied for and may be given or refused, as in the case of a sale; and the provisions of subsection one of this section shall apply thereto.

The mortgagee shall not transfer the land except in accordance with this section or by way of discharge of mortgage.

If within such period the mortgagee does not obtain the consent of the Commission to a fore-closure or does not transfer the holding in accordance with this section, the same shall be liable to forfeiture, and on notification by the Commission in the Gazette may be forfeited, and thereupon shall revert to the Crown.

A foreclosure or transfer in contravention of this subsection shall be void, and any agreement or contract for the sale of any such holding made without the permission of the Commission shall render such holding liable to forfeiture if such agreement or contract be not submitted for the approval of the Commission within three months from the date of execution thereof.

The fact that the mortgagee or some person by his authority occupies or uses any part of the mortgaged land shall be prima facie evidence that the mortgagee has entered into possession of the land under the mortgage.

(6B) If any holding devolves under a will or intestacy upon a person who is not qualified under this section to be a transferee thereof, such person may nevertheless hold the holding for a period of three years after the death of the testator or intestate, or for such further period as the Commission may permit.

Within any such period such person may, upon application to the Commission, and on showing that he is then qualified under this section to be a transferee as aforesaid, receive from the Commission a certificate to that effect, which shall entitle

entitle him to hold the holding; or such person may, subject to this section, sell and transfer the holding.

If by the provisions of the will or by law such person has power to sell the land the sale may be effected under such power; in any other case the sale may be effected with the consent of all persons beneficially entitled to the land, or by order of the Supreme Court in its equitable jurisdiction, which may be obtained in the manner prescribed by rules of court, or until such rules are made by summons at chambers.

If such person does not within any such period obtain the certificate of the Commission as aforesaid, nor transfer the holding as aforesaid, the same shall be liable to forfeiture, and on notification in the Gazette may be forfeited, and thereupon shall revert to the Crown.

9. (1) The Crown Lands Consolidation Act, 1913, Further is further amended—

(a) (i) by omitting from section fifty-two the Sec. 52. words "Such term shall be divided into a (Term and rent of first period of fifteen years computed from conditional the commencement of the lease, a second lease.) period of fifteen years commencing from the expiration of such first period, and a third and final period of ten years";

(ii) by omitting from the same section the words "in accordance with this Act. The annual rent for the first period shall be determined ";

(iii) by omitting from the same section the words "The annual rent for the second and third periods respectively shall be determined by the local land board if an application in that behalf is made by the lessee accompanied by a fee as prescribed, or if a reference for that purpose is made by the Minister, such application reference being respectively made not later

later than twelve months after the commencement of the period in question: Provided that in the absence of any such application or reference rent shall be payable for the period then current at the same rate as was paid for the period last expired";

(iv) by omitting from the same section the words "divided into two periods of ten years. The annual rent for each such period shall be as determined by the local land board" and by inserting in lieu thereof the words "The annual rent for the extended period shall be as determined by the local land board";

Sec. 77. (Scrub lease.)

(b) by omitting from section seventy-seven the words "The term of a scrub lease may be divided into such periods as the Minister shall fix, and the rent for the second or any succeeding period shall be determined by the local land board";

Sec. 82A.
(Leasing of Crown lands within towns)

- (c) (i) by omitting from paragraph (d) of section 82A the words "for the first period of twenty years of the lease" and by inserting in lieu thereof the words "during the term of the lease";
 - (ii) by omitting paragraph (e) of the same section;
 - (iii) by omitting from paragraph (f) of the same section the words "for the first period of twenty years of the lease";
- (d) by omitting section ninety-four and the short heading thereto and by inserting in lieu thereof the following short heading and new section:—

Substituted s. 94. (Capital value of homestead selection or grant.)

Capital value of homestead selection or grant.

Capital value of homestead selection or grant.

94. The capital value of a homestead selection or grant shall be the value as notified, or as determined by the local land board.

- (e) (i) by omitting from section one hundred and Sec. 101.
 one the following words: "Such term shall (Original settlement be divided into a first period of fifteen lease.)
 years computed from the commencement of the lease, a second period of fifteen years commencing from the expiration of such first period, and a third and final period of ten years";
 - (ii) by omitting from the same section the words "for the first period";
 - (iii) by omitting from the same section the following words: "Provided further that the lessee of a settlement lease made prior to the commencement of the Crown Lands (Amendment) Act, 1917, may within twelve months after such commencement apply in the prescribed manner to have the rent determined for the unexpired portion of the said period. The determination shall take effect from the date when rent is next payable after the application for such determination.

"The annual rent for each succeeding period may on application by the lessee or reference by the Minister be separately determined by the local land board";

- (iv) by omitting from subsection two of the (See Act No. same section the words "divided into two 4, 1930, s. 15.) periods of ten years";
- (v) by omitting from the same subsection the (1bid.) words "each such period" and by inserting in lieu thereof the words "the extended period";
- (vi) by omitting from subsection three of the (Ibid.) same section the words "and shall be divided into two periods of ten years each";
- (vii) by omitting from the same subsection the words "for each period";

Sec. 104. (Original conditional purchase lease areas.) (f) (i) by omitting from paragraph two of section one hundred and four the words "for the first period of the lease";

(ii) by omitting from the same paragraph the words "and a similar basis shall be adopted by the local land board in determining the capital value of a block for the first or any succeeding period of the lease as hereinafter provided";

Sec. 107. (Term and rent of conditional purchase lease.)

Sec. 109. (Conditional

conditional leases.)

- (g) (i) by omitting from section one hundred and seven the words "divided into two periods each of twenty-five years";
 - (ii) by omitting from the same section the words "for the first period of twenty-five years after the application therefor";
 - (iii) by omitting from the same section the words "and for the second period of twenty-five years shall be determined by the local land board ":

purchase leases. Conversion into conditional purchases and

- (h) by omitting paragraph (b) of subsection seven of section one hundred and nine and by inserting in lieu thereof the following new paragraph:-
 - (b) The rent payable in respect of any such conditional lease shall be at the same rate per acre as was payable in respect of the conditional purchase lease.

Such rent shall be paid annually in advance on the recurring date of the application for conversion.

- (i) by omitting from section one hundred and ten the words "for the period of the lease";
- (i) by omitting from subsection one of section one hundred and thirteen the words "for the first period";
- (k) (i) by omitting from section one hundred and seventeen the words "for the first period of ten years";

Sec. 110. (Payment of purchase money on conversion.) Sec. 113. (Additionals in virtue of conditional purchase leases, &c.) Sec. 117.

(Determination of capital value.)

- (ii) by omitting from the same section the words "For each succeeding period of ten years the local land board shall determine the capital value on a similar basis";
- (1) by omitting from paragraph two of section one sec. 11s hundred and eighteen the words "for the first (Homestead period of the lease";
- (m) (i) by omitting from section one hundred and Sec. 122.

 twenty-two the words "for each and every (Homestead farm: rent and period of the lease.

"The first period of the lease shall determine at the expiration of twenty-five years after the date of the application for the homestead farm, and the second and all succeeding periods shall be each of twenty years, each of such periods commencing at the expiration of the last preceding period";

- (ii) by omitting from the same section the words "for the first period";
- (iii) by omitting from the same section the words "The capital value of the homestead farm for the second and every succeeding period shall be determined by the local land board upon the same basis as that provided for fixing the capital value in the first instance, but irrespective of any improvements on the farm effected or owned by the lessee. The unimproved values of freehold lands of similar quality and similarly situated, if any, shall be a factor in determining such capital value";
- (n) (i) by omitting from subsection four of sec- sec. 123a.

 tion 123a the words "and shall, for the (Right of purpose of the division of the lease into conversion.)

 periods, be deemed to have commenced at that date";

- (ii) by omitting from subsection five of the same section the words "for the remainder of the then current period";
- (iii) by omitting from the same subsection the words "and for subsequent periods at such rate as may be determined by the local land board";
- (o) by omitting from paragraph two of section one hundred and twenty-four the words "for the first period of the lease";
- (p) (i) by omitting from section one hundred and twenty-seven the words "for each and every period of the lease";
 - (ii) by omitting from the same section the words "during any period";
 - (iii) by omitting from the same section the words "The first period of the lease shall determine at the expiration of twenty years after the date of the application for the suburban holding, and the second and all succeeding periods shall be each of twenty years, each of such periods commencing at the expiration of the last preceding period";
 - (iv) by omitting from the same section the words "for the first period";
 - (v) by inserting in the same section after the words "by the Minister in the Gazette" the words "or as determined by the local land board";
 - (vi) by omitting from the same section the following words: "The capital value of the suburban holding for the second and every succeeding period shall be determined by the local land board, irrespective of any improvements on the holding effected or owned by the holder thereof, but any improvements which are the property of the Crown shall be taken into account";

Sec. 124. (Suburban holding areas.)

Sec. 127. (Suburban holding: rent and periods.)

- (q) by omitting from paragraph two of section one Sec. 130. hundred and thirty the words "for the first (Crown-lease period of the lease";
- (r) (i) by omitting from section one hundred and Sec. 134.
 thirty-four the words "and shall be divided (Crown-lease:
 rent, term,
 and periods.)
 - (ii) by omitting from the same section the words "for the first period of the term;"
 - (iii) by omitting from the same section the words "The capital value of the Crown lease for the second and third periods of the term respectively shall be determined by the local land board irrespective of any improvements effected or owned by the lessee, but any improvements which are the property of the Crown shall be taken into account";
 - (iv) by omitting from the same section the words "for each period of the term";
 - (v) by omitting from the same section the words "for that period";
 - (vi) by omitting from the same section the words "payable during any period";
- (s) by omitting from paragraph two of section Sec. 136A.

 136A the words "for the first period of the (Crown lands set apart for lease"; week-end leases.)
- (t) (i) by omitting from section 136c the words Sec. 136c. "for each and every period of the lease"; (Rent for week and
 - (ii) by omitting from the same section the leases.) words "during any period";
 - (iii) by omitting from the same section the words "The first period of the lease shall determine at the expiration of twenty-five years after the date of the application for the week-end lease, and the second and all succeeding periods shall be each of twenty years, each of such periods commencing at the expiration of the last preceding period";

- (iv) by omitting from the same section the words "for the first period";
- (v) by omitting from the same section the words "The capital value of the week-end lease for the second and every succeeding period shall be determined by the local land board upon the same basis as that provided for fixing the capital value in the first instance, but irrespective of any improvements on the farm effected or owned by the lessee. The unimproved values of freehold lands of similar quality and similarly situated, if any, shall be a factor in determining such capital value";

Sec. 167 (Appraisement of capital values.)

Sec. 167A. (Appraisement of rents.)

- (u) by omitting from subsection nine of section one hundred and sixty-seven the words "during the then current period of the holding";
- (v) by omitting from subsection five of section 167A the words "until the termination of the period then current, or, if the unexpired portion of the period then current does not exceed five years, then in the case of a homestead selection, homestead farm, suburban holding, conditional lease, settlement lease, or Crown lease until the termination of the period next succeeding, and, in the case of a conditional purchase lease, until the termination of the lease.

In any case where the board determines the annual rent in pursuance of an application made under this section, the rent for each succeeding period, if not already determined with the unexpired portion of the preceding period, shall be determined by the local land board" and by inserting in lieu thereof the words "except in the case of a special lease, the conditions of which require the rent to be separately determined for stated periods.

In any such case, the rental determined under this section shall be deemed to be the rental for the remainder of the period current at the date of such determination."

- (w) (i) by omitting from subsection four of section Sec. 183.
 one hundred and eighty-three the words (Conversion of homestead selection or selection or grant)
 - (ii) by omitting from subsection five of the same section the words "for the first period";
 - (iii) by omitting from subsection (5A) of the same section the words "for the first period thereof";
 - (iv) by omitting from subsection six of the same section the words "for the first fifteen-year period thereof";
- (x) (i) by omitting from paragraph two of section Sec. 185. one hundred and eighty-five the words (Conversion "until the expiration of the first fifteen-of settlement year period thereof or the sooner termination of the lease";
 - (ii) by emitting from the same paragraph the words "and thereafter and until the expiration of the second fifteen-year period thereof or the sooner termination of the lease shall be as determined by the local land board, and the rent for the third and final period of ten years or portion, if any, thereof shall be determined in the like manner";
 - (iii) by omitting from paragraph five of the same section the words "divided into two periods of ten years";
 - (iv) by omitting from the same paragraph the words "each such period of ten years" and by inserting in lieu thereof the words "the extended period"

Sec. 190. (Conversion of special lease.)

- (y) (i) by omitting from subsection eight of section one hundred and ninety the words "until the expiration of the first period thereof respectively";
 - (ii) by omitting from the same subsection the words "until the expiration of the first twenty-five year period thereof";
 - (iii) by omitting from the same subsection the words "until the expiration of the first fifteen-year period thereof respectively";
- (z) by omitting from paragraph (d) of subsection one of section one hundred and ninety-three the words "for the first and succeeding periods";
- (aa) by omitting from subsection eight of section 193A the words "for the first period thereof";

Sec. 1934. (Conversion of prickly-pear leases.) (See Act No. 4,

1930, s. 7.)

Sec. 193. (Conversion of

certain leases

into homestead grants.)

Sec. 194. (Conversion of certain holdings into homestead farms.)

- (bb) (i) by omitting from paragraph six of section one hundred and ninety-four the words "The capital value for the first period of the homestead farm which shall commence from the date of approval of the application for conversion" and by inserting in lieu thereof the words "The conversion shall take effect as from the date of approval of the application for conversion and the capital value";
 - (ii) by omitting from subparagraph (e) of the same paragraph the words "for the period current";
 - (iii) by omitting from the proviso to the same paragraph the words "for the aforesaid first period";
- (cc) by inserting at the end of section three hundred and nine the following new subsection:—
 - (2) Where the second period of any such lease terminates on or after the date of the commencement of the Crown Lands (Amendment)

 Act,

Sec. 309.
(Conditional leases acquired before 1st January, 1904: term already extended.)

Act, 1931, the rent payable at the termination of the said second period shall be the rent payable for the balance of the term of the lease, and the provisions of this section authorising the lessee to make an application or the Minister to make a reference to the local land board shall not apply in respect of any such lease.

(dd) (i) by omitting from subsection one of section Sec. 310.

three hundred and ten all words after the (Conditional words "forty years computed from the acquired commencement of the lease" and by before 1st inserting in lieu thereof the words "and 1904: extenthe rent to be paid shall, after the comsion of term.) mencement of the Crown Lands (Amendment) Act, 1931, be the rent last determined by the local land board";

(ii) by omitting from subsection two of the same section the words "divided into two periods of ten years";

(iii) by omitting from the same subsection the words "each such period of ten years" and by inserting in lieu thereof the words "the extended period";

(ce) (i) by omitting paragraph one of section three Sec. 319.
hundred and nineteen; (Existing homestead

(ii) by omitting from paragraph two of the selections: same section the words "for the residue of grants the first twenty-year period of such homestead selection (if such period be current at the passing of this Act)";

(iii) by omitting from the same paragraph the words "and for the second twenty-year period or—if such period be current at the passing of this Act—for the residue thereof, and for every succeeding period the capital value of the homestead selection shall be taken to be the value of the land as determined by the local land board irrespective of improvements, less any sums paid before the

the conversion as purchase money of any part of such land exclusive of sums paid by way of interest";

- (iv) by omitting from paragraph three of the same section the words "for the first twenty-year period or residue thereof (if current at the passing of this Act)";
- (v) by omitting from the same paragraph the words "for the said first period or residue thereof";
- (vi) by inserting at the end of the same section the following new paragraph:—
 - (5) In every other case the capital value or rent, as the case may be, of the homestead selection shall be that last determined by the local land board.
- (ff) by omitting paragraphs one, two, and three of section three hundred and twenty-two and by inserting in lieu thereof the following words: "and the term of the lease shall be forty years, and notwithstanding anything to the contrary contained in any instrument of lease, the rent to be paid shall, after the commencement of the Crown Lands (Amendment) Act, 1931, be the rent last determined by the local land board":
- (gg) (i) by omitting from subsection one of section three hundred and twenty-three all words after the words "forty years computed from the commencement of the lease" and by inserting in lieu thereof the following words: "and notwithstanding anything to the contrary contained in any instrument of lease, the rent to be paid shall, after the commencement of the Crown Lands (Amendment) Act, 1931, be the rent last determined by the local land board";
 - (ii) by omitting from subsection two of the same section the words "divided into two periods of ten years";

Sec. 322.
(Settlement leases applied for before 1st January, 1904: term already extended.)

Sec. 323. (Settlement leases applied for before 1st:January, 1904.)

(See Act No. 4, 1930, s. 15.)

(iii) by omitting from the same subsection the words "each such period" and by inserting in lieu thereof the words "the extended period";

(iv) by omitting from subsection three of the (See Act No. same section the words "and shall be \$4, 1930, same section the words "and shall be \$1.15.) divided into two periods of ten years each ";

(v) by omitting from the same subsection the

words "for each period";

(hh) (i) by omitting the proviso to section three Sec. 325. hundred and twenty-five and by inserting (Settlement in lieu thereof the following new proviso: leases applied for after "Provided that, notwithstanding anything 1st January, to the contrary contained in any instrument 1904.) of lease, the rent to be paid in respect of the settlement lease shall, after the commencement of the Crown (Amendment) Act, 1931, be the rent last determined by the local land board";

(ii) by omitting from the first proviso to section sec. 337. three hundred and thirty-seven the words (Conversions heretofore wherever occurring "for the first period effected under Act No. 30, 1908, ss. 1-13.)

(2) Where, at the date of the commencement of this Act, any periodical determination of capital value or rent required by law to have been made has not been made, no such periodical determination shall be made; and the capital value or rent current at the termination of the preceding period shall continue to be the capital value or rent in respect of the holding.

thereof":

10. The Crown Lands Consolidation Act, 1913, is Further further amended—

(a) (i) by inserting in subsection one of section Sec. 11. eleven after the word "Crown" the fol- (Local land boards.) lowing words:-

> "Any member other than the chairman appointed before or after the commencement of the Crown Lands (Amendment) Act, 1931, shall retire the day on which he attains the age of seventy years: Provided, however, that any member who has already attained

that age at the date of the commencement of the said Act or any member who may attain that age within a period of two months from the said date may continue to hold office until the expiration of such period ";

- (ii) by omitting subsection four of the same section;
- (b) by omitting from section twelve the words "A majority of the members of any local land board shall constitute a quorum, and the chairman shall, if present" and by inserting in lieu thereof the words "The chairman and one member shall constitute a quorum, and the chairman shall";
- (c) (i) by omitting from section fifteen the words "within any land district under his jurisdiction";
 - (ii) by omitting from the same section the words "in any such place" and by inserting in lieu thereof the words "at any convenient place within any land district under his jurisdiction";
- (d) (i) by inserting in section 17A after the words "Under Secretary" where firstly occurring the words "and any other prescribed officer";
 - (ii) by inserting in the same section after the words "Under Secretary" where secondly occurring the words "or such other officer";
- (e) by inserting at the end of subsection one of section fifty-seven the words "or to any part of a conditional lease which is for the time being covered by a reserve from alienation under the Mining Act, 1906, or any Act amending or replacing the same";
- (f) by omitting from subsection four of section eighty the words "proviso to subsection two" and by inserting in lieu thereof the words "provisoes to subsections two and three";

Sec. 12. (Decisions of board.)

Sec. 15. (Formal matters which chairman may deal with.)

Sec. 17A (Under Secretary for Lands may deal with certain matters on behalf of Minister.)

Sec. 57.
(Conversion of conditional lease into additional conditional purchase.)

Sec. 80. (Residential lease on goldfield or mineral field.)

(See Act No. 4, 1930, s. 11.)

(g) by inserting at the end of subsection two of Sec. 85.
section eighty-five the following words:

(Power to classify Crownlands.

Provided that in any notification setting Crownlands.) apart areas of land for specified kinds of additional holdings it shall be lawful for the Minister to include in the notification a condition to the effect that any additional holding taken out of areas so set apart shall be subject to the same conditions, where applicable, which attach to the original holding in virtue of which the application for the additional holding is made. This provision shall extend to any such notification, whether made before or after the commencement of the Crown Lands (Amendment) Act, 1931.

- (h) (i) by inserting in subsection two of section Sec. 101. one hundred and one after the words "the (Original area of which" the words "together with lease.) all other lands held by the lessee to be taken into account under the provisions of this Act";
 - (ii) by inserting in subsection three of the same section after the words "by the settlement lease" the words "together with all other lands held by the lessee to be taken into account under the provisions of this Act";
 - (iii) by inserting in the same subsection after the words "the area as" the words "together with such other lands";
 - (iv) by inserting at the end of the same subsection the words "No condition of residence or of fencing shall attach to the lease";
 - (v) by inserting at the end of subsection four of the same section the following proviso:

 Provided that upon conversion into conditional purchase or into conditional purchase and conditional lease the price of the conditional purchase and the price at which

which land comprised in the conditional lease shall be convertible into an additional conditional purchase shall be the capital value of the land as last notified or determined; or if not notified or determined such capital value as shall be determined by the local land board as at the date of the application for the expired settlement lease, and irrespective of the value of any improvements owned by the applicant for conversion.

- (vi) by inserting next after subsection four of the same section the following new subsection:—
 - (5) The expression "settlement lease" in subsections two, three, and four of this section means an original settlement lease and any additional settlement lease held in virtue thereof in the same interest.
- (i) by omitting from subsection five of section one hundred and thirteen all words after the words "under this section" and by inserting in lieu thereof the following words:—

Provided that—

(a) the term of residence shall be reduced by the period of residence performed in respect of the original conditional purchase lease or conditional purchase, as the case may be;

(b) where an additional conditional purchase lease, or additional conditional purchase, or conditional lease is held by two or more persons, any residence condition attaching thereto may be fulfilled by

one of such persons;

(c) conditions of residence attaching to any number of additional conditional purchase leases or additional conditional purchases or conditional leases of the same series may be performed concurrently, and a person residing upon

Sec. 113.
(Additionals in virtue of conditional purchase leases, &c.)

any

how dealt

for holdings, how

Crown Lands (Amendment).

any purchase or lease of the series shall for the purpose of any conditions of residence be taken to be residing upon every purchase or lease of the series.

- (i) by omitting paragraph (f) of subsection two of Sec. 114. section one hundred and fourteen and by (Classified inserting in lieu thereof the following new applications paragraph:--
 - (f) Except with the consent of the Minister with.) the holder of any holding which is a conversion of a special lease where such special lease is granted on or after the twenty-third day of December, one thousand nine hundred and twenty-four, shall not be entitled to apply for an additional holding under the provisions of this section.
- (k) by inserting at the commencement of sub- Sec. 129A. section seven of section 129A the words (Additional "Except with the consent of the Minister"; suburban holdings.)
- (1) by inserting in section one hundred and forty- Sec. 149. nine after the words "document is required" (Informal the words:

Where the whole or part of any deposit, rectified.) survey or other fee required by law to be lodged with any application under this Act to which the provisions of section 161A of this Act do not extend has not been so lodged, such omission shall not of itself invalidate the application in any case where the local land board, on sufficient reasons being shown, permits the amount unpaid to be subsequently paid. The local land board shall in any such case fix the period within which such amount shall be paid. Any failure to pay such amount within the period so fixed shall render the application null and void if the Minister so declares.

(m)

New s. 155B.

(m) by inserting next after section 155A the following short heading and new section:-

> Surrenders by trustees, executors, and administrators.

155B. (1) A surrender for the purpose of completing any conversion or purchase under any of the sections contained in Parts IV, V, and VI of this Act may be effected by a trustee or executor as if a power to that effect were contained in the instrument creating such trust or the will appointing such executor as the case may be, or by any administrator in respect of land which he holds as administrator:

Provided that any land assured to any trustee or executor or administrator upon conversion or purchase under any of the sections contained in the said Parts of this Act shall be held by him subject to the same

trusts as the land surrendered by him.

(2) Every such surrender made before commencement of the Crown Lands the (Amendment) Act, 1931, shall be as valid as if that Act had been in operation when the surrender was made.

(n) by omitting from section one hundred and seventy-six the words "other than a suburban holding";

(o) by inserting at the end of section one hundred and seventy-eight the following new subsection :--

(5) Where in the opinion of the local land board or chairman the fulfilment of the condition requiring the boundaries of a holding to be fenced should not be insisted upon, and the non-performance of such condition would be otherwise unobjectionable in the public interest, the local land board or chairman may grant an exemption from compliance with the condition of fencing the whole or any part of such boundaries.

tors.

Surrenders by trustees,

executors,

and administra-

Sec. 176. (Residence on two holdings concurrently.)

Sec. 178. (Suspension or remission of conditions other than payment.)

- (p) by inserting in paragraph (c) of subsection two Sec. 188A. of section 188A after the words "non-convert-(Disposal of small areas.) ible area of the lease" the words "or the (See Act No. balance thereof, as the case may be"; 4, 1930, s. 6.)
- (q) by inserting at the end of paragraph (f) of Sec. 190. subsection one of section one hundred and (Conversion of ninety the words "or an additional homestead or church and school lands farm";
- (r) by inserting next after section 194B the New s. 194c. following short heading and new section:-

Surrenders by trustees, executors, and administrators.

194c. (1) A surrender under any of the surrenders sections contained in this Division may be by trustees, effected by a trustee or executor in respect of administraland which he holds as trustee or executor, as tors. if a power to that effect were contained in the instrument creating such trust, or the will appointing such executor, as the case may be, or by any administrator in respect of land which he holds as administrator:

Provided that any land assured to any trustee, executor, or administrator upon conversion under any of the sections contained in this Division shall be held by him, subject to the same trusts as the land surrendered by him.

(2) Every such surrender made before the commencement of the Crown Lands (Amendment) Act, 1931, shall be as valid as if that Act had been in operation when the surrender was made.

(s) by omitting from subsection six of section one Sec. 195. hundred and ninety-five the words "Provided (Exchanges that no such surrender shall be effected by and surany administrator without the consent of all persons beneficially interested, or the order of the Court in that behalf which may be obtained

obtained in the same manner as an order under section fifty-six of the Wills, Probate, and Administration Act, 1898";

- (t) (i) by omitting from section one hundred and ninety-seven the words "of equal value";
 - (ii) by inserting in the same section after the words "in pursuance thereof shall" the words "for the purposes of this section";
 - (iii) by inserting in the same section after the words "exchanged for the purposes of this section" the following words:—

In any exchange under this section the lands exchanged shall, as nearly as practicable, be of equal value, or if the Crown lands to be granted be of greater value, the Minister may impose such conditions as to payment of the difference in value as he may deem expedient.

(u) (i) by inserting in subsection five of section two hundred and two before the words "council of a municipality" the words "Minister or by the";

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(ii) by omitting from the same subsection the words "by such council";

(iii) by inserting in the same subsection before the words "such council on the hearing of such complaint" the words "the Minister or":

(iv) by inserting next after subsection seven of the same section the following new subsection:—

(8) Any permission to enclose a road or watercourse granted in pursuance of the provisions of section fourteen of the Crown Lands Act Further Amendment Act, 1888, shall be deemed to be a permission granted under the provisions of subsection one of this section, and shall be subject to payment of such annual rent as may be determined by the local land board.

The

Sec. 197. (Exchanges and purchases for public purpose.)

Sec. 202. (Enclosure of roads and water-courses.)

(See Act No. 4, 1930, s. 16 (q).)

The liability for payment of rent under this subsection shall commence from the date of determination by the local land board.

- (v) by inserting in subsection two of section two sec. 222. hundred and twenty-two after the words (Tenant "Crown-lease" wherever occurring the words right: how settlement lease";
- (w) by omitting section two hundred and thirty-Sec. 231. one and the short heading thereto and by (Surrender of substituting in lieu thereof the following short leases.) heading and new section:—

Surrender of leases.

231. The holder of any lease under this Act Surrender may, with the consent of the Minister, surrender of leases. the whole or part thereof by an instrument in the prescribed form. The holder of a lease within an irrigation area may, with the consent of the Commission, surrender the whole or part thereof by an instrument in the prescribed form.

(x) by omitting section 231A.

Sec. 231A. (Surrender of settlement lease.)

(y) (i) by inserting at the end of subsection one Sec. 241.

of section two hundred and forty-one the (Rights of words "and such land shall become and be aliens.)

reserved from every form of sale and lease until otherwise notified in the Gazette";

(ii) by inserting at the end of subsection three of the same section the words "and the land shall become and be reserved from every form of sale and lease until otherwise notified in the Gazette";

(z) by omitting the proviso to section two hundred Sec. 258.
and fifty-eight and by inserting in lieu thereof (Provision governing the following new proviso:

Provided always that the holder of any portions.)

Provided always that the holder of any portion of a holding subdivided under section two hundred and fifty-seven shall not be entitled

entitled to apply for an additional holding in virtue thereof unless he has previously obtained the Minister's permission in writing.

(aa) (i) by inserting in subsection one of section two hundred and sixty-five after the word "Act" the words "or any conditional purchase lease comprising land allotted in exchange under the provisions of section one hundred and ninety-seven";

(ii) by omitting from the same subsection the word "thereof" where firstly occurring and by inserting in lieu thereof the words "of any conditional purchase lease";

(bb) (i) by inserting in subsection one of section two hundred and seventy-two after the words "as the case may be-or" the following words: "holdings comprising land granted or allotted in exchange under the provisions of section one hundred and ninety-five, section one hundred and ninetyseven, or section one hundred and ninetyeight for any of the classes of holdings hereinbefore mentioned-or";

(ii) by inserting in paragraph (g) of the same subsection after the words "conditional purchase leases" the words "or exchanged

lands or additional holdings";

(iii) by inserting next after paragraph (i) of the same subsection the following new paragraph:-

> (i) additional holdings applied for after the commencement of the Crown Lands (Amendment) Act, 1931, in virtue of any holding applied for before the first day of February, one thousand nine hundred and nine.

(cc) by inserting at the end of subsection one of section three hundred and seven the words "or of any land which is for the time being covered by a reserve from alienation under the Mining Act, 1906, or any Act amending or replacing the same"; (dd)

Sec. 265. (Restrictions as to assignment and assigns of conditional purchase lease.)

Sec. 272. (Restrictions as to assigns of certain holdings applied for after 1st February, 1909.)

Sec. 307. (Conversion of existing conditional lease into conditional purchase.)

(dd) by omitting paragraph four of section three sec. 319. hundred and nineteen:

(Existing home-stead selections grants executed.)

(ee) (i) by omitting from section three hundred Sec. 321. and twenty-one the words "Subject to the (Settlement provisions hereinafter contained";

for before 1st

(ii) by omitting from the same section all January, 1904: term, words after the words "issued in respect if not thereof":

(ff) (i) by inserting in subsection two of section sec. 323. three hundred and twenty-three after the (Settlement lease applied for words "the area of which" the words before 1st January, 1904.) "together with all other lands held by the lessee to be taken into account under the provisions of this Act";

(ii) by inserting in subsection three of the same section after the words "by the settlement lease" the words "together with all other lands held by the lessee to be taken into account under the provisions of this Act ":

(iii) by inserting in the same subsection after the words "the area as" the

"together with such other lands";

(iv) by inserting at the end of the same subsection the words "No condition of residence or of fencing shall attach to the lease";

(v) by inserting at the end of subsection four of the same section the following proviso:-

Provided that upon conversion into conditional purchase or into conditional purchase and conditional lease the price of the conditional purchase and the price at which land comprised in the conditional lease shall be convertible into an additional conditional purchase shall be the capital value of the land as last notified or determined; or if not notified or determined,

such capital value as shall be determined by the local land board as at the date of the application for the expired settlement lease, and irrespective of the value of any improvements owned by the applicant for conversion.

- (vi) by inserting next after subsection four of the same section the following new subsection:—
 - (5). The expression "settlement lease" in subsections two, three, and four of this section means an original settlement lease and any additional settlement lease held in virtue thereof in the same interest.

(gg) by omitting sections three hundred and thirtynine, three hundred and forty, three hundred and forty-one, and three hundred and forty-two.

11. The Crown Lands Consolidation Act, 1913, is further amended—

(a) by omitting from subsection one of section 136B the words "except a married woman not living apart from her husband under an order for judicial separation made by any court of competent jurisdiction";

(b) by omitting section one hundred and sixty;(c) by omitting section two hundred and thirty-

eight;

(d) by omitting from subsection one of section two hundred and seventy-two the words "or to a married woman who is not competent to take a transfer thereof under the provisions in that behalf contained in section two hundred and thirty-eight hereof";

(e) by omitting from subsection one of section two

hundred and seventy-four the words-

" or-

(b) to a married woman who is not made competent to take a transfer thereof by the provisions in that behalf contained in section two hundred and thirty-eight hereof."

Sees. 339-342. (Western Division.)

Further amendment of Act No. 7, 1913.

12.

- 12. The Returned Soldiers Settlement Act, 1916, is Amendment amended as follows:—

 of Act No. 21, 1916.
 - (a) (i) by omitting from section 3A the words Sec. 3A.

 "and upon the issue of such certificate the (Preferential soldier or sailor named therein shall be right deemed to have had such farm or block confirmed to him without reference to the local land board" and by inserting in lieu thereof the words "and upon lodgment of an application for the farm or block in the manner and within the time specified in the notification setting the land apart, the person named in the certificate shall be deemed to have had such farm or block confirmed to him";
 - (ii) by inserting at the end of the same section the following words:—

The action of the Minister in requiring a formal application to be lodged with the Crown land agent for a farm or block deemed to have been confirmed by virtue of a certificate of preferential right in accordance with the provisions of this section, and in regarding the date of such application as the date from which the title to such farm or block commenced, is hereby validated.

(b) by inserting next after subsection nine of sec- Sec. 4. tion four the following new subsection:— (Special

(10) Where land other than land within an settlement of irrigation area has been disposed of under sectlement of irrigation four of the Returned Soldiers Settlement Act, 1916, and a condition of the tenure requires the capital value or rent to be determined for the second or any subsequent period of the tenure, the following provisions shall have effect:—

(a) where the second or any subsequent period of the tenure terminated prior to the date of the commencement of

the

the Crown Lands (Amendment) Act, 1931, and any periodical determination required by law to have been made has not been made, no such periodical determination shall be made; and the capital value or rent current at the termination of such period shall continue to be the capital value or rent in respect of the holding until the termination of the tenure;

(b) where the second or any subsequent period of the tenure terminates on or after the date of the commencement of the Crown Lands (Amendment) Act, 1931, the capital value or rent of the holding current at the termination of such period shall be the capital value or rent in respect of such holding until the termination of the tenure;

(c) (i) by omitting from subsection one of section nineteen the words "a discharged soldier is";

- (ii) by inserting in the same subsection after the words "Closer Settlement Acts" the words " is a discharged soldier or a person deriving title through or under a discharged soldier";
- (iii) by omitting from subsection (1A) of the same section the words "a discharged soldier is";
- (iv) by inserting in the same subsection after the words "Closer Settlement (Amendment) Act, 1919" the words " is a discharged soldier or a person deriving title through or under a discharged soldier";
- (d) (i) by omitting from subsection (1B) of section nineteen the words and figures "twelve months from the commencement of the Returned Soldiers' Settlement (Amendment) Act, 1928" and by inserting in lieu thereof

Sec 19.

Sec. 19. (Appraisement of soldiers' holdings.)

thereof the words and figures "two years from the commencement of the Crown Lands (Amendment) Act, 1931";

(ii) by inserting in subsection (3A) of the same section after the words "Closer Settlement (Amendment) Act, 1919, do not exist" the following words:—

The board in determining the price or capital value or freehold value of land pursuant to this section shall have regard to the productive capacity thereof under fair average seasons, prices, and conditions. Evidence of sales of land similar in quality, locality, and other respects to the land in respect of which the determination is to be made shall not be deemed to be relevant unless the board is satisfied that the value reflected by any such sale is fair and reasonable, having regard to the productive capacity of the land under fair average seasons, prices, and conditions;

- (iii) by omitting subsection four of the same section and by inserting in lieu thereof the following new subsection:—
 - (4) Where, after the commencement of the Crown Lands (Amendment) Act, 1931, an application has been made under the provisions of this section to have the capital value price or value of the land or the amount of the charge of purchase money on the land determined, no further application for a similar determination shall be entertained either under this section or section one hundred and sixty-seven of the Crown Lands Consolidation Act, 1913, or section two of the Closer Settlement and Returned Soldiers Settlement (Amendment) Act, 1927.

Where, after the commencement of the Crown Lands (Amendment) Act, 1931, an application

application has been made under the provisions of section one hundred and sixtyseven of the Crown Lands Consolidation Act, 1913, to have the capital value of the land determined, or, under section two of the Closer Settlement and Returned Soldiers Settlement (Amendment) Act. 1927, to have the capital value price or value of the land or the amount of the charge of purchase-money on the land determined, no further application for a similar determination shall be entertained either under section one hundred and sixtyseven of the Crown Lands Consolidation Act, 1913, or section two of the Closer Settlement and Returned Soldiers Settlement (Amendment) Act, 1927, or this section.

Amendment of Act No. 49,1928. Sec. 4. (Restriction on right to apply for reappraisement.)

13. The Returned Soldiers' Settlement (Amendment) Act, 1928, is amended by omitting section four.

Amendment

14. The Closer Settlement Act, 1901, is amended of Act No. 37, by omitting from paragraph (d) of section twenty-six the words: "The person applying, if a female, shall be unmarried or widowed; or, if married, be living apart from her husband under an order for judicial separation made by a court of competent jurisdiction: Provided that with the Minister's consent a married woman not living apart from her husband may apply for a settlement purchase, in which case" and by inserting in lieu thereof the words: "Where a married woman not living apart from her husband under an order for judicial separation made by a court of competent jurisdiction applies for a settlement purchase."

Amendment of Act No. 14, 1927.

15. The Closer Settlement and Returned Soldiers Settlement (Amendment) Act, 1927, is amended as follows:-

Sec. 2. (Appraisement of price or value.)

(a) by omitting from subsection one of section two the words "this Act" and by inserting in lieu thereof the words and figures "the Crown Lands (Amendment) Act, 1931";

(b) by inserting in subsection two of the same section after the words and figures "Closer Settlement (Amendment) Act, 1919" the words and figures "before the commencement of the Crown Lands (Amendment) Act, 1931";

(c) by omitting from subsection four of the same section the words "this Act" wherever occurring and by inserting in lieu thereof the words and figures "the Crown Lands (Amendment)

Act, 1931";

(d) by omitting from subsection five of the same section the words "this Act" and by inserting in lieu thereof the words and figures "the Crown Lands (Amendment) Act, 1931";

(e) by inserting next after subsection eight of the same section the following new subsection:—

(8A) The board in determining the price or capital or freehold value of land pursuant to this section shall have regard to the productive capacity of the land under fair average seasons, prices, and conditions. Evidence of sales of land similar in quality, locality, and other respects to the land in respect of which the determination is to be made shall not be deemed to be relevant unless the board is satisfied that the value reflected by any such sale is fair and reasonable, having regard to the productive capacity of the land under fair average seasons, prices, and conditions.

(f) by inserting at the end of subsection nine of the same section the following paragraph:—

A reference by the Minister may be made as provided by section twenty of the Crown Lands Consolidation Act, 1913, in any case where the Minister is of the opinion that a rehearing or further consideration is warranted, but no reference shall be made as provided in that section in any case where the capital value only is in issue.

(g) by omitting subsection thirteen of the same section and by inserting in lieu thereof the

following new subsection:

(13) For the purpose of making application for determination of the capital value of any holding which is abandoned by the holder or forfeited under this Act and of which at the time of abandonment or forfeiture the Commissioners of the Government Savings Bank of New South Wales are mortgagees, the said Commissioners shall be entitled to exercise the rights of a holder under this section.

Subsection fourteen of this section shall not apply to any such application of the said Commissioners.

For the purposes of this subsection, a holding shall be deemed to have been abandoned if the said Commissioners furnish to the local land board a certificate to that effect.

Validations. (Certain reserves comprising the beds of rivers, &c.)

A.C.P. No.

13 of 1919, Gosford, 16. (1) The following reserves from sale or lease, notified under the provisions of section twenty-nine of the Crown Lands Consolidation Act, 1913, are hereby validated:—

Reserve number fifty-two thousand seven hundred and eighty-eight, notified in the Government Gazette number fifty-five, folio two thousand one hundred and sixteen, of the third day of May, one thousand nine hundred and eighteen; and

Reserve number fifty-six thousand one hundred and forty-six, notified in the Government Gazette number fifty-six, folio two thousand two hundred and fifty-three, of the eleventh day of May, one thousand nine hundred and twenty-three.

(2) The title of Alexander Allan Martin to additional conditional purchase number thirteen of one thousand nine hundred and nineteen, land district of Gosford, of portion three hundred and twenty-three, parish

parish of Kincumber, county of Northumberland, and to the additions thereto of portions three hundred and fifty-eight, three hundred and fifty-nine, and three hundred and seventy-one of the same parish, shall not be invalid merely for the reason that at the time of his application for the said additional conditional purchase or at the time of the additions thereto the lands were not Crown lands within the meaning of the Crown Lands Consolidation Act, 1913, available for conditional purchase.

(3) The term of the conditional lease number C.L. 17673. seventeen thousand six hundred and seventy-three, applied for on the seventeenth day of July, one thousand eight hundred and ninety, is hereby extended until the sixteenth day of July, one thousand nine hundred and fifty.

SCHEDULE.

Number of Act.	Short title.	Extent of repeal.
1914, No. 10 1916, No. 29	Crown Lands and Irrigation (Amendment) Act, 1914. Crown Lands (Amendment) Act, 1916.	So much of section 2 as inserted the proviso to section 231, Crown Lands Consolidation Act, 1913. So much of section 7 as inserted the words "weekend lease" in section 231 (2) of Crown Lands Consolidation Act, 1913.
		So much of section 7 as inserted the words "other than a week-end lease" in paragraph (i), subsection (d), section 238, Crown Lands Consolidation Act, 1913.

SCHEDULE—continued.

Number of Act.	Short title.	Extent of repeal.
1916, No. 29	Crown Lands (Amendment) Act, 1916.	The whole of section 13. So much of section 24 as inserted the words "or—in any case where her husband has not acquired a suburban holding—a suburban holding" in paragraph (b), section 238, Crown Lands Consolidation Act, 1913.
1917, No. 27	Crown Lands (Amendment) Act, 1917.	
1919, No. 44	Crown Lands (Amendment) Act, 1919.	So much of section 2 as amended section 238, Crown Lands Consolida- tion Act, 1913.
1924, No. 52	Crown Lands and Closer Settlement (Amend- ing) Act, 1924.	Paragraph (d) of section 7, paragraph (b) of section 9.
1927, No. 16	Crown Lands (Amendment) Act, 1927.	Section 5.
1930, No. 4	Crown Lands (Amendment) Act, 1930.	Paragraph (b) of section 4.

By Authority:

ALFRED JAMES KENT, I.S.O., Government Printer, Sydney, 1931. [1s. 6d.]



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

W. R. McCOURT, Clerk of the Legislative Assembly. Legislative Assembly Chamber, Sydney, 25 September, 1931.

New South Wales.



ANNO VICESIMO SECUNDO

GEORGII V REGIS.

Act No. 41, 1931.

An Act to amend the law as to the determination of capital and rental values in certain cases; to amend the law relating to the periodical determination of capital and rental values of certain holdings; to amend and extend the law relating to the area that may be applied for as a special lease; to enable applicants for special leases to pay survey fees by instalments; to provide for the postponement of payments on conditional purchases; to amend the law relating to dealings with certain holdings within irrigation areas; to validate certain surrenders by trustees, executors, and administrators, and certain other matters; and for

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

> H. J. CONNELL, Chairman of Committees of the Legislative Assembly.

these and other purposes to amend the Crown Lands Consolidation Act, 1913; the Returned Soldiers Settlement Act, 1916; the Closer Settlement and Returned Soldiers Settlement (Amendment) Act, 1927, and certain other Acts; and for purposes connected therewith. [Assented to, 2nd October, 1931.]

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:—

Short title.

1. This Act may be cited as the "Crown Lands (Amendment) Act, 1931," and shall be read and construed with the Crown Lands Consolidation Act, 1913, as amended by subsequent Acts.

Repeals.

2. The Acts mentioned in the Schedule to this Act are, to the extent therein indicated, hereby repealed.

Amendment of Act No. 7, 1913. 3. The Crown Lands Consolidation Act, 1913, is amended as follows:—

Sec. 166.
(Appraisements by local land boards.)

(a) by inserting in section one hundred and sixtysix after the words "provided by the Minister" the following words:—

Where the rent, license fee, price, or capital value of any holding is to be determined, the local land board in making the determination shall have regard to the productive capacity of the land under fair average seasons, prices, and conditions.

Evidence of sales or leases of land similar in quality, locality, and other respects to the land in respect of which the determination is to be made shall not be deemed to be relevant unless the local land board is satisfied that the value reflected by any such sale or lease is fair and reasonable, having regard to the productive capacity of the land under fair average seasons, prices, and conditions.

(3) The application may be lodged at values.) any time within five years after the confirmation or approval of the application for the holding, or at any time within two years after the commencement of the Crown Lands (Amendment) Act, 1931.

(ii) by omitting subsection four of the same section and by inserting in lieu thereof the following new subsection:—

(4) Where, after the commencement of the Crown Lands (Amendment) Act, 1931, an application for appraisement of the capital value of a holding has been made under the provisions of this section no further application thereunder to have the capital value of the holding determined shall be entertained, notwithstanding that the tenure of the holding has been converted into some other form of tenure.

(iii) by omitting subsection six of the same (See Act No. 4, 1930, s. 4

(iv) by omitting subsection (6A) of the same (Ibid. s. 4 section;

(v) by omitting from subsection seven of the same section the words and figures "Crown Lands (Amendment) Act, 1927" and by inserting in lieu thereof the words and figures "Crown Lands (Amendment) Act, 1931";

(vi) by inserting in subsection eight of the same section before the words "The capital value of the land" the words "Subject to the provisions of section one hundred and sixty-six";

(vii) by omitting from subsection eleven of the same section the words and figures "Crown Lands (Amendment) Act, 1927" and by inserting in lieu thereof the words and figures "Crown Lands (Amendment) Act, 1931"; (viii)

- (viii) by inserting next after subsection thirteen of the same section the following new subsection:—
 - (14) For the purpose of making application for determination of the capital value of any holding which is abandoned by the holder or forfeited under this Act and of which at the time of abandonment or forfeiture the Commissioners of the Government Savings Bank of New South Wales are mortgagees, the said Commissioners shall be entitled to exercise the rights of a holder under this section.

Subsection seven of this section shall not apply to any such application of the said Commissioners.

For the purposes of this subsection a holding shall be deemed to have been abandoned if the said Commissioners furnish to the local land board a certificate to that effect.

(c) (i) by omitting subsection two of section 167A and by inserting in lieu thereof the following new subsection:—

(2) The application in the prescribed form shall be accompanied by the prescribed fee, and shall be made within five years after the confirmation or approval of the application for the holding, or within two years after the commencement of the Crown Lands (Amendment) Act, 1931.

(ii) by inserting in subsection four of the same section before the words "The local land board" the words "Subject to the provisions of section one hundred and sixty-six";

(iii) by omitting from subsection six of the same section the words "Where an appraisement of the annual rent of a holding" and by inserting in lieu thereof the words and figures "Where after the commencement

Sec. 167A. (Appraisement of rents.)

(See Act No. 4, 1930, s. 16 (j).)

of the Crown Lands (Amendment) Act, 1931, an application for appraisement of the annual rent of a holding";

- (iv) by inserting next after subsection seven of the same section the following new subsection :-
 - (8) For the purpose of making application for determination of the annual rent of any holding which is abandoned by the holder or forfeited under this Act, and of which at the time of abandonment or forfeiture the Commissioners of the Government Savings Bank of New South Wales are mortgagees, the said Commissioners shall be entitled to exercise the rights of a holder under this section.

Subsection three of this section shall not apply to any such application of the said Commissioners.

For the purposes of this subsection a holding shall be deemed to have been abandoned if the said Commissioners furnish to the local land board a certificate to that effect.

4. (1) The Crown Lands Consolidation Act, 1913, is Further further amended by inserting next after section two amendment of Act No. 7, hundred and thirty-five the following short heading and 1913. new section :-New s. 235A.

Lands measured with boundaries to lakes, roads, &c.

235A. (1) In this section—

"Bank" means the limit of the bed of any to lakes, roads, lake or river.

"Bed" means the whole of the soil of any cf. Thames lake or river including that portion thereof Conservators v. Smeed, which is alternately covered and left 1897, 2 Q.B. bare as there may be an increase or at p. 338. diminution in the supply of water and which is adequate to contain it at its average

average or mean stage without reference to extraordinary freshets in time of flood or to extreme droughts.

"Lake" includes a lagoon or other like collection of water, whether permanent or temporary, not being water contained in an artificial work.

"River" includes any stream of water whether perennial or intermittent, flowing in a natural channel, and any affluent, confluent, branch, or other stream into or from which the river flows.

(2) The boundary of any land which is granted or otherwise alienated by the Crown and which is described or alienated as bounded by or by reference to or by the margin or bank of any non-tidal lake or by metes which are expressed or shown to run to the lake or to the bank of the lake shall be deemed to be the bank of the lake at the time of the Crown survey for the purposes of the alienation.

(3) No title to the land comprising the bed of any non-tidal lake shall pass or be deemed ever to have passed by any Crown grant of land adjoining the lake by reason of the land granted being described as bounded by or by reference to or by the margin or bank of the lake or by metes expressed to run to the lake or to the margin or bank of the lake.

(4) No title to the land comprising the bed of any non-tidal lake shall pass or be deemed ever to have passed by any other alienation of land adjoining the lake by reason of the land being alienated as bounded by or by reference to or by the margin or bank of the lake or by metes expressed or shown to run to the lake or to the margin or bank of the lake.

(5) (a) No person shall by reason of his being the owner of any land so described or alienated be entitled to any rights of access over or to the user of any part of such bed.

(b)

cf. Water Act, 1912-1930, s. 5.

Ibid.

- (b) Nothing in this section shall affect any license or authority acquired either before or after the commencement of the Crown Lands (Amendment) Act, 1931, under or pursuant to the Water Act, 1912–1930.
- (6) The doctrine of accretion shall not apply and shall be deemed never to have applied to a non-tidal lake.
- (7) Nothing in this section shall operate to divest any land included in a certificate of title under the Real Property Act, 1900, issued before the commencement of the Crown Lands (Amendment) Act, 1931.
- (8) Where under the Crown Lands Acts the bed of any river has been reserved from sale or lease no person shall by reason of his being the owner of any land adjoining the river which has been subsequently alienated as bounded by or by reference to or by the margin or bank of the river or by metes expressed or shown to run to the river or to the margin or bank of the river be entitled to any rights of access over or to the user of any part of the bed of the river other than to such rights as are or have been acquired either before or after the commencement of the Crown Lands (Amendment) Act, 1931, under or pursuant to the Water Act, 1912–1930.
- (9) Where, either before or after the commencement of the Crown Lands (Amendment) Act, 1931, any land which has been or is granted or alienated by the Crown with a boundary adjoining or as bounded by a road which has been or is created by the Crown, no part of such road shall be deemed to have passed or to pass with the land so granted or alienated.
- (10) This section shall extend to all lands comprised in any grant or other alienation whether made before or after the commencement of the Crown Lands (Amendment) Act, 1931.

- (11) In this section "alienation" includes any form of tenure under the Crown Lands Acts, the Closer Settlement Acts, or any other Act relating to the alienation of lands of the Crown, and "alienated" has a corresponding meaning.
- (12) Nothing in this section shall apply to Lake Victoria or to any other lake to which the River Murray Waters Act, 1915, as amended by subsequent Acts, or any agreement thereby ratified, applies.

Amendment of Act No. 44, 1912. (Rights of occupiers of riparian land.)

(2) The Water Act, 1912-193, is amended by inserting at the end of subsection six of section seven the words "or, with respect to a lake, to give to an occupier any right of access over or to the user of land not lawfully occupied by him."

Further New s. 235B.

5. The Crown Lands Consolidation Act, 1913, is Act No. 7, 1913, further amended by inserting next after section 235A the following new short heading and section:—

Limitation on acquisition of title by possession against the Crown.

Limitation of acquisition of title by possession.

235B. No title to any land of the Crown which has been either before or after the commencement of the Crown Lands (Amendment) Act, 1931—

- (a) set out as a road under any Act or in connection with the alienation of lands of the Crown; or
- (b) left between Crown grants for use as a road or driftway; or
- (c) dedicated under the Crown Lands Acts or any other Act for a public purpose; or
- (d) reserved in any Crown Grant, shall by reason of adverse possession be allowed to be asserted or established as against-
 - (i) the Crown; or
 - (ii) persons holding such lands in trust for any public purpose.

Nothing

Nothing in this section shall affect the operation of section thirteen of the Real Property (Amendment) Act, 1921, or the title to any land which has in any proceedings to which the Crown has been a party been adjudged not to be lands of the Crown or the title to any land which the Crown is at the commencement of the Crown Lands (Amendment) Act, 1931, debarred from recovering by reason of the operation of the Crown Suits Act, 1769.

6. The Crown Lands Consolidation Act, 1913, is Further further amended—

(a) (i) by omitting from section seventy-five sec. 75. the words "three hundred and twenty" (Special Leases: and by inserting in lieu thereof the words miscellaneous "one thousand nine hundred and twenty"; purposes.)

(ii) by omitting from the same section the words "shells-limestone-loam-brickearth—gravel—or ballast";

(iii) by inserting at the end of the same section

the following words:—

If an applicant so desires, one-tenth of the survey fee only may be paid with the application, in which event the balance, together with interest at the rate of four per centum per annum, shall be paid at such times as the Minister directs.

(b) by omitting section one hundred and seventy- Sec. 179. nine and the short heading thereto and by (Conditional substituting in lieu thereof the following short purchase: of suspension of heading and new section:—

Postponement of payment of instalments on conditional purchases.

179. (1) The Minister may postpone the Conditional payment conditionally, or unconditionally, of postpone. one or more instalments of purchase money ment of owing on a conditional purchase if satisfied of cf. Closer the inability of the holder to pay such instal-Settlement ments on the due date.

Act No. 37, 1904, s. 29

Where (2)(c).

Where any such postponement is granted, interest at the rate payable on the conditional purchase to the due date of the postponed instalment shall be added to the amount owing on the conditional purchase.

Where such instalment is subsequently paid the amount owing on the conditional purchase shall be reduced by the amount so paid.

(2) Where interest only is payable yearly in respect of a conditional purchase, the Minister may postpone, conditionally or unconditionally, one or more of such interest payments if satisfied of the inability of the holder to pay such interest on the due date, in which case the amount of such interest unpaid shall be added to the amount owing on the conditional purchase as from the due date for payment of such interest.

Where such interest is subsequently paid the amount owing on the conditional purchase shall be reduced by the amount so paid.

(c) by omitting from section fifty-one the word "suspension" and by inserting in lieu thereof the word "postponement";

(d) by omitting from subsection three of section fifty-eight the word "suspension" and by inserting in lieu thereof the word "postponement."

7. The Crown Lands Consolidation Act, 1913, is Act No. 7, 1913. further amended—

> (a) (i) by omitting from subsection one of section fifty-nine the words and brackets "(not

(ii) by inserting in the same subsection after the words "and the conditions" the words and brackets "(as to residence, fencing, improvement, or otherwise)";

(iii) by omitting subsection three of the same section and by inserting in lieu thereof the

(3) A subdivision of the area shall be made into blocks of such areas as the Minister

cf. Closer Settlement Act, No. 37, 1904, s. 29 (2) (b).

Sec. 51. (Balance of -how paid.)

Sec. 58. (Non-residential conditional

purchase.)

Sec. 59. (Special areas and conditional purchases therein.)

being less than thirty shillings per acre)";

following new subsection :-

Minister may determine, and the blocks shall be taken according to the published plan or design thereof, subject to any adjustment upon survey deemed proper by the Minister.

(b) (i) by omitting from section sixty-six the words Sec. 66.

"Purchasers under this section shall in (Miscellaaddition to the price of the land and the purchases.)
deed fee pay the costs of survey and report
incurred in dealing with their applications";

(ii) by inserting at the end of the same section the following new subsections:—

(2) Crown lands may, with the approval of the Minister, be sold, in areas not exceeding five acres in extent, and at prices to be

(a) to or to the trustees of any recognised religious body for any religious or public purpose; or

(b) to any public authority or to the trustees of any association or institution for any public purpose.

(3) Purchasers under this section shall in addition to the price of the land and the deed fee pay the costs of survey and report incurred in dealing with their applications.

8. The Crown Lands Consolidation Act, 1913, is Further further amended by inserting next after subsection six amendment of Act No. 7, of section 145A the following new subsections:—

1913.

(6A) If any holding, other than a town land Sec. 145A. lease or town land purchase, is mortgaged and (Restrictions the mortgage enters into possession of the same on transfer of under his mortgage, he may hold the same for a period of three years after the date of his entering into possession as aforesaid or for such further period as the Commission may permit.

But the mortgagee shall not, notwithstanding the terms of his mortgage, so enter into possession of the mortgaged land more than once, except by permission of the Commission.

The

The mortgagee shall not foreclose the mortgage without the consent of the Commission. Such consent shall be applied for and may be given or refused, as in the case of a sale; and the provisions of subsection one of this section shall apply thereto.

The mortgagee shall not transfer the land except in accordance with this section or by way of discharge of mortgage.

If within such period the mortgagee does not obtain the consent of the Commission to a fore-closure or does not transfer the holding in accordance with this section, the same shall be liable to forfeiture, and on notification by the Commission in the Gazette may be forfeited, and thereupon shall revert to the Crown.

A foreclosure or transfer in contravention of this subsection shall be void, and any agreement or contract for the sale of any such holding made without the permission of the Commission shall render such holding liable to forfeiture if such agreement or contract be not submitted for the approval of the Commission within three months from the date of execution thereof.

The fact that the mortgagee or some person by his authority occupies or uses any part of the mortgaged land shall be prima facie evidence that the mortgagee has entered into possession of the land under the mortgage.

(6B) If any holding devolves under a will or intestacy upon a person who is not qualified under this section to be a transferee thereof, such person may nevertheless hold the holding for a period of three years after the death of the testator or intestate, or for such further period as the Commission may permit.

Within any such period such person may, upon application to the Commission, and on showing that he is then qualified under this section to be a transferee as aforesaid, receive from the Commission a certificate to that effect, which shall entitle

entitle him to hold the holding; or such person may, subject to this section, sell and transfer the holding.

If by the provisions of the will or by law such person has power to sell the land the sale may be effected under such power; in any other case the sale may be effected with the consent of all persons beneficially entitled to the land, or by order of the Supreme Court in its equitable jurisdiction, which may be obtained in the manner prescribed by rules of court, or until such rules are made by summons at chambers.

If such person does not within any such period obtain the certificate of the Commission as aforesaid, nor transfer the holding as aforesaid, the same shall be liable to forfeiture, and on notification in the Gazette may be forfeited, and thereupon shall revert to the Crown.

9. (1) The Crown Lands Consolidation Act, 1913, Further amended—

Act No. 7, 1913. is further amended—

(a) (i) by omitting from section fifty-two the Sec. 52. words "Such term shall be divided into a (Term and first period of fifteen years computed from conditional the commencement of the lease, a second lease.) period of fifteen years commencing from the expiration of such first period, and a third and final period of ten years";

(ii) by omitting from the same section the words "in accordance with this Act. The annual rent for the first period shall be determined ":

(iii) by omitting from the same section the words "The annual rent for the second and third periods respectively shall be determined by the local land board if an application in that behalf is made by the lessee accompanied by a fee as prescribed, or if a reference for that purpose is made by the Minister, such application or reference being respectively made not

later

later than twelve months after the commencement of the period in question: Provided that in the absence of any such application or reference rent shall be payable for the period then current at the same rate as was paid for the period last expired";

(iv) by omitting from the same section the words "divided into two periods of ten years. The annual rent for each such period shall be as determined by the local land board" and by inserting in lieu thereof the words "The annual rent for the extended period shall be as determined by the local land board";

Sec. 77. (Scrub lease.)

(b) by omitting from section seventy-seven the words "The term of a scrub lease may be divided into such periods as the Minister shall fix, and the rent for the second or any succeeding period shall be determined by the local land board";

Sec. 82A.
(Leasing of Crown lands within towns)

- (c) (i) by omitting from paragraph (d) of section 82A the words "for the first period of twenty years of the lease" and by inserting in lieu thereof the words "during the term of the lease";
 - (ii) by omitting paragraph (e) of the same section;
 - (iii) by omitting from paragraph (f) of the same section the words "for the first period of twenty years of the lease";

(d) by omitting section ninety-four and the short heading thereto and by inserting in lieu thereof the following short heading and new section:—

Substituted s. 94. (Capital value of homestead selection or grant.)

Capital value of homestead selection or grant.

Capital value of homestead selection or grant. 94. The capital value of a homestead selection or grant shall be the value as notified, or as determined by the local land board.

(e)

- (e) (i) by omitting from section one hundred and Sec. 101. one the following words: "Such term shall (Original be divided into a first period of fifteen lease.) years computed from the commencement of the lease, a second period of fifteen years commencing from the expiration of such first period, and a third and final period of ten years";
 - (ii) by omitting from the same section the words "for the first period";
 - (iii) by omitting from the same section the following words: "Provided further that the lessee of a settlement lease made prior to the commencement of the Crown Lands (Amendment) Act, 1917, may within twelve months after such commencement apply in the prescribed manner to have the rent determined for the unexpired portion of the said period. The determination shall take effect from the date when rent is next payable after the application for such determination.

"The annual rent for each succeeding period may on application by the lessee or reference by the Minister be separately determined by the local land board";

- (iv) by omitting from subsection two of the (See Act No. same section the words "divided into two 4, 1930, s. 15.) periods of ten years";
- (v) by omitting from the same subsection the (1bid.) words "each such period" and by inserting in lieu thereof the words "the extended period";
- (vi) by omitting from subsection three of the (Ibid.) same section the words "and shall be divided into two periods of ten years each";
- (vii) by omitting from the same subsection the words "for each period";

Sec. 104. (Original conditional purchase lease areas.) (f) (i) by omitting from paragraph two of section one hundred and four the words "for the first period of the lease";

(ii) by omitting from the same paragraph the words "and a similar basis shall be adopted by the local land board in determining the capital value of a block for the first or any succeeding period of the lease as hereinafter provided";

Sec. 107. (Term and rent of conditional purchase lease.)

- (g) (i) by omitting from section one hundred and seven the words "divided into two periods each of twenty-five years";
 - (ii) by omitting from the same section the words "for the first period of twenty-five years after the application therefor";
 - (iii) by omitting from the same section the words "and for the second period of twenty-five years shall be determined by the local land board";

Sec. 109.
(Conditional purchase leases. Conversion into conditional purchases and conditional leases.)

- (h) by omitting paragraph (b) of subsection seven of section one hundred and nine and by inserting in lieu thereof the following new paragraph:—
 - (b) The rent payable in respect of any such conditional lease shall be at the same rate per acre as was payable in respect of the conditional purchase lease.

Such rent shall be paid annually in advance on the recurring date of the application for conversion.

- (i) by omitting from section one hundred and ten the words "for the period of the lease";
- (j) by omitting from subsection one of section one hundred and thirteen the words "for the first period";
- (k) (i) by omitting from section one hundred and seventeen the words "for the first period of ten years";

Sec. 110.
(Payment of purchase money on conversion.)
Sec. 113.
(Additionals in virtue of conditional purchase leases, &c.)
Sec. 117.
(Determination of capital

value.)

(ii)

- (ii) by omitting from the same section the words "For each succeeding period of ten years the local land board shall determine the capital value on a similar basis";
- (1) by omitting from paragraph two of section one Sec. 118 hundred and eighteen the words "for the first (Homestead period of the lease";
- (m) (i) by omitting from section one hundred and Sec. 122.

 twenty-two the words "for each and every (Homestead farm: rent and period of the lease.

 (m) (i) by omitting from section one hundred and Sec. 122.

"The first period of the lease shall determine at the expiration of twenty-five years after the date of the application for the homestead farm, and the second and all succeeding periods shall be each of twenty years, each of such periods commencing at the expiration of the last preceding period";

- (ii) by omitting from the same section the words "for the first period";
- (iii) by omitting from the same section the words "The capital value of the homestead farm for the second and every succeeding period shall be determined by the local land board upon the same basis as that provided for fixing the capital value in the first instance, but irrespective of any improvements on the farm effected or owned by the lessee. The unimproved values of freehold lands of similar quality and similarly situated, if any, shall be a factor in determining such capital value";
- (n) (i) by omitting from subsection four of sec- Sec. 123A. tion 123A the words "and shall, for the (Right of purpose of the division of the lease into conversion.) periods, be deemed to have commenced at that date";

- (ii) by omitting from subsection five of the same section the words "for the remainder of the then current period";
- (iii) by omitting from the same subsection the words "and for subsequent periods at such rate as may be determined by the local land board";
- (o) by omitting from paragraph two of section one hundred and twenty-four the words "for the first period of the lease";
- (p) (i) by omitting from section one hundred and twenty-seven the words "for each and every period of the lease";
 - (ii) by omitting from the same section the words "during any period";
 - (iii) by omitting from the same section the words "The first period of the lease shall determine at the expiration of twenty years after the date of the application for the suburban holding, and the second and all succeeding periods shall be each of twenty years, each of such periods commencing at the expiration of the last preceding period";
 - (iv) by omitting from the same section the words "for the first period";
 - (v) by inserting in the same section after the words "by the Minister in the Gazette" the words "or as determined by the local land board";
 - (vi) by omitting from the same section the following words: "The capital value of the suburban holding for the second and every succeeding period shall be determined by the local land board, irrespective of any improvements on the holding effected or owned by the holder thereof, but any improvements which are the property of the Crown shall be taken into account";

Sec. 124. (Suburban holding areas.)

Sec. 127. (Suburban holding: rent and periods.)

- (q) by omitting from paragraph two of section one Sec. 130. hundred and thirty the words "for the first (Crown-lease period of the lease";
- (r) (i) by omitting from section one hundred and Sec. 134.
 thirty-four the words "and shall be divided (Crown-lease:
 into three periods each of fifteen years"; and periods.)
 - (ii) by omitting from the same section the words "for the first period of the term;"
 - (iii) by omitting from the same section the words "The capital value of the Crown lease for the second and third periods of the term respectively shall be determined by the local land board irrespective of any improvements effected or owned by the lessee, but any improvements which are the property of the Crown shall be taken into account";
 - (iv) by omitting from the same section the words "for each period of the term";
 - (v) by omitting from the same section the words "for that period";
 - (vi) by omitting from the same section the words "payable during any period";
- (s) by omitting from paragraph two of section Sec. 136A.

 136A the words "for the first period of the (Crown lands set apart for week-end lease";
- (t) (i) by omitting from section 136c the words Sec. 136c. "for each and every period of the lease"; (Rent for week-end
 - (ii) by omitting from the same section the leases.)
 words "during any period";
 - (iii) by omitting from the same section the words "The first period of the lease shall determine at the expiration of twenty-five years after the date of the application for the week-end lease, and the second and all succeeding periods shall be each of twenty years, each of such periods commencing at the expiration of the last preceding period";

- (iv) by omitting from the same section the words "for the first period";
- (v) by omitting from the same section the words "The capital value of the week-end lease for the second and every succeeding period shall be determined by the local land board upon the same basis as that provided for fixing the capital value in the first instance, but irrespective of any improvements on the farm effected or owned by the lessee. The unimproved values of freehold lands of similar quality and similarly situated, if any, shall be a factor in determining such capital value";

Sec. 167: (Appraisement of capital values.)

- Sec. 167A. (Appraisement of rents.)
- (u) by omitting from subsection nine of section one hundred and sixty-seven the words "during the then current period of the holding";
- (v) by omitting from subsection five of section 167A the words "until the termination of the period then current, or, if the unexpired portion of the period then current does not exceed five years, then in the case of a homestead selection, homestead farm, suburban holding, conditional lease, settlement lease, or Crown lease until the termination of the period next succeeding, and, in the case of a conditional purchase lease, until the termination of the lease.

In any case where the board determines the annual rent in pursuance of an application made under this section, the rent for each succeeding period, if not already determined with the unexpired portion of the preceding period, shall be determined by the local land board" and by inserting in lieu thereof the words "except in the case of a special lease, the conditions of which require the rent to be separately determined for stated periods.

In any such case, the rental determined under this section shall be deemed to be the rental for the remainder of the period current at the date of such determination."

- (w) (i) by omitting from subsection four of section Sec. 183.

 one hundred and eighty-three the words (Conversion of homestead selection or grant.)
 - (ii) by omitting from subsection five of the grant.) same section the words "for the first period";
 - (iii) by omitting from subsection (5A) of the same section the words "for the first period thereof";
 - (iv) by omitting from subsection six of the same section the words "for the first fifteen-year period thereof";
- (x) (i) by omitting from paragraph two of section sec. 185.

 one hundred and eighty-five the words (Conversion
 "until the expiration of the first fifteenyear period thereof or the sooner termination of the lease";

 upon
 conversion.)
 - (ii) by omitting from the same paragraph the words "and thereafter and until the expiration of the second fifteen-year period thereof or the sooner termination of the lease shall be as determined by the local land board, and the rent for the third and final period of ten years or portion, if any, thereof shall be determined in the like manner";
 - (iii) by omitting from paragraph five of the same section the words "divided into two periods of ten years";
 - (iv) by omitting from the same paragraph the words "each such period of ten years" and by inserting in lieu thereof the words "the extended period"

Sec. 190. (Conversion of special lease.)

- (y) (i) by omitting from subsection eight of section one hundred and ninety the words "until the expiration of the first period thereof respectively";
 - (ii) by omitting from the same subsection the words "until the expiration of the first twenty-five year period thereof";
 - (iii) by omitting from the same subsection the words "until the expiration of the first fifteen-year period thereof respectively";
- (z) by omitting from paragraph (d) of subsection one of section one hundred and ninety-three the words "for the first and succeeding periods";
- (aa) by omitting from subsection eight of section 193A the words "for the first period thereof";

Sec. 193.
(Conversion of certain leases into homestead grants.)

Sec. 193A. (Conversion of prickly-pear leases.) (See Act No. 4, 1930, s. 7.)

Sec. 194. (Conversion of certain holdings into homestead farms.)

- (bb) (i) by omitting from paragraph six of section one hundred and ninety-four the words "The capital value for the first period of the homestead farm which shall commence from the date of approval of the application for conversion" and by inserting in lieu thereof the words "The conversion shall take effect as from the date of approval of the application for conversion and the capital value";
 - (ii) by omitting from subparagraph (e) of the same paragraph the words "for the period current";
 - (iii) by omitting from the proviso to the same paragraph the words "for the aforesaid first period";

(cc) by inserting at the end of section three hundred and nine the following new subsection:—

(2) Where the second period of any such lease terminates on or after the date of the commencement of the Crown Lands (Amendment)

Sec. 309.
(Conditional leases acquired before 1st January, 1904: term already extended.)

Act.

Act, 1931, the rent payable at the termination of the said second period shall be the rent payable for the balance of the term of the lease, and the provisions of this section authorising the lessee to make an application or the Minister to make a reference to the local land board shall not apply in respect of any such lease.

(dd) (i) by omitting from subsection one of section Sec. 310.

three hundred and ten all words after the (Conditional words "forty years computed from the leases acquired commencement of the lease" and by before 1st inserting in lieu thereof the words "and 1904: extenthe rent to be paid shall, after the comsion of term.) mencement of the Crown Lands (Amendment) Act, 1931, be the rent last determined by the local land board";

(ii) by omitting from subsection two of the same section the words "divided into two periods of ten years";

- (iii) by omitting from the same subsection the words "each such period of ten years" and by inserting in lieu thereof the words "the extended period";
- (ee) (i) by omitting paragraph one of section three Sec. 319.
 hundred and nineteen; (Existing
 - (ii) by omitting from paragraph two of the selections: same section the words "for the residue of grants executed.) the first twenty-year period of such homestead selection (if such period be current at the passing of this Act)";
 - (iii) by omitting from the same paragraph the words "and for the second twenty-year period or—if such period be current at the passing of this Act—for the residue thereof, and for every succeeding period the capital value of the homestead selection shall be taken to be the value of the land as determined by the local land board irrespective of improvements, less any sums paid before the

the conversion as purchase money of any part of such land exclusive of sums paid by way of interest";

- (iv) by omitting from paragraph three of the same section the words "for the first twenty-year period or residue thereof (if current at the passing of this Act)";
- (v) by omitting from the same paragraph the words "for the said first period or residue thereof";
- (vi) by inserting at the end of the same section the following new paragraph:—
 - (5) In every other case the capital value or rent, as the case may be, of the homestead selection shall be that last determined by the local land board.

Sec. 322. (Settlement leases applied for before 1st January, 1904: term already extended.) (ff) by omitting paragraphs one, two, and three of section three hundred and twenty-two and by inserting in lieu thereof the following words: "and the term of the lease shall be forty years, and notwithstanding anything to the contrary contained in any instrument of lease, the rent to be paid shall, after the commencement of the Crown Lands (Amendment) Act, 1931, be the rent last determined by the local land board";

Sec. 323. (Settlement leases applied for before 1st January, 1904.) (gg) (i) by omitting from subsection one of section three hundred and twenty-three all words after the words "forty years computed from the commencement of the lease" and by inserting in lieu thereof the following words: "and notwithstanding anything to the contrary contained in any instrument of lease, the rent to be paid shall, after the commencement of the Crown Lands (Amendment) Act, 1931, be the rent last determined by the local land board";

(ii) by omitting from subsection two of the same section the words "divided into two periods of ten years";

(See Act No 4, 1930, s. 15.)

(iii)

(iii) by omitting from the same subsection the words "each such period" and by inserting in lieu thereof the words "the extended period ":

(iv) by omitting from subsection three of the (See Act No. same section the words "and shall be \$1.15.) divided into two periods of ten years each ";

(v) by omitting from the same subsection the words "for each period";

(hh) (i) by omitting the proviso to section three Sec. 325. hundred and twenty-five and by inserting (Settlement in lieu thereof the following new proviso: leases applied for after "Provided that, notwithstanding anything 1st January, to the contrary contained in any instrument 1904.) of lease, the rent to be paid in respect of the settlement lease shall, after the commencement of the Crown Lands (Amendment) Act, 1931, be the rent last determined by the local land board";

(ii) by omitting from the first proviso to section sec. 337. three hundred and thirty-seven the words (Conversions heretofore wherever occurring "for the first period effected under Act No. 30, 1908, thereof";

(2) Where, at the date of the commencement of this Act, any periodical determination of capital value or rent required by law to have been made has not been made, no such periodical determination shall be made; and the capital value or rent current at the termination of the preceding period shall continue to be the capital value or rent in respect of the holding.

10. The Crown Lands Consolidation Act, 1913, is Further further amended—

(a) (i) by inserting in subsection one of section Sec. 11. eleven after the word "Crown" the fol- (Local land lowing words:—

> "Any member other than the chairman appointed before or after the commencement of the Crown Lands (Amendment) Act, 1931, shall retire the day on which he attains the age of seventy years: Provided, however, that any member who has already attained that

that age at the date of the commencement of the said Act or any member who may attain that age within a period of two months from the said date may continue to hold office until the expiration of such period";

- (ii) by omitting subsection four of the same section;
- (b) by omitting from section twelve the words "A majority of the members of any local land board shall constitute a quorum, and the chairman shall, if present" and by inserting in lieu thereof the words "The chairman and one member shall constitute a quorum, and the chairman shall";
- (c) (i) by omitting from section fifteen the words "within any land district under his jurisdiction";
 - (ii) by omitting from the same section the words "in any such place" and by inserting in lieu thereof the words "at any convenient place within any land district under his jurisdiction";
- (d) (i) by inserting in section 17A after the words "Under Secretary" where firstly occurring the words "and any other prescribed officer";
 - (ii) by inserting in the same section after the words "Under Secretary" where secondly occurring the words "or such other officer";
- (e) by inserting at the end of subsection one of section fifty-seven the words "or to any part of a conditional lease which is for the time being covered by a reserve from alienation under the Mining Act, 1906, or any Act amending or replacing the same";
- (f) by omitting from subsection four of section eighty the words "proviso to subsection two" and by inserting in lieu thereof the words "provisoes to subsections two and three";

Sec. 12. (Decisions of board.)

Sec. 15. (Formal matters which chairman may deal with.)

Sec. 17A
(Under Secretary for Lands may deal with certain matters on behalf of Minister.)

Sec. 57.
(Conversion of conditional lease into additional conditional purchase.)

Sec. 80.

Residential lease on gold-field or mineral field.)
(See Act No. 4 1930, s. 11.)

(g) by inserting at the end of subsection two of Sec. 85.

section eighty-five the following words:

(Power to classify

Crown lands.

Provided that in any notification setting Crown lands.) apart areas of land for specified kinds of additional holdings it shall be lawful for the Minister to include in the notification a condition to the effect that any additional holding taken out of areas so set apart shall be subject to the same conditions, where applicable, which attach to the original holding in virtue of which the application for the additional holding is made. This provision shall extend to any such notification, whether made before or after the commencement of the Crown Lands (Amendment) Act, 1931.

- (h) (i) by inserting in subsection two of section Sec. 101. one hundred and one after the words "the (Original settlement area of which" the words "together with lease.) all other lands held by the lessee to be taken into account under the provisions of this Act":
 - (ii) by inserting in subsection three of the same section after the words "by the settlement lease" the words "together with all other lands held by the lessee to be taken into account under the provisions of this Act";
 - (iii) by inserting in the same subsection after the words "the area as" the words "together with such other lands";
 - (iv) by inserting at the end of the same subsection the words "No condition of residence or of fencing shall attach to the lease";
 - (v) by inserting at the end of subsection four of the same section the following proviso:—

 Provided that upon conversion into conditional purchase or into conditional purchase and conditional lease the price of the conditional purchase and the price at which

which land comprised in the conditional lease shall be convertible into an additional conditional purchase shall be the capital value of the land as last notified or determined; or if not notified or determined such capital value as shall be determined by the local land board as at the date of the application for the expired settlement lease, and irrespective of the value of any improvements owned by the applicant for conversion.

- (vi) by inserting next after subsection four of the same section the following new subsection:—
 - (5) The expression "settlement lease" in subsections two, three, and four of this section means an original settlement lease and any additional settlement lease held in virtue thereof in the same interest.
- (i) by omitting from subsection five of section one hundred and thirteen all words after the words "under this section" and by inserting in lieu thereof the following words:—

Provided that-

(a) the term of residence shall be reduced by the period of residence performed in respect of the original conditional purchase lease or conditional purchase, as the case may be;

(b) where an additional conditional purchase lease, or additional conditional purchase, or conditional lease is held by two or more persons, any residence condition attaching thereto may be fulfilled by

one of such persons;

(c) conditions of residence attaching to any number of additional conditional purchase leases or additional conditional purchases or conditional leases of the same series may be performed concurrently, and a person residing upon

Sec. 113.
(Additionals in virtue of conditional purchase leases, &c.)

any

any purchase or lease of the series shall for the purpose of any conditions of residence be taken to be residing upon every purchase or lease of the series.

(j) by omitting paragraph (f) of subsection two of Sec. 114. section one hundred and fourteen and by (Classified inserting in lieu thereof the following new applications paragraph: --

- (f) Except with the consent of the Minister with.) the holder of any holding which is a conversion of a special lease where such special lease is granted on or after the twenty-third day of December, one thousand nine hundred and twenty-four. shall not be entitled to apply for an additional holding under the provisions of this section.
- (k) by inserting at the commencement of sub- Sec. 129A. section seven of section 129A the words (Additional "Except with the consent of the Minister"; suburban holdings.)
- (1) by inserting in section one hundred and forty- Sec. 149. nine after the words "document is required" (Informal the words:

applications for holdings,

Where the whole or part of any deposit, rectified.) survey or other fee required by law to be lodged with any application under this Act to which the provisions of section 161A of this Act do not extend has not been so lodged, such omission shall not of itself invalidate the application in any case where the local land board, on sufficient reasons being shown, permits the amount unpaid to be subsequently paid. The local land board shall in any such case fix the period within which such amount shall be paid. Any failure to pay such amount within the period so fixed shall render the application null and void if the Minister so declares.

New s. 155B.

(m) by inserting next after section 155A the following short heading and new section:—

Surrenders by trustees, executors, and administrators.

155B. (1) A surrender for the purpose of completing any conversion or purchase under any of the sections contained in Parts IV, V, and VI of this Act may be effected by a trustee or executor as if a power to that effect were contained in the instrument creating such trust or the will appointing such executor as the case may be, or by any administrator in respect of land which he holds as administrator:

Provided that any land assured to any trustee or executor or administrator upon conversion or purchase under any of the sections contained in the said Parts of this Act shall be held by him subject to the same trusts as the land surrendered by him.

(2) Every such surrender made before the commencement of the Crown Lands (Amendment) Act, 1931, shall be as valid as if that Act had been in operation when the surrender was made.

(n) by omitting from section one hundred and seventy-six the words "other than a suburban holding";

(o) by inserting at the end of section one hundred and seventy-eight the following new subsection:—

(5) Where in the opinion of the local land board or chairman the fulfilment of the condition requiring the boundaries of a holding to be fenced should not be insisted upon, and the non-performance of such condition would be otherwise unobjectionable in the public interest, the local land board or chairman may grant an exemption from compliance with the condition of fencing the whole or any part of such boundaries.

Surrenders by trustees, executors, and administrators.

See, 176. (Residence on two holdings concurrently.)

Sec. 178. (Suspension or remission of conditions other than payment.)

- (p) by inserting in paragraph (c) of subsection two Sec. 188A.

 of section 188A after the words "non-convert- (Disposal of small areas.)

 ible area of the lease" the words "or the (See Act No. balance thereof, as the case may be";

 4, 1930, s. 6.
- (q) by inserting at the end of paragraph (f) of Sec. 190.

 subsection one of section one hundred and (Conversion of special lease ninety the words " or an additional homestead or church and farm";

 school lands lease.)
- (r) by inserting next after section 194B the New s. 194c. following short heading and new section:—

Surrenders by trustees, executors, and administrators.

194c. (1) A surrender under any of the surrenders sections contained in this Division may be by trustees, effected by a trustee or executor in respect of administral and which he holds as trustee or executor, as tors. if a power to that effect were contained in the instrument creating such trust, or the will appointing such executor, as the case may be, or by any administrator in respect of land which he holds as administrator:

Provided that any land assured to any trustee, executor, or administrator upon conversion under any of the sections contained in this Division shall be held by him, subject to the same trusts as the land surrendered by him.

- (2) Every such surrender made before the commencement of the Crown Lands (Amendment) Act, 1931, shall be as valid as if that Act had been in operation when the surrender was made.
- (s) by omitting from subsection six of section one sec. 195. hundred and ninety-five the words "Provided (Exchanges that no such surrender shall be effected by and surrenders.) any administrator without the consent of all persons beneficially interested, or the order of the Court in that behalf which may be obtained

obtained in the same manner as an order under section fifty-six of the Wills, Probate, and Administration Act, 1898";

- Sec. 197. (Exchanges and purchases for public purpose.)
- (t) (i) by omitting from section one hundred and ninety-seven the words "of equal value";
 - (ii) by inserting in the same section after the words "in pursuance thereof shall" the words "for the purposes of this section";
 - (iii) by inserting in the same section after the words "exchanged for the purposes of this section" the following words:—

In any exchange under this section the lands exchanged shall, as nearly as practicable, be of equal value, or if the Crown lands to be granted be of greater value, the Minister may impose such conditions as to payment of the difference in value as he may deem expedient.

Sec. 202.
(Enclosure of roads and water-courses.)

(See Act No. 4, 1930, s. 16

(q).

- (u) (i) by inserting in subsection five of section two hundred and two before the words "council of a municipality" the words "Minister or by the";
 - (ii) by omitting from the same subsection the words "by such council";
 - (iii) by inserting in the same subsection before the words "such council on the hearing of such complaint" the words "the Minister or":
 - (iv) by inserting next after subsection seven of the same section the following new subsection:—
 - (8) Any permission to enclose a road or watercourse granted in pursuance of the provisions of section fourteen of the Crown Lands Act Further Amendment Act, 1888, shall be deemed to be a permission granted under the provisions of subsection one of this section, and shall be subject to payment of such annual rent as may be determined by the local land board.

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The liability for payment of rent under this subsection shall commence from the date of determination by the local land board.

- (v) by inserting in subsection two of section two sec. 222. hundred and twenty-two after the words (Tenant "Crown-lease" wherever occurring the words right: how it arises.)

 "settlement lease";
- (w) by omitting section two hundred and thirty-Sec. 231. one and the short heading thereto and by (Surrender of substituting in lieu thereof the following short leases.) heading and new section:—

Surrender of leases.

231. The holder of any lease under this Act surrender may, with the consent of the Minister, surrender of leases. the whole or part thereof by an instrument in the prescribed form. The holder of a lease within an irrigation area may, with the consent of the Commission, surrender the whole or part thereof by an instrument in the prescribed form.

(x) by omitting section 231A.

Sec. 231A. (Surrender of settlement lease.)

- (y) (i) by inserting at the end of subsection one Sec. 241.

 of section two hundred and forty-one the (Rights of words "and such land shall become and be aliens.)

 reserved from every form of sale and lease until otherwise notified in the Gazette";
 - (ii) by inserting at the end of subsection three of the same section the words "and the land shall become and be reserved from every form of sale and lease until otherwise notified in the Gazette";

Provided always that the holder of any portions.)
portion of a holding subdivided under section
two hundred and fifty-seven shall not be
entitled

entitled to apply for an additional holding in virtue thereof unless he has previously obtained the Minister's permission in writing.

Sec. 265.
(Restrictions as to assignment and assigns of conditional purchase lease.)

(aa) (i) by inserting in subsection one of section two hundred and sixty-five after the word "Act" the words "or any conditional purchase lease comprising land allotted in exchange under the provisions of section one hundred and ninety-seven";

(ii) by omitting from the same subsection the word "thereof" where firstly occurring and by inserting in lieu thereof the words "of any conditional purchase lease";

Sec. 272.
(Restrictions as to assigns of certain holdings applied for after 1st February, 1909.)

- (bb) (i) by inserting in subsection one of section two hundred and seventy-two after the words "as the case may be—or" the following words: "holdings comprising land granted or allotted in exchange under the provisions of section one hundred and ninety-five, section one hundred and ninety-seven, or section one hundred and ninety-eight for any of the classes of holdings hereinbefore mentioned—or";
 - (ii) by inserting in paragraph (g) of the same subsection after the words "conditional purchase leases" the words "or exchanged lands or additional holdings";

(iii) by inserting next after paragraph (i) of the same subsection the following new paragraph:—

> (j) additional holdings applied for after the commencement of the Crown Lands (Amendment) Act, 1931, in virtue of any holding applied for before the first day of February, one thousand nine hundred and nine.

(cc) by inserting at the end of subsection one of section three hundred and seven the words "or of any land which is for the time being covered by a reserve from alienation under the Mining Act, 1906, or any Act amending or replacing the same"; (dd)

Sec. 307.
(Conversion of existing conditional lease into additional conditional purchase.)

(dd) by omitting paragraph four of section three sec. 319. hundred and nineteen; (Existing

Sec. 319.
(Existing homestead selections grants executed.)

- (ee) (i) by omitting from section three hundred Sec. 321.

 and twenty-one the words "Subject to the (Settlement provisions hereinafter contained"; Section of the leases applie for before It
 - (ii) by omitting from the same section all January, words after the words "issued in respect if not thereof":
- (ff) (i) by inserting in subsection two of section sec. 323.

 three hundred and twenty-three after the (Settlement lease applied for words "the area of which" the words before 1st January, 1904.)

 "together with all other lands held by the lessee to be taken into account under the provisions of this Act":
 - (ii) by inserting in subsection three of the same section after the words "by the settlement lease" the words "together with all other lands held by the lessee to be taken into account under the provisions of this Act";
 - (iii) by inserting in the same subsection after the words "the area as" the words "together with such other lands";
 - (iv) by inserting at the end of the same subsection the words "No condition of residence or of fencing shall attach to the lease";
 - (v) by inserting at the end of subsection four of the same section the following proviso:—

Provided that upon conversion into conditional purchase or into conditional purchase and conditional lease the price of the conditional purchase and the price at which land comprised in the conditional lease shall be convertible into an additional conditional purchase shall be the capital value of the land as last notified or determined; or if not notified or determined,

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such capital value as shall be determined by the local land board as at the date of the application for the expired settlement lease, and irrespective of the value of any improvements owned by the applicant for conversion.

(vi) by inserting next after subsection four of the same section the following new sub-

section :-

(5) The expression "settlement lease" in subsections two, three, and four of this section means an original settlement lease and any additional settlement lease held in virtue thereof in the same interest.

(gg) by omitting sections three hundred and thirtynine, three hundred and forty, three hundred and forty-one, and three hundred and forty-two.

11. The Crown Lands Consolidation Act, 1913, is further amended—

(a) by omitting from subsection one of section 136B the words "except a married woman not living apart from her husband under an order for judicial separation made by any court of competent jurisdiction";

(b) by omitting section one hundred and sixty;

(c) by omitting section two hundred and thirty-

eight;

(d) by omitting from subsection one of section two hundred and seventy-two the words "or to a married woman who is not competent to take a transfer thereof under the provisions in that behalf contained in section two hundred and thirty-eight hereof";

(e) by omitting from subsection one of section two

hundred and seventy-four the words—

" or-

(b) to a married woman who is not made competent to take a transfer thereof by the provisions in that behalf contained in section two hundred and thirty-eight hereof."

Secs. 339-342. (Western

Division.) Further

amendment of Act No. 7, 1913.

- 12. The Returned Soldiers Settlement Act, 1916, is Amendment of Act No. 21, 1916.
 - (a) (i) by omitting from section 3A the words Sec. 3A.

 "and upon the issue of such certificate the (Preferential soldier or sailor named therein shall be right certificate.) deemed to have had such farm or block confirmed to him without reference to the local land board" and by inserting in lieu thereof the words "and upon lodgment of an application for the farm or block in the manner and within the time specified in the notification setting the land apart, the person named in the certificate shall be deemed to have had such farm or block confirmed to him";
 - (ii) by inserting at the end of the same section the following words:—

The action of the Minister in requiring a formal application to be lodged with the Crown land agent for a farm or block deemed to have been confirmed by virtue of a certificate of preferential right in accordance with the provisions of this section, and in regarding the date of such application as the date from which the title to such farm or block commenced, is hereby validated.

(b) by inserting next after subsection nine of sec- sec. 4. tion four the following new subsection:— (Special

(10) Where land other than land within an settlement of irrigation area has been disposed of under section four of the Returned Soldiers Settlement Act, 1916, and a condition of the tenure requires the capital value or rent to be determined for the second or any subsequent period of the tenure, the following provisions shall have effect:—

(a) where the second or any subsequent period of the tenure terminated prior to the date of the commencement of

Sec. 4. (Special provision for settlement of

the

the Crown Lands (Amendment) Act, 1931, and any periodical determination required by law to have been made has not been made, no such periodical determination shall be made; and the capital value or rent current at the termination of such period shall continue to be the capital value or rent in respect of the holding until the termination of the tenure;

- (b) where the second or any subsequent period of the tenure terminates on or after the date of the commencement of the Crown Lands (Amendment) Act, 1931, the capital value or rent of the holding current at the termination of such period shall be the capital value or rent in respect of such holding until the termination of the tenure;
- (c) (i) by omitting from subsection one of section nineteen the words "a discharged soldier is";
 - (ii) by inserting in the same subsection after the words "Closer Settlement Acts" the words " is a discharged soldier or a person deriving title through or under a discharged soldier";
 - (iii) by omitting from subsection (1A) of the same section the words "a discharged soldier is";
 - (iv) by inserting in the same subsection after the words "Closer Settlement (Amendment) Act, 1919" the words " is a discharged soldier or a person deriving title through or under a discharged soldier";
- (d) (i) by omitting from subsection (1B) of section nineteen the words and figures "twelve months from the commencement of the Returned Soldiers' Settlement (Amendment) Act, 1928" and by inserting in lieu thereof

ec. 19.

Sec. 19.
(Appraisement of soldiers' holdings.)

thereof the words and figures "two years from the commencement of the Crown Lands (Amendment) Act, 1931";

(ii) by inserting in subsection (3A) of the same section after the words "Closer Settlement (Amendment) Act, 1919, do not exist" the following words:—

The board in determining the price or capital value or freehold value of land pursuant to this section shall have regard to the productive capacity thereof under fair average seasons, prices, and conditions. Evidence of sales of land similar in quality, locality, and other respects to the land in respect of which the determination is to be made shall not be deemed to be relevant unless the board is satisfied that the value reflected by any such sale is fair and reasonable, having regard to the productive capacity of the land under fair average seasons, prices, and conditions;

- (iii) by omitting subsection four of the same section and by inserting in lieu thereof the following new subsection:—
 - (4) Where, after the commencement of the Crown Lands (Amendment) Act, 1931, an application has been made under the provisions of this section to have the capital value price or value of the land or the amount of the charge of purchase money on the land determined, no further application for a similar determination shall be entertained either under this section or section one hundred and sixty-seven of the Crown Lands Consolidation Act, 1913, or section two of the Closer Settlement and Returned Soldiers Settlement (Amendment) Act, 1927.

Where, after the commencement of the Crown Lands (Amendment) Act, 1931, an application

application has been made under the provisions of section one hundred and sixtyseven of the Crown Lands Consolidation Act, 1913, to have the capital value of the land determined, or, under section two of the Closer Settlement and Returned Soldiers Settlement (Amendment) Act, 1927, to have the capital value price or value of the land or the amount of the charge of purchase-money on the land determined, no further application for a similar determination shall be entertained either under section one hundred and sixtyseven of the Crown Lands Consolidation Act, 1913, or section two of the Closer Settlement and Returned Soldiers Settlement (Amendment) Act, 1927, or this section.

Act No. 49,1928. Sec. 4. (Restriction on right to apply for reappraise-ment.) Amendment

1904.

- 13. The Returned Soldiers' Settlement (Amendment) Act, 1928, is amended by omitting section four.
- 14. The Closer Settlement Act, 1904, is amended of Act No. 37, by omitting from paragraph (d) of section twenty-six the words: "The person applying, if a female, shall be unmarried or widowed; or, if married, be living apart from her husband under an order for judicial separation made by a court of competent jurisdiction: Provided that with the Minister's consent a married woman not living apart from her husband may apply for a settlement purchase, in which case" and by inserting in lieu thereof the words: "Where a married woman not living apart from her husband under an order for judicial separation made by a court of competent jurisdiction applies for a settlement purchase."

Amendment of Act No. 14, 1927.

15. The Closer Settlement and Returned Soldiers Settlement (Amendment) Act, 1927, is amended as follows :-

Sec. 2. (Appraisement of price or value.) (a) by omitting from subsection one of section two the words "this Act" and by inserting in lieu thereof the words and figures "the Crown Lands (Amendment) Act, 1931"; (b)

(b) by inserting in subsection two of the same section after the words and figures "Closer Settlement (Amendment) Act, 1919" the words and figures "before the commencement of the Crown Lands (Amendment) Act, 1931";

(c) by omitting from subsection four of the same section the words "this Act" wherever occurring and by inserting in lieu thereof the words and figures "the Crown Lands (Amendment)

Act, 1931";

(d) by omitting from subsection five of the same section the words "this Act" and by inserting in lieu thereof the words and figures "the Crown Lands (Amendment) Act, 1931";

(e) by inserting next after subsection eight of the same section the following new subsection:—

(8A) The board in determining the price or capital or freehold value of land pursuant to this section shall have regard to the productive capacity of the land under fair average seasons, prices, and conditions. Evidence of sales of land similar in quality, locality, and other respects to the land in respect of which the determination is to be made shall not be deemed to be relevant unless the board is satisfied that the value reflected by any such sale is fair and reasonable, having regard to the productive capacity of the land under fair average seasons, prices, and conditions.

(f) by inserting at the end of subsection nine of the same section the following paragraph:—

A reference by the Minister may be made as provided by section twenty of the Crown Lands Consolidation Act, 1913, in any case where the Minister is of the opinion that a rehearing or further consideration is warranted, but no reference shall be made as provided in that section in any case where the capital value only is in issue.

(g) by omitting subsection thirteen of the same section and by inserting in lieu thereof the

following new subsection:-

(13) For the purpose of making application for determination of the capital value of any holding which is abandoned by the holder or forfeited under this Act and of which at the time of abandonment or forfeiture the Commissioners of the Government Savings Bank of New South Wales are mortgagees, the said Commissioners shall be entitled to exercise the rights of a holder under this section.

Subsection fourteen of this section shall not apply to any such application of the said

Commissioners.

For the purposes of this subsection a holding shall be deemed to have been abandoned if the said Commissioners furnish to the local land board a certificate to that effect.

Validations. (Certain reserves comprising the beds of rivers, &c.)

16. (1) The following reserves from sale or lease, notified under the provisions of section twenty-nine of the Crown Lands Consolidation Act, 1913, are hereby validated:—

Reserve number fifty-two thousand seven hundred and eighty-eight, notified in the Government Gazette number fifty-five, folio two thousand one hundred and sixteen, of the third day of May, one thousand nine hundred and eighteen; and

Reserve number fifty-six thousand one hundred and forty-six, notified in the Government Gazette number fifty-six, folio two thousand two hundred and fifty-three, of the eleventh day of May, one thousand nine hundred and

twenty-three.

(2) The title of Alexander Allan Martin to additional conditional purchase number thirteen of one thousand nine hundred and nineteen, land district of Gosford, of portion three hundred and twenty-three, parish

A.C.P. No. 13 of 1919, Gosford.

parish of Kincumber, county of Northumberland, and to the additions thereto of portions three hundred and fifty-eight, three hundred and fifty-nine, and three hundred and seventy-one of the same parish, shall not be invalid merely for the reason that at the time of his application for the said additional conditional purchase or at the time of the additions thereto the lands were not Crown lands within the meaning of the Crown Lands Consolidation Act, 1913, available for conditional purchase.

(3) The term of the conditional lease number C.L. 17673. seventeen thousand six hundred and seventy-three, applied for on the seventeenth day of July, one thousand eight hundred and ninety, is hereby extended until the sixteenth day of July, one thousand nine hundred and fifty.

SCHEDULE.

1		
Number of Act.	Short title.	Extent of repeal.
1914, No. 10 1916, No. 29	Crown Lands and Irrigation (Amendment) Act, 1914. Crown Lands (Amendment) Act, 1916.	So much of section 2 as inserted the proviso to section 231, Crown Lands Consolidation Act, 1913. So much of section 7 as inserted the words "weekend lease" in section 231
	and the state of the state	(2) of Crown Lands Consolidation Act, 1913. So much of section 7 as inserted the words "other than a week-end lease" in
	PHANE OF	paragraph (i), subsection (d), section 238, Crown Lands Consolidation Act, 1913.

SCHEDULE—continued.

Number of Act.	Short title.	Extent of repeal.
1916, No. 29	Crown Lands (Amendment) Act, 1916.	So much of section 24 as inserted the words "or—in any case where her husband has not acquired a suburban holding — a suburban holding in paragraph (b), section 238, Crown Lands Con-
1917, No. 27	Crown Lands (Amendment) Act, 1917.	inserted the proviso in section 101, Crown Lands Consolidation Act, 1913. So much of section 4 as amended subsection one of section 231, Crown Lands Consolidation Act, 1913. So much of section 4 as
1919, No. 44	Crown Lands (Amendment) Act, 1919.	amended section 238, Crown Lands Consolida- tion Act, 1913. So much of section 2 as amended section 238, Crown Lands Consolida- tion Act, 1913.
1924, No. 52 1927, No. 16	Crown Lands and Closer Settlement (Amend- ing) Act, 1924. Crown Lands (Amend-	Paragraph (d) of section 7, paragraph (b) of section 9. Section 5.
1930, No. 4	ment) Act, 1927. Crown Lands (Amendment) Act, 1930.	Paragraph (b) of section 4.

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

PHILIP GAME,

Government House, Sydney, 2nd October, 1931. Governor.

CROWN LANDS (AMENDMENT) BILL, 1931.

SCHEDULE of Amendments referred to in Message of 22nd September, 1931.

Page 6, clause 4, line 14. Before "granted" insert "hereafter"

Page 6, clause 4, lines 23, 24. Omit "or be deemed ever to have passed"

Page 6, clause 4, line 24. After "grant" insert "hereafter made"

Page 6, clause 4, lines 31, 32. Omit "or be deemed ever to have passed"

Page 6, clause 4, line 32. After "alienation" insert "hereafter made"

Page 7, clause 4, line 7. Omit "and shall be deemed never to have applied to" insert

"in respect of land hereafter granted adjoining"

Page 25, clause 10, line 38. Omit "sixty-five" insert "seventy"

CHARLES CREAD CHELL DIE! 1931.

section of the Americans referred to in Monage of that Security, 1931.

of six as a series of the control street should be seen to be so the seed of the control of the

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. R. McCOURT,

Clerk of the Legislative Assembly.

Legislative Assembly Chamber, Sydney, 15 September, 1931.

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

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

Legislative Council Chamber, Sydney, 22nd September, 1931.

New South Wales.



ANNO VICESIMO SECUNDO

GEORGII V

Act No. , 1931.

An Act to amend the law as to the determination of capital and rental values in certain cases; to amend the law relating to the periodical determination of capital and rental values of certain holdings; to amend and extend the law relating to the area that may be applied for as a special lease; to enable applicants for special leases to pay survey fees by instalments; to provide for the postponement of payments on conditional purchases; to amend the law relating to dealings with certain holdings within irrigation areas; to validate certain surrenders by trustees, executors, and administrators, and certain other matters; and for. 160-A these

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these and other purposes to amend the Crown Lands Consolidation Act, 1913; the Returned Soldiers Settlement Act, 1916; the Closer Settlement and Returned Soldiers Settlement (Amendment) Act, 1927, and certain other Acts; and for purposes connected therewith.

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:—

1. This Act may be cited as the "Crown Lands Short title. (Amendment) Act, 1931," and shall be read and construed with the Crown Lands Consolidation Act, 1913, as amended by subsequent Acts.

10 2. The Acts mentioned in the Schedule to this Act Repeals. are, to the extent therein indicated, hereby repealed.

3. The Crown Lands Consolidation Act, 1913, is Amendment of amended as follows:—

(a) by inserting in section one hundred and sixty- Sec. 166. six after the words "provided by the Minister" (Appraisements by the following words:—

Where the rent, license fee, price, or capital boards.) value of any holding is to be determined, the local land board in making the determination shall have regard to the productive capacity of the land under fair average seasons, prices, and conditions.

Evidence of sales or leases of land similar in quality, locality, and other respects to the land in respect of which the determination is to be made shall not be deemed to be relevant unless the local land board is satisfied that the value reflected by any such sale or lease is fair and reasonable, having regard to the productive capacity of the land under fair average seasons, prices, and conditions.

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(b)

		Crown Lanas (Amenament).	
	(b) (i)	by omitting subsection three of section one hundred and sixty-seven and by inserting in lieu thereof the following new subsection:—	(Appraise-
5		(3) The application may be lodged at any time within five years after the confirmation or approval of the application	, with the same of
		for the holding, or at any time within two years after the commencement of the Crown Lands (Amendment) Act, 1931.	
10	(ii)	by omitting subsection four of the same section and by inserting in lieu thereof	
		the following new subsection:— (4) Where, after the commencement of the Crown Lands (Amendment) Act, 1931,	
15		an application for appraisement of the	
		capital value of a holding has been made under the provisions of this section no	
		further application thereunder to have the	
		capital value of the holding determined	
20		shall be entertained, notwithstanding that the tenure of the holding has been con-	
		verted into some other form of tenure.	
	(iii)	by omitting subsection six of the same	See Act No.
25	(iv)	by omitting subsection (64) of the same	4, 1930, s. 4 (a).)
20	(41)		(Ibid. s. 4 (b).)
	(v)	by omitting from subsection seven of the	
		same section the words and figures "Crown Lands (Amendment) Act, 1927" and by in-	
30		serting in lieu thereof the words and figures	
	(-:\	"Crown Lands (Amendment) Act, 1931";	
	(vi)	by inserting in subsection eight of the same section before the words "The capital value	
		of the land" the words "Subject to the	
35		provisions of section one hundred and	
	(vii)	sixty-six'; by omitting from subsection eleven of the	
	(, -)	same section the words and figures "Crown	
10		Lands (Amendment) Act, 1927" and by	
40		inserting in lieu thereof the words and figures "Crown Lands (Amendment) Act,	,
		1931"; (viii)	

	(viii)	by inserting next after subsection thirteen of the same section the following new subsection:—
5		(14) For the purpose of making applica- tion for determination of the capital value of any holding which is abandoned by the
		holder or forfeited under this Act and of which at the time of abandonment or for- feiture the Commissioners of the Govern-
10		ment Savings Bank of New South Wales are mortgagees, the said Commissioners shall
		be entitled to exercise the rights of a holder under this section. Subsection seven of this section shall not
15		apply to any such application of the said Commissioners.
		For the purposes of this subsection a holding shall be deemed to have been abandoned if the said Commissioners
20		furnish to the local land board a certificate to that effect.
	(e) (i)	by omitting subsection two of section Sec. 167A. 167A and by inserting in lieu thereof the (Appraise- ment of
25		following new subsection:— (2) The application in the prescribed form shall be accompanied by the pre-
		scribed fee, and shall be made within five years after the confirmation or approval of
30		the application for the holding, or within two years after the commencement of the Crown Lands (Amendment) Act, 1931.
	(ii)	by inserting in subsection four of the same section before the words "The local land
35		board" the words "Subject to the provisions of section one hundred and sixty-six";
	(iii)	by omitting from subsection six of the (See Act No. same section the words "Where an appraise-4, 1930, s.

same section the words "Where an appraise-4, 1930, s. ment of the annual rent of a holding" and by inserting in lieu thereof the words and figures "Where after the commencement

of

of the Crown Lands (Amendment) Act, 1931, an application for appraisement of the annual rent of a holding";

- (iv) by inserting next after subsection seven of the same section the following new subsection :-
 - (8) For the purpose of making application for determination of the annual rent of any holding which is abandoned by the holder or forfeited under this Act, and of which at the time of abandonment or forfeiture the Commissioners of the Government Savings Bank of New South Wales are mortgagees, the said Commissioners shall be entitled to exercise the rights of a holder under this section.

Subsection three of this section shall not apply to any such application of the said Commissioners.

For the purposes of this subsection a holding shall be deemed to have been abandoned if the said Commissioners furnish to the local land board a certificate to that effect:

4. (1) The Crown Lands Consolidation Act, 1913, is Further further amended by inserting next after section two amendment hundred and thirty-five the following short heading and 1913. New s. 235A. new section:-

> Lands measured with boundaries to lakes, roads, &c.

235A. (1) In this section—

"Bank" means the limit of the bed of any with boundaries to lakes, roads, lake or river.

"Bed" means the whole of the soil of any cf. Thames lake or river including that portion thereof Conservators v. Smeed, which is alternately covered and left 1897, 2 Q.B. bare as there may be an increase or at p. 338. diminution in the supply of water and which is adequate to contain it at its average

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average or mean stage without reference to extraordinary freshets in time of flood or to extreme droughts. "Lake" includes a lagoon or other like of Water

"Lake" includes a lagoon or other like of Water collection of water, whether permanent Act, 1912 or temporary, not being water contained 1930, s. 5. in an artificial work.

"River" includes any stream of water whether *mid.* perennial or intermittent, flowing in a natural channel, and any affluent, confluent, branch, or other stream into or from which the river flows.

(2) The boundary of any land which is hereafter granted or otherwise alienated by the Crown and which is described or alienated as bounded by or by reference to or by the margin or bank of any non-tidal lake or by metes which are expressed or shown to run to the lake or to the bank of the lake shall be deemed to be the bank of the lake at the time of the Crown survey for the purposes of the alienation.

(3) No title to the land comprising the bed of any non-tidal lake shall pass or be deemed ever to have passed by any Crown grant hereafter made of land adjoining the lake by reason of the land granted being described as bounded by or by reference to or by the margin or bank of the lake or by metes expressed to run to the lake or to the margin or bank of the lake.

(4) No title to the land comprising the bed of any non-tidal lake shall pass or be deemed ever to have passed by any other alienation hereafter made of land adjoining the lake by reason of the land being alienated as bounded by or by reference to or by the margin or bank of the lake or by metes expressed or shown to run to the lake or to the margin or bank of the lake.

(5) (a) No person shall by reason of his being the owner of any land so described or alienated be entitled to any rights of access over or to the user of any part of such bed.

(b)

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- (b) Nothing in this section shall affect any license or authority acquired either before or after the commencement of the Crown Lands (Amendment) Act, 1931, under or pursuant to the Water Act, 1912–1930.
- (6) The doctrine of accretion shall not apply and shall be deemed never to have applied to in respect of land hereafter granted adjoining a non-tidal lake.
- (7) Nothing in this section shall operate to divest any land included in a certificate of title under the Real Property Act, 1900, issued before the commencement of the Crown Lands (Amendment) Act, 1931.

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- 15 (8) Where under the Crown Lands Acts the bed of any river has been reserved from sale or lease no person shall by reason of his being the owner of any land adjoining the river which has been subsequently alienated as bounded by or by 20 reference to or by the margin or bank of the river or by metes expressed or shown to run to the river or to the margin or bank of the river be entitled to any rights of access over or to the user of any part of the bed of the river other than to such rights as 25 are or have been acquired either before or after the commencement of the Crown Lands (Amendment) Act, 1931, under or pursuant to the Water Act, 1912–1930.
 - (9) Where, either before or after the commencement of the Crown Lands (Amendment) Act, 1931, any land which has been or is granted or alienated by the Crown with a boundary adjoining or as bounded by a road which has been or is created by the Crown, no part of such road shall be deemed to have passed or to pass with the land so granted or alienated.
 - (10) This section shall extend to all lands comprised in any grant or other alienation whether made before or after the commencement of the Crown Lands (Amendment) Act, 1931.

(11)

- (11) In this section "alienation" includes any form of tenure under the Crown Lands Acts, the Closer Settlement Acts, or any other Act relating to the alienation of lands of the Crown, and "alienated" has a corresponding meaning.
- (12) Nothing in this section shall apply to Lake Victoria or to any other lake to which the River Murray Waters Act, 1915, as amended by subsequent Acts, or any agreement thereby ratified, applies.

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- (2) The Water Act, 1912-1930, is amended by Amendment of Act No. 44, 1912. inserting at the end of subsection six of section seven Sec. 7.

 the words "or, with respect to a lake, to give to an (Rights of occupier any right of access over or to the user of land occupiers of riparian land.)
 - 5. The Crown Lands Consolidation Act, 1913, is Further further amended by inserting next after section 235A the Act No. 7, 1913, following new short heading and section:—

 New s. 235B.

Limitation on acquisition of title by possession against the Crown.

235B. No title to any land of the Crown which Limitation of has been either before or after the commencement acquisition of title by of the Crown Lands (Amendment) Act, 1931—

possession.

- (a) set out as a road under any Act or in connection with the alienation of lands of the Crown; or
- (b) left between Crown grants for use as a road or driftway; or
- (c) dedicated under the Crown Lands Acts or any other Act for a public purpose; or
- (d) reserved in any Crown Grant, shall by reason of adverse possession be allowed to be asserted or established as against—
- (i) the Crown; or(ii) persons holding such lands in trust for any public purpose.

Nothing

Nothing in this section shall affect the operation of section thirteen of the Real Property (Amendment) Act, 1921, or the title to any land which has in any proceedings to which the Crown has been a party been adjudged not to be lands of the Crown or the title to any land which the Crown is at the commencement of the Crown Lands (Amendment) Act, 1931, debarred from recovering by reason of the operation of the Crown Suits Act, 1769.

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6. The Crown Lands Consolidation Act, 1913, is Further amended—

GACT No. 7, 1913.

(a) (i) by omitting from section seventy-five Sec. 75.
the words "three hundred and twenty" (Special Leases:
and by inserting in lieu thereof the words miscellaneous
"one thousand nine hundred and twenty"; purposes.)

(ii) by omitting from the same section the words "shells—limestone—loam—brick-earth—gravel—or ballast";

(iii) by inserting at the end of the same section the following words:—

If an applicant so desires, one-tenth of the survey fee only may be paid with the application, in which event the balance, together with interest at the rate of four per centum per annum, shall be paid at such times as the Minister directs.

(b) by omitting section one hundred and seventy-Sec. 179.

nine and the short heading thereto and by (Conditional substituting in lieu thereof the following short purchase:

heading and new section:—

payment.)

Postponement of payment of instalments on conditional purchases.

179. (1) The Minister may postpone the Conditional payment conditionally, or unconditionally, of purchase: postpone-one or more instalments of purchase money ment of owing on a conditional purchase if satisfied of cf. Closer the inability of the holder to pay such instal-Settlement Act No. 37, 1904, s. 29

Where (2)(c).

	(IImenamon).	
5	Where any such postponement is granted, interest at the rate payable on the conditional purchase to the due date of the postponed instalment shall be added to the amount owing on the conditional purchase. Where such instalment is subsequently paid	
10	the amount owing on the conditional purchase shall be reduced by the amount so paid. (2) Where interest only is payable yearly in respect of a conditional purchase, the Minister may postpone, conditionally or unconditionally, one or more of such interest	Settlement
15	in which case the amount of such interest unpaid shall be added to the amount owing on the conditional purchase as from the due date.	
20	Where such interest. Where such interest is subsequently paid the amount owing on the conditional purchase shall be reduced by the amount so paid. (c) by omitting from section fifty one the word.	
25	the word "postponement"; (d) by omitting from subsection three of section fifty-eight the word "suspension" and by inserting in lieu thereof the word "postponement"	(Balance of purchase money how paid.) Sec. 58. (Non-residentia conditional purchase.)
30	7. The Crown Lands Consolidation Act, 1913, is further amended— (a) (i) by omitting from subsection one of section fifty-nine the words and brackets "(not	Act No. 7, 1913. Sec. 59. (Special
35	and brackets "(as to residence, fencing, improvement, or otherwise)";	conditional purchases therein.)
40	 (iii) by omitting subsection three of the same section and by inserting in lieu thereof the following new subsection:— (3) A subdivision of the area shall be made into blocks of such areas as the Minister 	
	Willister	

Minister may determine, and the blocks shall be taken according to the published plan or design thereof, subject to any adjustment upon survey deemed proper by the Minister.

(b) (i) by omitting from section sixty-six the words Sec. 66.

"Purchasers under this section shall in (Miscellaaddition to the price of the land and the purchases.)

deed fee pay the costs of survey and report
incurred in dealing with their applications";

(ii) by inserting at the end of the same section the following new subsections:—

(2) Crown lands may, with the approval of the Minister, be sold, in areas not exceeding five acres in extent, and at prices to be determined by the local land board—

(a) to or to the trustees of any recognised religious body for any religious or public purpose; or

(b) to any public authority or to the trustees of any association or institution for any public purpose.

(3) Purchasers under this section shall in addition to the price of the land and the deed fee pay the costs of survey and report incurred in dealing with their applications.

8. The Crown Lands Consolidation Act, 1913, is Further further amended by inserting next after subsection six amendment of Act No. 7, 3. of section 145A the following new subsections:—

1913, is Further the further subsection six amendment of Act No. 7, 1913.

(6A) If any holding, other than a town land Sec. 145A. lease or town land purchase, is mortgaged and (Restrictions the mortgage enters into possession of the same holdings.) under his mortgage, he may hold the same for a period of three years after the date of his entering into possession as aforesaid or for such further period as the Commission may permit.

But the mortgagee shall not, notwithstanding the terms of his mortgage, so enter into possession of the mortgaged land more than once, except by permission of the Commission.

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The mortgagee shall not foreclose the mortgage without the consent of the Commission. Such consent shall be applied for and may be given or refused, as in the case of a sale; and the provisions of subsection one of this section shall apply thereto.

The mortgagee shall not transfer the land except in accordance with this section or by way of discharge of mortgage.

If within such period the mortgagee does not obtain the consent of the Commission to a fore-closure or does not transfer the holding in accordance with this section, the same shall be liable to forfeiture, and on notification by the Commission in the Gazette may be forfeited, and thereupon shall revert to the Crown.

A foreclosure or transfer in contravention of this subsection shall be void, and any agreement or contract for the sale of any such holding made without the permission of the Commission shall render such holding liable to forfeiture if such agreement or contract be not submitted for the approval of the Commission within three months from the date of execution thereof.

The fact that the mortgagee or some person by his authority occupies or uses any part of the mortgaged land shall be prima facie evidence that the mortgagee has entered into possession of the land under the mortgage.

(6B) If any holding devolves under a will or intestacy upon a person who is not qualified under this section to be a transferee thereof, such person may nevertheless hold the holding for a period of three years after the death of the testator or intestate, or for such further period as the Commission may permit.

Within any such period such person may, upon application to the Commission, and on showing that he is then qualified under this section to be a transferee as aforesaid, receive from the Commission a certificate to that effect, which shall entitle

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entitle him to hold the holding; or such person may, subject to this section, sell and transfer the holding.

If by the provisions of the will or by law such person has power to sell the land the sale may be effected under such power; in any other case the sale may be effected with the consent of all persons beneficially entitled to the land, or by order of the Supreme Court in its equitable jurisdiction, which may be obtained in the manner prescribed by rules of court, or until such rules are made by summons at chambers.

If such person does not within any such period obtain the certificate of the Commission as aforesaid, nor transfer the holding as aforesaid, the same shall be liable to forfeiture, and on notification in the Gazette may be forfeited, and thereupon shall revert to the Crown.

9. (1) The Crown Lands Consolidation Act, 1913, Further 20 is further amended—

(a) (i) by omitting from section fifty-two the Sec. 52. words "Such term shall be divided into a (Term and rent of first period of fifteen years computed from conditional the commencement of the lease, a second lease.) 25 period of fifteen years commencing from the expiration of such first period, and a third and final period of ten years";

(ii) by omitting from the same section the words "in accordance with this Act. The annual rent for the first period shall be determined ";

(iii) by omitting from the same section the words "The annual rent for the second and third periods respectively shall be determined by the local land board if an application in that behalf is made by the lessee accompanied by a fee as prescribed, or if a reference for that purpose is made by the Minister, such application or reference being respectively made not later

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later than twelve months after the commencement of the period in question: Provided that in the absence of any such application or reference rent shall be payable for the period then current at the same rate as was paid for the period last expired";

- (iv) by omitting from the same section the words "divided into two periods of ten years. The annual rent for each such period shall be as determined by the local land board" and by inserting in lieu thereof the words "The annual rent for the extended period shall be as determined by the local land board";
- (b) by omitting from section seventy-seven the Sec. 77. words "The term of a scrub lease may be (Scrub lease.) divided into such periods as the Minister shall fix, and the rent for the second or any succeeding period shall be determined by the local land board";
- (c) (i) by omitting from paragraph (d) of section Sec. 82A.

 82A the words "for the first period of (Leasing of twenty years of the lease" and by inserting within in lieu thereof the words "during the towns. term of the lease";
 - (ii) by omitting paragraph (e) of the same section;
 - (iii) by omitting from paragraph (f) of the same section the words "for the first period of twenty years of the lease";
- (d) by omitting section ninety-four and the short substituted heading thereto and by inserting in lieu thereof the following short heading and new section:

 (Capital value of homestead selection or grant.)
- Gapital value of homestead selection or grant.

 94. The capital value of a homestead Capital value selection or grant shall be the value as notified, of homestead selection or grant shall be the value as determined by the local land board.

(e)

- (e) (i) by omitting from section one hundred and Sec. 101. one the following words: "Such term shall (Original be divided into a first period of fifteen settlement of the lease, a second period of fifteen years commencing from the expiration of such first period, and a third and final period of ten years";
- (ii) by omitting from the same section the words "for the first period";

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(iii) by omitting from the same section the following words: "Provided further that the lessee of a settlement lease made prior to the commencement of the Crown Lands (Amendment) Act, 1917, may within twelve months after such commencement apply in the prescribed manner to have the rent determined for the unexpired portion of the said period. The determination shall take effect from the date when rent is next payable after the application for such determination.

"The annual rent for each succeeding period may on application by the lessee or reference by the Minister be separately determined by the local land board";

- (iv) by omitting from subsection two of the (See Act No. same section the words "divided into two 4, 1930, s. 15. periods of ten years";
- (v) by omitting from the same subsection the (See Act No. words "each such period" and by inserting 4,1930, s. 15.) in lieu thereof the words "the extended period";
 - (vi) by omitting from subsection three of the (Ibid.) same section the words "and shall be divided into two periods of ten years each";
 - '-ii) by omitting from the same subsection the words "for each period";

(f)

	Crown Edwas (Amenament).
5	 (f) (i) by omitting from paragraph two of section Sec. 104. one hundred and four the words "for the (Original first period of the lease"; (ii) by omitting from the same paragraph the lease areas.) words "and a similar basis shall be adopted by the local land board in determining the capital value of a block for the first or any succeeding period of the lease as hereinafter provided";
10	(g) (i) by omitting from section one hundred and Sec. 107. seven the words "divided into two periods (Term and rent of conditional
15	 (ii) by omitting from the same section the purchase words "for the first period of twenty-five years after the application therefor"; (iii) by omitting from the same section the words "and for the second period of twenty-five years shall be determined by the local land board";
20	(h) by omitting paragraph (b) of subsection seven sec. 109. of section one hundred and nine and by (Conditional purchase leases. inserting in lieu thereof the following new Conversion into conditional paragraph:— (b) (T) (b) (E) (E) (E) (E) (E) (E) (E) (E) (E) (E
25	(b) The rent payable in respect of any such conditional lease shall be at the same rate per acre as was payable in respect of the conditional purchase lease.
3 0	Such rent shall be paid annually in advance on the recurring date of the application for conversion.
	(i) by omitting from section one hundred and ten Sec. 110. the words "for the period of the lease"; (Payment of purchase money)
35	(j) by omitting from subsection one of section sec. 113. one hundred and thirteen the words "for the (Additionals in virtue of conditional purchase leases,
	(k) (i) by omitting from section one hundred and sec. 117. seventeen the words "for the first period (Determination of capital value.) (ii)

- (ii) by omitting from the same section the words "For each succeeding period of ten years the local land board shall determine the capital value on a similar basis";
- (1) by omitting from paragraph two of section one Sec. 118.

 hundred and eighteen the words "for the first (Homestead period of the lease";
 - (m) (i) by omitting from section one hundred and Sec. 122.

 twenty-two the words "for each and every (Homestead farm: rent and period of the lease.

"The first period of the lease shall determine at the expiration of twenty-five years after the date of the application for the homestead farm, and the second and all succeeding periods shall be each of twenty years, each of such periods commencing at the expiration of the last preceding period";

- (ii) by omitting from the same section the words "for the first period";
- (iii) by omitting from the same section the words "The capital value of the homestead farm for the second and every succeeding period shall be determined by the local land board upon the same basis as that provided for fixing the capital value in the first instance, but irrespective of any improvements on the farm effected or owned by the lessee. The unimproved values of freehold lands of similar quality and similarly situated, if any, shall be a factor in determining such capital value";
- (n) (i) by omitting from subsection four of sec- Sec. 123A, tion 123A the words "and shall, for the (Right of purpose of the division of the lease into conversion,) periods, be deemed to have commenced at that date";

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(ii)

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- (ii) by omitting from subsection five of the same section the words "for the remainder of the then current period";
- (iii) by omitting from the same subsection the words "and for subsequent periods at such rate as may be determined by the local land board";
- (o) by omitting from paragraph two of section sec. 124. one hundred and twenty-four the words "for (Suburban holding areas.) the first period of the lease";
- (p) (i) by omitting from section one hundred and Sec. 127.
 twenty-seven the words "for each and (Suburban holding: rent and)
 every period of the lease";
 - (ii) by omitting from the same section the periods.) words "during any period";
 - (iii) by omitting from the same section the words "The first period of the lease shall determine at the expiration of twenty years after the date of the application for the suburban holding, and the second and all succeeding periods shall be each of twenty years, each of such periods commencing at the expiration of the last preceding period";
 - (iv) by omitting from the same section the words "for the first period";
 - (v) by inserting in the same section after the words "by the Minister in the Gazette" the words "or as determined by the local land board";
 - (vi) by omitting from the same section the following words: "The capital value of the suburban holding for the second and every succeeding period shall be determined by the local land board, irrespective of any improvements on the holding effected or owned by the holder thereof, but any improvements which are the property of the Crown shall be taken into account";

 (q)

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- (q) by omitting from paragraph two of section one Sec. 130. hundred and thirty the words "for the first (Crown-lease period of the lease";
- (r) (i) by omitting from section one hundred and Sec. 134.
 thirty-four the words "and shall be divided (Crown-lea se:
 into three periods each of fifteen years"; and periods.)
 - (ii) by omitting from the same section the words "for the first period of the term;"
- (iii) by omitting from the same section the words "The capital value of the Crown lease for the second and third periods of the term respectively shall be determined by the local land board irrespective of any improvements effected or owned by the lessee, but any improvements which are the property of the Crown shall be taken into account";
 - (iv) by omitting from the same section the words "for each period of the term";
 - (v) by omitting from the same section the words "for that period";
 - (vi) by omitting from the same section the words "payable during any period";
 - (s) by omitting from paragraph two of section Sec. 136A.

 136A the words "for the first period of the Crown lands set apart for week-end lease";
 - (t) (i) by omitting from section 136c the words Sec. 136c. "for each and every period of the lease"; (Rent for week-end
 - (ii) by omitting from the same section the leases.)
 words "during any period";
 - (iii) by omitting from the same section the words "The first period of the lease shall determine at the expiration of twenty-five years after the date of the application for the week-end lease, and the second and all succeeding periods shall be each of twenty years, each of such periods commencing at the expiration of the last preceding period"; (iv)

- (iv) by omitting from the same section the words "for the first period";
- (v) by omitting from the same section the words "The capital value of the week-end lease for the second and every succeeding period shall be determined by the local land board upon the same basis as that provided for fixing the capital value in the first instance, but irrespective of any improvements on the farm effected or owned by the lessee. The unimproved values of freehold lands of similar quality and similarly situated, if any, shall be a factor in determining such capital value";
- (u) by omitting from subsection nine of section sec. 167.

 one hundred and sixty-seven the words (Appraisement of capital "during the then current period of the values.)

 holding";
- (v) by omitting from subsection five of section sec. 167A.

 167A the words "until the termination of the (Appraise period then current, or, if the unexpired ment of portion of the period then current does not exceed five years, then in the case of a homestead selection, homestead farm, suburban holding, conditional lease, settlement lease, or Crown lease until the termination of the period next succeeding, and, in the case of a conditional purchase lease, until the termination of the lease.

In any case where the board determines the annual rent in pursuance of an application made under this section, the rent for each succeeding period, if not already determined with the unexpired portion of the preceding period, shall be determined by the local land board" and by inserting in lieu thereof the words "except in the case of a special lease, the conditions of which require the rent to be separately determined for stated periods.

In

In any such case, the rental determined under this section shall be deemed to be the rental for the remainder of the period current at the date of such determination."

- (w) (i) by omitting from subsection four of section sec. 183.

 one hundred and eighty-three the words (Conversion
 of homestead
 selection or
 grant.)
 - (ii) by omitting from subsection five of the same section the words "for the first period";
 - (iii) by omitting from subsection (5A) of the same section the words "for the first period thereof";
- (iv) by omitting from subsection six of the same section the words "for the first fifteen-year period thereof";

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- (x) (i) by omitting from paragraph two of section Sec. 185.

 one hundred and eighty-five the words (Conversion
 "until the expiration of the first fifteen-of settlement
 year period thereof or the sooner termina-conditions
 tion of the lease";
 - (ii) by omitting from the same paragraph the words "and thereafter and until the expiration of the second fifteen-year period thereof or the sooner termination of the lease shall be as determined by the local land board, and the rent for the third and final period of ten years or portion, if any, thereof shall be determined in the like manner";
 - (iii) by omitting from paragraph five of the same section the words "divided into two periods of ten years";
- (iv) by omitting from the same paragraph the words "each such period of ten years" and by inserting in lieu thereof the words "the extended period"

	Crown Lands (Amendment).	
	(y) (i) by omitting from subsection eight of section one hundred and ninety the words "until the expiration of the first period thereof respectively";	(Conversion
5	(ii) by omitting from the same subsection the words "until the expiration of the first twenty-five year period thereof";	
10	(iii) by omitting from the same subsection the words "until the expiration of the first fifteen-year period thereof respectively";	
,	(z) by omitting from paragraph (d) of subsection one of section one hundred and ninety-three the words "for the first and succeeding periods";	certain leases
15	(aa) by omitting from subsection eight of section 193A the words "for the first period thereof";	Sec. 193A. (Conversion of prickly-pear leases.) (See Act No. 4, 1930, s. 7.)
	(bb) (i) by omitting from paragraph six of section one hundred and ninety-four the words "The capital value for the first period of	of certain holdings into
20	the homestead farm which shall commence from the date of approval of the application for conversion" and by inserting in lieu thereof the words "The conversion shall take effect as from the date of approval	
25	of the application for conversion and the capital value"; (ii) by omitting from subparagraph (e) of the same paragraph the words "for the period	
30	current"; (iii) by omitting from the proviso to the same paragraph the words "for the aforesaid first period";	
35	(cc) by inserting at the end of section three hundred and nine the following new subsection:—	(Conditional leases acquired
	(2) Where the second period of any such lease terminates on or after the date of the commencement of the Crown Lands (Amendment) Act,	1904: term

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Act, 1931, the rent payable at the termination of the said second period shall be the rent payable for the balance of the term of the lease, and the provisions of this section authorising the lessee to make an application or the Minister to make a reference to the local land board shall not apply in respect of any such lease.

- (dd) (i) by omitting from subsection one of section Sec. 310.

 three hundred and ten all words after the (Conditional leases words "forty years computed from the leases acquired commencement of the lease" and by before 1st inserting in lieu thereof the words "and 1904: extenthe rent to be paid shall, after the commencement of the Crown Lands (Amendment) Act, 1931, be the rent last determined by the local land board";
 - (ii) by omitting from subsection two of the same section the words "divided into two periods of ten years";
 - (iii) by omitting from the same subsection the words "each such period of ten years" and by inserting in lieu thereof the words "the extended period";
- 25 (ee) (i) by omitting paragraph one of section three Sec. 319.

 (Existing homestean;
 - (ii) by omitting from paragraph two of the selections: same section the words "for the residue of grants the first twenty-year period of such homestead selection (if such period be current at the passing of this Act)";
- (iii) by omitting from the same paragraph the words "and for the second twenty-year period or—if such period be current at the passing of this Act—for the residue thereof, and for every succeeding period the capital value of the homestead selection shall be taken to be the value of the land as determined by the local land board irrespective of improvements, less any sums paid before

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the conversion as purchase money of any part of such land exclusive of sums paid by way of interest";

- (iv) by omitting from paragraph three of the same section the words "for the first twenty-year period or residue thereof (if current at the passing of this Act)";
- (v) by omitting from the same paragraph the words "for the said first period or residue thereof";
- (vi) by inserting at the end of the same section the following new paragraph:
 - or rent, as the case the capital value or rent, as the case may be, of the homestead selection shall be that last determined by the local land board.
- (ff) by omitting paragraphs one, two, and three of Sec. 32.
 section three hundred and twenty-two and by (Settlement inserting in lieu thereof the following words: for before "and the term of the lease shall be forty years, 1st January, 1904: term and notwithstanding anything to the contrary already contained in any instrument of lease, the rent extended.) to be paid shall, after the commencement of the Crown Lands (Amendment) Act, 1931, be the rent last determined by the local land board";

three hundred and twenty-three all words (Settlement after the words "forty years computed for before from the commencement of the lease" and by inserting in lieu thereof the following words: "and notwithstanding anything to the contrary contained in any instrument of lease, the rent to be paid shall, after the commencement of the Crown Lands (Amendment) Act, 1931, be the rent last determined by the local land board";

(ii) by omitting from subsection two of the (See Act No. same section the words "divided into two 4, 1930, s. periods of ten years";

(iii)

- (iii) by omitting from the same subsection the words "each such period" and by inserting in lieu thereof the words "the extended period ":
- (iv) by omitting from subsection three of the (See Act No. same section the words "and shall be \$\frac{4}{8}, \frac{1930}{8}, \frac{1}{15}. divided into two periods of ten years each ";

(v) by omitting from the same subsection the words "for each period";

- 10 (hh) by omitting the proviso to section three Sec. 325. hundred and twenty-five and by inserting in (Settlement lieu thereof the following new proviso: "Pro-leases affor after vided that, notwithstanding anything to the 1st January, contrary contained in any instrument of lease, 15 the rent to be paid in respect of the settlement lease shall, after the commencement of the Crown Lands (Amendment) Act, 1931, be the rent last determined by the local land board";
- (ii) by omitting from the first proviso to section sec. 337. 20 three hundred and thirty-seven the words (Conversions three hundred and thirty-seven the words heretofore wherever occurring "for the first period effected under Act No. 30, 1908, thereof":

- (2) Where, at the date of the commencement of this Act, any periodical determination of capital value 25 or rent required by law to have been made has not been made, no such periodical determination shall be made; and the capital value or rent current at the termination of the preceding period shall continue to be the capital value or rent in respect of the holding.
- 10. The Crown Lands Consolidation Act, 1913, is Further 30 amendment of Act No. 7, 1913. further amended—
 - (a) (i) by inserting in subsection one of section sec. 11. eleven after the word "Crown" the fol- (Local land lowing words:—

"Any member appointed before or after the commencement of the Crown Lands (Amendment) Act, 1931, shall retire the day on which he attains the age of sixty five seventy years: Provided, however, that any member who has already attained that age

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at the date of the commencement of the said Act or any member who may attain that age within a period of two months from the said date may continue to hold office until the expiration of such period ";

(ii) by omitting subsection four of the same section;

- (b) by omitting from section twelve the words sec. 12.

 "A majority of the members of any local land (Decisions board shall constitute a quorum, and the of board.) chairman shall, if present" and by inserting in lieu thereof the words "The chairman and one member shall constitute a quorum, and the chairman shall";
- (c) (i) by omitting from section fifteen the words sec. 15
 "within any land district under his juris"which chairman diction";
- (ii) by omitting from the same section the words "in any such place" and by inserting in lieu thereof the words "at any convenient place within any land district under his jurisdiction";
 - (d) (i) by inserting in section 17A after the words sec. 17A.

 "Under Secretary" where firstly occur-tary or Lands ring the words "and any other prescribed certain matters officer";

 officer";
 - (ii) by inserting in the same section after the words "Under Secretary" where secondly occurring the words "or such other officer";
- (e) by inserting at the end of subsection one of Sec. 57.

 section fifty-seven the words "or to any part (Conversion of a conditional lease which is for the time lease into being covered by a reserve from alienation additional under the Mining Act, 1906, or any Act purchase.)

 amending or replacing the same ";
 - (f) by omitting from subsection four of section sec. 80.
 eighty the words "proviso to subsection two" (Residential lease on goldand by inserting in lieu thereof the words field.)
 "provisoes to subsections two and three"; (See Act No. 4, 1930, s. 11.)

(g)

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(g) by inserting at the end of subsection two of Sec. 85.
section eighty-five the following words:

Provided that in any notification setting Crown lands.)

apart areas of land for specified kinds of additional holdings it shall be lawful for the Minister to include in the notification a condition to the effect that any additional holding taken out of areas so set apart shall be subject to the same conditions, where applicable, which attach to the original holding in virtue of which the application for the additional holding is made. This provision shall extend to any such notification, whether made before or after the commencement of the Crown Lands (Amendment) Act, 1931.

- (h) (i) by inserting in subsection two of section Sec. 101.
 one hundred and one after the words "the (Original area of which" the words "together with settlement all other lands held by the lessee to be taken into account under the provisions of this Act";
 - (ii) by inserting in subsection three of the same section after the words "by the settlement lease" the words "together with all other lands held by the lessee to be taken into account under the provisions of this Act";
 - (iii) by inserting in the same subsection after the words "the area as" the words "together with such other lands";
- 30 (iv) by inserting at the end of the same subsection the words "No condition of residence or of fencing shall attach to the lease";
- (v) by inserting at the end of subsection four of the same section the following proviso:

 Provided that upon conversion into conditional purchase or into conditional purchase and conditional lease the price of the conditional purchase and the price at which

Crown Lanas (Amenament).	
which land comprised in the conditional lease shall be convertible into an additional conditional purchase shall be the capital value of the land as last notified or determined; or if not notified or determined such capital value as shall be determined by the local land board as at the date of the application for the expired settlement lease, and irrespective of the value of any improvements owned by the applicant for conversion. (vi) by inserting next after subsection four of the same section the following new subsection:— (5) The expression "settlement lease" in subsections two, three, and four of this section means an original settlement lease and any additional settlement lease held in virtue thereof in the same interest.	
(i) by omitting from subsection five of section one hundred and thirteen all words after the words "under this section" and by inserting in lieu thereof the following words:— Provided that—	(Additionals
(a) the term of residence shall be reduced by the period of residence performed in respect of the original conditional pur- chase lease or conditional purchase, as the case may be;	25
(b) where an additional conditional purchase lease, or additional conditional purchase, or conditional lease is held by two or more persons, any residence condition attaching thereto may be fulfilled by	011
one of such persons; (c) conditions of residence attaching to any number of additional conditional purchase leases or additional conditional purchases or conditional leases of the	
same series may be performed con- currently, and a person residing upon any	

any purchase or lease of the series shall for the purpose of any conditions of residence be taken to be residing upon every purchase or lease of the series.

(j) by omitting paragraph (f) of subsection two of Sec. 114. section one hundred and fourteen and by (Classified inserting in lieu thereof the following new applications paragraph:-

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for additional holdings,

- (f) Except with the consent of the Minister with.) the holder of any holding which is a conversion of a special lease where such special lease is granted on or after the twenty-third day of December, one thousand nine hundred and twenty-four, shall not be entitled to apply for an additional holding under the provisions of this section.
 - (k) by inserting at the commencement of sub- sec. 129A. section seven of section 129A the words (Additional "Except with the consent of the Minister"; suburban holdings.)
 - (1) by inserting in section one hundred and forty- Sec. 149. nine after the words "document is required" (Informal applications the words: for holdings,

Where the whole or part of any deposit, rectified.) survey or other fee required by law to be lodged with any application under this Act to which the provisions of section 161A of this Act do not extend has not been so lodged, such omission shall not of itself invalidate the application in any case where the local land board, on sufficient reasons being shown, permits the amount unpaid to be subsequently paid. The local land board shall in any such case fix the period within which such amount shall be paid. Any failure to pay such amount within the period so fixed shall render the application null and void if the Minister so declares.

(m)

(m) by inserting next after section 155A the New s. 155s. following short heading and new section:—

Surrenders by trustees, executors, and administrators.

155B. (1) A surrender for the purpose of surrenders completing any conversion or purchase under executors, any of the sections contained in Parts IV, V, and and VI of this Act may be effected by a administrators. trustee or executor as if a power to that effect were contained in the instrument creating such trust or the will appointing such executor as the case may be, or by any administrator in respect of land which he holds as administrator:

Provided that any land assured to any trustee or executor or administrator upon conversion or purchase under any of the sections contained in the said Parts of this Act shall be held by him subject to the same trusts as the land surrendered by him.

(2) Every such surrender made before the commencement of the Crown Lands (Amendment) Act, 1931, shall be as valid as if that Act had been in operation when the

surrender was made.

(n) by omitting from section one hundred and sec. 176.

seventy-six the words "other than a suburban (Residence on two holdings)

holding";
by inserting at the end of section one hundred

(e) by inserting at the end of section one hundred sec. 178. and seventy-eight the following new subsec- (Suspension or remission of condition)

(5) Where in the opinion of the local land other than board or chairman the fulfilment of the condition requiring the boundaries of a holding to be fenced should not be insisted upon, and the non-performance of such condition would be otherwise unobjectionable in the public interest, the local land board or chairman may grant an exemption from compliance with the condition of fencing the whole or any part of such boundaries.

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(p)

- (p) by inserting in paragraph (c) of subsection two Sec. 188A.
 of section 188A after the words "non-convert- (Disposal of small areas.)
 ible area of the lease" the words "or the (See Act No. balance thereof, as the case may be";
 4, 1930, s. 6.)
- 5 (q) by inserting at the end of paragraph (f) of Sec. 190.
 subsection one of section one hundred and (Conversion of special lease ninety the words "or an additional homestead or church and farm";
 school lands lease.)
- (r) by inserting next after section 194B the New s. 194c.

 10 following short heading and new section:—

Surrenders by trustees, executors, and administrators.

194c. (1) A surrender under any of the surrenders sections contained in this Division may be by trustees, effected by a trustee or executor in respect of administral and which he holds as trustee or executor, as if a power to that effect were contained in the instrument creating such trust, or the will appointing such executor, as the case may be, or by any administrator in respect of land which he holds as administrator:

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Provided that any land assured to any trustee, executor, or administrator upon conversion under any of the sections contained in this Division shall be held by him, subject to the same trusts as the land surrendered by him.

- (2) Every such surrender made before the commencement of the Crown Lands (Amendment) Act, 1931, shall be as valid as if that Act had been in operation when the surrender was made.
- (s) by omitting from subsection six of section one sec. 195.
 hundred and ninety-five the words "Provided (Exchanges
 that no such surrender shall be effected by and surany administrator without the consent of all
 persons beneficially interested, or the order
 of the Court in that behalf which may be
 obtained

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obtained in the same manner as an order under section fifty-six of the Wills, Probate, and Administration Act, 1898";

- (t) (i) by omitting from section one hundred and Sec. 197.
 ninety-seven the words "of equal value"; (Exchanges and pur-
 - (ii) by inserting in the same section after the chases for words "in pursuance thereof shall" the purpose.) words "for the purposes of this section";
- (iii) by inserting in the same section after the words "exchanged for the purposes of this section" the following words:—

In any exchange under this section the lands exchanged shall, as nearly as practicable, be of equal value, or if the Crown lands to be granted be of greater value, the Minister may impose such conditions as to payment of the difference in value as he may deem expedient.

(u) (i) by inserting in subsection five of section sec. 202.

two hundred and two before the words (Enclosure of "council of a municipality" the words water"Minister or by the";

(ii) by omitting from the same subsection the words "by such council";

- (iii) by inserting in the same subsection before the words "such council on the hearing of such complaint" the words "the Minister or";
- (iv) by inserting next after subsection seven of (See Act No. the same section the following new sub-4, 1930, s. 16 section:—
 - (8) Any permission to enclose a road or watercourse granted in pursuance of the provisions of section fourteen of the Crown Lands Act Further Amendment Act, 1888, shall be deemed to be a permission granted under the provisions of subsection one of this section, and shall be subject to payment of such annual rent as may be determined by the local land board.

The

The liability for payment of rent under this subsection shall commence from the date of determination by the local land board.

- by inserting in subsection two of section two Sec. 222. hundred and twenty-two after the words (Tenant "Crown-lease" wherever occurring the words right: how it arises.)
- (w) by omitting section two hundred and thirty-sec. 231.

 one and the short heading thereto and by (Surrender of substituting in lieu thereof the following short leases.)

 heading and new section:—

Surrender of leases.

- 231. The holder of any lease under this Act surrender may, with the consent of the Minister, surrender of leases. the whole or part thereof by an instrument in the prescribed form. The holder of a lease within an irrigation area may, with the consent of the Commission, surrender the whole or part thereof by an instrument in the prescribed form.
 - (x) by omitting section 231A.

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Sec. 231A. (Surrender of settlement lease.)

- (y) (i) by inserting at the end of subsection one Sec. 241 of section two hundred and forty-one the (Rights of words "and such land shall become and be aliens.) reserved from every form of sale and lease until otherwise notified in the Gazette";
 - (ii) by inserting at the end of subsection three of the same section the words "and the land shall become and be reserved from every form of sale and lease until otherwise notified in the Gazette";
 - (z) by omitting the proviso to section two hundred Sec. 258. and fifty-eight and by inserting in lieu thereof (Provision governing the following new proviso:—

Provided always that the holder of any partions, a portion of a holding subdivided under section two hundred and fifty-seven shall not be entitled

	Crown Lands (Amendment).
3 4 4 . 1	entitled to apply for an additional holding
	in virtue thereof unless he has previously
	obtained the Minister's permission in writing. (aa) (i) by inserting in subsection one of section Sec. 265.
5	two hundred and sixty-five after the word (Restrictions
	"Act" the words "or any conditional ment and
	purchase lease comprising land allotted in assigns of
	exchange under the provisions of section purchase
	one hundred and ninety-seven";
10	(ii) by omitting from the same subsection the
	word "thereof" where firstly occurring and by inserting in lieu thereof the words
	"of any conditional purchase lease";
	(bb) (i) by inserting in subsection one of section Sec. 272.
15	two hundred and seventy-two after the (Restrictions
	words "as the case may be—or" the fol-as to assigns of certain
	lowing words: "holdings comprising land holdings applied for
	granted or allotted in exchange under the after lat provisions of section one hundred and February,
20	ninety-five, section one hundred and ninety-
20	seven, or section one hundred and ninety-
	eight for any of the classes of holdings
	hereinbefore mentioned—or ";
	(ii) by inserting in paragraph (g) of the same subsection after the words "conditional
25	subsection after the words "conditional
	purchase leases" the words "or exchanged lands or additional holdings";
	(iii) by inserting next after paragraph (i) of
	the same subsection the following new
30	paragraph:—
	(j) additional holdings applied for after
	the commencement of the Crown
	Lands (Amendment) Act, 1931, in
35	virtue of any holding applied for before the first day of February, one
00	thousand nine hundred and nine.
	(cc) by inserting at the end of subsection one of sec. 307.
17	section three hundred and seven the words (Conversion of existing
	"or of any land which is for the time being conditional lease into
40	covered by a reserve from alienation under the additional mining Act. 1996, on any Act amonding or purchase.)
	Mining Act, 1906, or any Act amending or purchase.) replacing the same "; (dd)
	replacing the same, (uu)

	Latin and the second	
		omitting paragraph four of section three sec. 319. (Existing homestead selections: grants executed.)
	(ee) (i)	by omitting from section three hundred Sec. 321. and twenty-one the words "Subject to the (Settlement lesses applied
5	(ii)	by omitting from the same section all January, words after the words "issued in respect if not extended.) The provisions hereinafter contained"; for before 1st for before 1st January, 1904: term, words after the words "issued in respect if not extended.)
10	(ff) (i)	by inserting in subsection two of section sec. 323. three hundred and twenty-three after the (Settlement lease applied for words "the area of which" the words before 1st January, 1904.) "together with all other lands held by the lessee to be taken into account under the provisions of this Act";
15	(ii)	by inserting in subsection three of the same section after the words "by the settlement lease" the words "together with all other lands held by the lessee to be taken into account under the provisions of this
20		Act"; by inserting in the same subsection after the words "the area as" the words "together with such other lands";
25	(iv)	section the words "No condition of residence or of fencing shall attach to the lease";
30	(v)	by inserting at the end of subsection four of the same section the following proviso:— Provided that upon conversion into
		conditional purchase or into conditional purchase and conditional lease the price of

the conditional purchase and the price at

which land comprised in the conditional lease shall be convertible into an additional conditional purchase shall be the capital value of the land as last notified or determined; or if not notified or determined,

such

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such capital value as shall be determined by the local land board as at the date of the application for the expired settlement lease, and irrespective of the value of any improvements owned by the applicant for conversion.

(vi) by inserting next after subsection four of the same section the following new subsection:—

(5) The expression "settlement lease" in subsections two, three, and four of this section means an original settlement lease and any additional settlement lease held in virtue thereof in the same interest.

15 (gg) by omitting sections three hundred and thirty- Secs. 339nine, three hundred and forty, three hundred 342. and forty-one, and three hundred and forty-two. (Western Division.)

11. The Crown Lands Consolidation Act, 1913, is Further amended—
amendment of Act No. 7,

further amended—

(a) by omitting from subsection one of section 136B 1913.

the words "except a married woman not living apart from her husband under an order for judicial separation made by any court of competent jurisdiction";

(b) by omitting section one hundred and sixty;

(c) by omitting section two hundred and thirty-eight;

•(d) by omitting from subsection one of section two hundred and seventy-two the words "or to a married woman who is not competent to take a transfer thereof under the provisions in that behalf contained in section two hundred and thirty-eight hereof";

(e) by omitting from subsection one of section two hundred and seventy-four the words—
"or—

(b) to a married woman who is not made competent to take a transfer thereof by the provisions in that behalf contained in section two hundred and thirty-eight hereof."

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	12. The Returned Soldiers Settlement Act, 1916, is Amendment amended as follows:— of Act No.
	(a) (i) by omitting from section 3A the words Sec. 3A.
5	"and upon the issue of such certificate the (Preferential soldier or sailor named therein shall be right applicate)
	deemed to have had such farm or block confirmed to him without reference to the
	local land board" and by inserting in lieu
10	thereof the words "and upon lodgment of an application for the farm or block in the
	manner and within the time specified in the
	notification setting the land apart, the
	person named in the certificate shall be deemed to have had such farm or block
15	confirmed to him";
	(ii) by inserting at the end of the same section
	the following words :— The action of the Minister in requiring a
	formal application to be lodged with the
20	Crown land agent for a farm or block
	deemed to have been confirmed by virtue of a certificate of preferential right in accord-
	ance with the provisions of this section,
25	and in regarding the date of such applica- tion as the date from which the title to
25	such farm or block commenced, is hereby validated.
	(b) by inserting next after subsection nine of sec- sec. 4.
•	tion four the following new subsection:— (Special provision for
30	(10) Where land other than land within an settlement of irrigation area has been disposed of under sec-discharged soldiers.)
	tion four of the Returned Soldiers Settlement
	Act, 1916, and a condition of the tenure requires the capital value or rent to be deter-
35	mined for the second or any subsequent period
	of the tenure, the following provisions shall
	have effect:— (a) where the second or any subsequent
	period of the tenure terminated prior
10	to the date of the commencement of the
	VIIC

the Crown Lands (Amendment) Act, 1931, and any periodical determination required by law to have been made has not been made, no such periodical determination shall be made; and the 5 capital value or rent current at the termination of such period shall continue to be the capital value or rent in respect of the holding until the termination of the tenure; 10 (b) where the second or any subsequent period of the tenure terminates on or after the date of the commencement of the Crown Lands (Amendment) Act, 1931, the capital value or rent of the 15 holding current at the termination of such period shall be the capital value or rent in respect of such holding until the termination of the tenure; 20 (c) (i) by omitting from subsection one of section sec. 19. nineteen the words "a discharged soldier is "; (ii) by inserting in the same subsection after the words "Closer Settlement Acts" the 25 words " is a discharged soldier or a person deriving title through or under a discharged soldier"; (iii) by omitting from subsection (1A) of the same section the words "a discharged soldier is "; 30 (iv) by inserting in the same subsection after the words "Closer Settlement (Amendment) Act, 1919" the words " is a discharged soldier or a person deriving title 35 through or under a discharged soldier"; (d) (i) by omitting from subsection (1B) of section Sec. 19. nineteen the words and figures "twelve (Appraisemonths from the commencement of the ment of soldiers Returned Soldiers' Settlement (Amend-holdings.) 40 ment) Act, 1928" and by inserting in lieu

thereof

Chown Lands (Lineblewholl)	un Lands (Amen	dment)	
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thereof the words and figures "two years from the commencement of the Crown Lands (Amendment) Act, 1931";

(ii) by inserting in subsection (3A) of the same section after the words "Closer Settlement (Amendment) Act, 1919, do not exist" the following words:—

The board in determining the price or capital value or freehold value of land pursuant to this section shall have regard to the productive capacity thereof under fair average seasons, prices, and conditions. Evidence of sales of land similar in quality, locality, and other respects to the land in respect of which the determination is to be made shall not be deemed to be relevant unless the board is satisfied that the value reflected by any such sale is fair and reasonable, having regard to the productive capacity of the land under fair average seasons, prices, and conditions;

(iii) by omitting subsection four of the same section and by inserting in lieu thereof the following new subsection:—

(4) Where, after the commencement of the Crown Lands (Amendment) Act, 1931, an application has been made under the provisions of this section to have the capital value price or value of the land or the amount of the charge of purchase money on the land determined, no further application for a similar determination shall be entertained either under this section or section one hundred and sixty-seven of the Crown Lands Consolidation Act, 1913, or section two of the Closer Settlement and Returned Soldiers Settlement (Amendment) Act, 1927.

Where, after the commencement of the Crown Lands (Amendment) Act, 1931, an application

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application has been made under the provisions of section one hundred and sixtyseven of the Crown Lands Consolidation Act, 1913, to have the capital value of the land determined, or, under section two of the Closer Settlement and Returned Soldiers Settlement (Amendment) Act, 1927, to have the capital value price or value of the land or the amount of the charge of purchase-money on the land determined, no further application for a similar determination shall be entertained either under section one hundred and sixtyseven of the Crown Lands Consolidation Act, 1913, or section two of the Closer Settlement and Returned Soldiers Settlement (Amendment) Act, 1927, or this

20 Act, 1928, is amended by omitting section four.

Amendment of Act No. 49,1928 Sec. 4.

Amendment of Act No. 49,1928. Sec. 4. (Restriction on right to apply for reappraisement.)

Amendment of Act No. 37

14. The Closer Settlement Act, 1904, is amended Amendment by omitting from paragraph (d) of section twenty-six of Act No. 37, the words: "The person applying, if a female, shall be unmarried or widowed; or, if married, be living apart 25 from her husband under an order for judicial separation made by a court of competent jurisdiction: Provided that with the Minister's consent a married woman not living apart from her husband may apply for a settlement purchase, in which case" and by 30 inserting in lieu thereof the words: "Where a married woman not living apart from her husband under an order for judicial separation made by a court of competent jurisdiction applies for a settlement purchase."

15. The Closer Settlement and Returned Soldiers Amendmen 35 Settlement (Amendment) Act, 1927, is amended as of Act No. follows:—

(a) by omitting from subsection one of section two sec.
the words "this Act" and by inserting in lieu (Appraisement of price or thereof the words and figures "the Crown value.)

Lands (Amendment) Act, 1931"; (b)

(b)	by inserting in subsection two of the same
	section after the words and figures "Closer
	Settlement (Amendment) Act, 1919" the
	words and figures "before the commence-
	ment of the Crown Lands (Amendment) Act,
	1931";

(c) by omitting from subsection four of the same section the words "this Act" wherever occurring and by inserting in lieu thereof the words and figures "the Crown Lands (Amendment) Act, 1931";

(d) by omitting from subsection five of the same section the words "this Act" and by inserting in lieu thereof the words and figures "the Crown Lands (Amendment) Act, 1931";

(e) by inserting next after subsection eight of the same section the following new subsection:—

(8A) The board in determining the price or capital or freehold value of land pursuant to this section shall have regard to the productive capacity of the land under fair average seasons, prices, and conditions. Evidence of sales of land similar in quality, locality, and other respects to the land in respect of which the determination is to be made shall not be deemed to be relevant unless the board is satisfied that the value reflected by any such sale is fair and reasonable, having regard to the productive capacity of the land under fair average seasons, prices, and conditions.

(f) by inserting at the end of subsection nine of the same section the following paragraph:—

A reference by the Minister may be made as provided by section twenty of the Crown Lands Consolidation Act, 1913, in any case where the Minister is of the opinion that a rehearing or further consideration is warranted, but no reference shall be made as provided in that section in any case where the capital value only is in issue.

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(g) by omitting subsection thirteen of the same section and by inserting in lieu thereof the

following new subsection:

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(13) For the purpose of making application for determination of the capital value of any holding which is abandoned by the holder or forfeited under this Act and of which at the time of abandonment or forfeiture the Commissioners of the Government Savings Bank of New South Wales are mortgagees, the said Commissioners shall be entitled to exercise the rights of a holder under this section.

Subsection fourteen of this section shall not apply to any such application of the said Commissioners.

For the purposes of this subsection a holding shall be deemed to have been abandoned if the said Commissioners furnish to the local land board a certificate to that effect.

16. (1) The following reserves from sale or lease, Validations. notified under the provisions of section twenty-nine of (Certain the Crown Lands Consolidation Act, 1913, are hereby reserves comprising validated:— 25 validated : rivers, &c.)

Reserve number fifty-two thousand seven hundred and eighty-eight, notified in the Government Gazette number fifty-five, folio two thousand one hundred and sixteen, of the third day of May, one thousand nine hundred and eighteen; and

Reserve number fifty-six thousand one hundred and forty-six, notified in the Government Gazette number fifty-six, folio two thousand two hundred and fifty-three, of the eleventh day of May, one thousand nine hundred and twenty-three.

(2) The title of Alexander Allan Martin to A.C.P. No. additional conditional purchase number thirteen of 13 of 1919, 40 one thousand nine hundred and nineteen, land district of Gosford, of portion three hundred and twenty-three, parish

parish of Kincumber, county of Northumberland, and to the additions thereto of portions three hundred and fifty-eight, three hundred and fifty-nine, and three hundred and seventy-one of the same parish, shall not be invalid merely for the reason that at the time of his application for the said additional conditional purchase or at the time of the additions thereto the lands were not Crown lands within the meaning of the Crown Lands Consolidation Act, 1913, available for conditional purchase.

(3) The term of the conditional lease number C.L. 17673. seventeen thousand six hundred and seventy-three, applied for on the seventeenth day of July, one thousand eight hundred and ninety, is hereby extended until the sixteenth day of July, one thousand nine hundred and fifty.

SCHEDULE.

	Number of Act.	Short title.	Extent of repeal.			
20	1914, No. 10	Crown Lands and Irrigation (Amendment) Act, 1914.	section 231, Crown Lands			
25	1916, No. 29	Crown Lands (Amendment) Act, 1916.	Consolidation Act, 1913. So much of section 7 as inserted the words "weekend lease" in section 231			
			(2) of Crown Lands Consolidation Act, 1913. So much of section 7 as in-			
30		Coverment P of the Late .	serted the words "other than a week-end lease" in paragraph (i), subsection (d), section 238, Crown			
			Lands Consolidation Act, 1913.			

SCHEDULE

SCHEDULE—continued.

	Number of Act.	Short title.	Extent of repeal.
	1916, No. 29	Crown Lands (Amendment) Act, 1916.	The whole of section 13. So much of section 24 as in-
5			serted the words "or—in any case where her hus- band has not acquired a suburban holding—a suburban holding" in
10		ner President in the section of the	paragraph (b), section 238, Crown Lands Consolidation Act, 1913.
	1917, No. 27	Crown Lands (Amendment) Act, 1917.	inserted the proviso in sec-
15			tion 101, Crown Lands Consolidation Act, 1913. So much of section 4 as amended subsection one of section 231, Crown
20			Lands Consolidation Act, 1913. So much of section 4 as amended section 238, Crown Lands Consolida
25	1919, No. 44	Crown Lands (Amendment) Act, 1919.	amended section 238, Crown Lands Consolida- tion Act, 1913.
30	1924, No. 52	Crown Lands and Closer Settlement (Amend- ing) Act, 1924.	paragraph (b) of section 9.
	1927, No. 16	Crown Lands (Amendment) Act, 1927.	Section 5.
35	1930, No. 4	Crown Lands (Amendment) Act, 1930.	Paragraph (b) of section 4.

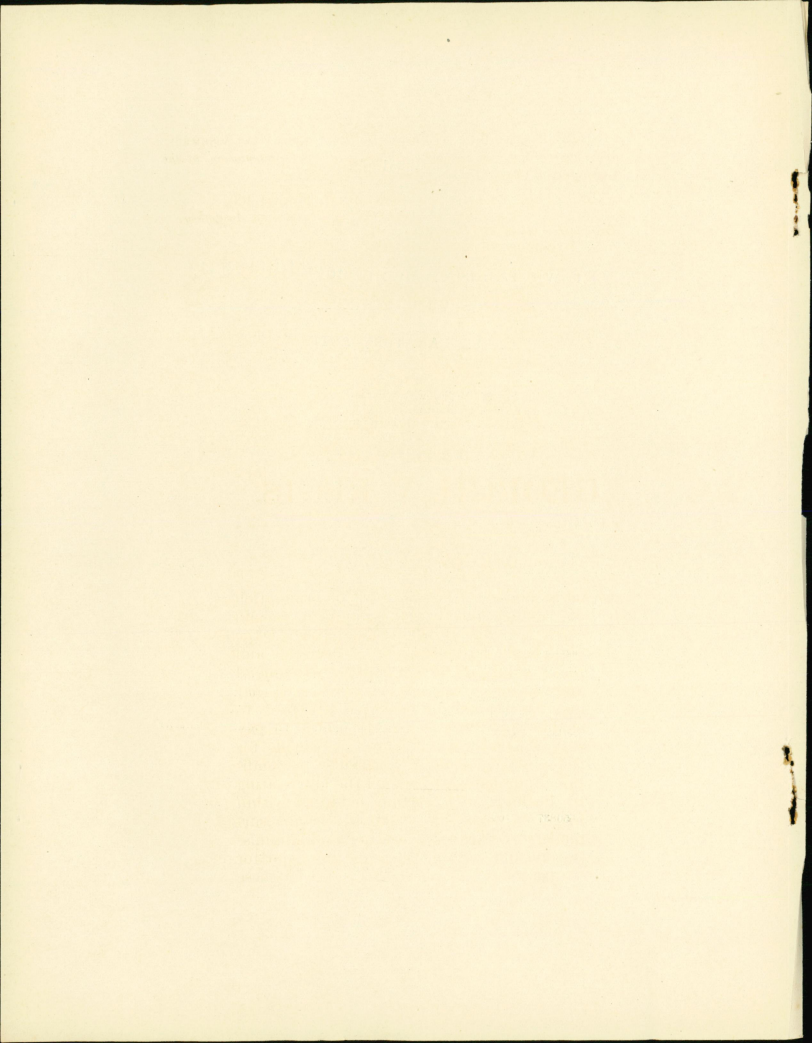
Legislatibe Council.

Crown Lands (Amendment) Bill, 1931.

EXPLANATORY NOTE.

THE Bill provides for-

- (a) the amendment of the law with regard to the determination of the capital values and rents of holdings under the Crown Lands Consolidation Act, 1913, the Closer Settlement Acts, and the Returned Soldiers Settlement Act, 1916;
- (b) the abolition of periodical appraisement, under certain conditions, of capital values and rents of holdings under the Crown Lands Consolidation Act, 1913, and the Returned Soldiers Settlement Act, 1916;
- (c) the extension of the area which may be applied for as special lease;
- (d) the payment of survey fee by instalments in connection with special leases;
- (e) the postponement of payments on conditional purchases;
- (f) enlarging the power of local land boards in regard to the amendment of applications under the Crown Lands Consolidation Act, 1913;
- (g) the extension of certain provisions of the Crown Lands Consolidation Act, 1913, to holdings within irrigation areas;
- (h) definition of the boundary of land granted or alienated with frontage to a lake;
- (i) establishing the ownership by the Crown of the beds of non-tidal lakes;
- (j) limitation on the acquisition of title to certain classes of land, by possession against the Crown;
- (k) the validation of-
 - (i) certain surrenders by trustees, executors, and administrators;
 - (ii) certain titles under the Crown Lands Consolidation Act, 1913;
 - (iii) certain reserves from sale or lease;
- (1) certain other amendments of an administrative or miscellaneous character.



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. R. McCOURT, Clerk of the Legislative Assembly.

Legislative Assembly Chamber, Sydney, 15 September, 1931.

New South Wales.



ANNO VICESIMO SECUNDO

GEORGII V REGIS.

Act No. , 1931.

An Act to amend the law as to the determination of capital and rental values in certain cases; to amend the law relating to the periodical determination of capital and rental values of certain holdings; to amend and extend the law relating to the area that may be applied for as a special lease; to enable applicants for special leases to pay survey fees by instalments; to provide for the postponement of payments on conditional purchases; to amend the law relating to dealings with certain holdings within irrigation areas; to validate certain surrenders by trustees, executors, and administrators, and certain other matters; and for 160-A these 50837

these and other purposes to amend the Crown Lands Consolidation Act, 1913; the Returned Soldiers Settlement Act, 1916; the Closer Settlement and Returned Soldiers Settlement (Amendment) Act, 1927, and certain other Acts; and for purposes connected therewith.

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:—

1. This Act may be cited as the "Crown Lands short title. (Amendment) Act, 1931," and shall be read and construed with the Crown Lands Consolidation Act, 1913,

as amended by subsequent Acts.

O 2. The Acts mentioned in the Schedule to this Act Repeals. are, to the extent therein indicated, hereby repealed.

3. The Crown Lands Consolidation Act, 1913, is Amendment of amended as follows:—

(a) by inserting in section one hundred and sixty- Sec. 166.
six after the words "provided by the Minister" (Appraisements by local land
Where the rent, license fee, price, or capital boards.)

where the rent, license fee, price, or capital value of any holding is to be determined, the local land board in making the determination shall have regard to the productive capacity of the land under fair average seasons, prices, and conditions.

Evidence of sales or leases of land similar in quality, locality, and other respects to the land in respect of which the determination is to be made shall not be deemed to be relevant unless the local land board is satisfied that the value reflected by any such sale or lease is fair and reasonable, having regard to the productive capacity of the land under fair average seasons, prices, and conditions.

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(b)

		Carried Addition (Service Income).	
	(h) (i)	by omitting subsection three of section one hundred and sixty-seven and by inserting in lieu thereof the following new subsection:—	(Appraise-
_		(3) The application may be lodged at	values.)
5		any time within five years after the confirmation or approval of the application	
		for the holding, or at any time within two	
		years after the commencement of the	
10	(ii)	Crown Lands (Amendment) Act, 1931. by omitting subsection four of the same	
	(1)	section and by inserting in lieu thereof	THE T
		the following new subsection:—	
		(4) Where, after the commencement of the Crown Lands (Amendment) Act, 1931,	
15		an application for appraisement of the	
		capital value of a holding has been made under the provisions of this section no	
		further application thereunder to have the	
		capital value of the holding determined	
20		shall be entertained, notwithstanding that the tenure of the holding has been con-	11.
		verted into some other form of tenure.	
	(iii)	by omitting subsection six of the same section;	(See Act No 4, 1930, s. 4
25	(iv)	by omitting subsection (6A) of the same	
		section;	(b).)
	(*)	by omitting from subsection seven of the same section the words and figures "Crown	
		Lands (Amendment) Act, 1927" and by in-	
30		serting in lieu thereof the words and figures	(T.)
	(vi)	"Crown Lands (Amendment) Act, 1931"; by inserting in subsection eight of the same	
		section before the words "The capital value	
35		of the land" the words "Subject to the provisions of section one hundred and	
00		sixty-six";	
	(vii)	by omitting from subsection eleven of the	
		same section the words and figures "Crown Lands (Amendment) Act, 1927" and by	
40		inserting in lieu thereof the words and	
		figures "Crown Lands (Amendment) Act,	
		1931"; (viii)	

(viii)	by	inse	rting n	ext after	sub	section	thirt	een
	of	the	same	section	the	follow	ing r	new
	sul	secti	ion:—					
							1	

(14) For the purpose of making application for determination of the capital value of any holding which is abandoned by the holder or forfeited under this Act and of which at the time of abandonment or forfeiture the Commissioners of the Government Savings Bank of New South Wales are mortgagees, the said Commissioners shall be entitled to exercise the rights of a holder under this section.

Subsection seven of this section shall not apply to any such application of the said Commissioners.

For the purposes of this subsection a holding shall be deemed to have been abandoned if the said Commissioners furnish to the local land board a certificate to that effect.

(2) The application in the prescribed form shall be accompanied by the prescribed fee, and shall be made within five years after the confirmation or approval of the application for the holding, or within two years after the commencement of the Crown Lands (Amendment) Act, 1931.

(ii) by inserting in subsection four of the same section before the words "The local land board" the words "Subject to the provisions of section one hundred and sixty-six";

(iii) by omitting from subsection six of the (See Act No. same section the words "Where an appraise-4, 1930, s. ment of the annual rent of a holding" and by inserting in lieu thereof the words and figures "Where after the commencement of

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of the Crown Lands (Amendment) Act, 1931, an application for appraisement of the annual rent of a holding";

- (iv) by inserting next after subsection seven of the same section the following new subsection :-
 - (8) For the purpose of making application for determination of the annual rent of any holding which is abandoned by the holder or forfeited under this Act, and of which at the time of abandonment or forfeiture the Commissioners of the Government Savings Bank of New South Wales are mortgagees, the said Commissioners shall be entitled to exercise the rights of a holder under this section.

Subsection three of this section shall not apply to any such application of the said Commissioners.

For the purposes of this subsection a holding shall be deemed to have been abandoned if the said Commissioners furnish to the local land board a certificate to that effect.

4. (1) The Crown Lands Consolidation Act, 1913, is Further further amended by inserting next after section two amendment of Act No. 7, hundred and thirty-five the following short heading and 1913. New s. 235A. new section:-

> Lands measured with boundaries to lakes, roads, &c.

235A. (1) In this section—

"Bank" means the limit of the bed of any with boundaries lake or river.

"Bed" means the whole of the soil of any cf. Thames lake or river including that portion thereof Conservators which is alternately covered and left 1897, 2 Q.B. bare as there may be an increase or at p. 338. diminution in the supply of water and which is adequate to contain it at its average

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average or mean stage without reference to extraordinary freshets in time of flood or to extreme droughts.

"Lake" includes a lagoon or other like of Water collection of water, whether permanent Act, 1912-or temporary, not being water contained in an artificial work.

"River" includes any stream of water whether *thid*.

perennial or intermittent, flowing in a natural channel, and any affluent, confluent, branch, or other stream into or from which the river flows.

(2) The boundary of any land which is granted or otherwise alienated by the Crown and which is described or alienated as bounded by or by reference to or by the margin or bank of any non-tidal lake or by metes which are expressed or shown to run to the lake or to the bank of the lake shall be deemed to be the bank of the lake at the time of the Crown survey for the purposes of the alienation.

(3) No title to the land comprising the bed of any non-tidal lake shall pass or be deemed ever to have passed by any Crown grant of land adjoining the lake by reason of the land granted being described as bounded by or by reference to or by the margin or bank of the lake or by metes expressed to run to the lake or to the margin or bank of the lake.

(4) No title to the land comprising the bed of any non-tidal lake shall pass or be deemed ever to have passed by any other alienation of land adjoining the lake by reason of the land being alienated as bounded by or by reference to or by the margin or bank of the lake or by metes expressed or shown to run to the lake or to the margin or bank of the lake.

(5) (a) No person shall by reason of his being the owner of any land so described or alienated be entitled to any rights of access over or to the user of any part of such bed.

(b)

- (b) Nothing in this section shall affect any license or authority acquired either before or after the commencement of the Crown Lands (Amendment) Act, 1931, under or pursuant to the Water Act, 1912-1930.
- (6) The doctrine of accretion shall not apply and shall be deemed never to have applied to a non-tidal lake.
- to divest any land included in a certificate of title under the Real Property Act, 1900, issued before the commencement of the Crown Lands (Amendment) Act, 1931.

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- (8) Where under the Crown Lands Acts 15 the bed of any river has been reserved from sale or lease no person shall by reason of his being the owner of any land adjoining the river which has been subsequently alienated as bounded by or by reference to or by the margin or bank of the river 20 or by metes expressed or shown to run to the river or to the margin or bank of the river be entitled to any rights of access over or to the user of any part of the bed of the river other than to such rights as are or have been acquired either before or after the 25 commencement of the Crown Lands (Amendment) Act, 1931, under or pursuant to the Water Act, 1912-1930.
- (9) Where, either before or after the commencement of the Crown Lands (Amendment)

 Act, 1931, any land which has been or is granted or alienated by the Crown with a boundary adjoining or as bounded by a road which has been or is created by the Crown, no part of such road shall be deemed to have passed or to pass with the land so granted or alienated.
 - (10) This section shall extend to all lands comprised in any grant or other alienation whether made before or after the commencement of the Crown Lands (Amendment) Act, 1931.

(11)

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- (11) In this section "alienation" includes any form of tenure under the Crown Lands Acts, the Closer Settlement Acts, or any other Act relating to the alienation of lands of the Crown, and "alienated" has a corresponding meaning.
- (12) Nothing in this section shall apply to Lake Victoria or to any other lake to which the River Murray Waters Act, 1915, as amended by subsequent Acts, or any agreement thereby ratified, applies.
- (2) The Water Act, 1912-1930, is amended by Amendment of Act No. 44, 1912. inserting at the end of subsection six of section seven Sec. 7. the words "or, with respect to a lake, to give to an (Rights of occupier any right of access over or to the user of land riparian land.)
 - 5. The Crown Lands Consolidation Act, 1913, is Further amended by inserting next after section 235A the Act No. 7, 1913, following new short heading and section:—

 New S. 235E.

Limitation on acquisition of title by possession against the Crown.

235B. No title to any land of the Crown which Limitation of has been either before or after the commencement of title by of the Crown Lands (Amendment) Act, 1931—

possession.

- (a) set out as a road under any Act or in connection with the alienation of lands of the Crown; or
- (b) left between Crown grants for use as a road or driftway; or
- (c) dedicated under the Crown Lands Acts or any other Act for a public purpose; or
- (d) reserved in any Crown Grant, shall by reason of adverse possession be allowed to be asserted or established as against—
 - (i) the Crown; or

(ii) persons holding such lands in trust for any public purpose.

Nothing

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Nothing in this section shall affect the operation of section thirteen of the Real Property (Amendment) Act, 1921, or the title to any land which has in any proceedings to which the Crown has been a party been adjudged not to be lands of the Crown or the title to any land which the Crown is at the commencement of the Crown Lands (Amendment) Act, 1931, debarred from recovering by reason of the operation of the Crown Suits Act, 1769.

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6. The Crown Lands Consolidation Act, 1913, is Further further amended of Act No. 7, 1918.

(a) (i) by omitting from section seventy-five Sec. 75. the words "three hundred and twenty" (Special Leases: and by inserting in lieu thereof the words miscellaneous "one thousand nine hundred and twenty"; purposes.)

(ii) by omitting from the same section the words "shells-limestone-loam-brickearth—gravel—or ballast";

(iii) by inserting at the end of the same section the following words:—

If an applicant so desires, one-tenth of the survey fee only may be paid with the application, in which event the balance, together with interest at the rate of four per centum per annum, shall be paid at such times as the Minister directs.

(b) by omitting section one hundred and seventy- Sec. 179. nine and the short heading thereto and by (Conditional substituting in lieu thereof the following short suspension of heading and new section:—

> Postponement of payment of instalments on conditional purchases.

179. (1) The Minister may postpone the Conditiona payment conditionally, or unconditionally, of postpone. one or more instalments of purchase money ment of instalments. owing on a conditional purchase if satisfied of cf. Closer the inability of the holder to pay such instal-Settlement ments on the due date.

Act No. 37 1904, s. 29

Where (2)(c).

Where any such postponement is granted. interest at the rate payable on the conditional purchase to the due date of the postponed instalment shall be added to the amount owing on the conditional purchase.

Where such instalment is subsequently paid the amount owing on the conditional purchase shall be reduced by the amount so paid.

(2) Where interest only is payable cf. Closer yearly in respect of a conditional purchase, the Settlement Act, No. 37, Minister may postpone, conditionally or un- 1904, s. 29 conditionally, one or more of such interest (2) (6). payments if satisfied of the inability of the holder to pay such interest on the due date, in which case the amount of such interest unpaid shall be added to the amount owing on the conditional purchase as from the due date for payment of such interest.

Where such interest is subsequently paid the amount owing on the conditional purchase shall be reduced by the amount so paid.

(c) by omitting from section fifty-one the word sec. 51. "suspension" and by inserting in lieu thereof (Balance of purchase money the word "postponement":

"by inserting in lieu thereof (Balance of purchase money --how paid.)" the word "postponement";

(d) by omitting from subsection three of section sec. 58. fifty-eight the word "suspension" and by insert- (Non-residential ing in lieu thereof the word "postponement." purchase.)

7. The Crown Lands Consolidation Act, 1913, is Further amendment of Act No. 7, 1913. further amended-

(a) (i) by omitting from subsection one of section Sec. 59. fifty-nine the words and brackets "(not (Special being less than thirty shillings per acre)"; areas and

(ii) by inserting in the same subsection after purchases the words "and the conditions" the words and brackets " (as to residence, fencing, improvement, or otherwise)";

(iii) by omitting subsection three of the same section and by inserting in lieu thereof the following new subsection :-

(3) A subdivision of the area shall be made into blocks of such areas as the Minister

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Crown Lands (Amendment).

Minister may determine, and the blocks shall be taken according to the published plan or design thereof, subject to any adjustment upon survey deemed proper by the Minister.

(b) (i) by omitting from section sixty-six the words Sec. 66.

"Purchasers under this section shall in (Miscellaaddition to the price of the land and the purchases.)

deed fee pay the costs of survey and report
incurred in dealing with their applications";

(ii) by inserting at the end of the same section the following new subsections:—

(2) Crown lands may, with the approval of the Minister, be sold, in areas not exceeding five acres in extent, and at prices to be determined by the local land board—

(a) to or to the trustees of any recognised religious body for any religious or public purpose; or

(b) to any public authority or to the trustees of any association or institution for any public purpose.

(3) Purchasers under this section shall in addition to the price of the land and the deed fee pay the costs of survey and report incurred in dealing with their applications.

8. The Crown Lands Consolidation Act, 1913, is Further further amended by inserting next after subsection six amendment of Act No. 31 of section 145A the following new subsections:—

1913.

(6A) If any holding, other than a town land Sec. 145A.

lease or town land purchase, is mortgaged and (Restrictions the mortgage enters into possession of the same holdings.)

under his mortgage, he may hold the same for a period of three years after the date of his entering into possession as aforesaid or for such further period as the Commission may permit.

But the mortgagee shall not, notwithstanding the terms of his mortgage, so enter into possession of the mortgaged land more than once, except by permission of the Commission.

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The mortgage shall not foreclose the mortgage without the consent of the Commission. consent shall be applied for and may be given or refused, as in the case of a sale; and the provisions of subsection one of this section shall apply thereto.

The mortgagee shall not transfer the land except in accordance with this section or by way of discharge of mortgage.

If within such period the mortgagee does not obtain the consent of the Commission to a foreclosure or does not transfer the holding in accordance with this section, the same shall be liable to forfeiture, and on notification by the Commission in the Gazette may be forfeited, and thereupon shall revert to the Crown.

A foreclosure or transfer in contravention of this subsection shall be void, and any agreement or contract for the sale of any such holding made without the permission of the Commission shall render such holding liable to forfeiture if such agreement or contract be not submitted for the approval of the Commission within three months from the date of execution thereof.

The fact that the mortgagee or some person by his authority occupies or uses any part of the mortgaged land shall be prima facie evidence that the mortgagee has entered into possession of the land under the mortgage.

(6B) If any holding devolves under a will or intestacy upon a person who is not qualified under 30 this section to be a transferee thereof, such person may nevertheless hold the holding for a period of three years after the death of the testator or intestate, or for such further period as the Commission may permit.

> Within any such period such person may, upon application to the Commission, and on showing that he is then qualified under this section to be a transferee as aforesaid, receive from the Commission a certificate to that effect, which shall entitle

entitle him to hold the holding; or such person may, subject to this section, sell and transfer the holding.

If by the provisions of the will or by law such person has power to sell the land the sale may be effected under such power; in any other case the sale may be effected with the consent of all persons beneficially entitled to the land, or by order of the Supreme Court in its equitable jurisdiction, which may be obtained in the manner prescribed by rules of court, or until such rules are made by summons at chambers.

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If such person does not within any such period obtain the certificate of the Commission as aforesaid, nor transfer the holding as aforesaid, the same shall be liable to forfeiture, and on notification in the Gazette may be forfeited, and thereupon shall revert to the Crown.

9. (1) The Crown Lands Consolidation Act, 1913, Further amended—

20 is further amended—

Act No. 7, 1913.

(a) (i) by omitting from section fifty-two the Sec. 52.

words "Such term shall be divided into a (Term and first period of fifteen years computed from conditional the commencement of the lease, a second period of fifteen years commencing from the expiration of such first period, and a third and final period of ten years";

(ii) by omitting from the same section the words "in accordance with this Act. The annual rent for the first period shall be determined";

(iii) by omitting from the same section the words "The annual rent for the second and third periods respectively shall be determined by the local land board if an application in that behalf is made by the lessee accompanied by a fee as prescribed, or if a reference for that purpose is made by the Minister, such application or reference being respectively made not later

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Crown Lands (Amendment).

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later than twelve months after the commencement of the period in question: Provided that in the absence of any such application or reference rent shall be payable for the period then current at the same rate as was paid for the period last expired";

- (iv) by omitting from the same section the words "divided into two periods of ten years. The annual rent for each such period shall be as determined by the local land board" and by inserting in lieu thereof the words "The annual rent for the extended period shall be as determined by the local land board";
- (b) by omitting from section seventy-seven the Sec. 77. words "The term of a scrub lease may be (Scrub lease.) divided into such periods as the Minister shall fix, and the rent for the second or any succeeding period shall be determined by the local land board";
- (c) (i) by omitting from paragraph (d) of section sec. 82A.

 82A the words "for the first period of (Leasing o twenty years of the lease" and by inserting within in lieu thereof the words "during the towns. term of the lease";
 - (ii) by omitting paragraph (e) of the same section;
 - (iii) by omitting from paragraph (f) of the same section the words "for the first period of twenty years of the lease";
- (d) by omitting section ninety-four and the short substituted heading thereto and by inserting in lieu thereof soft (Capita value the following short heading and new section:—of homestead selection or grant.)
- 94. The capital value of a homestead Capital value selection or grant shall be the value as notified, of homestead or as determined by the local land board.

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- (e) (i) by omitting from section one hundred and Sec. 101.
 one the following words: "Such term shall (Original settlement be divided into a first period of fifteen lease.)
 years computed from the commencement of the lease, a second period of fifteen years commencing from the expiration of such first period, and a third and final period of ten years";
 - (ii) by omitting from the same section the words "for the first period";
- (iii) by omitting from the same section the following words: "Provided further that the lessee of a settlement lease made prior to the commencement of the Crown Lands (Amendment) Act, 1917, may within twelve months after such commencement apply in the prescribed manner to have the rent determined for the unexpired portion of the said period. The determination shall take effect from the date when rent is next payable after the application for such determination.

"The annual rent for each succeeding period may on application by the lessee or reference by the Minister be separately determined by the local land board";

- (iv) by omitting from subsection two of the (See Act No. same section the words "divided into two 4, 1930, s. 15. periods of ten years";
- (v) by omitting from the same subsection the (See Act No. words "each such period" and by inserting 4,1930, 5. 15.) in lieu thereof the words "the extended period";
 - (vi) by omitting from subsection three of the (1614.) same section the words "and shall be divided into two periods of ten years each";
 - (vii) by omitting from the same subsection the words "for each period";

(f)

	Crown Lands (Amendment).	
.1.	(f) (i) by omitting from paragraph two of section sec. 104 one hundred and four the words "for the (Origina	1
5	first period of the lease"; (ii) by omitting from the same paragraph the lease are words "and a similar basis shall be adopted by the local land board in determining the capital value of a block for the first or any succeeding period of the lease as hereinafter provided";	
10	(g) (i) by omitting from section one hundred and Sec. 107. seven the words "divided into two periods (Term as rent of condition (ii) has a writting of the section of twenty-five years";	nd nal
15	(ii) by omitting from the same section the purchase words "for the first period of twenty-five years after the application therefor";	,
	(iii) by omitting from the same section the words "and for the second period of twenty-five years shall be determined by the local land board";	
20	(h) by omitting paragraph (b) of subsection seven sec. 109. of section one hundred and nine and by (Condition purchase leaves inserting in lieu thereof the following new paragraph:— (b) (The part roughle in paragraph factor) (c) (The part roughle in paragraph factor)	into
25	(b) The rent payable in respect of any such leases.) conditional lease shall be at the same rate per acre as was payable in respect of the conditional purchase lease.	
3 0	Such rent shall be paid annually in advance on the recurring date of the application for conversion.	
	(i) by omitting from section one hundred and ten sec. 110. the words "for the period of the lease"; (Payment of purchase n	ioney
35	(j) by omitting from subsection one of section sec. 113. one hundred and thirteen the words "for the (Additional in virtue of conditional in virtue of conditional purchase le	s
	(k) (i) by omitting from section one hundred and Sec. 117. seventeen the words "for the first period (Determine of ten years";	
	(ii)	-

- (ii) by omitting from the same section the words "For each succeeding period of ten years the local land board shall determine the capital value on a similar basis";
- (1) by omitting from paragraph two of section one Sec. 118. hundred and eighteen the words "for the first (Homestead period of the lease";
 - (m) (i) by omitting from section one hundred and sec. 122.

 twenty-two the words "for each and every (Homestead farm: rent and periods.)

"The first period of the lease shall determine at the expiration of twenty-five years after the date of the application for the homestead farm, and the second and all succeeding periods shall be each of twenty years, each of such periods commencing at the expiration of the last preceding period";

- (ii) by omitting from the same section the words "for the first period";
- (iii) by omitting from the same section the words "The capital value of the homestead farm for the second and every succeeding period shall be determined by the local land board upon the same basis as that provided for fixing the capital value in the first instance, but irrespective of any improvements on the farm effected or owned by the lessee. The unimproved values of freehold lands of similar quality and similarly situated, if any, shall be a factor in determining such capital value";
- (n) (i) by omitting from subsection four of sec- sec. 123A, tion 123A the words "and shall, for the (Right of purpose of the division of the lease into conversion.) periods, be deemed to have commenced at that date";

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Crown Lands (Amendment).

- (ii) by omitting from subsection five of the same section the words "for the remainder of the then current period";
- (iii) by omitting from the same subsection the words "and for subsequent periods at such rate as may be determined by the local land board";

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- (o) by omitting from paragraph two of section sec. 124. one hundred and twenty-four the words "for (Suburban holding areas.) the first period of the lease";
- (p) (i) by omitting from section one hundred and Sec. 127.
 twenty-seven the words "for each and (Suburban holding: rent and rent
 - (ii) by omitting from the same section the periods.) words "during any period";
- (iii) by omitting from the same section the words "The first period of the lease shall determine at the expiration of twenty years after the date of the application for the suburban holding, and the second and all succeeding periods shall be each of twenty years, each of such periods commencing at the expiration of the last preceding period";
- (iv) by omitting from the same section the words "for the first period";
 - (v) by inserting in the same section after the words "by the Minister in the Gazette" the words "or as determined by the local land board";
 - (vi) by omitting from the same section the following words: "The capital value of the suburban holding for the second and every succeeding period shall be determined by the local land board, irrespective of any improvements on the holding effected or owned by the holder thereof, but any improvements which are the property of the Crown shall be taken into account";

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- (q) by omitting from paragraph two of section one Sec. 130. hundred and thirty the words "for the first (Crown-lease period of the lease";
- (r) (i) by omitting from section one hundred and Sec. 134.
 thirty-four the words "and shall be divided (Crown-lease:
 rent, term,
 and periods.)
 - (ii) by omitting from the same section the words "for the first period of the term;"
- (iii) by omitting from the same section the words "The capital value of the Crown lease for the second and third periods of the term respectively shall be determined by the local land board irrespective of any improvements effected or owned by the lessee, but any improvements which are the property of the Crown shall be taken into account";

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- (iv) by omitting from the same section the words "for each period of the term";
- (v) by omitting from the same section the words "for that period";
- (vi) by omitting from the same section the words "payable during any period";
- (s) by omitting from paragraph two of section Sec. 136A.

 136A the words "for the first period of the (Crown lands set apart for week-end lease";
 - (t) (i) by omitting from section 136c the words Sec. 136c. "for each and every period of the lease"; (Rent for week-end
 - (ii) by omitting from the same section the leases.) words "during any period";
- (iii) by omitting from the same section the words "The first period of the lease shall determine at the expiration of twenty-five years after the date of the application for the week-end lease, and the second and all succeeding periods shall be each of twenty years, each of such periods commencing at the expiration of the last preceding period";

- (iv) by omitting from the same section the words "for the first period";
- (v) by omitting from the same section the words "The capital value of the week-end lease for the second and every succeeding period shall be determined by the local land board upon the same basis as that provided for fixing the capital value in the first instance, but irrespective of any improvements on the farm effected or owned by the lessee. The unimproved values of freehold lands of similar quality and similarly situated, if any, shall be a factor in determining such capital value";
- (u) by omitting from subsection nine of section sec. 167.

 one hundred and sixty-seven the words (Appraisement of capital "during the then current period of the values.)

 holding";
- (v) by omitting from subsection five of section Sec. 167A.

 167A the words "until the termination of the (Appraise period then current, or, if the unexpired ment of portion of the period then current does not exceed five years, then in the case of a homestead selection, homestead farm, suburban holding, conditional lease, settlement lease, or Crown lease until the termination of the period next succeeding, and, in the case of a conditional purchase lease, until the termination of the lease.

In any case where the board determines the annual rent in pursuance of an application made under this section, the rent for each succeeding period, if not already determined with the unexpired portion of the preceding period, shall be determined by the local land board" and by inserting in lieu thereof the words "except in the case of a special lease, the conditions of which require the rent to be separately determined for stated periods.

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In any such case, the rental determined under this section shall be deemed to be the rental for the remainder of the period current at the date of such determination."

- (w) (i) by omitting from subsection four of section Sec. 183.

 one hundred and eighty-three the words (Conversion of homestead selection or grant.)
 - (ii) by omitting from subsection five of the same section the words "for the first period";
 - (iii) by omitting from subsection (5A) of the same section the words "for the first period thereof";
- (iv) by omitting from subsection six of the same section the words "for the first fifteen-year period thereof";

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- (x) (i) by omitting from paragraph two of section Sec. 185. one hundred and eighty-five the words (Conversion "until the expiration of the first fifteen-lease year period thereof or the sooner termina-conditions tion of the lease";
- (ii) by omitting from the same paragraph the words "and thereafter and until the expiration of the second fifteen-year period thereof or the sooner termination of the lease shall be as determined by the local land board, and the rent for the third and final period of ten years or portion, if any, thereof shall be determined in the like manner";
 - (iii) by omitting from paragraph five of the same section the words "divided into two periods of ten years";
- (iv) by omitting from the same paragraph the words "each such period of ten years" and by inserting in lieu thereof the words "the extended period";

Crown Lands (An	uendment).	
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(y) (i)	by omitting from subsection eight of Sec. 190. section one hundred and ninety the words (Conversion "until the expiration of the first period of special thereof respectively";
(ii)	by omitting from the same subsection the words "until the expiration of the first twenty-five year period thereof";
(iii)	by omitting from the same subsection the words "until the expiration of the first fifteen-year period thereof respectively";

(z) by omitting from paragraph (d) of subsection Sec. 193. one of section one hundred and ninety-three (Conversion of certain leases the words "for the first and succeeding into homestead grants,) periods";

(aa) by omitting from subsection eight of section Sec. 193a. 15 193A the words "for the first period thereof"; (Conversion of prickly-pear leases.) (See Act No. 4, 1930, s. 7.)

(bb) (i) by omitting from paragraph six of section Sec. 194. one hundred and ninety-four the words (Conversion "The capital value for the first period of holdings into the homestead farm which shall commence homestead 20 from the date of approval of the application for conversion" and by inserting in lieu thereof the words "The conversion shall take effect as from the date of approval of the application for conversion and the 25 capital value";

(ii) by omitting from subparagraph (e) of the same paragraph the words "for the period current";

(iii) by omitting from the proviso to the same paragraph the words "for the aforesaid first period ";

(cc) by inserting at the end of section three Sec. 309. hundred and nine the following new subsec- (Conditional tion:-

(2) Where the second period of any such before 1st lease terminates on or after the date of the com- 1904: term mencement of the Crown Lands (Amendment) already extended.)

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Act, 1931, the rent payable at the termination of the said second period shall be the rent payable for the balance of the term of the lease, and the provisions of this section authorising the lessee to make an application or the Minister to make a reference to the local land board shall not apply in respect of any such lease.

(dd) (i) by omitting from subsection one of section Sec. 310.

three hundred and ten all words after the (Conditional words "forty years computed from the leases acquired commencement of the lease" and by before lst inserting in lieu thereof the words "and 1904: extenthe rent to be paid shall, after the comsion of term.)

the rent to be paid shall, after the commencement of the Crown Lands (Amendment) Act, 1931, be the rent last determined by the local land board";

(ii) by omitting from subsection two of the same section the words "divided into two periods of ten years";

(iii) by omitting from the same subsection the words "each such period of ten years" and by inserting in lieu thereof the words "the extended period";

(ee) (i) by omitting paragraph one of section three Sec. 319.

hundred and nineteen;

(Existing homestea

(ii) by omitting from paragraph two of the selections:
same section the words "for the residue of grants
the first twenty-year period of such homestead selection (if such period be current
at the passing of this Act)";

(iii) by omitting from the same paragraph the words "and for the second twenty-year period or—if such period be current at the passing of this Act—for the residue thereof, and for every succeeding period the capital value of the homestead selection shall be taken to be the value of the land as determined by the local land board irrespective of improvements, less any sums paid before

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the conversion as purchase money of any part of such land exclusive of sums paid by way of interest";

- (iv) by omitting from paragraph three of the same section the words "for the first twenty-year period or residue thereof (if current at the passing of this Act)";
- (v) by omitting from the same paragraph the words "for the said first period or residue thereof";
- (vi) by inserting at the end of the same section the following new paragraph:—
 - (5) In every other case the capital value or rent, as the case may be, of the homestead selection shall be that last determined by the local land board.
- section three hundred and twenty-two and by (Settlement inserting in lieu thereof the following words: for before "and the term of the lease shall be forty years, 1st January, 1904: term and notwithstanding anything to the contrary already contained in any instrument of lease, the rent to be paid shall, after the commencement of the Crown Lands (Amendment) Act, 1931, be the rent last determined by the local land board";
 - (gg) (i) by omitting from subsection one of section Sec. 323.

 three hundred and twenty-three all words (Settlement leases applied after the words "forty years computed for before from the commencement of the lease" and lease and by inserting in lieu thereof the following words: "and notwithstanding anything to the contrary contained in any instrument of lease, the rent to be paid shall, after the commencement of the Crown Lands (Amendment) Act, 1931, be the rent last determined by the local land board";
 - (ii) by omitting from subsection two of the (See Act No. same section the words "divided into two 4, 1930, s. periods of ten years";

(iii)

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- (iii) by omitting from the same subsection the words "each such period" and by inserting in lieu thereof the words "the extended period";
- (iv) by omitting from subsection three of the (See Act No. same section the words "and shall be 4, 1930, divided into two periods of ten years each";

(v) by omitting from the same subsection the words "for each period":

(hh) by omitting the proviso to section three Sec. 325.

hundred and twenty-five and by inserting in (Settlement lieu thereof the following new proviso: "Profor after vided that, notwithstanding anything to the 1st January, contrary contained in any instrument of lease, the rent to be paid in respect of the settlement

lease shall, after the commencement of the Crown Lands (Amendment) Act, 1931, be the rent last determined by the local land board";

(ii) by omitting from the first proviso to section

- (ii) by omitting from the first proviso to section sec. 337.

 three hundred and thirty-seven the words (Conversions heretofore wherever occurring "for the first period effected under Act No. 30, 1908, ss, 1-13.)
- (2) Where, at the date of the commencement of this Act, any periodical determination of capital value 25 or rent required by law to have been made has not been made, no such periodical determination shall be made; and the capital value or rent current at the termination of the preceding period shall continue to be the capital value or rent in respect of the holding.
- 30 10. The Crown Lands Consolidation Act, 1913, is Further amended— tands Consolidation Act, 1913, is Further amended— of Act No. 7, 1913.
 - (a) (i) by inserting in subsection one of section Sec. 11. eleven after the word "Crown" the fol- (Local land lowing words:—

"Any member appointed before or after the commencement of the Crown Lands (Amendment) Act, 1931, shall retire the day on which he attains the age of sixty-five years: Provided, however, that any member who has already attained that age

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at the date of the commencement of the said Act or any member who may attain that age within a period of two months from the said date may continue to hold office until the expiration of such period";

- (ii) by omitting subsection four of the same section;
- (b) by omitting from section twelve the words sec. 12. "A majority of the members of any local land (Decisions board shall constitute a quorum, and the of board.) 10 chairman shall, if present" and by inserting in lieu thereof the words "The chairman and one member shall constitute a quorum, and the chairman shall";
- (c) (i) by omitting from section fifteen the words sec. 15 15 "within any land district under his juris- (Formal matters which chairman diction ":
 - (ii) by omitting from the same section the words "in any such place" and by inserting in lieu thereof the words "at any convenient place within any land district under his jurisdiction";
- (d) (i) by inserting in section 17A after the words sec. 17A. "Under Secretary" where firstly occur-tary for Lands ring the words "and any other prescribed may deal with certain matters 25 on behalf of Minister.) officer ";
 - (ii) by inserting in the same section after the words "Under Secretary" where secondly occurring the words "or such other officer";
- (e) by inserting at the end of subsection one of Sec. 57. 30 section fifty-seven the words "or to any part (Conversion of a conditional lease which is for the time lease into being covered by a reserve from alienation additional under the Mining Act, 1906, or any Act purchase.) amending or replacing the same"; 35
 - (f) by omitting from subsection four of section sec. 80. eighty the words "proviso to subsection two" (Residential lease on gold and by inserting in lieu thereof the words field or mineral field. "provisoes to subsections two and three";

(See Act No. 4,) 1930, s. 11.)

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Crown Lands (Amendment).

- (g) by inserting at the end of subsection two of Sec. 85. section eighty-five the following words: classify Provided that in any notification setting Crownlands.) apart areas of land for specified kinds of additional holdings it shall be lawful for the 5 Minister to include in the notification a condition to the effect that any additional holding taken out of areas so set apart shall OF be subject to the same conditions, where 10 applicable, which attach to the original holding in virtue of which the application for the additional holding is made. This provision shall extend to any such notification, whether made before or after the commencement of the Crown Lands (Amendment) Act, 1931. 15
 - (h) (i) by inserting in subsection two of section Sec. 101.

 one hundred and one after the words "the (Original area of which" the words "together with lease.)

 all other lands held by the lessee to be taken into account under the provisions of this Act";
 - (ii) by inserting in subsection three of the same section after the words "by the settlement lease" the words "together with all other lands held by the lessee to be taken into account under the provisions of this Act";
 - (iii) by inserting in the same subsection after the words "the area as" the words "together with such other lands";
- 30 (iv) by inserting at the end of the same subsection the words "No condition of residence or of fencing shall attach to the lease";
- (v) by inserting at the end of subsection four of the same section the following proviso:

 Provided that upon conversion into conditional purchase or into conditional purchase and conditional lease the price of the conditional purchase and the price at which

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which land comprised in the conditional
lease shall be convertible into an additional
conditional purchase shall be the capital
value of the land as last notified or deter-
mined; or if not notified or determined such
capital value as shall be determined by
the local land board as at the date of the
application for the expired settlement lease
and irrespective of the value of any im-
provements owned by the applicant for
conversion.

- (vi) by inserting next after subsection four of the same section the following new subsection:—
 - (5) The expression "settlement lease" in subsections two, three, and four of this section means an original settlement lease and any additional settlement lease held in virtue thereof in the same interest.
- (i) by omitting from subsection five of section Sec. 113.

 one hundred and thirteen all words after the (Additionals words "under this section" and by inserting in virtue of in lieu thereof the following words:

 Provided that—
 - (a) the term of residence shall be reduced by the period of residence performed in respect of the original conditional purchase lease or conditional purchase, as the case may be;
 - (b) where an additional conditional purchase lease, or additional conditional purchase, or conditional lease is held by two or more persons, any residence condition attaching thereto may be fulfilled by one of such persons;
 - (c) conditions of residence attaching to any number of additional conditional purchase leases or additional conditional purchases or conditional leases of the same series may be performed concurrently, and a person residing upon

any purchase or lease of the series shall for the purpose of any conditions of residence be taken to be residing upon every purchase or lease of the series.

- (j) by omitting paragraph (f) of subsection two of Sec. 114. 5 section one hundred and fourteen and by (Classified areas: inserting in lieu thereof the following new applications paragraph:—
 - (f) Except with the consent of the Minister with.) the holder of any holding which is a conversion of a special lease where such special lease is granted on or after the twenty-third day of December, one thousand nine hundred and twenty-four, shall not be entitled to apply for an additional holding under the provisions of this section.
 - (k) by inserting at the commencement of sub- Sec, 129A. section seven of section 129A the words (Additional "Except with the consent of the Minister"; suburban holdings.)
 - (1) by inserting in section one hundred and forty- Sec. 149. nine after the words "document is required" (Informal the words:

applications for holdings,

Where the whole or part of any deposit, rectified.) survey or other fee required by law to be lodged with any application under this Act to which the provisions of section 161A of this Act do not extend has not been so lodged, such omission shall not of itself invalidate the application in any case where the local land board, on sufficient reasons being shown, permits the amount unpaid to be subsequently paid. The local land board shall in any such case fix the period within which such amount shall be paid. Any failure to pay such amount within the period so fixed shall render the application null and void if the Minister so declares.

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(m)

(m) by inserting next after section 155A the New s. 155B. following short heading and new section:

Surrenders by trustees, executors, and administrators.

155B. (1) A surrender for the purpose of surrenders completing any conversion or purchase under by trustees, any of the sections contained in Parts IV, V, and and VI of this Act may be effected by a administrature or executor as if a new to the tors. trustee or executor as if a power to that effect were contained in the instrument creating such trust or the will appointing such executor as the case may be, or by any administrator in respect of land which he holds as administrator:

Provided that any land assured to any trustee or executor or administrator upon conversion or purchase under any of the sections contained in the said Parts of this Act shall be held by him subject to the same trusts as the land surrendered by him.

(2) Every such surrender made before the commencement of the Crown Lands (Amendment) Act, 1931, shall be as valid as if that Act had been in operation when the surrender was made.

(n) by omitting from section one hundred and Sec, 176. seventy-six the words "other than a suburban (Residence on two holdings concurrently.)

(o) by inserting at the end of section one hundred sec. 178. and seventy-eight the following new subsec- (Suspension

(5) Where in the opinion of the local land other than board or chairman the fulfilment of the condition requiring the boundaries of a holding to be fenced should not be insisted upon, and the non-performance of such condition would be otherwise unobjectionable in the public interest, the local land board or chairman may grant an exemption from compliance with the condition of fencing the whole or any part of such boundaries.

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Crown Lands (Amendment).

- (p) by inserting in paragraph (c) of subsection two Sec. 188A.

 of section 188A after the words "non-convert-(Disposal of small areas.)
 ible area of the lease" the words "or the (See Act No. balance thereof, as the case may be";

 4, 1930, s. 6.)
- 5 (q) by inserting at the end of paragraph (f) of Sec. 190. subsection one of section one hundred and (Conversion of special lease ninety the words "or an additional homestead or church and farm";
- (r) by inserting next after section 194B the New s. 194c.

 10 following short heading and new section:—

Surrenders by trustees, executors, and administrators.

194c. (1) A surrender under any of the surrenders sections contained in this Division may be by trustees, effected by a trustee or executor in respect of administral land which he holds as trustee or executor, as tors. if a power to that effect were contained in the instrument creating such trust, or the will appointing such executor, as the case may be, or by any administrator in respect of land which he holds as administrator:

Provided that any land assured to any trustee, executor, or administrator upon conversion under any of the sections contained in this Division shall be held by him, subject to the same trusts as the land surrendered by him.

(2) Every such surrender made before the commencement of the Crown Lands (Amendment) Act, 1931, shall be as valid as if that Act had been in operation when the surrender was made.

(s) by omitting from subsection six of section one sec. 195.
hundred and ninety-five the words "Provided (Exchanges that no such surrender shall be effected by and surrenders.) any administrator without the consent of all persons beneficially interested, or the order of the Court in that behalf which may be obtained

obtained in the same manner as an order under section fifty-six of the Wills, Probate, and Administration Act, 1898";

- (t) (i) by omitting from section one hundred and Sec. 197. ninety-seven the words "of equal value"; (Exchanges
 - (ii) by inserting in the same section after the chases for words "in pursuance thereof shall" the public purpose.) words "for the purposes of this section";
- (iii) by inserting in the same section after the words "exchanged for the purposes of this section" the following words:—

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In any exchange under this section the lands exchanged shall, as nearly as practicable, be of equal value, or if the Crown lands to be granted be of greater value, the Minister may impose such conditions as to payment of the difference in value as he may deem expedient.

- (u) (i) by inserting in subsection five of section sec. 202.

 two hundred and two before the words (Enclosure of "council of a municipality" the words roads and water"Minister or by the";
 - (ii) by omitting from the same subsection the words "by such council";
 - (iii) by inserting in the same subsection before the words "such council on the hearing of such complaint" the words "the Minister or";
 - (iv) by inserting next after subsection seven of (See Act No. the same section the following new sub-4, 1930, s. 16 section:—
 - (8) Any permission to enclose a road or watercourse granted in pursuance of the provisions of section fourteen of the Crown Lands Act Further Amendment Act, 1888, shall be deemed to be a permission granted under the provisions of subsection one of this section, and shall be subject to payment of such annual rent as may be determined by the local land board.

The

The liability for payment of rent under this subsection shall commence from the date of determination by the local land board.

- 5 (v) by inserting in subsection two of section two sec. 222. hundred and twenty-two after the words (Tenant "Crown-lease" wherever occurring the words right: how settlement lease";
- (w) by omitting section two hundred and thirty- Sec. 231.

 one and the short heading thereto and by (Surrender of substituting in lieu thereof the following short leases.)

 heading and new section:—

Surrender of leases.

- 231. The holder of any lease under this Act surrender may, with the consent of the Minister, surrender of leases. the whole or part thereof by an instrument in the prescribed form. The holder of a lease within an irrigation area may, with the consent of the Commission, surrender the whole or part thereof by an instrument in the prescribed form.
 - (x) by omitting section 231A.

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Sec. 231A (Surrender of settlemen lease.)

- (y) (i) by inserting at the end of subsection one Sec. 241 of section two hundred and forty-one the (Rights of words "and such land shall become and be aliens.) reserved from every form of sale and lease until otherwise notified in the Gazette";
- (ii) by inserting at the end of subsection three of the same section the words "and the land shall become and be reserved from every form of sale and lease until otherwise notified in the Gazette";
- (z) by omitting the proviso to section two hundred Sec. 258.

 and fifty-eight and by inserting in lieu thereof (Provisions governing subdivided always that the holder of any portions.)

Provided always that the holder of any portions.)
portion of a holding subdivided under section
two hundred and fifty-seven shall not be
160—C entitled

-	And Annual Control of the Control of	
	entitled to apply for an additional holding in virtue thereof unless he has previously	
	obtained the Minister's permission in writing.	
	(aa) (1) by inserting in subsection one of section Sec. 265.	
5	two hundred and sixty-five after the word (Restrictions	s
	"Act" the words "or any conditional as to assign-	
	ovehence under the provision of conditional	
	one hundred and ninety-seven";	
10	(ii) by omitting from the same subsection the	
	word "thereof" where firstly occurring	
	and by inserting in lieu thereof the words	
508	"of any conditional purchase lease"; (bb) (i) by inserting in subsection one of section sec. 272	
15	(bb) (i) by inserting in subsection one of section Sec. 272. two hundred and seventy-two after the (Restrictions	,
	words "as the case may be—or" the fol-as to assigns of certain	,
	lowing words: "holdings comprising land holdings	
	granted or allotted in exchange under the applied for	
20	provisions of section one hundred and February,	
	ninety-five, section one hundred and ninety- seven, or section one hundred and ninety-	
	eight for any of the classes of holdings	
	hereinbefore mentioned—or ";	
25	(ii) by inserting in paragraph (g) of the same	
20	subsection after the words "conditional purchase leases" the words "or exchanged	
	lands or additional holdings";	
	(iii) by inserting next after paragraph (i) of	
•	the same subsection the following new	
30	paragraph:—	
	(j) additional holdings applied for after	
	the commencement of the Crown Lands (Amendment) Act, 1931, in	
	virtue of any holding applied for	1
35	before the first day of February, one	
	thousand nine hundred and nine.	
	(cc) by inserting at the end of subsection one of sec.	
	section three hundred and seven the words Conversion of "or of any land which is for the time being conditional lease into	
10	covered by a reserve from alienation under the additional	
	Mining Act, 1906, or any Act amending or purchase.)	
	replacing the same"; (dd)	

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Crown	Lands	(Amendment)).
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	Crown Lands (Amendment).		
	the second of th	Existing home- stead selections: grants	
5	(ee) (i) by omitting from section three hundred and twenty-one the words "Subject to the provisions hereinafter contained"; (ii) by omitting from the same section all sections are sections.	Settlement eases applied or before 1st January,	
10	words after the words "issued in respect thereof"; (ff) (i) by inserting in subsection two of sections three hundred and twenty-three after the words "the area of which" the words "together with all other lands held by the lessee to be taken into account under the	Sec. 323. Settlement	
15	provisions of this Act"; (ii) by inserting in subsection three of the same section after the words "by the settlement lease" the words "together with all other lands held by the lessee to be taken		
20	into account under the provisions of this Act "; (iii) by inserting in the same subsection after the words "the area as" the words "together with such other lands";		
25	(iv) by inserting at the end of the same sub- section the words "No condition of resi- dence or of fencing shall attach to the lease";		
30	(v) by inserting at the end of subsection four of the same section the following proviso:— Provided that upon conversion into		
35	conditional purchase or into conditional purchase and conditional lease the price of the conditional purchase and the price at which land comprised in the conditional lease shall be convertible into an additional conditional purchase shall be the capital		
	value of the land as last notified or determined; or if not notified or determined,		

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such capital value as shall be determined by the local land board as at the date of the application for the expired settlement lease, and irrespective of the value of any improvem nts owned by the applicant for conversion.

(vi) by inserting next after subsection four of the same section the following new subsection :-

(5) The expression "settlement lease" in subsections two, three, and four of this section means an original settlement lease and any additional settlement lease held in virtue thereof in the same interest.

(gg) by omitting sections three hundred and thirty- Secs. 339-15 nine, three hundred and forty, three hundred 342. and forty-one, and three hundred and forty-two. Division.)

11. The Crown Lands Consolidation Act, 1913, is Further further amended of Act No. 7. 20 (a) by omitting from subsection one of section 136B 1913.

the words "except a married woman not living apart from her husband under an order for judicial separation made by any court of competent jurisdiction";

(b) by omitting section one hundred and sixty;

(c) by omitting section two hundred and thirtyeight;

(d) by omitting from subsection one of section two hundred and seventy-two the words " or to a married woman who is not competent to take a transfer thereof under the provisions in that behalf contained in section two hundred and thirty-eight hereof";

(e) by omitting from subsection one of section two hundred and seventy-four the words—

> (b) to a married woman who is not made competent to take a transfer thereof by the provisions in that behalf contained in section two hundred and thirty-eight hereof."

12.

	12. The amended as	Returned Soldiers Settlement Act, 1916, is follows:—	Amendment of Act No. 21, 1916.
	(a) (i)	by omitting from section 3A the words "and upon the issue of such certificate the	Sec. 3A.
5		soldier or sailor named therein shall be deemed to have had such farm or block confirmed to him without reference to the local land board" and by inserting in lieu	right certificate.)
1.0		thereof the words "and upon lodgment of an application for the farm or block in the manner and within the time specified in the notification setting the land apart, the person named in the certificate shall be deemed to have had such farm or block	OT.
15	(ii)	confirmed to him"; by inserting at the end of the same section the following words:—	
20		The action of the Minister in requiring a formal application to be lodged with the Crown land agent for a farm or block deemed to have been confirmed by virtue of	
0.5	20 TE 000	a certificate of preferential right in accordance with the provisions of this section, and in regarding the date of such application as the date from which the title to	
25	(b) by	such farm or block commenced, is hereby validated. inserting next after subsection nine of sec-	Sec. 4.
30) irr	on four the following new subsection:— (10) Where land other than land within an igation area has been disposed of under sec-	soldiers.
31	Acres 6 mi	on four of the Returned Soldiers Settlement et, 1916, and a condition of the tenure quires the capital value or rent to be deter- ined for the second or any subsequent period the tenure, the following provisions shall we effect:—	
40	All	(a) where the second or any subsequent period of the tenure terminated prior to the date of the commencement of the	

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	Crown Lands (Amendment).	
	the Crown Lands (Amendment) Act, 1931, and any periodical determination required by law to have been made has	
5	not been made, no such periodical determination shall be made; and the capital value or rent current at the termination of such period shall continue to be the capital value or rent in	
10	respect of the holding until the termination of the tenure; (b) where the second or any subsequent period of the tenure terminates on or after the date of the commencement of the Crown Lands (Amendment) Act,	
15	1931, the capital value or rent of the holding current at the termination of such period shall be the capital value or rent in respect of such holding until the termination of the tenure;	
20	(c) (i) by omitting from subsection one of section see nineteen the words "a discharged soldier is";(ii) by inserting in the same subsection after	19
25	the words "Closer Settlement Acts" the words "is a discharged soldier or a person deriving title through or under a discharged soldier"; (iii) by omitting from subsection (1A) of the	
30	same section the words "a discharged soldier is"; (iv) by inserting in the same subsection after the words "Closer Settlement (Amendment) Act, 1919" the words " is a dis-	
35	charged soldier or a person deriving title through or under a discharged soldier"; (d) (i) by omitting from subsection (1B) of section section section the words and figures "twelve (Armonths from the commencement of the sold Returned Soldiers' Settlement (Amend-hold	praise-
40	ment) Act, 1928" and by inserting in lieu thereof	Anage.

thereof the words and figures	"two	years
from the commencement of		Crown
Lands (Amendment) Act, 1931	";	No. of Contract

(ii) by inserting in subsection (3A) of the same section after the words "Closer Settlement (Amendment) Act, 1919, do not exist" the following words:—

The board in determining the price or capital value or freehold value of land pursuant to this section shall have regard to the productive capacity thereof under fair average seasons, prices, and conditions. Evidence of sales of land similar in quality, locality, and other respects to the land in respect of which the determination is to be made shall not be deemed to be relevant unless the board is satisfied that the value reflected by any such sale is fair and reasonable, having regard to the productive capacity of the land under fair average seasons, prices, and conditions;

(iii) by omitting subsection four of the same section and by inserting in lieu thereof the following new subsection:—

(4) Where, after the commencement of the Crown Lands (Amendment) Act, 1931, an application has been made under the provisions of this section to have the capital value price or value of the land or the amount of the charge of purchase money on the land determined, no further application for a similar determination shall be entertained either under this section or section one hundred and sixty-seven of the Crown Lands Consolidation Act, 1913, or section two of the Closer Settlement and Returned Soldiers Settlement (Amendment) Act, 1927.

Where, after the commencement of the Crown Lands (Amendment) Act, 1931, an application

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application has been made under the provisions of section one hundred and sixtyseven of the Crown Lands Consolidation Act, 1913, to have the capital value of the land determined, or, under section two of the Closer Settlement and Returned Soldiers Settlement (Amendment) Act, 1927, to have the capital value price or value of the land or the amount of the charge of purchase-money on the land determined, no further application for a similar determination shall be entertained either under section one hundred and sixtyseven of the Crown Lands Consolidation Act, 1913, or section two of the Closer Settlement and Returned Soldiers Settlement (Amendment) Act, 1927, or this section.

13. The Returned Soldiers' Settlement (Amendment)
Amendment to Act No. 49, 1928.

20 Act, 1928, is amended by omitting section four.

Sec. 4.

Amendmen tof Act No. 49, 1928
Sec. 4.
(Restriction on right to apply for reappraisement.)
Amendment

14. The Closer Settlement Act, 1904, is amended Amendment by omitting from paragraph (d) of section twenty-six of Act No. 37, the words: "The person applying, if a female, shall be unmarried or widowed; or, if married, be living apart 25 from her husband under an order for judicial separation made by a court of competent jurisdiction: Provided that with the Minister's consent a married woman not living apart from her husband may apply for a settlement purchase, in which case" and by 30 inserting in lieu thereof the words: "Where a married woman not living apart from her husband under an order for judicial separation made by a court of com-

petent jurisdiction applies for a settlement purchase."

15. The Closer Settlement and Returned Soldiers Amendment
Settlement (Amendment) Act, 1927, is amended as of Act No. follows:—

(a) by omitting from subsection one of section two section the words "this Act" and by inserting in lieu (Appraisement thereof the words and figures "the Crown value.

Lands (Amendment) Act, 1931"; (b)

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(b) by inserting in subsection two of the same section after the words and figures "Closer Settlement (Amendment) Act, 1919" the words and figures "before the commencement of the Crown Lands (Amendment) Act, 1931";

(c) by omitting from subsection four of the same section the words "this Act" wherever occurring and by inserting in lieu thereof the words and figures "the Crown Lands (Amendment)

Act, 1931";
(d) by omitting from subsection five of the same section the words "this Act" and by inserting in lieu thereof the words and figures "the

Crown Lands (Amendment) Act, 1931 ";
(e) by inserting next after subsection eight of the same section the following new subsection:—

(8A) The board in determining the price or capital or freehold value of land pursuant to this section shall have regard to the productive capacity of the land under fair average seasons, prices, and conditions. Evidence of sales of land similar in quality, locality, and other respects to the land in respect of which the determination is to be made shall not be deemed to be relevant unless the board is satisfied that the value reflected by any such sale is fair and reasonable, having regard to the productive capacity of the land under fair average seasons, prices, and conditions.

(f) by inserting at the end of subsection nine of the same section the following paragraph:—

A reference by the Minister may be made as provided by section twenty of the Crown Lands Consolidation Act, 1913, in any case where the Minister is of the opinion that a rehearing or further consideration is warranted, but no reference shall be made as provided in that section in any case where the capital value only is in issue.

160-D (g)

(g) by omitting subsection thirteen of the same section and by inserting in lieu thereof the

following new subsection:

(13) For the purpose of making application for determination of the capital value of any holding which is abandoned by the holder or forfeited under this Act and of which at the time of abandonment or forfeiture the Commissioners of the Government Savings Bank of New South Wales are mortgagees, the said Commissioners shall be entitled to exercise the rights of a holder under this section.

Subsection fourteen of this section shall not apply to any such application of the said

Commissioners.

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For the purposes of this subsection a holding shall be deemed to have been abandoned if the said Commissioners furnish to the local land board a certificate to that effect.

16. (1) The following reserves from sale or lease, Validations. notified under the provisions of section twenty-nine of (Certain the Crown Lands Consolidation Act, 1913, are hereby reserves comprising the beds of 25 validated :rivers, &c.)

Reserve number fifty-two thousand seven hundred and eighty-eight, notified in the Government Gazette number fifty-five, folio two thousand one hundred and sixteen, of the third day of May, one thousand nine hundred and eighteen;

Reserve number fifty-six thousand one hundred and forty-six, notified in the Government Gazette number fifty-six, folio two thousand two hundred and fifty-three, of the eleventh day of May, one thousand nine hundred and twenty-three.

(2) The title of Alexander Allan Martin to A.C.P. No. additional conditional purchase number thirteen of 13 of 1919, 40 one thousand nine hundred and nineteen, land district of Gosford, of portion three hundred and twenty-three, parish

parish of Kincumber, county of Northumberland, and to the additions thereto of portions three hundred and fifty-eight, three hundred and fifty-nine, and three hundred and seventy-one of the same parish, shall not be invalid merely for the reason that at the time of his application for the said additional conditional purchase or at the time of the additions thereto the lands were not Crown lands within the meaning of the Crown Lands Consolidation Act, 1913, available for conditional purchase.

(3) The term of the conditional lease number C.L. 17673. seventeen thousand six hundred and seventy-three, applied for on the seventeenth day of July, one thousand eight hundred and ninety, is hereby extended until the sixteenth day of July, one thousand nine hundred and fifty.

SCHEDULE.

	Number of Act.	Short title.	Extent of repeal.
20	1914, No. 10	Crown Lands and Irrigation (Amendment) Act, 1914.	So much of section 2 as inserted the proviso to section 231, Crown Lands Consolidation Act, 1913.
25		Crown Lands (Amendment) Act, 1916.	So much of section 7 as inserted the words "weekend lease" in section 231 (2) of Crown Lands Consolidation Act, 1913. So much of section 7 as inserted the words "other than a week-end lease" in
			paragraph (i), subsection (d), section 238, Crown Lands Consolidation Act, 1913.

SCHEDULE—continued.

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	Number of Act.	Short title.	Extent of repeal.
5	1916, No. 29	Crown Lands (Amendment) Act, 1916.	The whole of section 13. So much of section 24 as inserted the words "or—in
			any case where her husband has not acquired a suburban holding—a
10			suburban holding" in paragraph (b), section 238, Crown Lands Con-
	1917, No. 27	Crown Lands (Amendment) Act, 1917.	solidation Act, 1913. So much of section 4 as inserted the proviso in sec-
15			tion 101, Crown Lands Consolidation Act, 1913. So much of section 4 as
			amended subsection one of section 231, Crown
20			Lands Consolidation Act 1913. So much of section 4 as
95		54	amended section 238, Crown Lands Consolida tion Act, 1913.
25	1919, No. 44	Crown Lands (Amendment) Act, 1919.	So much of section 2 as amended section 238, Crown Lands Consolida- tion Act, 1913.
30	1924, No. 52	Crown Lands and Closer Settlement (Amend-	
	1927, No. 16	ing) Act, 1924. Crown Lands (Amendment) Act, 1927.	32 Convo Lands (Ame
35	1930, No. 4	Crown Lands (Amendment) Act, 1930.	Paragraph (b) of section 4.

Sydney: Alfred James Kent, I.S.O., Government Printer-1931.

[2s. 9d.]