## New South Wales.



ANNO VICESIMO SECUNDO

## GEORGII V REGIS.

## Act No. 36, 1931.

An Act to make further provision for the reduction of indebtedness of settlers on irrigation areas; to amend the law relating to the periodical determination of annual rentals of lands within irrigation areas and the reappraisement of rentals and determination of purchase moneys of lands within irrigation areas; to validate certain reductions of indebtedness in respect of certain lands within such areas, and certain other acts of the Commission; to validate certain regulations made under the Irrigation Act, 1912-1926; to amend the Irrigation Act, 1912-1926, the Crown Lands Consolidation Act, 1913, and certain other Acts; and for purposes connected therewith. [Assented to, 14th September, 1931.

BE

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

(Amendment) Act, 1931."

(2) The Irrigation Act, 1912–1926, as amended by this Act, may be cited as the Irrigation Act, 1912–1931.

Amendment of Act No. 73, 1912. 2. The Irrigation Act, 1912-1926, is amended—

Sec. 19A. (Power to remit rent, &c.) (a) (i) by inserting next after paragraph (a) of subsection one of section 19A the following new paragraph:—

(a1) remit either wholly or in part the payment by an occupier of any other moneys owing by him to the Crown

or to the Commission;

(ii) by inserting next after paragraph (b) of the same subsection the following new

paragraph:-

(b1) exempt an occupier from payment either wholly or in part of any other moneys to become due and payable by him to the Crown or to the Commission;

(iii) by inserting in paragraph (c) of the same subsection after the word "water" where secondly occurring the words "or payment of indebtedness of any other kind";

(iv) by inserting in the same paragraph after the word "remit" the words "the said

indebtedness or";

(b) by inserting at the commencement of subsection two of the same section the words "The provisions of subsection one of";

(c) by inserting next after subsection two of the same section the following new subsections:—

(3) In any case where an occupier is indebted to the Commissioners of the Government Savings

Savings Bank of New South Wales, he may apply to the Minister for relief, and if, on the report of the Commission the Minister is satisfied that the circumstances so warrant, he may approve of a payment in reduction of the indebtedness of the occupier being made to the Commissioners of the Government Savings Bank of New South Wales by the Commission out of such money as may be provided by Parliament for that purpose, and the Commission may make such payment accordingly.

(4) The remission of or exemption from indebtedness other than in respect of rent or charge for water or interest on rent or charge for water shall not be granted to any occupier unless-

(a) his indebtedness has been finally revised under the provisions of section 19D or section 19E; or

(b) he, by an instrument in the prescribed form lodged with the Commission, waives any right to a revision under those sections.

#### **3.** The Irrigation Act, further Further 1912–1926, is amendment of Act No. 73, 1912. amended-

- (a) by omitting from section 11A the words "and Sec. 11A. 11c" and by inserting in lieu thereof the (Application words "11c, 11p, 11f, and 11f";
- (b) (i) by omitting paragraph (e) of subsection Sec. 11c. three of section 11c and by inserting in lieu (Conversion thereof the following new paragraph:

(e) the purchase money shall be determined in accordance with the provisions of section 11E of this Act:

(ii) by inserting in paragraph (f) of the same subsection after the words "determination of" the words "the board constituted under section 11E of this Act or ":

(iii) by omitting subsection four of the same

section;

New ss. . 11D, 11E, 11F.

Power to apply for reappraisement of rentals.

Reappraise-

ment of

purchase

money and rentals.

- (c) by inserting next after section 11c the following new sections:—
  - 11D. (1) The lessee of any irrigated lot subsisting at the commencement of the Irrigation (Amendment) Act, 1931, may, with the consent in writing of any mortgagee or person holding any security over the irrigated lot apply to the Commission in the prescribed manner not later than the thirty-first day of December, one thousand nine hundred and thirty-two, to have the annual rental of the irrigated lot determined, and such annual rental shall be determined as at the date of application in accordance with the provisions of section 11E of this Act.
  - (2) In this section the expression "annual rental" shall not include any water rate paid by way of additional rental.
  - 11E. (1) The purchase money payable in respect of a purchase under the provisions of section 11c of this Act or the annual rental of an irrigated lot to be determined in pursuance of an application under the provisions of section 11D of this Act shall be determined in accordance with the provisions of this section.
  - (2) The purchase money or annual rental shall be such sum as may be agreed upon by the Commission and the purchaser or the lessee, as the case may be, and failing such agreement within the time allowed by the Commission, which shall be notified by it to the purchaser or the lessee, and shall not be less than two months, such sum as shall be determined by the board constituted under this section upon the application of the Commission or of the purchaser or the lessee.
  - (3) (a) The Governor may, for the purposes of this section, constitute a board which may include one officer of the Commission.

- (b) The members of the board shall not exceed three in number, and shall be appointed by the Governor, and shall hold their respective offices during the pleasure of the Crown.
- (c) Every member of the board, except an officer of the Commission appointed as member, shall be paid such fee for each sitting as may be prescribed.

(d) The members of the board shall elect one of their number to be chairman.

- (e) The board shall have such general powers and shall follow such procedure as may be prescribed, and until regulations are made and subject to any regulations and so far as such regulations do not extend, shall have the same general powers and shall follow the same procedure as a local land board constituted under the Crown Lands Consolidation Act, 1913.
- (4) Any determination by the board shall be subject to appeal to the Land and Valuation Court as prescribed by rules of court.
- (5) The Commission may accept the determination of the board or refer it to the Land and Valuation Court with a statement of its reasons for so doing.

Any such reference shall be made within one month after receipt of the determination if an appeal is not made, or, if an appeal is made, then within one month after receipt by the Commission of notice of the appeal.

(6) The determination of the Land and Valuation Court on any appeal or reference shall be final and conclusive.

(7) Where the purchase money or annual rental is to be determined, the board, or the Land and Valuation Court on appeal or reference to it as in this section provided, shall determine the value of the land irrespective of

any improvements thereon and having regard to the productive capacity of the land under fair average seasons, prices, and conditions.

Such value shall be the purchase money and the annual rental shall be one-twentieth thereof.

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 board or the court is satisfied that the value reflected by any such sale or lease is fair and reasonable from a productive standpoint.

- (8) Where it is made to appear to the board or the Land and Valuation Court, as the case may be, that the value of the land has become reduced by any act, default, or neglect of the lessec thereof such value shall be determined as if such reduction in value had not taken place.
- (9) Where the annual rental of an irrigated lot has been determined under the provisions of this section no further application thereunder shall be entertained.

Irrigated lot.

11r. For the purposes of sections 11c, 11p, and 11r the expression "irrigated lot" means any area of land within the irrigation areas referred to in section 11a classified by the Commission as an irrigated lot.

Further 4. (1) The Irrigation Act, 1912-1926, is further amendment of Act No. 78, 1912. amended—

Sec. 6. (Constitution of irrigation areas.)

(a) by omitting from section six all words following the word "Gazette" where secondly occurring and by inserting in lieu thereof the words—

Provided that—

- (i) any such land until so set apart; or
- (ii) any such land so set apart and not thereafter disposed of; or

(iii)

(iii) land which upon forfeiture and surrender under the provisions of the Crown Lands Consolidation Act, 1913, or any Act amending the same, becomes revested in the Crown,

may be used for such purposes or leased by the Commission for such terms and upon such conditions as the Minister may approve.

- (b) by inserting in section 19G after the word Sec. 19G. "area" the words "constituted under this Act (Extinguishor under the Wentworth Irrigation Act, or ment of the Hay Irrigation Act, 1902";
- (c) by inserting in section 23B after the word Sec. 23B.
  "remissions" the word "exemptions";

  "Murrumbidgee Irrigation Scheme—capital cost.)
- (d) (i) by omitting from subsection one of section sec. 28.

  twenty-eight the words: "The Governor (Regulamay from time to time make regulations tions.)

  altering, modifying, amending, or suspending the provisions of the Local Government Act, 1919, for the purpose of its application to any municipalities or shires or portions of municipalities or shires which may be within the irrigation area";
  - (ii) by omitting subsection two of the same section and by inserting in lieu thereof the following new subsection:—
    - (2) Any regulations made under this or any other section of this Act shall—
      - (a) be published in the Gazette;
      - (b) take effect from the date of publication, or from a later date specified in the regulations;
      - (c) be laid before both Houses of Parliament within fourteen sitting days if Parliament is then in session, and if not, then within fourteen sitting days after the commencement of the next session.

Amendment of Act No.

7, 1913. Sec. 143.

(Rental of

perpetual

leases.)

### Irrigation (Amendment).

If either House of Parliament passes a resolution of which notice has been given at any time within fifteen sitting days after the regulations have been laid before such House disallowing any regulation or part thereof, the regulation or part shall thereupon cease to have effect.

(2) The repeal enacted by paragraph (d) of subsection one of this section shall not affect the operation of any regulations made under the section and in force at the time of the commencement of this Act, and such regulations shall continue until repealed by regulations made under the Irrigation Act, 1912–1931.

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

(a) (i) by omitting the short heading to section one hundred and forty-three and by inserting in lieu thereof the following short heading:—

Rent for town land leases, &c.

- (ii) by omitting from subsection three of section one hundred and forty-three all words after the words "period shall be" and by inserting in lieu thereof the words "determined in accordance with the provisions of section 147A of this Act";
- (iii) by omitting subsection four of the same section and by inserting in lieu thereof the following new subsection:—

(4) The provisions of this section shall apply only to—

(a) a town land lease; or

(b) a non-irrigable lease not used for farming purposes; or

(c) an irrigation farm lease which in the opinion of the Minister is mainly suitable for residential purposes.

(b) (i) by omitting from subsection one of section 143A the words "for the then unexpired portion of the current period of the lease";

Sec. 143A. (Capital value.)

(ii)

(ii) by omitting from subsection two of the same section the words "for the said unexpired portion of the current period of the lease";

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

following new subsections:-

(3) In the case of-

(a) a town land lease; or

(b) a non-irrigable lease not used for

farming purposes; or

(c) an irrigation farm lease which in the opinion of the Minister is mainly suitable for residential purposes, the said reduced capital value and one-

the said reduced capital value and onetwentieth thereof shall be the capital value and the annual rental respectively only for the period of the lease unexpired at the twenty-third day of December, one thousand nine hundred and twenty-four.

(4) The occupier of any holding-

(a) subsisting at the date of the commencement of the Irrigation (Amendment) Act, 1931, excepting a town land lease or a town land purchase the title to which commenced subsequent to the twenty-third day of December, one thousand nine hundred and twenty-four; or

(b) granted subsequent to the said date in pursuance of the classification and determinations by the Commission under the provisions of section 19p of the Irrigation Act, 1912–1931,

or upon any appeal therefrom,

may with the consent in writing of any mortgagee or person holding a security thereover apply in the prescribed manner not later than the thirty-first day of December, one thousand nine hundred and thirty-two, to have the annual rental or purchase

purchase money of the holding determined, and such annual rental or purchase money shall be determined as at the date of application in accordance with the provisions of section 147A of this Act.

- (5) Where the annual rental or purchase money has been determined in pursuance of an application under this section, no further application thereunder shall be entertained.
- (6) (a) Interest accrued due at the date of the application under this section upon the purchase money fixed prior to that date shall be paid by the occupier within one month after the date the purchase money is determined in accordance with this section:
- (b) Interest at the prescribed rate on the purchase money determined under the provisions of this section for the period commencing from the date of the application for determination, and terminating on the thirtieth day of June, or the thirty-first day of December, whichever next follows the date of the application, shall be paid at such times and in accordance with such other terms and conditions as the Commission may fix.
- (7) The Commission shall apply in satisfaction or part satisfaction of the purchase money determined under the provisions of this section any moneys other than interest payments paid by the occupier in respect of the purchase money fixed prior to his application for its determination under this section.
- (8) The purchase money determined under the provisions of this section shall (less any credit to be allowed in accordance with the provisions of the next preceding

subsection)

subsection) be paid by equal half-yearly consecutive instalments, including principal and interest at the prescribed rate, extending over the balance of the period fixed for payment of the purchase money in respect of the holding prior to such application, and the first of such instalments shall be paid on the thirtieth day of June or the thirty-first day of December next following the period referred to in paragraph (b) of subsection six of this section.

- (c) (i) by omitting from subsection one of section Sec. 144B 144B the words "or where a lease is sub-Alterations divided";
  - (ii) by omitting from the same subsection all words after the word "remaining" and by inserting in lieu thereof the words "shall be determined in accordance with the provisions of section 147A of this Act";
  - (iii) by omitting subsection two of the same section and by inserting in lieu thereof the following new subsection:—
    - (2) Where a lease is subdivided the annual rental of the part or parts retained by the lessee shall be at the same rate per acre as before subdivision.
  - (iv) by omitting subsections five, six, and seven of the same section;
- (d) by omitting from subsection one of section Sec. 144c. 144c the words "as set out in subsection two (Purchase of section one hundred and thirty-nine" and money where area by inserting in lieu thereof the words "in altered.) accordance with the provisions of section 147A";
- (e) by omitting from section 144D the words Sec. 144D. "subsection two of section one hundred and (Increase of thirty-nine" and by inserting in lieu thereof areas.) the words "section 147A of this Act";

Sec. 144E. (Sale by auction or by tender.) (f) (i) by inserting at the end of subsection four of section 144E the following new paragraph:—

The amount bid by a successful bidder at a sale by public auction, or offered by a successful tenderer in respect of a purchase or lease, shall respectively be the purchase money or annual rental of the holding;

- (ii) by omitting from subsection five of the same section the word "upset";
- (iii) by inserting in the same subsection after the word "year" the words "bid by a successful bidder or tenderer";

Sec. 145. (Conversion of I.F.L. to I.F.P., &c.) (g) (i) by omitting subsection three of section one hundred and forty-five and by inserting in lieu thereof the following new subsection:—

(3) The purchase-money shall be determined in accordance with the provisions of section 147A of this Act.

(ii) by omitting from subsection four of the same section the words "by the Land and Valuation Court, as the case may be" and by inserting in lieu thereof the words "by the special land board if no appeal therefrom is made under this Act, or determination of the Land and Valuation Court if appeal or reference thereto is made under this Act";

Sec. 145A. (Restrictions on transfer of holdings.)

- (h) by omitting subsection two of section 145A and by inserting in lieu thereof the following new subsection:—
  - (2) Where a non-irrigable lease not used for farming purposes or a town land lease is transferred or otherwise dealt with within the first fifteen years of its currency, the Commission may require the annual rental for the unexpired portion of the then current period to be determined in accordance with the provisions of section 147A of this Act.

- (i) by inserting next after subsection eight of Sec. 146. section one hundred and forty-six the following (Application new subsection:— division of new subsection :holding.)
  - (9) Each portion of the subdivided holding shall be deemed to be a holding of the same tenure as the holding subdivided and subject to similar conditions.

This subsection shall be deemed to have been in force from the date of the commencement of the Irrigation Holdings (Freehold) Act, 1924.

(i) by inserting next after section one hundred and New s. 147A. forty-seven the following new short heading and section :-

Appraisement of rental and purchase-money.

147A. (1) Subject to this Act the annual Re-appraiserental or purchase money of any land shall be ment of annual rental determined in accordance with the provisions or of purof this section.

chase money.

- (2) The annual rental or purchase money shall be such sum as may be agreed upon by the Commission and the lessee or the purchaser, as the case may be, and failing such agreement within the time allowed by the Commission, which shall be notified by it to the lessee or the purchaser, and shall not be less than two months, such sum as shall be determined by the Special Land Board upon the application of the Commission or of the lessee or the purchaser.
- (3) Any such determination shall be subject to appeal to the Land and Valuation Court as prescribed by rules of court.
- (4) The Commission may accept the determination of the Special Land Board or refer it to the Land and Valuation Court with a statement of its reasons for so doing.

Any such reference shall be made within one month after receipt of the determination

if an appeal is not made, or if an appeal is made, then within one month after receipt by the Commission of notice of the appeal.

- (5) The determination of the Land and Valuation Court on any appeal or reference shall be final and conclusive.
- (6) Where the annual rental or purchase money of any land other than that referred to in subsection seven of this section is to be determined, the Special Land Board or the Land and Valuation Court on appeal or reference to it as in this section provided shall fix the value of the land irrespective of any improvements thereon and having regard to the productive capacity of the land under fair average seasons, prices, and conditions.

Such value shall be the purchase money and one-twentieth thereof shall be the annual rental.

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 board or court is satisfied that the value reflected by any such sale or lease is fair and reasonable from a productive standpoint.

(7) Where the annual rental or purchase money of—

(i) a town land lease or a town land purchase;

(ii) a non-irrigable lease or non-irrigable purchase (which in each case is not used for farming purposes); or

(iii) an irrigation farm lease or an irrigation farm purchase which in the opinion of the Minister is mainly suitable for residential purposes

is to be determined, the Special Land Board or the Land and Valuation Court on appeal or reference

reference to it as in this section provided shall fix the fair market value of the land irrespective of any improvements thereon.

Such market value shall be the purchase money and one-twentieth thereof shall be

the annual rental.

(8) Where it is made to appear to the Special Land Board or the Land and Valuation Court, as the case may be, that the value of any land has become reduced by any act, default, or neglect of the holder thereof such value shall be determined as if such reduction in value had not taken place.

(9) The annual rental of—

(i) a town land lease;

(ii) a non-irrigable lease not used for farming purposes; or

(iii) an irrigation farm lease which in the opinion of the Minister is mainly suitable for residential purposes

determined in accordance with the provisions of this section shall be the annual rental of the holding for the unexpired portion of the current period of the lease.

6. (1) There is hereby validated all actions by the Validations. Commission --

(a) in classifying the holdings of certain occupiers indebted to the Commissioners of the Government Savings Bank of New South Wales and making payments to the said Commissioners in reduction of the indebtedness of the said occupiers to the said Commissioners and otherwise acting as if the provisions of sections 19D, 19E, 19F, and 19I of the Irrigation Act, 1912–1926, had applied to the said occupiers;

(b) in respect of the several parcels of land described in Schedule A to this Act, which although of an area not in excess of ten acres as prescribed by section 191 of the Irrigation Act, 1912–1926, were dealt with as if the provisions of sections 19D and 19F of that Act applied to the said parcels; (c)

(c) in respect of the parcels of lands described in Schedule B to this Act, which although the applications by the occupiers of such lands were not lodged within the period of six months prescribed in section 190 of the Irrigation Act, 1912–1926, were dealt with by the Commission as if the said applications were lodged within the said prescribed time;

(d) in pursuance of the regulations numbered one to four, both inclusive, made under and by virtue of the provisions of the Irrigation Act, 1912–1926, and published in the Government Gazette number fifty-six of the seventh day of May, one thousand nine hundred and

twenty-six.

(2) It is hereby declared that the regulations referred to in subsection one of this section have been duly made and shall be deemed to have and to have had full force and effect. Such regulations may be varied, amended, or repealed by regulations under the Irrigation Act, 1912–1931.

Further 7. (1) The Irrigation Act, 1912-1926, is further of Act No. 73, amended in section one—

1912, s. 1. (a) under Part II by emitting "7" and by insert

(Revision.)

(a) under Part II by omitting "7" and by inserting in lieu thereof "7A";

(b) under Part III by omitting "11" and by inserting in lieu thereof "11";

Amendment of Act No. 10, 1914.

(2) The Crown Lands and Irrigation (Amendment) Act, 1914, is amended by omitting so much of section three as repealed section nineteen of the Irrigation Act, 1912, and inserted in such Act a new section nineteen.

Amendment of Act No. 22, 1916. Sec. 9. (Revision.)

Sec. 10.
(Amendment to enable more complete incorporation.)

- (3) The Irrigation (Amendment) Act, 1916, as amended by subsequent Acts, is amended—
  - (a) by omitting section nine;
  - (b) by inserting at the commencement of section ten the words "The said Act is amended by inserting next after section eighteen the following new section—18A";

(c)

(c) (i) by inserting at the commencement of Sec. 11. section eleven the words "The said Act is (Amendments amended by inserting next after section to enable more twenty-two the following new section-complete 22A ";

tion.)

- (ii) by omitting from subsection one of the same section the words "the Irrigation Act, 1912," and by inserting in lieu thereof the words "this Act";
- (iii) by omitting from subsection two of the same section the words "this Act" and inserting in lieu thereof the words "the Irrigation (Amendment) Act, 1916."
- (4) The Irrigation (Amendment) Act, 1918, is Amendment of Act No. 38, 1918. amended-
  - (a) (i) by omitting paragraph (iv) of section five; Sec. 5.
    - (ii) by omitting paragraph (viii) of the same (Revision.) section:
  - (b) by omitting paragraph (ii) of section six. Sec. 6. (Revision.)
- (5) The Irrigation Holdings (Freehold) Act, 1924, Amendment of Act No. is amended— 51, 1924.
  - (a) by omitting from paragraph (i) of section four Sec. 4. the word "holdings" and by inserting in lieu (Revision.) thereof the word "holding";
  - (b) by inserting in paragraph (a) of section five Sec. 5. after the word "farms" the words "wherever (Revision.) occurring."

### SCHEDULES.

Sec. 6 (1) (b).

#### SCHEDULE A.

Parcel.	Portion No.	Parish.	County.	Irrigation Area.
1 2 3 4 5 6 7 8	515 638 639 136 117 218 84 238	Jondaryan Jondaryan Jondaryan Willimbong Willimbong Willimbong Yarangery	Cooper Cooper Cooper Cooper Cooper Cooper	Yanco.

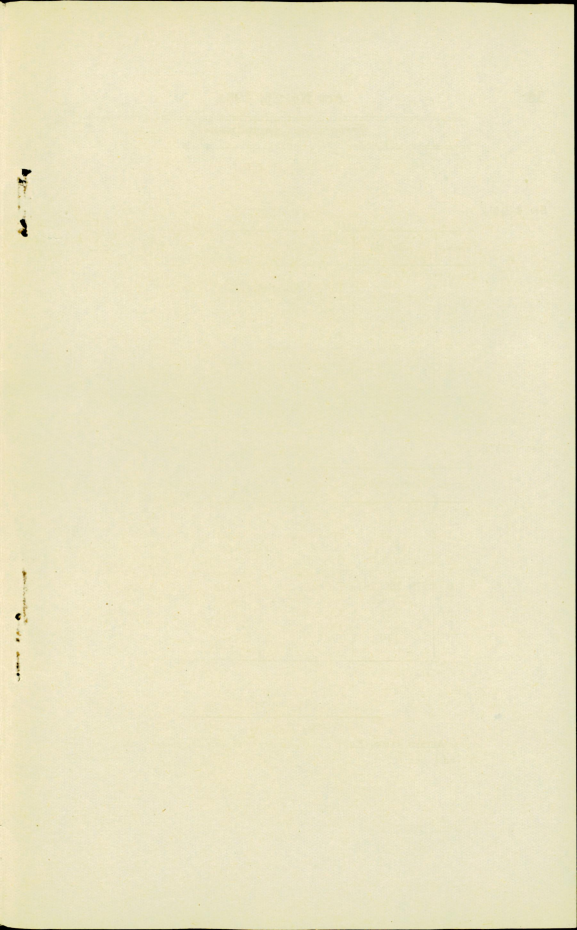
Sec. 6 (1) (c).

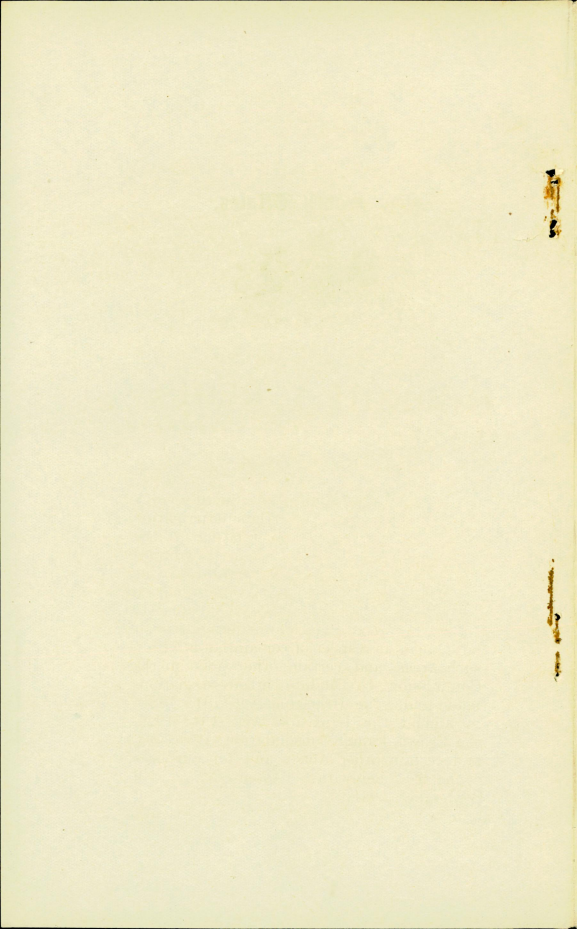
#### SCHEDULE B.

Parcel.	Portion No.	Parish.	County.	Irrigation Area.
1 2 3 4 5 6 7 8 9	418 49 115, 116 5, 93, 137 110 279, 280, 281 132, 131 124 175 170	Jondaryan Stanbridge Edon Gogeldrie Tuckerbil Edon Willimbong Tuckerbil Tenningerie Tuckerbil	 Cooper Cooper Cooper Cooper Cooper	 Yanco. Yanco. Yanco. Yanco. Yanco. Yanco. Yanco.

By Authority:

Alfred James Kent, I.S.O., Government Printer, Sydney, 1931. [9d.]





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, 9 September, 1931.

New South Wales.



ANNO VICESIMO SECUNDO

# GEORGII V REGIS.

Act No. 36, 1931.

An Act to make further provision for the reduction of indebtedness of settlers on irrigation areas; to amend the law relating to the periodical determination of annual rentals of lands within irrigation areas and the reappraisement of rentals and determination of purchase moneys of lands within irrigation areas; to validate certain reductions of indebtedness in respect of certain lands within such areas, and certain other acts of the Commission; to validate certain regulations made under the Irrigation Act, 1912-1926; to amend the Irrigation Act, 1912-1926, the Crown Lands Consolidation Act, 1913, and certain other Acts; and for purposes connected therewith. [Assented to, 14th September, 1931.

BE

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.

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

(Amendment) Act, 1931."

(2) The Irrigation Act, 1912-1926, as amended by this Act, may be cited as the Irrigation Act, 1912-1931.

Amendment of Act No. 73, 1912.

Sec. 19A.
(Power to remit rent, &c.)

2. The Irrigation Act, 1912-1926, is amended—

(a) (i) by inserting next after paragraph (a) of subsection one of section 19A the following new paragraph:—

(a1) remit either wholly or in part the payment by an occupier of any other moneys owing by him to the Crown

or to the Commission;

(ii) by inserting next after paragraph (b) of the same subsection the following new

paragraph:-

(b1) exempt an occupier from payment either wholly or in part of any other moneys to become due and payable by him to the Crown or to the Commission;

(iii) by inserting in paragraph (c) of the same subsection after the word "water" where secondly occurring the words "or payment of indebtedness of any other kind";

(iv) by inserting in the same paragraph after the word "remit" the words "the said

indebtedness or";

(b) by inserting at the commencement of subsection two of the same section the words "The provisions of subsection one of";

(c) by inserting next after subsection two of the same section the following new subsections:—

(3) In any case where an occupier is indebted to the Commissioners of the Government Savings

Savings Bank of New South Wales, he may apply to the Minister for relief, and if, on the report of the Commission the Minister is satisfied that the circumstances so warrant, he may approve of a payment in reduction of the indebtedness of the occupier being made to the Commissioners of the Government Savings Bank of New South Wales by the Commission out of such money as may be provided by Parliament for that purpose, and the Commission may make such payment accordingly.

(4) The remission of or exemption from indebtedness other than in respect of rent or charge for water or interest on rent or charge for water shall not be granted to any occupier unless—

(a) his indebtedness has been finally revised under the provisions of section 19D or section 19E; or

(b) he, by an instrument in the prescribed form lodged with the Commission, waives any right to a revision under those sections.

3. The Irrigation Act, 1912–1926, is further Further amendment of Act No. 73, 1912.

- (a) by omitting from section 11A the words "and Sec. 11A.

  11C" and by inserting in lieu thereof the (Application of ss. 11B, words "11C, 11D, 11E, and 11F";
- (b) (i) by omitting paragraph (e) of subsection Sec. 11c. three of section 11c and by inserting in lieu (Conversion of leaseholds.) thereof the following new paragraph:—

(e) the purchase money shall be determined in accordance with the provisions of section 11E of this Act;

(ii) by inserting in paragraph (f) of the same subsection after the words "determination of" the words "the board constituted under section 11E of this Act or";

(iii) by omitting subsection four of the same

section;

New ss. 11D, 11E, 11F.

Power to apply for reappraise-ment of

rentals.

Reappraisement of purchase money and rentals

(c) by inserting next after section 11c the following new sections:-

11D. (1) The lessee of any irrigated lot subsisting at the commencement of the Irrigation (Amendment) Act, 1931, may, with the consent in writing of any mortgagee or person holding any security over the irrigated lot apply to the Commission in the prescribed manner not later than the thirty-first day of December, one thousand nine hundred and thirty-two, to have the annual rental of the irrigated lot determined, and such annual rental shall be determined as at the date of application in accordance with the provisions of section 11E of this Act.

(2) In this section the expression "annual rental" shall not include any water rate paid by way of additional rental.

11E. (1) The purchase money payable in respect of a purchase under the provisions of section 11c of this Act or the annual rental of an irrigated lot to be determined in pursuance of an application under the provisions of section 11p of this Act shall be determined in accordance with the provisions of this section.

- (2) The purchase money or annual rental shall be such sum as may be agreed upon by the Commission and the purchaser or the lessee, as the case may be, and failing such agreement within the time allowed by the Commission, which shall be notified by it to the purchaser or the lessee, and shall not be less than two months, such sum as shall be determined by the board constituted under this section upon the application of the Commission or of the purchaser or the lessee.
- (3) (a) The Governor may, for the purposes of this section, constitute a board which may include one officer of the Commission.

- (b) The members of the board shall not exceed three in number, and shall be appointed by the Governor, and shall hold their respective offices during the pleasure of the Crown.
- (c) Every member of the board, except an officer of the Commission appointed as member, shall be paid such fee for each sitting as may be prescribed.

(d) The members of the board shall elect one of their number to be chairman.

- (e) The board shall have such general powers and shall follow such procedure as may be prescribed, and until regulations are made and subject to any regulations and so far as such regulations do not extend, shall have the same general powers and shall follow the same procedure as a local land board constituted under the Crown Lands Consolidation Act, 1913.
- (4) Any determination by the board shall be subject to appeal to the Land and Valuation Court as prescribed by rules of court.
- (5) The Commission may accept the determination of the board or refer it to the Land and Valuation Court with a statement of its reasons for so doing.

Any such reference shall be made within one month after receipt of the determination if an appeal is not made, or, if an appeal is made, then within one month after receipt by the Commission of notice of the appeal.

(6) The determination of the Land and Valuation Court on any appeal or reference shall be final and conclusive.

(7) Where the purchase money or annual rental is to be determined, the board, or the Land and Valuation Court on appeal or reference to it as in this section provided, shall determine the value of the land irrespective of

any improvements thereon and having regard to the productive capacity of the land under fair average seasons, prices, and conditions.

Such value shall be the purchase money and the annual rental shall be one-twentieth thereof.

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 board or the court is satisfied that the value reflected by any such sale or lease is fair and reasonable from a productive standpoint.

- (8) Where it is made to appear to the board or the Land and Valuation Court, as the case may be, that the value of the land has become reduced by any act, default, or neglect of the lessee thereof such value shall be determined as if such reduction in value had not taken place.
- (9) Where the annual rental of an irrigated lot has been determined under the provisions of this section no further application thereunder shall be entertained.

Irrigated lot.

11F. For the purposes of sections 11c, 11D, and 11E the expression "irrigated lot" means any area of land within the irrigation areas referred to in section 11A classified by the Commission as an irrigated lot.

Further 4. (1) The Irrigation Act, 1912–1926, is further amended—

Sec. 6. (Constitution of irrigation areas.) (a) by omitting from section six all words following the word "Gazette" where secondly occurring and by inserting in lieu thereof the words—

Provided that—

- (i) any such land until so set apart; or
- (ii) any such land so set apart and not thereafter disposed of; or

(iii)

(iii) land which upon forfeiture and surrender under the provisions of the Crown Lands Consolidation Act, 1913, or any Act amending the same, becomes revested in the Crown,

may be used for such purposes or leased by the Commission for such terms and upon such conditions as the Minister may approve.

- (b) by inserting in section 19G after the word Sec. 19G. "area" the words "constituted under this Act (Extinguishor under the Wentworth Irrigation Act, or ment of the Hay Irrigation Act, 1902";
- (c) by inserting in section 23B after the word Sec. 23B.

  "remissions" the word "exemptions";

  (Murrumbidgee Irrigation Scheme—capital cost.)
- (d) (i) by omitting from subsection one of section Sec. 28.

  twenty-eight the words: "The Governor (Regulamay from time to time make regulations altering, modifying, amending, or suspending the provisions of the Local Government Act, 1919, for the purpose of its application to any municipalities or shires or portions of municipalities or shires which may be within the irrigation area";
  - (ii) by omitting subsection two of the same section and by inserting in lieu thereof the following new subsection:—
    - (2) Any regulations made under this or any other section of this Act shall—
      - (a) be published in the Gazette;
      - (b) take effect from the date of publication, or from a later date specified in the regulations;
      - (c) be laid before both Houses of Parliament within fourteen sitting days if Parliament is then in session, and if not, then within fourteen sitting days after the commencement of the next session.

If either House of Parliament passes a resolution of which notice has been given at any time within fifteen sitting days after the regulations have been laid before such House disallowing any regulation or part thereof, the regulation or part shall thereupon cease to have effect.

(2) The repeal enacted by paragraph (d) of subsection one of this section shall not affect the operation of any regulations made under the section and in force at the time of the commencement of this Act, and such regulations shall continue until repealed by regulations made under the Irrigation Act, 1912–1931.

Amendment of Act No. 7, 1913.

Sec. 143. (Rental of perpetual leases.) 5. The Crown Lands Consolidation Act, 1913, is amended as follows:—

(a) (i) by omitting the short heading to section one hundred and forty-three and by inserting in lieu thereof the following short heading:—

### Rent for town land leases, &c.

- (ii) by omitting from subsection three of section one hundred and forty-three all words after the words "period shall be" and by inserting in lieu thereof the words "determined in accordance with the provisions of section 147A of this Act";
- (iii) by omitting subsection four of the same section and by inserting in lieu thereof the following new subsection:—

(4) The provisions of this section shall apply only to—

(a) a town land lease; or

(b) a non-irrigable lease not used for farming purposes; or

(c) an irrigation farm lease which in the opinion of the Minister is mainly suitable for residential purposes.

(b) (i) by omitting from subsection one of section 143A the words "for the then unexpired portion of the current period of the lease";

Sec. 1434. (Capital value.)

(ii)

- (ii) by omitting from subsection two of the same section the words "for the said unexpired portion of the current period of the lease";
- (iii) by omitting subsection three of the same section and by inserting in lieu thereof the following new subsections:—
  - (3) In the case of—
  - (a) a town land lease; or

(b) a non-irrigable lease not used for farming purposes; or

(c) an irrigation farm lease which in the opinion of the Minister is mainly suitable for residential purposes,

the said reduced capital value and onetwentieth thereof shall be the capital value and the annual rental respectively only for the period of the lease unexpired at the twenty-third day of December, one thousand nine hundred and twenty-four.

(4) The occupier of any holding—

(a) subsisting at the date of the commencement of the Irrigation (Amendment) Act, 1931, excepting a town land lease or a town land purchase the title to which commenced subsequent to the twenty-third day of December, one thousand nine hundred and twenty-four; or

(b) granted subsequent to the said date in pursuance of the classification and determinations by the Commission under the provisions of section 19p of the Irrigation Act, 1912–1931, or upon any appeal therefrom.

may with the consent in writing of any mortgagee or person holding a security thereover apply in the prescribed manner not later than the thirty-first day of December, one thousand nine hundred and thirty-two, to have the annual rental or

purchase

purchase money of the holding determined, and such annual rental or purchase money shall be determined as at the date of application in accordance with the provisions of section 147A of this Act.

- (5) Where the annual rental or purchase money has been determined in pursuance of an application under this section, no further application thereunder shall be entertained.
- (6) (a) Interest accrued due at the date of the application under this section upon the purchase money fixed prior to that date shall be paid by the occupier within one month after the date the purchase money is determined in accordance with this section.
- (b) Interest at the prescribed rate on the purchase money determined under the provisions of this section for the period commencing from the date of the application for determination, and terminating on the thirtieth day of June, or the thirty-first day of December, whichever next follows the date of the application, shall be paid at such times and in accordance with such other terms and conditions as the Commission may fix.
- (7) The Commission shall apply in satisfaction or part satisfaction of the purchase money determined under the provisions of this section any moneys other than interest payments paid by the occupier in respect of the purchase money fixed prior to his application for its determination under this section.
- (8) The purchase money determined under the provisions of this section shall (less any credit to be allowed in accordance with the provisions of the next preceding

subsection)

subsection) be paid by equal half-yearly consecutive instalments, including principal and interest at the prescribed rate, extending over the balance of the period fixed for payment of the purchase money in respect of the holding prior to such application, and the first of such instalments shall be paid on the thirtieth day of June or the thirty-first day of December next following the period referred to in paragraph (b) of subsection six of this section.

- (c) (i) by omitting from subsection one of section Sec. 144g.
  144g the words "or where a lease is sub- (Alterations of area.)
  - (ii) by omitting from the same subsection all words after the word "remaining" and by inserting in lieu thereof the words "shall be determined in accordance with the provisions of section 147A of this Act";
  - (iii) by omitting subsection two of the same section and by inserting in lieu thereof the following new subsection:—
    - (2) Where a lease is subdivided the annual rental of the part or parts retained by the lessee shall be at the same rate per acre as before subdivision.
  - (iv) by omitting subsections five, six, and seven of the same section;
- (d) by omitting from subsection one of section sec. 144c. 144c the words "as set out in subsection two (Purchase of section one hundred and thirty-nine" and money where area by inserting in lieu thereof the words "in altered.) accordance with the provisions of section 147A";
- (e) by omitting from section 144D the words Sec. 144D. "subsection two of section one hundred and (Increase of thirty-nine" and by inserting in lieu thereof areas.) the words "section 147A of this Act";

Sec. 144z. (Sale by auction or by tender.) (f) (i) by inserting at the end of subsection four of section 144E the following new paragraph:—

The amount bid by a successful bidder at a sale by public auction, or offered by a successful tenderer in respect of a purchase or lease, shall respectively be the purchase money or annual rental of the holding;

- (ii) by omitting from subsection five of the same section the word "upset";
- (iii) by inserting in the same subsection after the word "year" the words "bid by a successful bidder or tenderer";

Sec. 145. (Conversion of I.F.L. to I.F.P., &c.)

- (g) (i) by omitting subsection three of section one hundred and forty-five and by inserting in lieu thereof the following new subsection:—
  - (3) The purchase-money shall be determined in accordance with the provisions of section 147A of this Act.
  - (ii) by omitting from subsection four of the same section the words "by the Land and Valuation Court, as the case may be" and by inserting in lieu thereof the words "by the special land board if no appeal therefrom is made under this Act, or determination of the Land and Valuation Court if appeal or reference thereto is made under this Act";

Sec. 145A. (Restrictions on transfer of holdings.)

- (h) by omitting subsection two of section 145A and by inserting in lieu thereof the following new subsection:—
  - (2) Where a non-irrigable lease not used for farming purposes or a town land lease is transferred or otherwise dealt with within the first fifteen years of its currency, the Commission may require the annual rental for the unexpired portion of the then current period to be determined in accordance with the provisions of section 147A of this Act.

- (i) by inserting next after subsection eight of Sec. 146. section one hundred and forty-six the following (Application for sub-division of new subsection: holding.)
  - (9) Each portion of the subdivided holding shall be deemed to be a holding of the same tenure as the holding subdivided and subject to similar conditions.

This subsection shall be deemed to have been in force from the date of the commencement of the Irrigation Holdings (Freehold) Act, 1924.

(j) by inserting next after section one hundred and New s. 147A forty-seven the following new short heading and section:

Appraisement of rental and purchase-money.

147A. (1) Subject to this Act the annual Re-appraiserental or purchase money of any land shall be ment of annual rental determined in accordance with the provisions or of purof this section.

chase money.

- (2) The annual rental or purchase money shall be such sum as may be agreed upon by the Commission and the lessee or the purchaser, as the case may be, and failing such agreement within the time allowed by the Commission, which shall be notified by it to the lessee or the purchaser, and shall not be less than two months, such sum as shall be determined by the Special Land Board upon the application of the Commission or of the lessee or the purchaser.
- (3) Any such determination shall be subject to appeal to the Land and Valuation Court as prescribed by rules of court.
- (4) The Commission may accept the determination of the Special Land Board or refer it to the Land and Valuation Court with a statement of its reasons for so doing.

Any such reference shall be made within one month after receipt of the determination

if an appeal is not made, or if an appeal is made, then within one month after receipt by the Commission of notice of the appeal.

- (5) The determination of the Land and Valuation Court on any appeal or reference shall be final and conclusive.
- (6) Where the annual rental or purchase money of any land other than that referred to in subsection seven of this section is to be determined, the Special Land Board or the Land and Valuation Court on appeal or reference to it as in this section provided shall fix the value of the land irrespective of any improvements thereon and having regard to the productive capacity of the land under fair average seasons, prices, and conditions.

Such value shall be the purchase money and one-twentieth thereof shall be the annual rental.

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 board or court is satisfied that the value reflected by any such sale or lease is fair and reasonable from a productive standpoint.

(7) Where the annual rental or purchase money of—

(i) a town land lease or a town land purchase:

(ii) a non-irrigable lease or non-irrigable purchase (which in each case is not used for farming purposes); or

(iii) an irrigation farm lease or an irrigation farm purchase which in the opinion of the Minister is mainly suitable for residential purposes

is to be determined, the Special Land Board or the Land and Valuation Court on appeal or reference

reference to it as in this section provided shall fix the fair market value of the land irrespective of any improvements thereon.

Such market value shall be the purchase money and one-twentieth thereof shall be

the annual rental.

(8) Where it is made to appear to the Special Land Board or the Land and Valuation Court, as the case may be, that the value of any land has become reduced by any act, default, or neglect of the holder thereof such value shall be determined as if such reduction in value had not taken place.

(9) The annual rental of—

(i) a town land lease;

(ii) a non-irrigable lease not used for farming

purposes; or

(iii) an irrigation farm lease which in the opinion of the Minister is mainly suitable for residential purposes

determined in accordance with the provisions of this section shall be the annual rental of the holding for the unexpired portion of the current period of the lease.

6. (1) There is hereby validated all actions by the Validations. Commission —

(a) in classifying the holdings of certain occupiers indebted to the Commissioners of the Government Savings Bank of New South Wales and making payments to the said Commissioners in reduction of the indebtedness of the said occupiers to the said Commissioners and otherwise acting as if the provisions of sections 19D, 19E, 19F, and 19I of the Irrigation Act, 1912–1926, had applied to the said occupiers;

(b) in respect of the several parcels of land described in Schedule A to this Act, which although of an area not in excess of ten acres as prescribed by section 191 of the Irrigation Act, 1912-1926, were dealt with as if the provisions of sections 19D and 19F of that Act applied to the said parcels; (c)

- (c) in respect of the parcels of lands described in Schedule B to this Act, which although the applications by the occupiers of such lands were not lodged within the period of six months prescribed in section 19p of the Irrigation Act, 1912–1926, were dealt with by the Commission as if the said applications were lodged within the said prescribed time;
- (d) in pursuance of the regulations numbered one to four, both inclusive, made under and by virtue of the provisions of the Irrigation Act, 1912–1926, and published in the Government Gazette number fifty-six of the seventh day of May, one thousand nine hundred and twenty-six.
- (2) It is hereby declared that the regulations referred to in subsection one of this section have been duly made and shall be deemed to have and to have had full force and effect. Such regulations may be varied, amended, or repealed by regulations under the Irrigation Act, 1912-1931.

Further amendment 1912, s. 1.

**7.** (1) The Irrigation Act, 1912–1926, is further of Act No. 73, amended in section one-

(Revision.)

(a) under Part II by omitting "7" and by inserting in lieu thereof "7A"

(b) under Part III by omitting "11" and by inserting in lieu thereof "11F";

Amendment of Act No. 10, 1914.

(2) The Crown Lands and Irrigation (Amendment) Act, 1914, is amended by omitting so much of section three as repealed section nineteen of the Irrigation Act, 1912, and inserted in such Act a new section nineteen.

Amendment of Act No. 22, 1916. Sec. 9. (Revision.)

(3) The Irrigation (Amendment) Act, 1916, as amended by subsequent Acts, is amended—

Sec. 10. (Amendment to enable more complete incorpora-tion.)

(a) by omitting section nine;

(b) by inserting at the commencement of section ten the words "The said Act is amended by inserting next after section eighteen the following new section—18A";

(c)

- (c) (i) by inserting at the commencement of Sec. 11.
  section eleven the words "The said Act is (Amendments amended by inserting next after section to enable more twenty-two the following new section—

  22A";
  - (ii) by omitting from subsection one of the same section the words "the Irrigation Act, 1912," and by inserting in lieu thereof the words "this Act";
  - (iii) by omitting from subsection two of the same section the words "this Act" and inserting in lieu thereof the words "the Irrigation (Amendment) Act, 1916."
- (4) The Irrigation (Amendment) Act, 1918, is Amendment of Act No. 38, 1918.
  - (a) (i) by omitting paragraph (iv) of section five; Sec. 5.
    - (ii) by omitting paragraph (viii) of the same (Revision.) section;
  - (b) by omitting paragraph (ii) of section six.

Sec. 6. (Revision.)

- (5) The Irrigation Holdings (Freehold) Act, 1924, Amendment of Act No. 51, 1924.
  - (a) by omitting from paragraph (i) of section four Sec. 4. the word "holdings" and by inserting in lieu (Revision.) thereof the word "bolding";
  - (b) by inserting in paragraph (a) of section five Sec. 5. after the word "farms" the words "wherever (Revision.) occurring."

#### SCHEDULES.

Sec. 6 (1) (b).

#### SCHEDULE A.

Parcel.	Portion No.	Parish.	County.	Irrigation Area.
1 2 3 4 5 6 7 8	515 638 639 136 117 218 84 238	Jondaryan Jondaryan Jondaryan Willimbong Willimbong Willimbong Yarangery Yarangery	~ 1	Mirrool. Mirrool. Mirrool. Yanco. Yanco. Yanco. Yanco. Yanco. Yanco.

Sec. 6 (1)(c)

#### SCHEDULE B.

Parcel.	Portion No.	Parish.	County.	Irrigation Area
1	418	Jondaryan	Cooper	 Mirrool.
2	49	Stanbridge	Cooper	 Mirrool.
3	115, 116	Edon	Cooper	 Yanco.
4	5, 93, 137	Gogeldrie	Cooper	 Yanco.
5	110	Tuckerbil	Cooper	 Yanco.
6	279, 280, 281	Edon	Cooper	 Yanco,
. 7	132, 131	Willimbong	Cooper	 Yanco.
8	124	Tuckerbil	Cooper	 Yanco.
9	175	Tenningerie	Cooper	 Yanco.
10	• 170	Tuckerbil	Cooper	 Yanco.

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

PHILIP GAME,

Government House, Governor. Sydney, 14th September, 1931.

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, 26 August, 1931.

## New South Wales.



ANNO VICESIMO SECUNDO

# GEORGII V REGIS.

Act No. , 1931.

An Act to make further provision for the reduction of indebtedness of settlers on irrigation areas; to amend the law relating to the periodical determination of annual rentals of lands within irrigation areas and the reappraisement of rentals and determination of purchase moneys of lands within irrigation areas; to validate certain reductions of indebtedness in respect of certain lands within such areas, and certain other acts of the Commission; to validate certain regulations made under the Irrigation Act, 1912-1926; to amend the Irrigation Act, 1912-1926, the Crown Lands Consolidation Act, 1913, 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 the same, as follows:—

1. (1) This Act may be cited as the "Irrigation Short title. (Amendment) Act, 1931."

(2) The Irrigation Act, 1912–1926, as amended by this Act, may be cited as the Irrigation Act, 1912–10 1931.

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2. The Irrigation Act, 1912–1926, is amended—

Amendment of Act No. 73, 1912.

(a) (i) by inserting next after paragraph (a) of Sec. 19A.
subsection one of section 19A the following (Power to remit rent, acc.)

(a1) remit either wholly or in part the payment by an occupier of any other moneys owing by him to the Crown or to the Commission;

(ii) by inserting next after paragraph (b) of the same subsection the following new paragraph:—

(b1) exempt an occupier from payment either wholly or in part of any other moneys to become due and payable by him to the Crown or to the Commission;

(iii) by inserting in paragraph (c) of the same subsection after the word "water" where secondly occurring the words "or payment of indebtedness of any other kind";

(iv) by inserting in the same paragraph after the word "remit" the words "the said indebtedness or";

(b) by inserting at the commencement of subsection two of the same section the words "The provisions of subsection one of";

(c) by inserting next after subsection two of the same section the following new subsections:—

(3) In any case where an occupier is indebted to the Commissioners of the Government Savings

Savings Bank of New South Wales, he may apply to the Minister for relief, and if, on the report of the Commission the Minister is satisfied that the circumstances so warrant, he may approve of a payment in reduction of the indebtedness of the occupier being made to the Commissioners of the Government Savings Bank of New South Wales by the Commission out of such money as may be provided by Parliament for that purpose, and the Commission may make such payment accordingly. (4) The remission of or exemption from indebtedness other than in respect of rent or charge for water or interest on rent or charge for water shall not be granted to any occupier unless-

(a) his indebtedness has been finally revised under the provisions of section 19D or section 19E; or

(b) he, by an instrument in the prescribed form lodged with the Commission. waives any right to a revision under those sections.

**3.** The Irrigation Act, 1912-1926, is further Further 25 amended-

- (a) by omitting from section 11a the words "and Sec. 11a. 11c" and by inserting in lieu thereof the (Application words "11c, 11D, 11E, and 11F"; 11c.)
- (b) (i) by omitting paragraph (e) of subsection Sec. 11c. three of section 11c and by inserting in lieu (Conversion 30 of leaseholds.) thereof the following new paragraph:

(e) the purchase money shall be determined in accordance with the provisions of section 11E of this Act;

(ii) by inserting in paragraph (f) of the same subsection after the words "determination of" the words "the board constituted under section 11E of this Act or ";

> (iii) by omitting subsection four of the same section;

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(c) by inserting next after section 11c the follow- New ss.

- ing new sections:-11D. (1) The lessee of any irrigated lot sub-Power to sisting at the commencement of the Irrigation apply for 5 (Amendment) Act, 1931, may, with the consent ment of in writing of any mortgagee or person holding rentals. any security over the irrigated lot apply to the Commission in the prescribed manner not later than the thirty-first day of December, 10 one thousand nine hundred and thirty-two, to have the annual rental of the irrigated lot determined, and such annual rental shall be determined as at the date of application in accordance with the provisions of section 11E 15 of this Act.
  - (2) In this section the expression "annual rental" shall not include any water rate paid by way of additional rental.
  - 11E. (1) The purchase money payable in Reappraise-respect of a purchase under the provisions of ment of purchase section 11c of this Act or the annual rental of money and an irrigated lot to be determined in pursuance rentals. of an application under the provisions of section 11D of this Act shall be determined in accordance with the provisions of this section.
    - (2) The purchase money or annual rental shall be such sum as may be agreed upon by the Commission and the purchaser or the lessee, as the case may be, and failing such agreement within the time allowed by the Commission, which shall be notified by it to the purchaser or the lessee, and shall not be less than two months, such sum as shall be determined by the board constituted under this section upon the application of the Commission or of the purchaser or the lessee.
    - (3) (a) The Governor may, for the purposes of this section, constitute a board which may include one officer of the Commission.

(b)

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	Trigation (Amenament).
5	(b) The members of the board shall not exceed three in number, and shall be appointed by the Governor, and shall hold their respective offices during the pleasure of
J	(c) Every member of the board, except an officer of the Commission appointed as member, shall be paid such fee for each sitting as may be prescribed.
10	(d) The members of the board shall elect one of their number to be chairman.  (e) The board shall have such general powers and shall follow such procedure as may be prescribed, and until
15	regulations are made and subject to any regulations and so far as such regulations do not extend, shall have the same general powers and shall follow the same procedure as a local land board constituted under the
20	Crown Lands Consolidation Act, 1913.  (4) Any determination by the board shall be subject to appeal to the Land and Valuation Court as prescribed by rules of court.
25 Johnson	(5) The Commission may accept the determination of the board or refer it to the Land and Valuation Court with a statement of its reasons for so doing.  Any such reference shall be made within
in desail	one month after receipt of the determination if an appeal is not made, or, if an appeal is made, then within one month after receipt by the Commission of notice of the appeal.  (6) The determination of the Land
5	and Valuation Court on any appeal or reference shall be final and conclusive.  (7) Where the purchase money or annual rental is to be determined, the board, or the Land and Valuation Court on appeal or
0	reference to it as in this section provided, shall determine the value of the land irrespective of

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any improvements thereon and having regard to the productive capacity of the land under fair average seasons, prices, and conditions.

Such value shall be the purchase money and the annual rental shall be one-twentieth thereof.

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 board or the court is satisfied that the value reflected by any such sale or lease is fair and reasonable from a productive standpoint.

- (8) Where it is made to appear to the board or the Land and Valuation Court, as the case may be, that the value of the land has become reduced by any act, default, or neglect of the lessec thereof such value shall be determined as if such reduction in value had not taken place.
  - (9) Where the annual rental of an irrigated lot has been determined under the provisions of this section no further application thereunder shall be entertained.

11F. For the purposes of sections 11c, 11D, Irrigated lot. and 11E the expression "irrigated lot" means any area of land within the irrigation areas referred to in section 11A classified by the Commission as an irrigated lot.

- 30 4. (1) The Irrigation Act, 1912-1926, is further Further amended—

  Act No. 73, 1912.
  - (a) by omitting from section six all words Sec. 6. following the word "Gazette" where secondly (Constitution occurring and by inserting in lieu thereof the of irrigation words—

Provided that—

(i) any such land until so set apart; or(ii) any such land so set apart and not thereafter disposed of; or

(iii)

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(iii) land which upon forfeiture and surrender under the provisions of the Crown Lands Consolidation Act, 1913, or any Act amending the same, becomes revested in the Crown,

may be used for such purposes or leased by the Commission for such terms and upon such conditions as the Minister may approve.

- (b) by inserting in section 19G after the word Sec. 19G.

  "area" the words "constituted under this Act (Extinguish or under the Wentworth Irrigation Act, or ment of the Hay Irrigation Act, 1902";
  - (c) by inserting in section 23B after the word Sec. 23B.

    "remissions" the word "exemptions";

    "Murrumbidgee Irrigation Scheme—capital cost.)
- (d) (i) by omitting from subsection one of section sec. 28.

  twenty-eight the words: "The Governor (Regulamay from time to time make regulations altering, modifying, amending, or suspending the provisions of the Local Government Act, 1919, for the purpose of its application to any municipalities or shires or portions of municipalities or shires which may be within the irrigation area";
  - (ii) by omitting subsection two of the same section and by inserting in lieu thereof the following new subsection:—
    - (2) Any regulations made under this or any other section of this Act shall—
      - (a) be published in the Gazette;
      - (b) take effect from the date of publication, or from a later date specified in the regulations;
    - (c) be laid before both Houses of Parliament within fourteen sitting days if Parliament is then in session, and if not, then within fourteen sitting days after the commencement of the next session.

If either House of Parliament passes a resolution of which notice has been given at any time within fifteen sitting days after the regulations have been laid before such House disallowing any regulation or part thereof, the regulation or part shall thereupon cease to have effect.

(2) The repeal enacted by paragraph (d) of subsection one of this section shall not affect the operation 10 of any regulations made under the section and in force at the time of the commencement of this Act, and such regulations shall continue until repealed by regulations made under the Irrigation Act, 1912–1931.

5. The Crown Lands Consolidation Act, 1913, is Amendment of Act No. 7, 1913.

(a) (i) by omitting the short heading to section Sec. 143.

one hundred and forty-three and by (Rental of inserting in lieu thereof the following short leases.)

heading:—

Rent for town land leases, &c.

(ii) by omitting from subsection three of section one hundred and forty-three all words after the words "period shall be" and by inserting in lieu thereof the words "determined in accordance with the provisions of section 147A of this Act";

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

(4) The provisions of this section shall apply only to—

(a) a town land lease; or

(b) a non-irrigable lease not used for farming purposes; or

(c) an irrigation farm lease which in the opinion of the Minister is mainly suitable for residential purposes.

(b) (i) by omitting from subsection one of section Sec. 143a.

143a the words "for the then unexpired (Capital portion of the current period of the lease"; value.)

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(ii)

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	Irrigation (Amendment).
	(ii) by omitting from subsection two of the same section the words "for the said unexpired portion of the current period of
5	the lease"; (iii) by omitting subsection three of the same section and by inserting in lieu thereof the following new subsections:—
	(3) In the case of— (a) a town land lease; or
10	<ul> <li>(b) a non-irrigable lease not used for farming purposes; or</li> <li>(c) an irrigation farm lease which in the opinion of the Minister is mainly</li> </ul>
15	suitable for residential purposes, the said reduced capital value and one- twentieth thereof shall be the capital value and the annual rental respectively only for the period of the lease unexpired at
20	the twenty-third day of December, one thousand nine hundred and twenty-four.  (4) The occupier of any holding—  (a) subsisting at the date of the commencement of the Irrigation (Amend-
25	ment) Act, 1931, excepting a town land lease or a town land purchase the title to which commenced subsequent to the twenty-third day of December, one thousand nine hundred and twenty-four; or
30	(b) granted subsequent to the said date in pursuance of the classification and determinations by the Commission under the provisions of section 190 of the Irrigation Act, 1912–1931,
35	or upon any appeal therefrom, may with the consent in writing of any mortgagee or person holding a security thereover apply in the prescribed manner not later than the thirty-first day of
10	December, one thousand nine hundred and thirty-two, to have the annual rental or purchase

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purchase money of the holding determined, and such annual rental or purchase money shall be determined as at the date of application in accordance with the provisions of section 147A of this Act.

- (5) Where the annual rental or purchase money has been determined in pursuance of an application under this section, no further application thereunder shall be entertained.
- (6) (a) Interest accrued due at the date of the application under this section upon the purchase money fixed prior to that date shall be paid by the occupier within one month after the date the purchase money is determined in accordance with this section.
- (b) Interest at the prescribed rate on the purchase money determined under the provisions of this section for the period commencing from the date of the application for determination, and terminating on the thirtieth day of June, or the thirty-first day of December, whichever next follows the date of the application, shall be paid at such times and in accordance with such other terms and conditions as the Commission may fix.
- (7) The Commission shall apply in satisfaction or part satisfaction of the purchase money determined under the provisions of this section any moneys other than interest payments paid by the occupier in respect of the purchase money fixed prior to his application for its determination under this section.
- (8) The purchase money determined under the provisions of this section shall (less any credit to be allowed in accordance with the provisions of the next preceding subsection)

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subsection) be paid by equal half-yearly consecutive instalments, including principal and interest at the prescribed rate, extending over the balance of the period fixed for payment of the purchase money in respect of the holding prior to such application, and the first of such instalments shall be paid on the thirtieth day of June or the thirty-first day of December next following the period referred to in paragraph (b) of subsection six of this section.

- (c) (i) by omitting from subsection one of section Sec. 144B.

  144B the words "or where a lease is sub- (Alterations of area.)
  - (ii) by omitting from the same subsection all words after the word "remaining" and by inserting in lieu thereof the words "shall be determined in accordance with the provisions of section 147A of this Act";
  - (iii) by omitting subsection two of the same section and by inserting in lieu thereof the following new subsection:—
    - (2) Where a lease is subdivided the annual rental of the part or parts retained by the lessee shall be at the same rate per acre as before subdivision.
  - (iv) by omitting subsections five, six, and seven of the same section;
- (d) by omitting from subsection one of section Sec. 144c.
  144c the words "as set out in subsection two (Purchase of section one hundred and thirty-nine" and money where area by inserting in lieu thereof the words "in altered.) accordance with the provisions of section
  147A";
  - (e) by omitting from section 144D the words Sec. 144D. "subsection two of section one hundred and (Increase of thirty-nine" and by inserting in lieu thereof irrigable the words "section 147A of this Act";

(f)

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- (f) (i) by inserting at the end of subsection four Sec. 144E.

  of section 144E the following new para-(Sale by auction or by tender.)
  - The amount bid by a successful bidder at a sale by public auction, or offered by a successful tenderer in respect of a purchase or lease, shall respectively be the purchase money or annual rental of the holding;
  - (ii) by omitting from subsection five of the same section the word "upset";
  - (iii) by inserting in the same subsection after the word "year" the words "bid by a successful bidder or tenderer";
- (g) (i) by omitting subsection three of section one Sec. 145.

  hundred and forty-five and by inserting in (Conversion lieu thereof the following new subsection: of I.F.L. to

  (3) The purchase-money shall be deter-

mined in accordance with the provisions of section 147A of this Act.

(ii) by omitting from subsection four of the same section the words "by the Land and Valuation Court, as the case may be" and by inserting in lieu thereof the words "by the special land board if no appeal therefrom is made under this Act, or determination of the Land and Valuation Court if appeal or reference thereto is made under this Act";

(h) by omitting subsection two of section 145A and Sec. 145A.

by inserting in lieu thereof the following new (Restrictions

(2) Where a non-irrigable lease not used for farming purposes or a town land lease is transferred or otherwise dealt with within the first fifteen years of its currency, the Commission may require the annual rental for the unexpired portion of the then current period to be determined in accordance with the provisions of section 147A of this Act.

subsection:

on transfer of

holdings.)

chase money.

#### Irrigation (Amendment).

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- (i) by inserting next after subsection eight of Sec. 146. section one hundred and forty-six the following (Application division of new subsection :holding.)
  - (9) Each portion of the subdivided holding shall be deemed to be a holding of the same tenure as the holding subdivided and subject to similar conditions.

This subsection shall be deemed to have been in force from the date of the commencement of the Irrigation Holdings (Freehold) Act, 1924.

- (j) by inserting next after section one hundred and New s. 147A. forty-seven the following new short heading and section:
- Appraisement of rental and purchase-money. 15
  - 147A. (1) Subject to this Act the annual Re-appraiserental or purchase money of any land shall be ment of annual rental determined in accordance with the provisions or of purof this section.

(2) The annual rental or purchase money shall be such sum as may be agreed upon by the Commission and the lessee or the purchaser, as the case may be, and failing such agreement within the time allowed by the Commission, which shall be notified by it to the lessee or the purchaser, and shall not be less than two months, such sum as shall be determined by the Special Land Board upon the application of the Commission or of the lessee or the purchaser.

- (3) Any such determination shall be subject to appeal to the Land and Valuation Court as prescribed by rules of court.
- (4) The Commission may accept the determination of the Special Land Board or refer it to the Land and Valuation Court with a statement of its reasons for so doing.

Any such reference shall be made within one month after receipt of the determination

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if an appeal is not made, or if an appeal is made, then within one month after receipt by the Commission of notice of the appeal.

- (5) The determination of the Land and Valuation Court on any appeal or reference shall be final and conclusive.
  - (6) Where the annual rental or purchase money of any land other than that referred to in subsection seven of this section is to be determined, the Special Land Board or the Land and Valuation Court on appeal or reference to it as in this section provided shall fix the value of the land irrespective of any improvements thereon and having regard to the productive capacity of the land under fair average seasons, prices, and conditions.

Such value shall be the purchase money and one-twentieth thereof shall be the annual rental.

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 board or court is satisfied that the value reflected by any such sale or lease is fair and reasonable from a productive standpoint.

- (7) Where the annual rental or purchase money of—
  - (i) a town land lease or a town land purchase;
  - (ii) a non-irrigable lease or non-irrigable purchase (which in each case is not used for farming purposes); or
  - (iii) an irrigation farm lease or an irrigation farm purchase which in the opinion of the Minister is mainly suitable for residential purposes
- is to be determined, the Special Land Board or the Land and Valuation Court on appeal or reference

reference to it as in this section provided shall fix the fair market value of the land irrespective of any improvements thereon.

Such market value shall be the purchase money and one-twentieth thereof shall be the annual rental.

(8) Where it is made to appear to the Special Land Board or the Land and Valuation Court, as the case may be, that the value of any land has become reduced by any act, default, or neglect of the holder thereof such value shall be determined as if such reduction in value had not taken place.

(9) The annual rental of—

(i) a town land lease;

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(ii) a non-irrigable lease not used for farming purposes; or

(iii) an irrigation farm lease which in the opinion of the Minister is mainly suitable for residential purposes

determined in accordance with the provisions of this section shall be the annual rental of the holding for the unexpired portion of the current period of the lease.

25 6. (1) There is hereby validated all actions by the Validations. Commission—

(a) in classifying the holdings of certain occupiers indebted to the Commissioners of the Government Savings Bank of New South Wales and making payments to the said Commissioners in reduction of the indebtedness of the said occupiers to the said Commissioners and otherwise acting as if the provisions of sections 19D, 19E, 19F, and 19I of the Irrigation Act, 1912–1926, had applied to the said occupiers;

(b) in respect of the several parcels of land described in Schedule A to this Act, which although of an area not in excess of ten acres as prescribed by section 191 of the Irrigation Act, 1912–1926, were dealt with as if the provisions of sections 19D and 19F of that Act applied to the said parcels; (c)

- (c) in respect of the parcels of lands described in Schedule B to this Act, which although the applications by the occupiers of such lands were not lodged within the period of six months prescribed in section 19p of the Irrigation Act, 1912–1926, were dealt with by the Commission as if the said applications were lodged within the said prescribed time;
- (d) in pursuance of the regulations numbered one to four, both inclusive, made under and by virtue of the provisions of the Irrigation Act, 1912–1926, and published in the Government Gazette number fifty-six of the seventh day of May, one thousand nine hundred and twenty-six.

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- (2) It is hereby declared that the regulations referred to in subsection one of this section have been duly made and shall be deemed to have and to have had full force and effect. Such regulations may be 20 varied, amended, or repealed by regulations under the Irrigation Act, 1912–1931.
  - 7. (1) The Irrigation Act, 1912-1926, is further Further amended in section one—
    - (a) under Part II by omitting "7" and by insert- <sup>1912</sup>, s. 1. ing in lieu thereof "7A"; (Revision.)
      - (b) under Part III by omitting "11" and by inserting in lieu thereof "11r";
- (2) The Crown Lands and Irrigation (Amend-Amendment ment) Act, 1914, is amended by omitting so much of of Act No. 10, 30 section three as repealed section nineteen of the Irrigation Act, 1912, and inserted in such Act a new section nineteen.
- (3) The Irrigation (Amendment) Act, 1916, as Amendment amended by subsequent Acts, is amended—

  of Act No. 22, 1916.
- 35 (a) by omitting section nine; Sec. 9. (Revision.)
  - (b) by inserting at the commencement of section Sec. 10.

    ten the words "The said Act is amended by (Amendment to enable inserting next after section eighteen the more following new section—18A";

    (c) (Amendment to enable to enable inserting next after section eighteen the more complete incorporation.)

- (c) (i) by inserting at the commencement of Sec. 11.

  section eleven the words "The said Act is (Amendments to enable more twenty-two the following new section—

  22A";
  - (ii) by omitting from subsection one of the same section the words "the Irrigation Act, 1912," and by inserting in lieu thereof the words "this Act";
- (iii) by omitting from subsection two of the same section the words "this Act" and inserting in lieu thereof the words "the Irrigation (Amendment) Act, 1916."
- (4) The Irrigation (Amendment) Act, 1918, is Amendment of Act No. 38, 1918.
  - (a) (i) by omitting paragraph (iv) of section five; Sec. 5.

    (ii) by omitting paragraph (viii) of the same (Revision.) section;
  - (b) by omitting paragraph (ii) of section six.

    (5) The Irrigation Holdings (Freehold) Act, 1924, Amendment of Act No.

    51, 1924.
    - (a) by omitting from paragraph (i) of section four Sec. 4. the word "holdings" and by inserting in lieu (Revision.) thereof the word "holding";
- 25 (b) by inserting in paragraph (a) of section five sec. 5. after the word "farms" the words "wherever (Revision.) occurring."

## SCHEDULES.

## SCHEDULE A.

Sec. 6 (1) (b).

	Parcel.	Portion No.	Parish	County.	Irrigation Area.
5 10	1 2 3 4 5 6 7 8	515 638 639 136 117 218 84 238	Jondaryan Jondaryan Jondaryan Willimbong Willimbong Willimbong Yarangery Yarangery	Cooper	Mirrool. Mirrool. Mirrool. Yanco. Yanco. Yanco. Yanco. Yanco.

## SCHEDULE B.

Sec. 6 (1) (c)

Parc	eel. Portion No.	Parish.	County.	Irrigation Area
15 1 23 3 4 5 20 6 7 8 9 10		Jondaryan Stanbridge Edon Gogeldrie Tuckerbil Edon Willimbong Tuckerbil Tenningerie Tuckerbil	Cooper	Mirrool. Mirrool. Yanco. Yanco. Yanco. Yanco. Yanco. Yanco. Yanco. Yanco. Yanco.

Sydney: Alfred James Kent, I.S.O., Government Printer-1981.

[1s. 3d.]