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, 11 May, 1932.

New South Wales.



ANNO VICESIMO TERTIO

GEORGII V REGIS.

Act No. , 1932.

An Act to provide for the setting apart of lands for the establishment of State Cement Works; to amend the Mining Act, 1906, 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. (1) This Act may be cited as the "Mining (State Short title.

Cement Works) Act, 1932."

2. The expressions "Crown lands" and "Private Definitions. lands" shall have in this Act the same meanings as 10 those given to them respectively in sections three and forty-five of the Mining Act, 1906, as amended by subsequent Acts.

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Mining (State Cement Works).

3. (1) The Governor may by notification published Crown lands in the Gazette set apart any Crown lands which in may be set his opinion contain limestone, coal, or clay-shale, or, cf. Act No. which for other reasons, may be required for the 70, 1912, s. 2. 5 establishment or operation of a State Cement Works.

(2) Upon the publication of the notification, the Exempted lands so set apart shall be deemed to be reserved from from mining lease or any form of sale or lease, other than Annual Lease, occupation. under the Crown Lands Acts, and to be exempted from lbid.

10 the leasing provisions of the Mining Act, 1906, or from occupation under miner's right or business license.

4. The Governor may by notification published in Private lands the Gazette, exempt from the operation of Part IV may be set of the Mining Act, 1906, any private lands which in his of. Ibid. s. 10.

15 opinion contain limestone, coal or clay-shale reserved to the Crown, or which for other reasons may be required for the establishment or operation of a State Cement Works.

This section shall not extend to private lands which 20 at the date of the notification are being worked under the said Part, or are the subject of an application under the said Part.

5. A notification setting apart lands under this Act Revocation of shall not be revoked or altered in whole or in part of Act No. 25 except in the following manner:—

5. A notification setting apart lands under this Act Revocation of notification.

6. Act No. 55, 1916,

(a) The Governor shall cause to be laid on the s. 19. table of each House of Parliament proposals

for such revocation or alteration.

(b) After such proposals have been so laid before Parliament, the Governor, on a resolution being passed by both Houses that such proposals be carried out, may by notification published in the Gazette, revoke or alter such setting apart as aforesaid.

35 (c) On any such revocation the land affected by the revocation shall become Crown land within the meaning of the Crown Lands Consolidation Act, 1913, as amended by subsequent Acts, and may be dealt with under such Act.