

New South Wales.



ANNO SEXTO

GEORGII VI REGIS.

Act No. 8, 1942.

An Act to make provision for authorising a Crown land agent appointed for any land district or land districts to act as Crown land agent for any additional land district or land districts; to empower the Minister to appoint the days to be observed as land office days for any particular land office; for this purpose to amend the Crown Lands Consolidation Act, 1913; and for purposes connected therewith. [Assented to, 16th June, 1942.]

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. This Act may be cited as the "Land Offices Act, Short title. 1942."

Land Offices.

Minister
may direct
Crown land
agent to act
in another
district, etc.

2. Notwithstanding anything contained in the Crown Lands Consolidation Act, 1913, or in any other Act or in any regulations under any such Act or in any notification in the Gazette—

- (a) any person appointed by the Governor as Crown land agent for any land district or land districts may by the Minister be directed to act as Crown land agent for any additional land district or land districts and such person while so acting within the scope of his authority shall have and may exercise and discharge the like powers, authorities, duties and functions as if he had been appointed as the Crown land agent for such additional land district or land districts;
- (b) the Minister may by notification in the Gazette appoint in respect of any particular land office the day or days upon which and the hours during which the Crown land agent is required to attend at such land office for the transaction of business, and the day or days so appointed shall be the land office days for such land office within the meaning of the Crown Lands Consolidation Act, 1913, and any such notification may in like manner be modified or revoked by the Minister.

Duration of
this Act.

3. This Act shall continue in force for the duration of the present war between His Majesty and Germany and her allies and for such further period or periods thereafter, not exceeding twelve months in any one case, as the Governor may from time to time appoint and notify by proclamation published in the Gazette.

By Authority:

ALFRED HENRY PETTIFER, Acting Government Printer, Sydney, 1942.

[3*d.*]

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 June, 1942.*

New South Wales.



ANNO SEXTO

GEORGI VI REGIS.

Act No. 8, 1942.

An Act to make provision for authorising a Crown land agent appointed for any land district or land districts to act as Crown land agent for any additional land district or land districts; to empower the Minister to appoint the days to be observed as land office days for any particular land office; for this purpose to amend the Crown Lands Consolidation Act, 1913; and for purposes connected therewith. [Assented to, 16th June, 1942.]

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. This Act may be cited as the "Land Offices Act, Short title. 1942."

2.

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

G. BOOTH,
Chairman of Committees of the Legislative Assembly.

Land Offices.

Minister
may direct
Crown land
agent to act
in another
district, etc.

2. Notwithstanding anything contained in the Crown Lands Consolidation Act, 1913, or in any other Act or in any regulations under any such Act or in any notification in the Gazette—

- (a) any person appointed by the Governor as Crown land agent for any land district or land districts may by the Minister be directed to act as Crown land agent for any additional land district or land districts and such person while so acting within the scope of his authority shall have and may exercise and discharge the like powers, authorities, duties and functions as if he had been appointed as the Crown land agent for such additional land district or land districts;
- (b) the Minister may by notification in the Gazette appoint in respect of any particular land office the day or days upon which and the hours during which the Crown land agent is required to attend at such land office for the transaction of business, and the day or days so appointed shall be the land office days for such land office within the meaning of the Crown Lands Consolidation Act, 1913, and any such notification may in like manner be modified or revoked by the Minister.

Duration of
this Act.

3. This Act shall continue in force for the duration of the present war between His Majesty and Germany and her allies and for such further period or periods thereafter, not exceeding twelve months in any one case, as the Governor may from time to time appoint and notify by proclamation published in the Gazette.

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

WAKEHURST,
Governor.

*Government House,
Sydney, 16th June, 1942.*

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, 7 May, 1942.

New South Wales.



ANNO SEXTO

GEORGII VI REGIS.

Act No. , 1942.

An Act to make provision for authorising a Crown land agent appointed for any land district or land districts to act as Crown land agent for any additional land district or land districts; to empower the Minister to appoint the days to be observed as land office days for any particular land office; for this purpose to amend the Crown Lands Consolidation Act, 1913; 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. This Act may be cited as the "Land Offices Act, Short title. 1942."

Land Offices.

2. Notwithstanding anything contained in the Crown Lands Consolidation Act, 1913, or in any other Act or in any regulations under any such Act or in any notification in the Gazette—

Minister
may direct
Crown land
agent to act
in another
district, etc.

- 5 (a) any person appointed by the Governor as Crown land agent for any land district or land districts may by the Minister be directed to act as Crown land agent for any additional land district or land districts and such person while so acting
- 10 within the scope of his authority shall have and may exercise and discharge the like powers, authorities, duties and functions as if he had been appointed as the Crown land agent for such additional land district or land districts;
- 15 (b) the Minister may by notification in the Gazette appoint in respect of any particular land office the day or days upon which and the hours during which the Crown land agent is required to attend at such land office for the transaction
- 20 of business, and the day or days so appointed shall be the land office days for such land office within the meaning of the Crown Lands Consolidation Act, 1913, and any such notification may in like manner be modified or
- 25 revoked by the Minister.

3. This Act shall continue in force for the duration of the present war between His Majesty and Germany and her allies and for such further period or periods thereafter, not exceeding twelve months in any one case,

30 as the Governor may from time to time appoint and notify by proclamation published in the Gazette.

Duration of
this Act.

No. , 1942.

A BILL

To make provision for authorising a Crown land agent appointed for any land district or land districts to act as Crown land agent for any additional land district or land districts; to empower the Minister to appoint the days to be observed as land office days for any particular land office; for this purpose to amend the Crown Lands Consolidation Act, 1913; and for purposes connected therewith.

[MR. TULLY;—14 *April*, 1942.]

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. This Act may be cited as the "Land Offices Act, 1942." Short title.

Land Offices.

2. Notwithstanding anything contained in the Crown Lands Consolidation Act, 1913, or in any other Act or in any regulations under any such Act or in any notification in the Gazette—

Minister
may direct
Crown land
agent to act
in another
district, etc.

- 5 (a) any person appointed by the Governor as Crown land agent for any land district or land districts may by the Minister be directed to act as Crown land agent for any additional land district or land districts and such person while so acting
- 10 within the scope of his authority shall have and may exercise and discharge the like powers, authorities, duties and functions as if he had been appointed as the Crown land agent for such additional land district or land districts;
- 15 (b) the Minister may by notification in the *Gazette* appoint in respect of any particular land office the day or days upon which and the hours during which the Crown land agent is required to attend at such land office for the transaction
- 20 of business, and the day or days so appointed shall be the land office days for such land office within the meaning of the Crown Lands Consolidation Act, 1913, and any such notification may in like manner be modified or
- 25 revoked by the Minister.

3. This Act shall continue in force for the duration of the present war between His Majesty and Germany and her allies and for such further period or periods thereafter, not exceeding twelve months in any one case,

30 as the Governor may from time to time appoint and notify by proclamation published in the *Gazette*.

Duration of
this Act.