New South Wales.



ANNO SEPTIMO

GEORGII VI REGIS.

Act No. 29, 1942.

An Act to make further provision for the withdrawal of lands held under lease and for the resumption of certain lands in the Western Division; to validate certain matters; for these and other purposes to amend the Western Lands Act of 1901, as amended by subsequent Acts; and for purposes connected therewith. [Assented to, 23rd December, 1942.

E 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 "Western Lands Short title (Amendment) Act, 1942."

and construction.

(2) This Act shall be read and construed with the Western Lands Act of 1901, as amended by subsequent Acts, which Act, as so amended, is in this Act referred to as the Principal Act.

Amendment of Act No. 70, 1901. 2. The Principal Act is amended—

New sec. 17cc.

(a) by inserting next after section 17c the following new section:—

Withdrawals and resumptions.

17cc. (1) Notwithstanding anything contained in this Act, the Minister may, by notification published in the Gazette, which notification shall be in or to the effect of the form of Schedule H to this Act, at any time after the twenty-fourth day of August, one thousand nine hundred and forty-three, withdraw from lease the whole or any part of the land which is within the boundaries of any maximum area determined in accordance with section 17c of this Act or within such boundaries as varied pursuant to that section, and which has not been withdrawn under that section.

Resumption of certain freehold, C.P. and C.L. land.

(2) (a) The Governor, by notification published in the Gazette, may, at any time after the twenty-fourth day of August, one thousand nine hundred and forty-three, resume the whole or any part of any land held in fee simple, or under conditional purchase or conditional lease, where such land, in pursuance of any agreement or arrangement made between the Minister (or the Commissioner on behalf of the Minister) and the holder thereof is to be surrendered to the Crown in part satisfaction of the right of the Minister to withdraw land under the provisions of section 17c of this Act.

Upon publication of any such notification the land therein described shall vest in His Majesty and shall be deemed to be Crown lands.

(b) Every agreement or arrangement of the nature referred to in paragraph (a) of this subsection is hereby validated but nothing in this paragraph shall affect the right of the Governor

Governor to resume land in pursuance of this subsection.

- (3) (a) Land may be withdrawn from lease under this section notwithstanding any dealing, whether by way of transfer, conveyance, assignment, mortgage, devolution, subdivision or otherwise, with the lease, made after the date of determination of the boundaries of the maximum area from which withdrawals affecting such lease may be made, and whether such dealing was made before or is made after the commencement of the Western Lands (Amendment) Act, 1942.
- (b) Land may be resumed under this section notwithstanding any dealing, whether by way of transfer, conveyance, assignment, mortgage, devolution, subdivision, or otherwise, with the land made after the date of the agreement or arrangement referred to in subsection two of this section relating to such land, and whether such dealing was made before or is made after the commencement of the Western Lands (Amendment) Act, 1942.

For the purposes of this paragraph the date of the agreement or arrangement shall be deemed to be the date upon which the approval of the Minister or Commissioner to the agreement or arrangement was given.

- (4) No land shall be withdrawn or resumed under this section in any case where on the fourteenth day of October one thousand nine hundred and forty-two, the lessee—
 - (a) held no land under lease other than land within the boundaries of any maximum area referred to in subsection one of this section, or
 - (b) if holding land under lease other than land within such boundaries, held it under lease granted as or extended to a lease in perpetuity.

Nothing

ef. Act No. 70, 1901,

s. 17c (11).

Western Lands (Amendment).

Nothing in this subsection shall affect the right of the Minister to withdraw land under section 17c of this Act.

- (5) No compensation shall be paid in respect of any land withdrawn or resumed under this section.
- (6) The Minister, after report by the Commissioner, shall extend the term of the lease or of all or any of the leases held in the same interest at the date of the withdrawal (being the lease or leases which were taken into account in determining the boundaries of the maximum area) for such a period that the term in the lease or leases as so extended is equivalent in value to the value, immediately before such withdrawal, of the term in the lease or leases so held and taken into account.

Such period shall be ascertained by actuarial calculation; and for the purposes of such calculation the value immediately before such withdrawal of the term in the lease or leases so held and taken into account shall be ascertained—

- (a) as if the right of withdrawal conferred by this section did not exist; and
- (b) as if the lease or leases did not include so much of the land comprised therein as might be withdrawn under section 17c of this Act not less than nine years from the date of the commencement of the Western Lands (Amendment) Act, 1934; and
- (c) as if the lease or leases were, as to so much of the land comprised therein as might be withdrawn under section 17c of this Act not less than fourteen years from the date of the commencement of the Western Lands (Amendment) Act, 1934, for a term commencing on the date of withdrawal and expiring on the twenty-fourth day of August, one thousand nine hundred and forty-eight.

The

The basis to be used in any actuarial calculation under this subsection shall be four per centum per annum compounded with annual rests.

Notwithstanding anything in the foregoing provisions of this subsection, the term of any lease shall not be extended in pursuance of this subsection-

- (i) by more than three years and three months, where the lease is situated wholly or partly within the tract described in Schedule F of this Act; or
- (ii) by more than four years where the lease is situated wholly outside such tract.
- (7) (a) Nothing in this section shall affect the right of the Minister to withdraw land under section 17c of this Act in any case in which withdrawal is not made under this section.
- (b) Where withdrawal has been made under this section or under section 17c of this Act of the whole of the land within the boundaries of the maximum area determined in accordance with section 17c of this Act or within such boundaries as varied pursuant to that section, the lease shall cease to be subject to the special conditions referred to in paragraphs (a) and (b) of subsection four of that section.
- (8) Upon withdrawal or resumption cf. Act No. under this section, the lessee or holder, as the 70, 1901, case may be, shall be entitled to tenant right in accordance with the provisions of this Act in improvements upon the land withdrawn or resumed: Provided that where at the date of withdrawal or resumption any sum is owing to the Crown in respect of any such improvements the local land board, when determining the value of the improvements in accordance with this Act. shall apportion such value between the Crown and the person having tenant right in such improvements

improvements in such manner as it may deem reasonable.

(9) Where the whole of the land within any lease is withdrawn or resumed under this section, the liability of the lessee for payment of rent shall cease as from the date of such withdrawal or resumption, as the case may be.

Where part of the land within any lease is so withdrawn or resumed, the rent for the remainder of the current period of the lease shall, as from the date of such withdrawal or resumption, be reduced in proportion to the area withdrawn or resumed or in proportion to the relative value of the area withdrawn or resumed to that of the remainder of the lease where the qualities and capabilities of the lease are not uniform, and any rent paid in advance shall be adjusted on the same basis.

(10) Any land withdrawn or resumed under this section shall, until otherwise disposed of, be held by the lessee or holder, as the case may be, under preferential occupation license at a fee which shall, in the case of any land withdrawn from lease, be at the same rate as was payable at the date of the withdrawal, for the lease from which the land was withdrawn; and, in the case of any land resumed, at the rate payable at the date of resumption for the lease adjoining such land.

(11) (a) Upon the commencement of the Western Lands (Amendment) Act, 1942, the lease or any part thereof of any land which the Minister is authorised by this section to withdraw, shall not be transferred, conveyed, assigned or otherwise dealt with except by way of mortgage or discharge of mortgage without the consent of the Minister being first obtained.

(b) Where the lease was transferable, immediately before such commencement, without the consent of the Minister being first obtained,

ef. Act No. 70, 1901, s. 17c (12).

ef. Ibid. s. 17c (13).

obtained, the provisions of paragraph (a) of this subsection shall, in respect of such lease, cease to operate after the twenty-fourth day of August, one thousand nine hundred and fortyfive.

- (c) Where the right of withdrawal has been exercised in full in relation to any lease the provisions of paragraph (a) of this subsection shall, notwithstanding anything in paragraph (b) of this subsection, thereupon cease to have effect.
- (12) Where the land held under any lease is withdrawn or resumed under this section the Commissioner may make such endorsement on the instrument of lease as shall appear to him to be necessary or proper.
- (b) by inserting next after Schedule G the following New Sch. H. new Schedule:-

SCHEDULE H.

Sec. 17cc.

Withdrawal of Land from Lease.

By virtue of the provisions of section 17cc of the Western Lands Act of 1901, as amended by subsequent Minister for Lands, do hereby withdraw the land described in the Schedule hereunder from the (a) particularised therein.

(a) Insert "lease" or "leases" as the case

Minister for Lands.

.

(Date).....

may be.

SCHEDULE.

Administrative District of Name of Lessee Western Lands (a)...... No. Area withdrawn acres, being the land within the boundaries of the maximum area (b) (b) Insert in accordance with section 17c of the "determined" abovementioned Act and which has not been withdrawn or "determined and under that section on or before the 24th day of August, varied" as the case may be. 1943.

Sec. 17c. (Extensions of leases and with-drawals of areas from leases.)

Further amendment of Act No. 70, 1901.

Sec. 44. (Power to withdraw.)

(c) by inserting at the end of paragraph (e) of subsection four of section 17c the following words and symbols "or subsection ten of section 17cc of this Act."

3. The Principal Act is further amended—

- (a) (i) by omitting from section forty-four the words "Western Lands lease" where firstly occurring and by inserting in lieu thereof the words "lease under this Act";
 - (ii) by inserting in the same section after the word "acquisition" the following words "the land shall be deemed to be Crown lands, and";
 - (iii) by omitting from the same section the words "for purposes of agriculture" and by inserting in lieu thereof the words "for any other purpose";
 - (iv) by inserting in the same section after the word "withdrawn," where thirdly occurring the words "or acquired";
 - (v) by omitting from the same section the words "under the Western Lands lease" and by inserting in lieu thereof the words "under the lease";
 - (vi) by inserting at the end of the same section the following new subsections:—

(2) (a) Notwithstanding anything contained in this Act, but subject to the provisions of subsection three of this section, the total amount paid by the Minister as compensation for the withdrawal or acquisition of any land in pursuance of this section shall be charged upon any lease of such land thereafter granted under this Act, or, where more than one such lease is so granted, upon such leases in such proportions as the Minister may determine.

Charge on lease. cf. Act No. 46, 1919, s. 12.

(b) In determining any such proportions, the Minister shall have regard to the qualities and capabilities of the land and to the improvements existing thereon.

(c) The provisions of section thirtyone of this Act shall not apply to any such

lease.

(3) Upon the expiration, forfeiture, surrender or other determination of any such lease, the charge under subsection two of this section, if not previously vacated, shall be deemed to have been extinguished: Provided that upon any redisposal of the land the Minister, upon the recommendation of the Commissioner, shall determine the amount, if any, which shall be charged upon any lease granted in respect of the land, and thereupon such amount shall be charged accordingly.

The amount so determined shall not include the value of any improvements, but the provisions of section thirty-one of this Act shall apply upon any such redisposal.

(4) (a) Payment of the amount charged Payment upon any lease pursuant to this section shall of amount be made to the Colonial Treasurer within such period, by such instalments and with 70, 1901, interest at such rate as the Minister may s. 31. determine.

cf. Act No.

(b) The Colonial Treasurer may credit the whole or any part of any moneys so paid, to the Consolidated Revenue Fund or to such other fund or account as he may elect.

(c) If any such instalment or interest cf. Itid. remains unpaid for a period of six months s. 18. after the date for payment thereof the lease shall become liable to be forfeited.

(5) Any such charge shall have priority Priority of over any other charge, mortgage or charge. cf. Act No. 46, 1919, s. 12. encumbrance.

Sec. 44A.

(Enhancement due to public works.)

Sec. 45. (Appeal.)

Further amendment of Act No. 70, 1901.

Sec. 6.
(Public Service Act, 1902, not to apply to appointment of, or to Commissioner or chairman.)

Sec. 8. (Appointment of deputy.)

New sec. 10B.

Questions of lapse voidance or forfeiture. cf. Act No. 7, 1913, s. 18.

Sec. 24.
(Power to set apart Crown lands.)

- (b) by inserting in subsection one of section 44a before the word "value" where firstly occurring the word "market";
- (c) by omitting section forty-five.
- 4. The Principal Act is further amended—
 - (a) (i) by inserting at the end of subsection three of section six the words "or to any person who was such an officer at the time he was so appointed and who may be reappointed as Commissioner or chairman, as the case may be, or who, having been appointed as chairman, may be appointed or reappointed as Commissioner":

(ii) by inserting in subsection four of the same section after the word "appointed" the words "or any such person so reappointed or appointed";

(b) by omitting from section eight the word "Governor" wherever occurring and by inserting in lieu thereof the word "Minister";

(c) by inserting next after section 10a the following new section:—

10B. Any question of lapse, voidance or forfeiture arising under the Crown Lands Acts in so far as holdings under those Acts within the Western Division are concerned or arising under this Act, may be referred to a local land board, and the decision thereon of the local land board after due investigation in open court shall, unless appealed from or referred to the Land and Valuation Court, be final.

The provisions of subsection six of section nine of this Act shall, mutatis mutandis, apply to and in respect of any appeal or reference under this section.

(d) (i) by omitting from paragraph (a) of subsection three of section twenty-four the words "and the estimated values of any improvements thereon, which are or are not the property

property of the Crown" and by inserting in lieu thereof the words "and such other particulars as the Minister may deem desirable";

- (ii) by omitting from subsection six of the same section the words "any reserves or parts of reserves" and by inserting in lieu thereof the words "any reserves from lease or from license or from lease and license or parts of such reserves":
- (e) (i) by omitting from subsection one of section Sec. 28B.

 28B the words "or (c) a homestead farm"; (Conversion of lease)
 - (ii) by omitting from subsection three of the same section the words "or the capital value of a homestead farm into which a lease under the Western Lands Acts has been converted under this section";
 - (iii) by omitting from subsection four of the same section the words "The rent of a homestead farm into which any portion of a lease under the Western Lands Acts has been converted shall be two and one half per centum of the capital value as determined by the local land board";
 - (iv) by omitting from the same subsection the words "or homestead farm":
 - (v) by omitting from the same subsection the words "The provision contained in subsection two of section 19c allowing the holder of a lease in lieu of paying rent to expend a sum not less than the rent in effecting on the land improvements of a permanent, fixed and substantial character shall not be applicable to a homestead farm into which any portion of the lease has been converted in any case where the lease had been in existence for five years, and where the lease had been in existence for less than five years the provision hereinbefore referred to shall

shall cease to be applicable to the homestead farm upon the expiration of five years after the commencement of the lease";

(vi) by omitting subsection nine of the same section:

(vii) by omitting from subsection ten of the same section the words "subsection eight or subsection nine" and by inserting in lieu thereof the words "or subsection eight";

(f) by inserting next after section 28B the following new sections:—

28c. Wherever in this Act power is vested in the Minister to grant leases, it shall be lawful for the Minister to execute such leases on behalf of His Majestv.

28p. (1) Where by or under this or any other Act the Commissioner is required or authorised to make any endorsement on any instrument of lease the Commissioner may by notice in writing served personally or by post on the lessee, direct the lessee to lodge such instrument of lease with the Commissioner within a period to be specified in the notice, which period shall not expire earlier than two months after the date of service of the notice.

If the instrument of lease be not so lodged the lease shall be liable to be forfeited.

(2) Service by post of any such notice may be effected by prepaid letter post addressed to the lessee at his last known place of business or abode in New South Wales, and such service shall be deemed to have been effected at the time when it would, in the ordinary course of post, have arrived at the place to which it was addressed or at the post town or post office nearest to that place, whether or not it has in fact been received by the lessee.

(g) by inserting at the end of subsection one of section forty-one the following words "and to such other conditions as may be agreed upon between the Minister and the lessee."

New secs. 28c & 28p.

Execution of leases.

Power to

instrument of lease.

require lodgment of

ef. Act No. 48, 1941, s. 333.

Sec. 41. (Conditions of lease.)

By Authority:

ALFRED HENRY PETTIFER, Acting Government Printer, Sydney, 1943. [6d.]

I certify that this Public Bill, which originated in the Legis-LATIVE 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, 16 December, 1942.

New South Wales.



ANNO SEPTIMO

Act No. 29, 1942.

An Act to make further provision for the withdrawal of lands held under lease and for the resumption of certain lands in the Western Division; to validate certain matters; for these and other purposes to amend the Western Lands Act of 1901, as amended by subsequent Acts; and for purposes connected therewith. [Assented to, 23rd December, 1942.

DE 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 "Western Lands Short title and con-(Amendment) Act, 1942."

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.

(2) This Act shall be read and construed with the Western Lands Act of 1901, as amended by subsequent Acts, which Act, as so amended, is in this Act referred to as the Principal Act.

Amendment of Act No. 70, 1901. 2. The Principal Act is amended—

New sec. 17cc.

(a) by inserting next after section 17c the following new section:—

Withdrawals and resumptions.

17cc. (1) Notwithstanding anything contained in this Act, the Minister may, by notification published in the Gazette, which notification shall be in or to the effect of the form of Schedule H to this Act, at any time after the twenty-fourth day of August, one thousand nine hundred and forty-three, withdraw from lease the whole or any part of the land which is within the boundaries of any maximum area determined in accordance with section 17c of this Act or within such boundaries as varied pursuant to that section, and which has not been withdrawn under that section.

Resumption of certain freehold, C.P. and C.L. land.

(2) (a) The Governor, by notification published in the Gazette, may, at any time after the twenty-fourth day of August, one thousand nine hundred and forty-three, resume the whole or any part of any land held in fee simple, or under conditional purchase or conditional lease, where such land, in pursuance of any agreement or arrangement made between the Minister (or the Commissioner on behalf of the Minister) and the holder thereof is to be surrendered to the Crown in part satisfaction of the right of the Minister to withdraw land under the provisions of section 17c of this Act.

Upon publication of any such notification the land therein described shall vest in His Majesty and shall be deemed to be Crown lands.

(b) Every agreement or arrangement of the nature referred to in paragraph (a) of this subsection is hereby validated but nothing in this paragraph shall affect the right of the

Governor

Governor to resume land in pursuance of this subsection.

- (3) (a) Land may be withdrawn from lease under this section notwithstanding any dealing, whether by way of transfer, conveyance, assignment, mortgage, devolution, subdivision or otherwise, with the lease, made after the date of determination of the boundaries of the maximum area from which withdrawals affecting such lease may be made, and whether such dealing was made before or is made after the commencement of the Western Lands (Amendment) Act, 1942.
- (b) Land may be resumed under this section notwithstanding any dealing, whether by way of transfer, conveyance, assignment, mortgage, devolution, subdivision, or otherwise, with the land made after the date of the agreement or arrangement referred to in subsection two of this section relating to such land, and whether such dealing was made before or is made after the commencement of the Western Lands (Amendment) Act, 1942.

For the purposes of this paragraph the date of the agreement or arrangement shall be deemed to be the date upon which the approval of the Minister or Commissioner to the agreement or arrangement was given.

- (4) No land shall be withdrawn or resumed under this section in any case where on the fourteenth day of October one thousand nine hundred and forty-two, the lessee—
 - (a) held no land under lease other than land within the boundaries of any maximum area referred to in subsection one of this section, or
 - (b) if holding land under lease other than land within such boundaries, held it under lease granted as or extended to a lease in perpetuity.

Nothing

cf. Act No.

s. 17c (11).

70, 1901,

Western Lands (Amendment).

Nothing in this subsection shall affect the right of the Minister to withdraw land under section 17c of this Act.

- (5) No compensation shall be paid in respect of any land withdrawn or resumed under this section.
- (6) The Minister, after report by the Commissioner, shall extend the term of the lease or of all or any of the leases held in the same interest at the date of the withdrawal (being the lease or leases which were taken into account in determining the boundaries of the maximum area) for such a period that the term in the lease or leases as so extended is equivalent in value to the value, immediately before such withdrawal, of the term in the lease or leases so held and taken into account.

Such period shall be ascertained by actuarial calculation; and for the purposes of such calculation the value immediately before such withdrawal of the term in the lease or leases so held and taken into account shall be ascertained—

- (a) as if the right of withdrawal conferred by this section did not exist; and
- (b) as if the lease or leases did not include so much of the land comprised therein as might be withdrawn under section 17c of this Act not less than nine years from the date of the commencement of the Western Lands (Amendment) Act, 1934; and
- (c) as if the lease or leases were, as to so much of the land comprised therein as might be withdrawn under section 17c of this Act not less than fourteen years from the date of the commencement of the Western Lands (Amendment) Act, 1934, for a term commencing on the date of withdrawal and expiring on the twenty-fourth day of August, one thousand nine hundred and forty-eight.

The

The basis to be used in any actuarial calculation under this subsection shall be four per centum per annum compounded with annual rests.

Notwithstanding anything in the foregoing provisions of this subsection, the term of any lease shall not be extended in pursuance of this subsection—

- (i) by more than three years and three months, where the lease is situated wholly or partly within the tract described in Schedule F of this Act; or
- (ii) by more than four years where the lease is situated wholly outside such tract.
- (7) (a) Nothing in this section shall affect the right of the Minister to withdraw land under section 17c of this Act in any case in which withdrawal is not made under this section.
- (b) Where withdrawal has been made under this section or under section 17c of this Act of the whole of the land within the boundaries of the maximum area determined in accordance with section 17c of this Act or within such boundaries as varied pursuant to that section, the lease shall cease to be subject to the special conditions referred to in paragraphs (a) and (b) of subsection four of that section.
- (8) Upon withdrawal or resumption cf. Act No. under this section, the lessee or holder, as the 70,1901, case may be, shall be entitled to tenant right in s. 29 (3). accordance with the provisions of this Act in improvements upon the land withdrawn or resumed: Provided that where at the date of withdrawal or resumption any sum is owing to the Crown in respect of any such improvements the local land board, when determining the value of the improvements in accordance with this Act, shall apportion such value between the Crown and the person having tenant right in such improvements

improvements in such manner as it may deem reasonable.

cf. Act No. 70, 1901, s. 17c (12).

(9) Where the whole of the land within any lease is withdrawn or resumed under this section, the liability of the lessee for payment of rent shall cease as from the date of such withdrawal or resumption, as the case may be.

Where part of the land within any lease is so withdrawn or resumed, the rent for the remainder of the current period of the lease shall, as from the date of such withdrawal or resumption, be reduced in proportion to the area withdrawn or resumed or in proportion to the relative value of the area withdrawn or resumed to that of the remainder of the lease where the qualities and capabilities of the lease are not uniform, and any rent paid in advance shall be adjusted on the same basis.

- (10) Any land withdrawn or resumed under this section shall, until otherwise disposed of, be held by the lessee or holder, as the case may be, under preferential occupation license at a fee which shall, in the case of any land withdrawn from lease, be at the same rate as was payable at the date of the withdrawal, for the lease from which the land was withdrawn; and, in the case of any land resumed, at the rate payable at the date of resumption for the lease adjoining such land.
- (11) (a) Upon the commencement of the Western Lands (Amendment) Act, 1942, the lease or any part thereof of any laud which the Minister is authorised by this section to withdraw, shall not be transferred, conveyed, assigned or otherwise dealt with except by way of mortgage or discharge of mortgage without the consent of the Minister being first obtained.
- (b) Where the lease was transferable, immediately before such commencement, without the consent of the Minister being first obtained,

cf. Ibid. s. 17c (13).

obtained, the provisions of paragraph (a) of this subsection shall, in respect of such lease. cease to operate after the twenty-fourth day of August, one thousand nine hundred and fortyfive.

- (c) Where the right of withdrawal has been exercised in full in relation to any lease the provisions of paragraph (a) of this subsection shall, notwithstanding anything in paragraph (b) of this subsection, thereupon cease to have effect.
- (12) Where the land held under any lease is withdrawn or resumed under this section the Commissioner may make such endorsement on the instrument of lease as shall appear to him to be necessary or proper.
- (b) by inserting next after Schedule G the following New Sch. H. new Schedule:-

SCHEDULE H.

Sec. 1700.

Withdrawal of Land from Lease.

By virtue of the provisions of section 17cc of the Western Lands Act of 1901, as amended by subsequent Acts, I, Minister for Lands, do hereby withdraw the land described in the Schedule hereunder from the (a) particularised therein.

(a) Insert "lease" or "leases" as the case

Minister for Lands.

may be. (Date).....

SCHEDULE.

Administrative District of Name of Lessee Western Lands (a)...... No. Area withdrawn acres, being the land within the boundaries of the maximum area (b) under that section on or before the 24th day of August, varied" as the

(c) by inserting at the end of paragraph (e) of

subsection four of section 17c the following

Sec. 17c. (Extensions of leases and withdrawals of areas from leases.)

words and symbols "or subsection ten of section 17cc of this Act."

Further amendment of Act No. 70, 1901.

3. The Principal Act is further amended—

Sec. 44. (Power to withdraw.)

- (a) (i) by omitting from section forty-four the words "Western Lands lease" where firstly occurring and by inserting in lieu thereof the words "lease under this Act";
 - (ii) by inserting in the same section after the word "acquisition" the following words "the land shall be deemed to be Crown lands, and";
 - (iii) by omitting from the same section the words "for purposes of agriculture" and by inserting in lieu thereof the words "for any other purpose";
 - (iv) by inserting in the same section after the word "withdrawn," where thirdly occurring the words "or acquired";
 - (v) by omitting from the same section the words "under the Western Lands lease" and by inserting in lieu thereof the words "under the lease";
 - (vi) by inserting at the end of the same section the following new subsections:—

lease of such land thereafter granted under this Act, or, where more than one such lease is so granted, upon such leases in such proportions as the Minister may determine.

(2) (a) Notwithstanding anything contained in this Act, but subject to the provisions of subsection three of this section, the total amount paid by the Minister as compensation for the withdrawal or acquisition of any land in pursuance of this section shall be charged upon any

Charge on lease. cf. Act No. 46, 1919, s. 12.

(b)

(b) In determining any such proportions, the Minister shall have regard to the qualities and capabilities of the land and to the improvements existing thereon.

(c) The provisions of section thirtyone of this Act shall not apply to any such

lease.

(3) Upon the expiration, forfeiture, surrender or other determination of any such lease, the charge under subsection two of this section, if not previously vacated, shall be deemed to have been extinguished: Provided that upon any redisposal of the land the Minister, upon the recommendation of the Commissioner, shall determine the amount, if any, which shall be charged upon any lease granted in respect of the land, and thereupon such amount shall be charged accordingly.

The amount so determined shall not include the value of any improvements, but the provisions of section thirty-one of this Act shall apply upon any such redisposal.

(4) (a) Payment of the amount charged Payment upon any lease pursuant to this section shall of amount be made to the Colonial Treasurer within cf. Act No. such period, by such instalments and with 70, 1901, interest at such rate as the Minister may s. 31. determine.

- (b) The Colonial Treasurer may credit the whole or any part of any moneys so paid, to the Consolidated Revenue Fund or to such other fund or account as he may elect.
- (c) If any such instalment or interest cf. Ibid. remains unpaid for a period of six months s. 18. after the date for payment thereof the lease shall become liable to be forfeited.
- (5) Any such charge shall have priority Priority of over any other charge, mortgage or charge. cf. Act No. 46, 1919, s. 12. encumbrance.

Sec. 44A.

(Enhancement due to public works.)

Sec. 45. (Appeal.)
Further amendment of Act No. 70, 1901.

Sec. 6.
(Public Service Act, 1902, not to apply to appointment of, or to Commissioner or chairman.)

Sec. 8.
(Appointment of deputy.)

New sec. 10B.

Questions of lapse voidance or forfeiture. cf. Act No. 7, 1913, s. 18.

Sec. 24. (Power to set apart Crown Jands.)

- (b) by inserting in subsection one of section 44a before the word "value" where firstly occurring the word "market";
- (c) by omitting section forty-five.

4. The Principal Act is further amended—

- (a) (i) by inserting at the end of subsection three of section six the words "or to any person who was such an officer at the time he was so appointed and who may be reappointed as Commissioner or chairman, as the case may be, or who, having been appointed as chairman, may be appointed or reappointed as Commissioner";
 - (ii) by inserting in subsection four of the same section after the word "appointed" the words "or any such person so reappointed or appointed";

(b) by omitting from section eight the word "Governor" wherever occurring and by inserting in lieu thereof the word "Minister";

(c) by inserting next after section 10A the following new section:—

10B. Any question of lapse, voidance or forfeiture arising under the Crown Lands Acts in so far as holdings under those Acts within the Western Division are concerned or arising under this Act, may be referred to a local land board, and the decision thereon of the local land board after due investigation in open court shall, unless appealed from or referred to the Land and Valuation Court, be final.

The provisions of subsection six of section nine of this Act shall, mutatis mutandis, apply to and in respect of any appeal or reference under this section.

(d) (i) by omitting from paragraph (a) of subsection three of section twenty-four the words "and the estimated values of any improvements thereon, which are or are not the property

property of the Crown' and by inserting in lieu thereof the words "and such other particulars as the Minister may deem desirable";

- (ii) by omitting from subsection six of the same section the words "any reserves or parts of reserves" and by inserting in lieu thereof the words "any reserves from lease or from license or from lease and license or parts of such reserves";
- (e) (i) by omitting from subsection one of section Sec. 28B. 28B the words "or (c) a homestead farm"; (Conversion of lease.)

- (ii) by omitting from subsection three of the same section the words "or the capital value of a homestead farm into which a lease under the Western Lands Acts has been converted under this section";
- (iii) by omitting from subsection four of the same section the words "The rent of a homestead farm into which any portion of a lease under the Western Lands Acts has been converted shall be two and one half per centum of the capital value as determined by the local land board";
- (iv) by omitting from the same subsection the words "or homestead farm";
- (v) by omitting from the same subsection the words "The provision contained in subsection two of section 19c allowing the holder of a lease in lieu of paying rent to expend a sum not less than the rent in effecting on the land improvements of a permanent, fixed and substantial character shall not be applicable to a homestead farm into which any portion of the lease has been converted in any case where the lease had been in existence for five years, and where the lease had been in existence for less than five years the provision hereinbefore referred to shall

shall cease to be applicable to the homestead farm upon the expiration of five years after the commencement of the lease";

- (vi) by omitting subsection nine of the same section:
- (vii) by omitting from subsection ten of the same section the words "subsection eight or subsection nine" and by inserting in lieu thereof the words "or subsection eight";

(f) by inserting next after section 28B the following new sections:—

28c. Wherever in this Act power is vested in the Minister to grant leases, it shall be lawful for the Minister to execute such leases on behalf of His Majesty.

28d. (1) Where by or under this or any other Act the Commissioner is required or authorised to make any endorsement on any instrument of lease the Commissioner may by notice in writing served personally or by post on the lessee, direct the lessee to lodge such instrument of lease with the Commissioner within a period to be specified in the notice. which period shall not expire earlier than two months after the date of service of the notice.

If the instrument of lease be not so lodged the lease shall be liable to be forfeited.

(2) Service by post of any such notice may be effected by prepaid letter post addressed to the lessee at his last known place of business or abode in New South Wales, and such service shall be deemed to have been effected at the time when it would, in the ordinary course of post, have arrived at the place to which it was addressed or at the post town or post office nearest to that place, whether or not it has in fact been received by the lessee.

(g) by inserting at the end of subsection one of section forty-one the following words "and to such other conditions as may be agreed upon between the Minister and the lessee."

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

WAKEHURST, Governor. Sydney, 23rd December, 1942.

New secs. 28c & 28p.

Execution of leases.

Power to require lodgment of instrument of lease.

cf. Act No. 48, 1941, s. 333.

Sec. 41. (Conditions of lease.)

Government House.

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, 10 December, 1942.

New South Wales.



ANNO SEXTO

GEORGII VI REGIS.

Act No. , 1942.

An Act to make further provision for the withdrawal of lands held under lease and for the resumption of certain lands in the Western Division; to validate certain matters; for these and other purposes to amend the Western Lands Act of 1901, as amended by subsequent 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 "Western Lands Short title and construction.

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(2)

(2) This Act shall be read and construed with the Western Lands Act of 1901, as amended by subsequent Acts, which Act, as so amended, is in this Act referred to as the Principal Act.

2. The Principal Act is amended—

Amendment of Act No. 70, 1901.

(a) by inserting next after section 17c the following New sec. 17cc. new section :-

17cc. (1) Notwithstanding anything contained Withdrawals in this Act, the Minister may, by notification and resumptions. published in the Gazette, which notification shall be in or to the effect of the form of Schedule H to this Act, at any time after the twenty-fourth day of August, one thousand nine hundred and fortythree, withdraw from lease the whole or any part of the land which is within the boundaries of any maximum area determined in accordance with section 17c of this Act or within such boundaries as varied pursuant to that section, and which has not been withdrawn under that section.

(2) (a) The Governor, by notification Resumption published in the Gazette, may, at any time after of certain the twenty-fourth day of August, one thousand nine hundred and forty-three, resume the whole or any part of any land held in fee simple, or under conditional purchase or conditional lease, where such land, in pursuance of any agreement or arrangement made between the Minister (or the Commissioner on behalf of the Minister) and the holder thereof is to be surrendered to the Crown in part satisfaction of the right of the Minister to withdraw land under the provisions of section 17c of this Act.

Upon publication of any such notification the land therein described shall vest in His Majesty and shall be deemed to be Crown lands.

(b) Every agreement or arrangement of the nature referred to in paragraph (a) of this subsection is hereby validated but nothing in this paragraph shall affect the right of the Governor

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Governor to resume land in pursuance of this subsection.

- (3) (a) Land may be withdrawn from lease under this section notwithstanding any dealing, whether by way of transfer, conveyance, assignment, mortgage, devolution, subdivision or otherwise, with the lease, made after the date of determination of the boundaries of the maximum area from which withdrawals affecting such lease may be made, and whether such dealing was made before or is made after the commencement of the Western Lands (Amendment) Act, 1942.
- (b) Land may be resumed under this section notwithstanding any dealing, whether by way of transfer, conveyance, assignment, mortgage, devolution, subdivision, or otherwise, with the land made after the date of the agreement or arrangement referred to in subsection two of this section relating to such land, and whether such dealing was made before or is made after the commencement of the Western Lands (Amendment) Act, 1942.

For the purposes of this paragraph the date of the agreement or arrangement shall be deemed to be the date upon which the approval of the Minister or Commissioner to the agreement or arrangement was given.

- (4) No land shall be withdrawn or resumed under this section in any case where on the fourteenth day of October one thousand nine hundred and forty-two, the lessee—
 - (a) held no land under lease other than land within the boundaries of any maximum area referred to in subsection one of this section, or
 - (b) if holding land under lease other than land within such boundaries, held it under lease granted as or extended to a lease in perpetuity.

Nothing

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Nothing in this subse	
right of the Minister to	withdraw land under
section 17c of this Act.	

(5) No compensation shall be paid in cf. Act No. respect of any land withdrawn or resumed under s. 170 (11). this section.

(6) The Minister, after report by the Commissioner, shall extend the term of the lease or of all or any of the leases held in the same interest at the date of the withdrawal (being the lease or leases which were taken into account in determining the boundaries of the maximum area) for such a period that the term in the lease or leases as so extended is equivalent in value to the value, immediately before such withdrawal, of the term in the lease or leases so held and taken into account.

Such period shall be ascertained by actuarial calculation; and for the purposes of such calculation the value immediately before such withdrawal of the term in the lease or leases so held and taken into account shall be ascertained—

(a) as if the right of withdrawal conferred by this section did not exist; and

(b) as if the lease or leases did not include so much of the land comprised therein as might be withdrawn under section 17c of this Act not less than nine years from the date of the commencement of the Western Lands (Amendment) Act, 1934; and

(c) as if the lease or leases were, as to so much of the land comprised therein as might be withdrawn under section 17c of this Act not less than fourteen years from the date of the commencement of the Western Lands (Amendment) Act, 1934, for a term commencing on the date of withdrawal and expiring on the twenty-fourth day of August, one thousand nine hundred and forty-eight.

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The basis to be used in any actuarial calculation under this subsection shall be four per centum per annum compounded with annual rests.

Notwithstanding anything in the foregoing provisions of this subsection, the term of any lease shall not be extended in pursuance of this subsection-

- (i) by more than three years and three months, where the lease is situated wholly or partly within the tract described in Schedule F of this Act; or
- (ii) by more than four years where the lease is situated wholly outside such tract.
- (7) (a) Nothing in this section shall affect the right of the Minister to withdraw land under section 17c of this Act in any case in which withdrawal is not made under this section.
- (b) Where withdrawal has been made under this section or under section 17c of this Act of the whole of the land within the boundaries of the maximum area determined in accordance with section 17c of this Act or within such boundaries as varied pursuant to that section, the lease shall cease to be subject to the special conditions referred to in paragraphs (a) and (b) of subsection four of that section.
- (8) Upon withdrawal or resumption cf. Act No. under this section, the lessee or holder, as the 70,1901, case may be, shall be entitled to tenant right in accordance with the provisions of this Act in improvements upon the land withdrawn or resumed: Provided that where at the date of withdrawal or resumption any sum is owing to the Crown in respect of any such improvements the local land board, when determining the value of the improvements in accordance with this Act. shall apportion such value between the Crown and the person having tenant right in such improvements

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improvements in such manner as it may deem reasonable.

(9) Where the whole of the land within cf. Act No. any lease is withdrawn or resumed under this 70,1901, s. 17c (12). section, the liability of the lessee for payment of rent shall cease as from the date of such withdrawal or resumption, as the case may be.

Where part of the land within any lease is so withdrawn or resumed, the rent for the remainder of the current period of the lease shall, as from the date of such withdrawal or resumption, be reduced in proportion to the area withdrawn or resumed or in proportion to the relative value of the area withdrawn or resumed to that of the remainder of the lease where the qualities and capabilities of the lease are not uniform, and any rent paid in advance shall be adjusted on the same basis.

(10) Any land withdrawn or resumed ef. Ibid. under this section shall, until otherwise disposed s. 17c (13). of, be held by the lessee or holder, as the case may be, under preferential occupation license at a fee which shall, in the case of any land withdrawn from lease, be at the same rate as was payable at the date of the withdrawal, for the lease from which the land was withdrawn; and, in the case of any land resumed, at the rate payable at the date of resumption for the lease adjoining such land.

(11) (a) Upon the commencement of the Western Lands (Amendment) Act, 1942, the lease or any part thereof of any land which the Minister is authorised by this section to withdraw, shall not be transferred, conveyed, assigned or otherwise dealt with except by way of mortgage or discharge of mortgage without the consent of the Minister being first obtained.

(b) Where the lease was transferable, immediately before such commencement, without the consent of the Minister being first obtained,

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obtained, the provisions of paragraph (a) of this subsection shall, in respect of such lease. cease to operate after the twenty-fourth day of August, one thousand nine hundred and forty-

- (c) Where the right of withdrawal has been exercised in full in relation to any lease the provisions of paragraph (a) of this subsection shall, notwithstanding anything in paragraph (b) of this subsection, thereupon cease to have effect.
- (12) Where the land held under any lease is withdrawn or resumed under this section the Commissioner may make such endorsement on the instrument of lease as shall appear to him to be necessary or proper.
 - (b) by inserting next after Schedule G the following New Sch. H. new Schedule:-

SCHEDULE H.

Sec. 17cc.

Withdrawal of Land from Lease. 20

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By virtue of the provisions of section 17cc of the Western Lands Act of 1901, as amended by subsequent Acts, I, Minister for Lands, do hereby withdraw the land described

in the Schedule hereunder from the (a) 25 particularised therein.

(a) Insert "lease" or "leases" as Minister for Lands. the case may be.

(Date).....

SCHEDULE.

Administrative District of Name of Lessee Western Lands (a)...... No. Area withdrawn acres, being the land within the boundaries of the maximum area (b)

abovementioned Act and which has not been withdrawn under that section on or before the 24th day of August, varied" as the case may be. 1943.

(c) by inserting at the end of paragraph (e) of Sec. 17c. subsection four of section 17c the following (Extensions words and symbols "or subsection ten of and withsection 17cc of this Act."

drawals of areas from leases.)

3. The Principal Act is further amended— 5

Further amendment of

(a) (i) by omitting from section forty-four the Sec. 44. words "Western Lands lease" where (Power to firstly occurring and by inserting in lieu thereof the words "lease under this Act";

withdraw.)

- (ii) by inserting in the same section after the word "acquisition" the following words "the land shall be deemed to be Crown lands, and";
- (iii) by omitting from the same section the words "for purposes of agriculture" and by inserting in lieu thereof the words "for any other purpose";
 - (iv) by inserting in the same section after the word "withdrawn," where thirdly occurring the words "or acquired";
 - (v) by omitting from the same section the words "under the Western Lands lease" and by inserting in lieu thereof the words "under the lease";
- (vi) by inserting at the end of the same section the following new subsections:—

(2) (a) Notwithstanding anything con-Charge on tained in this Act, but subject to the lease. provisions of subsection three of this sec- cf. Act No. tion, the total amount paid by the Minister s. 12. as compensation for the withdrawal or acquisition of any land in pursuance of this section shall be charged upon any lease of such land thereafter granted under this Act, or, where more than one such lea'se is so granted, upon such leases in such proportions as the Minister may determine.

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(b)

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		(b) In determining any such propor-	
		tions, the Minister shall have regard to the	
		qualities and capabilities of the land and	
		to the improvements existing thereon.	
5		(c) The provisions of section thirty-	
J		one of this Act shall not apply to any such	
		lease.	
		(3) Upon the expiration, forfeiture, sur-	
10		render or other determination of any such	
10		lease, the charge under subsection two of	
		this section, if not previously vacated,	
		shall be deemed to have been extinguished:	
		Provided that upon any redisposal of the	
		land the Minister, upon the recommendation	
15		of the Commissioner, shall determine the	
		amount, if any, which shall be charged	
		upon any lease granted in respect of the	
		land, and thereupon such amount shall be	
		charged accordingly.	
20		The amount so determined shall not	
		include the value of any improvements, but	
		the provisions of section thirty-one of this	
		Act shall apply upon any such redisposal.	
		(4) (a) Payment of the amount charged	Payment
25		upon any lease pursuant to this section shall	of amount
20		be made to the Colonial Treasurer within	charged.
		such period, by such instalments and with	cf. Act No. 70, 1901,
		interest at such rate as the Minister may	s. 31.
		determine.	
30		(b) The Colonial Treasurer may	
30		credit the whole or any part of any	
		moneys so paid, to the Consolidated	
		Revenue Fund or to such other fund or	
		account as he may elect.	
35		(c) If any such instalment or interest	
55		remains unpaid for a period of six months	cf. Ibid.
		after the date for payment thereof the lease	s. 18.
		shall become liable to be forfeited.	
		(5) Any such charge shall have priority	Priority of
40			charge.
		encumbrance.	1919, s. 12.
	13-B	(b)	

13-B

(b)

- (b) by inserting in subsection one of section 44A Sec. 44A. before the word "value" where firstly occurring the word "market";
- (c) by omitting section forty-five.

4. The Principal Act is further amended— 5

- (a) (i) by inserting at the end of subsection three sec. 6. of section six the words "or to any person (Public who was such an officer at the time he was Act, 1902, so appointed and who may be reappointed as not to apply Commissioner or chairman, as the case may ment of, or be, or who, having been appointed as chair- to Commisman, may be appointed or reappointed as chairman.) Commissioner";
- (ii) by inserting in subsection four of the same section after the word "appointed" the words "or any such person so reappointed or appointed";
 - (b) by omitting from section eight the word Sec. 8. "Governor" wherever occurring and by insert- (Appointing in lieu thereof the word "Minister";
 - (c) by inserting next after section 10A the following New sec. new section:-

10B. Any question of lapse, voidance or for-Questions feiture arising under the Crown Lands Acts of lapse in so far as holdings under those Acts within the voidance or for-Western Division are concerned or arising feiture. under this Act, may be referred to a local land cf. Act No. board, and the decision thereon of the local land is. board after due investigation in open court shall, unless appealed from or referred to the Land and Valuation Court, be final.

The provisions of subsection six of section nine of this Act shall, mutatis mutandis, apply to and in respect of any appeal or reference under this section.

(d) (i) by omitting from paragraph (a) of subsec- sec. 24. tion three of section twenty-four the words (Power to "and the estimated values of any improve- set apart Crown ments thereon, which are or are not the lands.) property

Sec. 45. (Appeal.) Further

ment of deputy.)

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western Lands (Amendment). property of the Crown' and by inserting in lieu thereof the words "and such other particulars as the Minister may deem desirable";

- (ii) by omitting from subsection six of the same section the words "any reserves or parts of reserves" and by inserting in lieu thereof the words "any reserves from lease or from license or from lease and license or parts of such reserves";
- (e) (i) by omitting from subsection one of section sec. 28B.
 28B the words "or (c) a homestead farm"; (Conversion of lease.)

(ii) by omitting from subsection three of the same section the words "or the capital value of a homestead farm into which a lease under the Western Lands Acts has been converted under this section";

- (iii) by omitting from subsection four of the same section the words "The rent of a homestead farm into which any portion of a lease under the Western Lands Acts has been converted shall be two and one half per centum of the capital value as determined by the local land board";
- 25 (iv) by omitting from the same subsection the words "or homestead farm";
 - (v) by omitting from the same subsection the words "The provision contained in subsection two of section 19c allowing the holder of a lease in lieu of paying rent to expend a sum not less than the rent in effecting on the land improvements of a permanent, fixed and substantial character shall not be applicable to a homestead farm into which any portion of the lease has been converted in any case where the lease had been in existence for five years, and where the lease had been in existence for less than five years the provision hereinbefore referred to shall

shall cease to be applicable to the homestead farm upon the expiration of five years after the commencement of the lease";

(vi) by omitting subsection nine of the same section;

(vii) by omitting from subsection ten of the same section the words "subsection eight or subsection nine" and by inserting in lieu thereof the words "or subsection eight";

(f) by inserting next after section 28B the follow- New secs. 10 ing new sections:-

28c. Wherever in this Act power is vested in Execution the Minister to grant leases, it shall be lawful of leases. for the Minister to execute such leases on behalf

of His Majesty. 28p. (1) Where by or under this or any Power to other Act the Commissioner is required or require authorised to make any endorsement on any instrument instrument of lease the Commissioner may by of lease. notice in writing served personally or by post on the lessee, direct the lessee to lodge such instrument of lease with the Commissioner within a period to be specified in the notice,

months after the date of service of the notice. If the instrument of lease be not so lodged

which period shall not expire earlier than two

the lease shall be liable to be forfeited.

(2) Service by post of any such notice cf. Act No. may be effected by prepaid letter post addressed 48, 1941, to the lessee at his last known place of business s. 333. or abode in New South Wales, and such service shall be deemed to have been effected at the time when it would, in the ordinary course of post, have arrived at the place to which it was addressed or at the post town or post office nearest to that place, whether or not it has in fact been received by the lessee.

(g) by inserting at the end of subsection one of Sec. 41. section forty-one the following words "and to (Conditions such other conditions as may be agreed upon of lease.)

between the Minister and the lessee."

Sydney: Alfred Henry Pettifer, Acting Government Printer-1942.

[10d.]

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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, 10 December, 1942.

New South Wales.



ANNO SEXTO

GEORGII VI REGIS.

Act No. , 1942.

An Act to make further provision for the withdrawal of lands held under lease and for the resumption of certain lands in the Western Division; to validate certain matters; for these and other purposes to amend the Western Lands Act of 1901, as amended by subsequent 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 "Western Lands Short title and construction.

10885 13—A (2)

(2) This Act shall be read and construed with the Western Lands Act of 1901, as amended by subsequent Acts, which Act, as so amended, is in this Act referred to as the Principal Act.

2. The Principal Act is amended—

Amendment of Act No. 70, 1901.

(a) by inserting next after section 17c the following New sec. 17cc. new section:-

17cc. (1) Notwithstanding anything contained Withdrawals in this Act, the Minister may, by notification and resumptions. published in the Gazette, which notification shall be in or to the effect of the form of Schedule H to this Act, at any time after the twenty-fourth day of August, one thousand nine hundred and fortythree, withdraw from lease the whole or any part of the land which is within the boundaries of any maximum area determined in accordance with section 17c of this Act or within such boundaries as varied pursuant to that section, and which has not been withdrawn under that section.

(2) (a) The Governor, by notification Resumption published in the Gazette, may, at any time after of certain the twenty-fourth day of August, one thousand C.P. and nine hundred and forty-three, resume the whole or any part of any land held in fee simple, or under conditional purchase or conditional lease. where such land, in pursuance of any agreement or arrangement made between the Minister (or the Commissioner on behalf of the Minister) and the holder thereof is to be surrendered to the Crown in part satisfaction of the right of the Minister to withdraw land under the provisions of section 17c of this Act.

Upon publication of any such notification the land therein described shall vest in His Majesty and shall be deemed to be Crown lands.

(b) Every agreement or arrangement of the nature referred to in paragraph (a) of this subsection is hereby validated but nothing in this paragraph shall affect the right of the Governor

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Governor to resume land in pursuance of this subsection.

- (3) (a) Land may be withdrawn from lease under this section notwithstanding any dealing, whether by way of transfer, conveyance, assignment, mortgage, devolution, subdivision or otherwise, with the lease, made after the date of determination of the boundaries of the maximum area from which withdrawals affecting such lease may be made, and whether such dealing was made before or is made after the commencement of the Western Lands (Amendment) Act, 1942.
- (b) Land may be resumed under this section notwithstanding any dealing, whether by way of transfer, conveyance, assignment, mortgage, devolution, subdivision, or otherwise, with the land made after the date of the agreement or arrangement referred to in subsection two of this section relating to such land, and whether such dealing was made before or is made after the commencement of the Western (Lands (Amendment) Act, 1942.

For the purposes of this paragraph the date of the agreement or arrangement shall be deemed to be the date upon which the approval of the Minister or Commissioner to the agreement or arrangement was given.

- (4) No land shall be withdrawn or resumed under this section in any case where on the fourteenth day of October one thousand nine hundred and forty-two, the lessee—
 - (a) held no land under lease other than land within the boundaries of any maximum area referred to in subsection one of this section, or
 - (b) if holding land under lease other than land within such boundaries, held it under lease granted as or extended to a lease in perpetuity.

Nothing

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Nothing in this subsection shall affect the right of the Minister to withdraw land under section 17c of this Act.

(5) No compensation shall be paid in cf. Act No. respect of any land withdrawn or resumed under 50, 1901, s. 17c (11). this section.

(6) The Minister, after report by the Commissioner, shall extend the term of the lease or of all or any of the leases held in the same interest at the date of the withdrawal (being the lease or leases which were taken into account in determining the boundaries of the maximum area) for such a period that the term in the lease or leases as so extended is equivalent in value to the value, immediately before such withdrawal, of the term in the lease or leases so held and taken into account.

Such period shall be ascertained by actuarial calculation; and for the purposes of such calculation the value immediately before such withdrawal of the term in the lease or leases so held and taken into account shall be ascertained—

(a) as if the right of withdrawal conferred by this section did not exist; and

(b) as if the lease or leases did not include so much of the land comprised therein as might be withdrawn under section 17c of this Act not less than nine years from the date of the commencement of the Western Lands (Amendment) Act, 1934: and

(c) as if the lease or leases were, as to so much of the land comprised therein as might be withdrawn under section 17c of this Act not less than fourteen years from the date of the commencement of the Western Lands (Amendment) Act, 1934, for a term commencing on the date of withdrawal and expiring on the twenty-fourth day of August, one thousand nine hundred and forty-eight.

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The basis to be used in any actuarial calculation under this subsection shall be four per centum per annum compounded with annual rests.

Notwithstanding anything in the foregoing provisions of this subsection, the term of any lease shall not be extended in pursuance of this subsection—

- (i) by more than three years and three months, where the lease is situated wholly or partly within the tract described in Schedule F of this Act; or
- (ii) by more than four years where the lease is situated wholly outside such
- (7) (a) Nothing in this section shall affect the right of the Minister to withdraw land under section 17c of this Act in any case in which withdrawal is not made under this section.
- (b) Where withdrawal has been made under this section or under section 176 of this Act of the whole of the land within the boundaries of the maximum area determined in accordance with section 17c of this Act or within such boundaries as varied pursuant to that section, the lease shall cease to be subject to the special conditions referred to in paragraphs (a) and (b) of subsection four of that section.
- (8) Upon withdrawal or resumption cf. Act No. under this section, the lessee or holder, as the 70, 1901, case may be, shall be entitled to tenant right in accordance with the provisions of this Act in improvements upon the land withdrawn or resumed: Provided that where at the date of withdrawal or resumption any sum is owing to the Crown in respect of any such improvements the local land board, when determining the value of the improvements in accordance with this Act, shall apportion such value between the Crown and the person having tenant right in such improvements

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improvements in such manner as it may deem reasonable.

(9) Where the whole of the land within cf. Act No. any lease is withdrawn or resumed under this 70,1901 section, the liability of the lessee for payment of rent shall cease as from the date of such withdrawal or resumption, as the case may be.

s. 17c (12).

Where part of the land within any lease is so withdrawn or resumed, the rent for the remainder of the current period of the lease shall, as from the date of such withdrawal or resumption, be reduced in proportion to the area withdrawn or resumed or in proportion to the relative value of the area withdrawn or resumed to that of the remainder of the lease where the qualities and capabilities of the lease are not uniform, and any rent paid in advance shall be adjusted on the same basis.

(10) Any land withdrawn or resumed cf. Ibid. under this section shall, until otherwise disposed s. 17c (13). of, be held by the lessee or holder, as the case may be, under preferential occupation license at a fee which shall, in the case of any land withdrawn from lease, be at the same rate as was payable at the date of the withdrawal, for the lease from which the land was withdrawn; and, in the case of any land resumed, at the rate payable at the date of resumption for the lease adjoining such land.

(11) (a) Upon the commencement of the Western Lands (Amendment) Act, 1942, the lease or any part thereof of any land which the Minister is authorised by this section to withdraw, shall not be transferred, conveyed, assigned or otherwise dealt with except by way of mortgage or discharge of mortgage without the consent of the Minister being first obtained.

(b) Where the lease was transferable, immediately before such commencement, without the consent of the Minister being first obtained,

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obtained, the provisions of paragraph (a) of this subsection shall, in respect of such lease, cease to operate after the twenty-fourth day of August, one thousand nine hundred and fortyfive.

- (c) Where the right of withdrawal has been exercised in full in relation to any lease the provisions of paragraph (a) of this subsection shall, notwithstanding anything in paragraph (b) of this subsection, thereupon cease to have effect.
- (12) Where the land held under any lease is withdrawn or resumed under this section the Commissioner may make such endorsement on the instrument of lease as shall appear to him to be necessary or proper.
 - (b) by inserting next after Schedule G the following New Sch. H. new Schedule :-

SCHEDULE H.

Sec. 17cc.

Withdrawal of Land from Lease. 20

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By virtue of the provisions of section 17cc of the Western Lands Act of 1901, as amended by subsequent Minister for Lands, do hereby withdraw the land described in the Schedule hereunder from the (a) particularised therein.

(a) Insert "lease" or "leases" as the case may be.

Minister for Lands.

(Date).....

SCHEDULE.

Administrative District of 30 Name of Lessee Western Lands (a)...... No. Area withdrawn acres, being the land within the boundaries of the maximum area (b) 35

1943.

(c) by inserting at the end of paragraph (e) of Sec. 17c. subsection four of section 17c the following (Extensions words and symbols "or subsection ten of and withsection 17cc of this Act."

drawals of areas from leases.)

3. The Principal Act is further amended—

Further amendment of Act No. 70, 1901.

(a) (i) by omitting from section forty-four the sec. 44. words "Western Lands lease" where (Power to firstly occurring and by inserting in lieu thereof the words "lease under this Act";

- (ii) by inserting in the same section after the word "acquisition" the following words "the land shall be deemed to be Crown lands, and";
 - (iii) by omitting from the same section the words "for purposes of agriculture" and by inserting in lieu thereof the words "for any other purpose";
 - (iv) by inserting in the same section after the word "withdrawn," where thirdly occurring the words "or acquired";
 - (v) by omitting from the same section the words "under the Western Lands lease" and by inserting in lieu thereof the words "under the lease";
- 25 (vi) by inserting at the end of the same section the following new subsections:—
 - (2) (a) Notwithstanding anything con- Charge on tained in this Act, but subject to the lease. provisions of subsection three of this sec- cf. Act No. 46, 1919, tion, the total amount paid by the Minister s. 12. as compensation for the withdrawal or acquisition of any land in pursuance of this section shall be charged upon any lease of such land thereafter granted under this Act, or, where more than one such lease is so granted, upon such leases in such proportions as the Minister may determine.

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(b)

Western	Lands	(Amendment)	

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		(b) In determining any such propor-	
		tions, the Minister shall have regard to the	
		qualities and capabilities of the land and	
		to the improvements existing thereon.	
5		(c) The provisions of section thirty-	
		one of this Act shall not apply to any such	
		lease.	
		(3) Upon the expiration, forfeiture, sur-	
		render or other determination of any such	
10		lease, the charge under subsection two of	
		this section, if not previously vacated,	
		shall be deemed to have been extinguished:	
		Provided that upon any redisposal of the	
		land the Minister, upon the recommendation	
15		of the Commissioner, shall determine the	
		amount, if any, which shall be charged	
		upon any lease granted in respect of the	
		land, and thereupon such amount shall be	
		charged accordingly.	
20		The amount so determined shall not	
		include the value of any improvements, but	
		the provisions of section thirty-one of this	
		Act shall apply upon any such redisposal.	
		(4) (a) Payment of the amount charged	Payment
25		upon any lease pursuant to this section shall	of amount charged.
		be made to the Colonial Treasurer within	of Act No
		such period, by such instalments and with	70, 1901, s. 31.
		interest at such rate as the Minister may	8. 51.
		determine.	
30		(b) The Colonial Treasurer may	
		credit the whole or any part of any	
		moneys so paid, to the Consolidated	
		Revenue Fund or to such other fund or	
~~		account as he may elect.	
35		(c) If any such instalment or interest	cf. Ibid.
		remains unpaid for a period of six months after the date for payment thereof the lease	s. 18.
		shall become liable to be forfeited.	
4.0		(5) Any such charge shall have priority over any other charge, mortgage or	Priority of charge.
40		over any other charge, mortgage or encumbrance.	cf. Act No. 46, 1919, s. 12.
	19 D	encumbrance.	1010, 8. 12.

13—B

(b)

(b) by inserting in subsection one of section 44A Sec. 44A. before the word "value" where firstly occurdue to public works.) ring the word "market";

(c) by omitting section forty-five.

Sec. 45.

4. The Principal Act is further amended—

(Appeal.) Further amendment of Act No. 70,

(a) (i) by inserting at the end of subsection three sec. 6. of section six the words "or to any person (Public who was such an officer at the time he was Act, 1902, so appointed and who may be reappointed as not to apply Commissioner or chairman, as the case may to appoint ment of, or be, or who, having been appointed as chair- to Commisman, may be appointed or reappointed as chairman.) Commissioner";

(ii) by inserting in subsection four of the same section after the word "appointed" the words "or any such person so reappointed or appointed";

(b) by omitting from section eight the word Sec. 8. "Governor" wherever occurring and by inserting in lieu thereof the word "Minister":

deputy.)

(c) by inserting next after section 10a the following new section:-

New sec. 10B.

10B. Any question of lapse, voidance or forfeiture arising under the Crown Lands Acts of lapse in so far as holdings under those Acts within the voidance or for-Western Division are concerned or arising feiture. under this Act, may be referred to a local land of Act No. board, and the decision thereon of the local land is. board after due investigation in open court shall, unless appealed from or referred to the Land and Valuation Court, be final.

The provisions of subsection six of section nine of this Act shall, mutatis mutandis, apply to and in respect of any appeal or reference under this section.

(d) (i) by omitting from paragraph (a) of subsec- Sec. 24. tion three of section twenty-four the words (Power to "and the estimated values of any improve- set apart Crown ments thereon, which are or are not the lands.)

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property

property of the Crown' and by inserting in lieu thereof the words "and such other particulars as the Minister may deem desirable";

- (ii) by omitting from subsection six of the same section the words "any reserves or parts of reserves" and by inserting in lieu thereof the words "any reserves from lease or from license or from lease and license or parts of such reserves";
- (e) (i) by omitting from subsection one of section Sec. 28B. 28B the words "or (c) a homestead farm"; (Conversion

- (ii) by omitting from subsection three of the same section the words "or the capital value of a homestead farm into which a lease under the Western Lands Acts has been converted under this section";
- (iii) by omitting from subsection four of the same section the words "The rent of a homestead farm into which any portion of a lease under the Western Lands Acts has been converted shall be two and one half per centum of the capital value as determined by the local land board";
- 25 (iv) by omitting from the same subsection the words "or homestead farm";
 - (v) by omitting from the same subsection the words "The provision contained in subsection two of section 19c allowing the holder of a lease in lieu of paying rent to expend a sum not less than the rent in effecting on the land improvements of a permanent, fixed and substantial character shall not be applicable to a homestead farm into which any portion of the lease has been converted in any case where the lease had been in existence for five years, and where the lease had been in existence for less than five years the provision hereinbefore referred to shall

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shall cease to be applicable to the homestead farm upon the expiration of five years after the commencement of the lease":

(vi) by omitting subsection nine of the same

section:

(vii) by omitting from subsection ten of the same section the words "subsection eight or subsection nine" and by inserting in lieu thereof the words "or subsection eight";

(f) by inserting next after section 28B the follow- New secs. ing new sections:-

> 28c. Wherever in this Act power is vested in Execution the Minister to grant leases, it shall be lawful of leases. for the Minister to execute such leases on behalf of His Majesty.

28p. (1) Where by or under this or any Power to other Act the Commissioner is required or require authorised to make any endorsement on any instrument instrument of lease the Commissioner may by of lease. notice in writing served personally or by post on the lessee, direct the lessee to lodge such instrument of lease with the Commissioner within a period to be specified in the notice, which period shall not expire earlier than two

months after the date of service of the notice. If the instrument of lease be not so lodged the lease shall be liable to be forfeited.

(2) Service by post of any such notice may be effected by prepaid letter post addressed 48, 1941, to the lessee at his last known place of business or abode in New South Wales, and such service shall be deemed to have been effected at the time when it would, in the ordinary course of post, have arrived at the place to which it was addressed or at the post town or post office nearest to that place, whether or not it has in fact been received by the lessee.

(g) by inserting at the end of subsection one of Sec. 41. section forty-one the following words "and to (Conditions

such other conditions as may be agreed upon of lease.) between the Minister and the lessee."

Sydney: Alfred Henry Pettifer, Acting Government Printer-1942. [10d.]

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A BILL

To make further provision for the with-drawal of lands held under lease and for the resumption of certain lands in the Western Division; to validate certain matters; for these and other purposes to amend the Western Lands Act of 1901, as amended by subsequent Acts; and for purposes connected therewith.

[Mr. Tully;—14 October, 1942.]

B^E 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 "Western Lands Short title (Amendment) Act, 1942."

10885 13—A (2)

(2) This Act shall be read and construed with the Western Lands Act of 1901, as amended by subsequent Acts, which Act, as so amended, is in this Act referred to as the Principal Act.

2. The Principal Act is amended—

Amendment of Act No. 70, 1901.

(a) by inserting next after section 17c the following New sec. 17cc. new section:-

17cc. (1) Notwithstanding anything contained Withdrawals in this Act, the Minister may, by notification and resumptions. published in the Gazette, which notification shall be in or to the effect of the form of Schedule H to this Act, at any time after the twenty-fourth day of August, one thousand nine hundred and fortythree, withdraw from lease the whole or any part of the land which is within the boundaries of any maximum area determined in accordance with section 17c of this Act or within such boundaries as varied pursuant to that section, and which has not been withdrawn under that section.

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(2) (a) The Governor, by notification Resumption published in the Gazette, may, at any time after of certain the twenty-fourth day of August, one thousand C.P. and nine hundred and forty-three, resume the whole C.L. land. or any part of any land held in fee simple, or under conditional purchase or conditional lease, where such land, in pursuance of any agreement or arrangement made between the Minister (or the Commissioner on behalf of the Minister) and the holder thereof is to be surrendered to the Crown in part satisfaction of the right of the Minister to withdraw land under the provisions of section 17c of this Act.

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Upon publication of any such notification the land therein described shall vest in His Majesty and shall be deemed to be Crown lands.

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(b) Every agreement or arrangement of the nature referred to in paragraph (a) of this subsection is hereby validated but nothing in this paragraph shall affect the right of the Governor

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Governor to resume land in pursuance of this subsection.

- (3) (a) Land may be withdrawn from lease under this section notwithstanding any dealing, whether by way of transfer, conveyance, assignment, mortgage, devolution, subdivision or otherwise, with the lease, made after the date of determination of the boundaries of the maximum area from which withdrawals affecting such lease may be made, and whether such dealing was made before or is made after the commencement of the Western Lands (Amendment) Act, 1942.
- (b) Land may be resumed under this section notwithstanding any dealing, whether by way of transfer, conveyance, assignment, mortgage, devolution, subdivision, or otherwise, with the land made after the date of the agreement or arrangement referred to in subsection two of this section relating to such land, and whether such dealing was made before or is made after the commencement of the Western Lands (Amendment) Act, 1942.

For the purposes of this paragraph the date of the agreement or arrangement shall be deemed to be the date upon which the approval of the Minister or Commissioner to the agreement or arrangement was given.

- (4) No land shall be withdrawn or resumed under this section in any case where on the fourteenth day of October one thousand nine hundred and forty-two, the lessee—
 - (a) held no land under lease other than land within the boundaries of any maximum area referred to in subsection one of this section, or
 - (b) if holding land under lease other than land within such boundaries, held it under lease granted as or extended to a lease in perpetuity.

Nothing

Nothing in this subsection shall affect the right of the Minister to withdraw land under section 17c of this Act.

(5) No compensation shall be paid in ef. Act No. respect of any land withdrawn or resumed under 70, 1901, this section.

(6) The Minister, after report by the Commissioner, shall extend the term of the lease or of all or any of the leases held in the same interest at the date of the withdrawal (being the lease or leases which were taken into account in determining the boundaries of the maximum area) for such a period that the term in the lease or leases as so extended is equivalent in value to the value, immediately before such withdrawal, of the term in the lease or leases so held and taken into account.

Such period shall be ascertained by actuarial calculation; and for the purposes of such calculation the value immediately before such withdrawal of the term in the lease or leases so held and taken into account shall be ascertained—

(a) as if the right of withdrawal conferred by this section did not exist; and

(b) as if the lease or leases did not include so much of the land comprised therein as might be withdrawn under section 17c of this Act not less than nine years from the date of the commencement of the Western Lands (Amendment) Act, 1934; and

(c) as if the lease or leases were, as to so much of the land comprised therein as might be withdrawn under section 17c of this Act not less than fourteen years from the date of the commencement of the Western Lands (Amendment) Act, 1934, for a term commencing on the date of withdrawal and expiring on the twenty-fourth day of August, one thousand nine hundred and forty-eight.

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The basis to be used in any actuarial calculation under this subsection shall be four per centum per annum compounded with annual rests.

Notwithstanding anything in the foregoing provisions of this subsection, the term of any lease shall not be extended in pursuance of this subsection-

- (i) by more than three years and months, where the lease is ated wholly or partly within t! ract described in Schedule F of this ; or
- (ii) by more than four years who the lease is situated wholly outside tract.
- (7) (a) Nothing in this section shall affect the right of the Minister to withdraw land under section 17c of this Act in any case in which withdrawal is not made under this section.
- (b) Where withdrawal has been made under this section or under section 17c of this Act of the whole of the land within the boundaries of the maximum area determ and in accordance with section 17c of this Act or within such boundaries as varied pursuant to that section, the lease shall cease to be subject to the special conditions referred to in paragraphs (a) and (b) of subsection four of that section.
- (8) Upon withdrawal or resumption cf. Act No. under this section, the lessee or holder, as the 70,1901, case may be, shall be entitled to tenant right in s. 29 (3). accordance with the provisions of this Act in improvements upon the land withdrawn or resumed: Provided that where at the date of withdrawal or resumption any sum is owing to the Crown in respect of any such improvements the local land board, when determining the value of the improvements in accordance with this Act, shall apportion such value between the Crown and the person having tenant right in such improvements

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improvements in such manner as it may deem reasonable.

(9) Where the whole of the land within cf. Act No. any lease is withdrawn or resumed under this 70, 1901, s. 17c (12). section, the liability of the lessee for payment of rent shall cease as from the date of such withdrawal or resumption, as the case may be.

Where part of the land within any lease is so withdrawn or resumed, the rent for the remainder of the current period of the lease shall, as from the date of such withdrawal or resumption, be reduced in proportion to the area withdrawn or resumed or in proportion to the relative value of the area withdrawn or resumed to that of the remainder of the lease where the qualities and capabilities of the lease are not uniform, and any rent paid in advance shall be adjusted on the same basis.

(10) Any land withdrawn or resumed ef. Ibid. under this section shall, until otherwise disposed s. 17c (13). of, be held by the lessee or holder, as the case may be, under preferential occupation license at a fee which shall, in the case of any land withdrawn from lease, be at the same rate as was payable at the date of the withdrawal, for the lease from which the land was withdrawn; and, in the case of any land resumed, at the rate payable at the date of resumption for the lease adjoining such land.

(11) (a) Upon the commencement of the Western Lands (Amendment) Act, 1942, the lease or any part thereof of any land which the Minister is authorised by this section to withdraw, shall not be transferred, conveyed, assigned or otherwise dealt with except by way of mortgage or discharge of mortgage without the consent of the Minister being first obtained.

(b) Where the lease was transferable, immediately before such commencement, without the consent of the Minister being first obtained,

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obtained, the provisions of paragraph (a) of this subsection shall, in respect of such lease, cease to operate after the twenty-fourth day of August, one thousand nine hundred and forty-

- (c) Where the right of withdrawal has been exercised in full in relation to any lease the provisions of paragraph (a) of this subsection shall, notwithstanding anything in paragraph (b) of this subsection, thereupon cease to have effect.
- (12) Where the land held under any lease is withdrawn or resumed under this section the Commissioner may make such endorsement on the instrument of lease as shall appear to 15 him to be necessary or proper.
 - (b) by inserting next after Schedule G the following New Sch. H. new Schedule:-

SCHEDULE H.

Sec. 17cc.

20 Withdrawal of Land from Lease.

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By virtue of the provisions of section 17cc of the Western Lands Act of 1901, as amended by subsequent Acts, I, Minister for Lands, do hereby withdraw the land described

"leases" as the case

Minister for Lands.

(Date).....

SCHEDULE.

Administrative District of 30 Name of Lessee Western Lands (a)...... No. Area withdrawn acres, being the land within the boundaries of the maximum area (b) 35

(c) by inserting at the end of paragraph (e) of Sec. 17c. subsection four of section 17c the following (Extensions words and symbols "or subsection ten of and withsection 17cc of this Act."

drawals of areas from leases.)

3. The Principal Act is further amended—

Further amendment of Act No. 70, 1901.

(a) (i) by omitting from section forty-four the sec. 44. words "Western Lands lease" where (Power to firstly occurring and by inserting in lieu thereof the words "lease under this Act";

- (ii) by inserting in the same section after the 10 word "acquisition" the following words "the land shall be deemed to be Crown lands, and";
 - (iii) by omitting from the same section the words "for purposes of agriculture" and by inserting in lieu thereof the words "for any other purpose":
 - (iv) by inserting in the same section after the word "withdrawn," where thirdly occurring the words "or acquired";
 - (v) by omitting from the same section the words "under the Western Lands lease" and by inserting in lieu thereof the words "under the lease":
 - (vi) by inserting at the end of the same section the following new subsections:—

(2) (a) Notwithstanding anything con- Charge on tained in this Act, but subject to the lease. provisions of subsection three of this sec- cf. Act No. tion, the total amount paid by the Minister s. 12. as compensation for the withdrawal or acquisition of any land in pursuance of this section shall be charged upon any lease of such land thereafter granted under this Act, or, where more than one such lea'se is so granted, upon such leases in such proportions as the Minister may determine.

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(b)

Western Lands (Am	endment)	
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5		 (b) In determining any such proportions, the Minister shall have regard to the qualities and capabilities of the land and to the improvements existing thereon. (c) The provisions of section thirtyone of this Act shall not apply to any such lease. 	
10		(3) Upon the expiration, forfeiture, surrender or other determination of any such lease, the charge under subsection two of this section, if not previously vacated, shall be deemed to have been extinguished:	
15		Provided that upon any redisposal of the land the Minister, upon the recommendation of the Commissioner, shall determine the amount, if any, which shall be charged upon any lease granted in respect of the land, and thereupon such amount shall be	
20		charged accordingly. The amount so determined shall not include the value of any improvements, but the provisions of section thirty-one of this Act shall apply upon any such redisposal.	
25		(4) (a) Payment of the amount charged upon any lease pursuant to this section shall be made to the Colonial Treasurer within such period, by such instalments and with interest at such rate as the Minister may determine.	of amount charged.
30		(b) The Colonial Treasurer may credit the whole or any part of any moneys so paid, to the Consolidated Revenue Fund or to such other fund or account as he may elect.	
35		(c) If any such instalment or interest remains unpaid for a period of six months after the date for payment thereof the lease shall become liable to be forfeited.	s. 18.
40	10 D	(5) Any such charge shall have priority over any other charge, mortgage or encumbrance.	Priority of charge. cf. Act No. 46, 1919, s. 12.

13**—**B

(b)

(b) by inserting in subsection one of section 44A Sec. 44A. before the word "value" where firstly occurring the word "market";

(c) by omitting section forty-five.

Sec. 45. (Appeal.)

4. The Principal Act is further amended—

Further amendment of Act No. 70,

(a) (i) by inserting at the end of subsection three sec. 6. of section six the words "or to any person (Public who was such an officer at the time he was Act, 1902, so appointed and who may be reappointed as not to apply Commissioner or chairman, as the case may to appoint ment of, or be, or who, having been appointed as chair- to Commisman, may be appointed or reappointed as chairman.) Commissioner";

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(ii) by inserting in subsection four of the same section after the word "appointed" the words "or any such person so reappointed or appointed";

(b) by omitting from section eight the word Sec. 8. "Governor" wherever occurring and by insert- (Appointing in lieu thereof the word "Minister";

deputy.)

(c) by inserting next after section 10A the following New sec. new section:-

10B. Any question of lapse, voidance or for- Questions feiture arising under the Crown Lands Acts of lapse in so far as holdings under those Acts within the voidance or for-Western Division are concerned or arising feiture. under this Act, may be referred to a local land cf. Act No. board, and the decision thereon of the local land is. board after due investigation in open court shall, unless appealed from or referred to the Land and Valuation Court, be final.

The provisions of subsection six of section nine of this Act shall, mutatis mutandis, apply to and in respect of any appeal or reference under this section.

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(d) (i) by omitting from paragraph (a) of subsec- sec. 24. tion three of section twenty-four the words (Power to "and the estimated values of any improve- set apart Crown ments thereon, which are or are not the lands.)

Western Lands (Amendment). property of the Crown' and by inserting in lieu thereof the words "and such other particulars as the Minister may deem desirable"; (ii) by omitting from subsection six of the same 5 section the words "any reserves or parts of reserves" and by inserting in lieu thereof the words "any reserves from lease or from license or from lease and license or parts of 10 such reserves": (e) (i) by omitting from subsection one of section Sec. 28B. 28B the words "or (c) a homestead farm"; (Conversion (ii) by omitting from subsection three of the same section the words "or the capital value of a homestead farm into which a lease 15 under the Western Lands Acts has been converted under this section"; (iii) by omitting from subsection four of the same section the words "The rent of a homestead farm into which any portion of a 20 lease under the Western Lands Acts has been converted shall be two and one half per centum of the capital value as determined by the local land board"; 25 (iv) by omitting from the same subsection the words "or homestead farm"; (v) by omitting from the same subsection the words "The provision contained in subsection two of section 19c allowing the holder of 30 a lease in lieu of paying rent to expend a sum not less than the rent in effecting on the land improvements of a permanent, fixed and substantial character shall not be applicable to a homestead farm into which any portion of the lease has been converted in

any ca'se where the lease had been in existence for five years, and where the lease had been in existence for less than five years the provision hereinbefore referred to

shall

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shall	cease to be applicable to the home-
stead	farm upon the expiration of five years
after	the commencement of the lease";

(vi) by omitting subsection nine of the same section;

(vii) by omitting from subsection ten of the same section the words "subsection eight or subsection nine" and by inserting in lieu thereof the words "or subsection eight";

10 (f) by inserting next after section 28B the follow- New secs. ing new sections:-

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28c. Wherever in this Act power is vested in Execution the Minister to grant leases, it shall be lawful of leases. for the Minister to execute such leases on behalf of His Majesty.

28D. (1) Where by or under this or any Power to other Act the Commissioner is required or require authorised to make any endorsement on any instrument instrument of lease the Commissioner may by of lease. notice in writing served personally or by post on the lessee, direct the lessee to lodge such instrument of lease with the Commissioner within a period to be specified in the notice,

months after the date of service of the notice. If the instrument of lease be not so lodged

which period shall not expire earlier than two

the lease shall be liable to be forfeited.

(2) Service by post of any such notice of. Act No. may be effected by prepaid letter post addressed 48, 1941, to the lessee at his last known place of business s. 333. or abode in New South Wales, and such service shall be deemed to have been effected at the time when it would, in the ordinary course of post, have arrived at the place to which it was addressed or at the post town or post office nearest to that place, whether or not it has in fact been received by the lessee.

(g) by inserting at the end of subsection one of Sec. 41. section forty-one the following words "and to Conditions such other conditions as may be agreed upon of lease.) between the Minister and the lessee."

Sydney: Alfred Henry Pettifer, Acting Government Printer-1942. [10d.]