# New South Wales



ANNO TERTIO

# ELIZABETHÆ II REGINÆ

Act No. 11, 1954.

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An Act to make provision for and in relation to the settlement on the land of persons who are discharged members of the Korea and Malaya Operations Forces; for this and other purposes to amend the War Service Land Settlement Act, 1941, and certain other Acts; and for purposes connected therewith. [Assented to, 14th April, 1954.]

B<sup>E</sup> it enacted by the Queen's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled, and by the authority of the same, as follows:—

1. This Act may be cited as the "War Service Land Short title. Settlement (Amendment) Act, 1954."

Amendment of Act No. 43, 1941.

2. The War Service Land Settlement Act, 1941, as amended by subsequent Acts, is amended by inserting New sec. 10. at the end thereof the following new section:-

Members and discharged members of the Korea and Malaya Operations Forces.

- 10. (1) Subject to this section-
  - (a) the provisions of sections six, seven and nine of this Act and of the regulations made for the purposes of such provisions, relating to members of the forces shall, mutatis mutandis, apply and be deemed to have always applied to and in respect of members of the Korea and Malaya Operations Forces;
  - (b) the provisions of this Act, of Part IVA of the Closer Settlement Amendment (Conversion) Act, 1943, as amended by subsequent Acts, and of Division 3 of Part VI of the Crown Lands Consolidation Act, 1913, as amended by subsequent Acts, and of the regulations made for the purposes of such provisions, relating to discharged members of the forces, shall apply, mutatis mutandis, to and in respect of discharged members of the Korea and Malaya Operations Forces.
- (2) (a) For the purposes of paragraph (a) of subsection one of this section a reference in the provisions therein specified to-
  - (i) "member of the forces" shall be read as a reference to "member of the Korea and Malaya Operations Forces";
  - (ii) "war service" shall be read as a reference to "war service" as defined in this section.
- (b) For the purposes of paragraph (b) of subsection one of this section-
  - (i) a reference in the provisions therein specified to "discharged member of the forces" shall include "discharged member of the Korea and Malaya Operations Forces";

(ii)

- (ii) subsection three of section three of this Act shall be deemed to be amended by omitting paragraph (a) and by inserting in lieu thereof the following paragraph:—
  - (a) in the case of a discharged member of the Korea and Malaya Operations Forces, within three years after the date on which the applicant ceased to be engaged on war service or the date of cessation of hostilities, whichever is the later.
- (3) In this section, unless the context or subject matter otherwise indicates or requires—
  - "Discharged member of the Korea and Malaya Operations Forces" means a person who, having been a member of the Korea and Malaya Operations Forces has had his appointment terminated or received his discharge or for any other reason has ceased to be engaged on war service—
    - (a) after not less than six months' war service; or
    - (b) after less than six months' war service and has in the opinion of the classification committee been materially prejudiced by reason of his war service;

but does not include any person the termination of whose appointment or whose discharge or whose ceasing to be engaged on war service was due to misconduct or incapacity resulting from his own default or any person who for a period of two years after his war service has ended (whether such war service ended before or after the commencement of the War Service Land Settlement (Amendment) Act, 1954) has continued to be a member of the Permanent Forces.

"Member

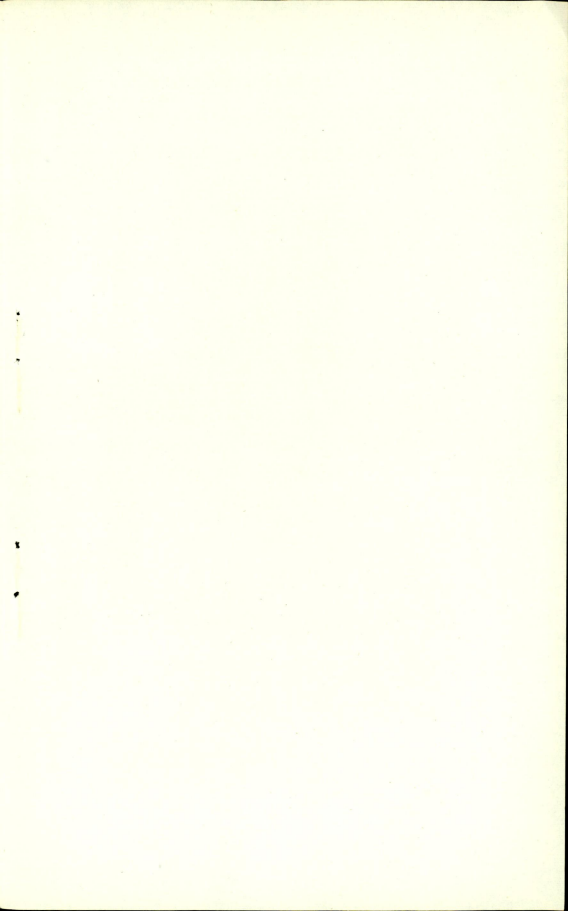
- "Member of the Korea and Malaya Operations Forces" means—
  - (a) a person who served on war service as a member of the Defence Force;
  - (b) a person—
    - (i) who served on war service as a member of the naval, military or air forces of a part of the Queen's dominions other than the Commonwealth; and
    - (ii) who is resident in Australia or in a Territory of the Commonwealth and was, immediately prior to his appointment or enlistment, domiciled in Australia or a Territory of the Commonwealth.
- "Operational area" means an area outside Australia that is prescribed to be an operational area for the purposes of warlike operations in Korea after the twenty-sixth day of June, one thousand nine hundred and fifty, or in Malaya after the twenty-eighth day of June, one thousand nine hundred and fifty.
- "Port" includes airport.
- "War service", in relation to a member of the Korea and Malaya Operations Forces, means his service while—
  - (a) a member of, or attached to a body, contingent or detachment of the Defence Force allotted for duty in an operational area; or
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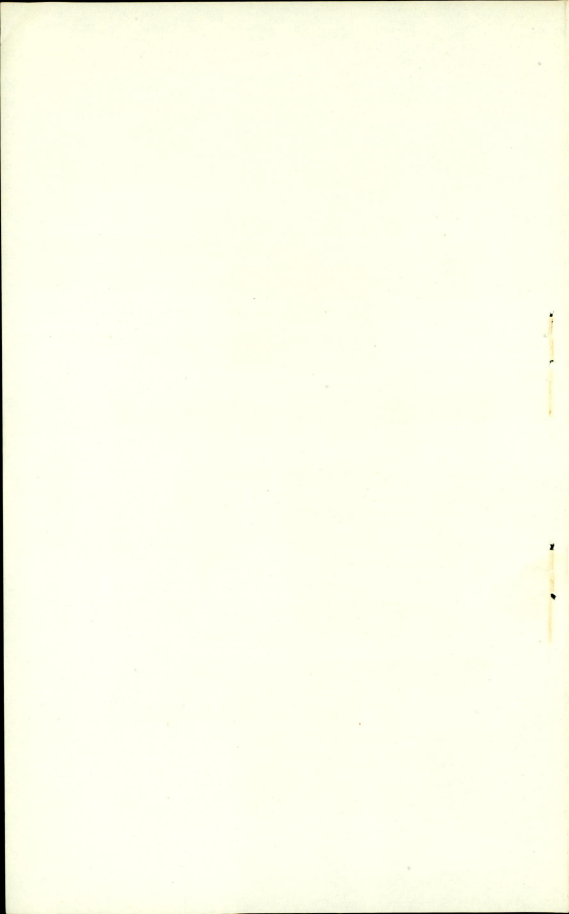
- (4) For the purposes of this section the war service of a member of the Korea and Malaya Operations Forces—
  - (a) shall be deemed to have commenced—
    - (i) if he was in Australia at the time at which he was allotted for war service—at the time of his departure from the last port of call in Australia for that service; or
    - (ii) if he was outside Australia at the time at which he was allotted for war service—at the time at which he was so allotted; and

#### shall be deemed to have ended—

- (i) in the case of a member who has returned to Australia—at the time of his arrival at the first port of call in Australia; or
- (ii) in the case of a member who has been allotted for duty in an area outside Australia other than an operational area—at the time of his arrival in that area, or, if he was in that area at the time at which he was so allotted, at that time.
- (5) The regulations may prescribe different operational areas in respect of different classes of members of the Korea and Malaya Operations Forces.

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

H. ROBBINS, Clerk of the Legislative Assembly.

Legislative Assembly Chamber, Sydney, 6 April, 1954.

# New South Wales



ANNO TERTIO

# ELIZABETHÆ II REGINÆ

Act No. 11, 1954.

An Act to make provision for and in relation to the settlement on the land of persons who are discharged members of the Korea and Malaya Operations Forces; for this and other purposes to amend the War Service Land Settlement Act, 1941, and certain other Acts; and for purposes connected therewith. [Assented to, 14th April, 1954.]

BE it enacted by the Queen's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled, and by the authority of the same, as follows:—

1. This Act may be cited as the "War Service Land Short title. Settlement (Amendment) Act, 1954."

2.

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

G. BOOTH,

Chairman of Committees of the Legislative Assembly.

Amendment of Act No. 43, 1941.

2. The War Service Land Settlement Act, 1941, as amended by subsequent Acts, is amended by inserting New sec. 10. at the end thereof the following new section:

Members and discharged members of the Korea and Malaya Operations Forces.

- 10. (1) Subject to this section—
  - (a) the provisions of sections six, seven and nine of this Act and of the regulations made for the purposes of such provisions, relating to members of the forces shall. mutatis mutandis, apply and be deemed to have always applied to and in respect of members of the Korea and Malaya Operations Forces:
  - (b) the provisions of this Act, of Part IVA of the Closer Settlement Amendment (Conversion) Act, 1943, as amended by subsequent Acts, and of Division 3 of Part VI of the Crown Lands Consolidation Act, 1913, as amended by subsequent Acts, and of the regulations made for the purposes of such provisions, relating to discharged members of the forces, shall apply, mutatis mutandis. to and in respect of discharged members of the Korea and Malaya Operations Forces.
- (2) (a) For the purposes of paragraph (a) of subsection one of this section a reference in the provisions therein specified to-
  - (i) "member of the forces" shall be read as a reference to "member of the Korea and Malaya Operations Forces";
  - (ii) "war service" shall be read as a reference to "war service" as defined in this section.
- (b) For the purposes of paragraph (b) of subsection one of this section-
  - (i) a reference in the provisions therein specified to "discharged member of the forces" shall include "discharged member of the Korea and Malaya Operations Forces";

- (ii) subsection three of section three of this Act shall be deemed to be amended by omitting paragraph (a) and by inserting in lieu thereof the following paragraph:—
  - (a) in the case of a discharged member of the Korea and Malaya Operations Forces, within three years after the date on which the applicant ceased to be engaged on war service or the date of cessation of hostilities, whichever is the later.
- (3) In this section, unless the context or subject matter otherwise indicates or requires—
  - "Discharged member of the Korea and Malaya Operations Forces" means a person who, having been a member of the Korea and Malaya Operations Forces has had his appointment terminated or received his discharge or for any other reason has ceased to be engaged on war service—
    - (a) after not less than six months' war service; or
    - (b) after less than six months' war service and has in the opinion of the classification committee been materially prejudiced by reason of his war service;

but does not include any person the termination of whose appointment or whose discharge or whose ceasing to be engaged on war service was due to misconduct or incapacity resulting from his own default or any person who for a period of two years after his war service has ended (whether such war service ended before or after the commencement of the War Service Land Settlement (Amendment) Act, 1954) has continued to be a member of the Permanent Forces.

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- "Member of the Korea and Malaya Operations Forces" means—
  - (a) a person who served on war service as a member of the Defence Force; and
  - (b) a person—
    - (i) who served on war service as a member of the naval, military or air forces of a part of the Queen's dominions other than the Commonwealth; and
    - (ii) who is resident in Australia or in a Territory of the Commonwealth and was, immediately prior to his appointment or enlistment, domiciled in Australia or a Territory of the Commonwealth.
- "Operational area" means an area outside Australia that is prescribed to be an operational area for the purposes of warlike operations in Korea after the twenty-sixth day of June, one thousand nine hundred and fifty, or in Malaya after the twenty-eighth day of June, one thousand nine hundred and fifty.
- "Port" includes airport.
- "War service", in relation to a member of the Korea and Malaya Operations Forces, means his service while—
  - (a) a member of, or attached to a body, contingent or detachment of the Defence Force allotted for duty in an operational area; or
  - (b) allotted for duty in an operational area.

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- (4) For the purposes of this section the war service of a member of the Korea and Malaya Operations Forces—
  - (a) shall be deemed to have commenced-
    - (i) if he was in Australia at the time at which he was allotted for war service—at the time of his departure from the last port of call in Australia for that service; or
    - (ii) if he was outside Australia at the time at which he was allotted for war service—at the time at which he was so allotted; and

#### shall be deemed to have ended-

- (i) in the case of a member who has returned to Australia—at the time of his arrival at the first port of call in Australia; or
- (ii) in the case of a member who has been allotted for duty in an area outside Australia other than an operational area—at the time of his arrival in that area, or, if he was in that area at the time at which he was so allotted, at that time.
- (5) The regulations may prescribe different operational areas in respect of different classes of members of the Korea and Malaya Operations Forces.

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

J. NORTHCOTT,

Governor.

Government House, Sydney, 14th April, 1954. 75 Japanii diregent yaar markingse alif (č) Ta sassais tauralliis la societa at kasa lugikturego





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.

H. ROBBINS, Clerk of the Legislative Assembly.

Legislative Assembly Chamber, Sydney, 30 March, 1954.

New South Wales



ANNO TERTIO

# ELIZABETHÆ II REGINÆ

Act No. , 1954.

An Act to make provision for and in relation to the settlement on the land of persons who are discharged members of the Korea and Malaya Operations Forces; for this and other purposes to amend the War Service Land Settlement Act, 1941, and certain other Acts; and for purposes connected therewith.

BE it enacted by the Queen's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled, and by the authority of 5 the same, as follows:—

70957

1. This Act may be cited as the "War Service Land Short title. Settlement (Amendment) Act, 1954."

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2. The War Service Land Settlement Act, 1941, as Amendment of Act No. amended by subsequent Acts, is amended by inserting 43, 1941. at the end thereof the following new section:-

New sec. 10.

Members and dis-

#### 10. (1) Subject to this section—

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- (a) the provisions of sections six, seven and charged nine of this Act and of the regulations members of the Korea made for the purposes of such provisions, and Malaya relating to members of the forces shall, Operations Forces. mutatis mutandis, apply and be deemed to have always applied to and in respect of members of the Korea and Malaya Operations Forces;
- (b) the provisions of this Act, of Part IVA of the Closer Settlement Amendment (Conversion) Act, 1943, as amended by subsequent Acts, and of Division 3 of Part VI of the Crown Lands Consolidation Act, 1913, as amended by subsequent Acts, and of the regulations made for the purposes of such provisions, relating to discharged members of the forces, shall apply, mutatis mutandis, to and in respect of discharged members of the Korea and Malaya Operations Forces.
- (2) (a) For the purposes of paragraph (a) of subsection one of this section a reference in the 25 provisions therein specified to-
  - (i) "member of the forces" shall be read as a reference to "member of the Korea and Malaya Operations Forces";
  - (ii) "war service" shall be read as a reference to "war service" as defined in this section.
  - (b) For the purposes of paragraph (b) of subsection one of this section-
- (i) a reference in the provisions therein specified to "discharged member of the 35 forces" shall include "discharged member of the Korea and Malaya Operations Forces":

(ii)

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- (ii) subsection three of section three of this Act shall be deemed to be amended by omitting paragraph (a) and by inserting in lieu thereof the following paragraph:—
  - (a) in the case of a discharged member of the Korea and Malaya Operations Forces, within three years after the date on which the applicant ceased to be engaged on war service or the date of cessation of hostilities, whichever is the later.
- (3) In this section, unless the context or subject matter otherwise indicates or requires—
- Operations Forces' means a person who, having been a member of the Korea and Malaya Operations Forces has had his appointment terminated or received his discharge or for any other reason has ceased to be engaged on war service—
  - (a) after not less than six months' war service; or
  - (b) after less than six months' war service and has in the opinion of the classification committee been materially prejudiced by reason of his war service;

but does not include any person the termination of whose appointment or whose discharge or whose ceasing to be engaged on war service was due to misconduct or incapacity resulting from his own default or any person who for a period of two years after his war service has ended (whether such war service ended before or after the commencement of the War Service Land Settlement (Amendment) Act, 1954) has continued to be a member of the Permanent Forces.

"Member

"Member of	the Korea and	Malaya	Operations
Forces"	means—		

- (a) a person who served on war service as a member of the Defence Force; and
- (b) a person—

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- (i) who served on war service as a member of the naval, military or air forces of a part of the Queen's dominions other than the Commonwealth; and
- (ii) who is resident in Australia or in a Territory of the Commonwealth and was, immediately prior to his appointment or enlistment, domiciled in Australia or a Territory of the Commonwealth.
- "Operational area" means an area outside Australia that is prescribed to be an operational area for the purposes of warlike operations in Korea after the twenty-sixth day of June, one thousand nine hundred and fifty, or in Malaya after the twenty-eighth day of June, one thousand nine hundred and fifty.
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  - (a) a member of, or attached to a body, contingent or detachment of the Defence Force allotted for duty in an operational area; or
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(4)

(4) For the purp	poses of	this see	ction	the war
service of a member	of the	Korea	and	Malaya
Operations Forces—				

- (a) shall be deemed to have commenced—
- (i) if he was in Australia at the time at which he was allotted for war service—at the time of his departure from the last port of call in Australia for that service; or
  - (ii) if he was outside Australia at the time at which he was allotted for war service—at the time at which he was so allotted; and
  - (b) shall be deemed to have ended-
    - (i) in the case of a member who has returned to Australia—at the time of his arrival at the first port of call in Australia; or
      - (ii) in the case of a member who has been allotted for duty in an area outside Australia other than an operational area—at the time of his arrival in that area, or, if he was in that area at the time at which he was so allotted, at that time.
  - (5) The regulations may prescribe different operational areas in respect of different classes of members of the Korea and Malaya Operations Forces.

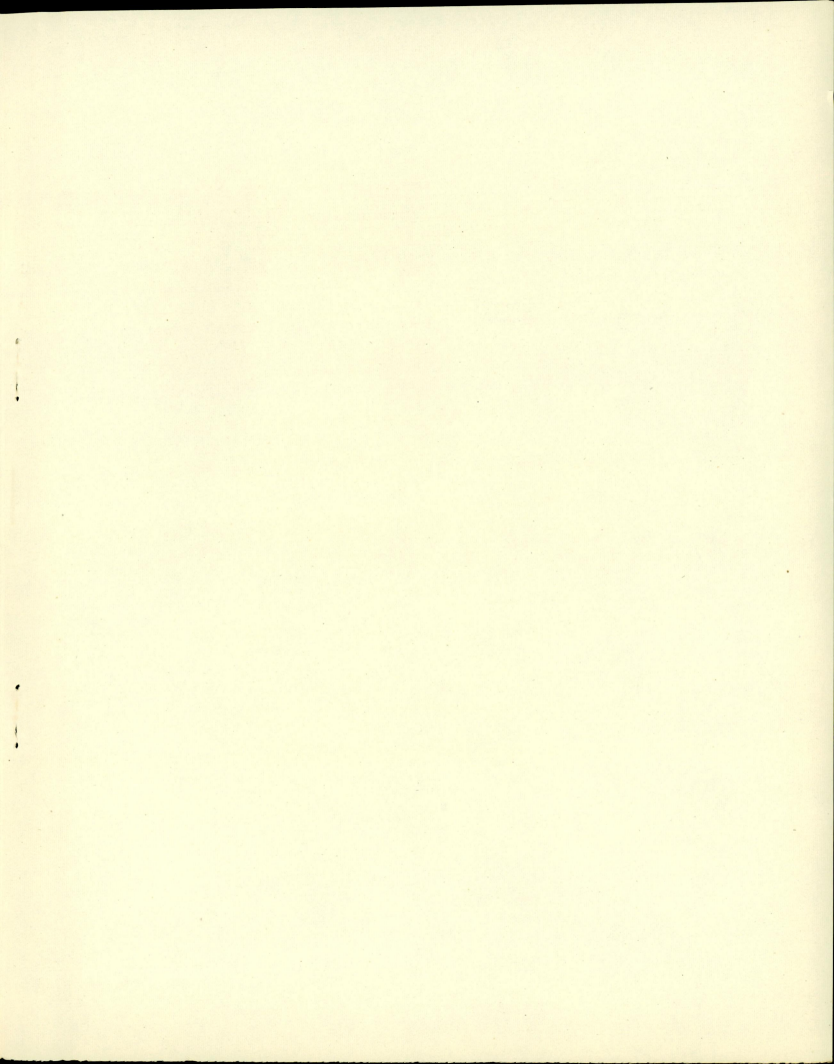
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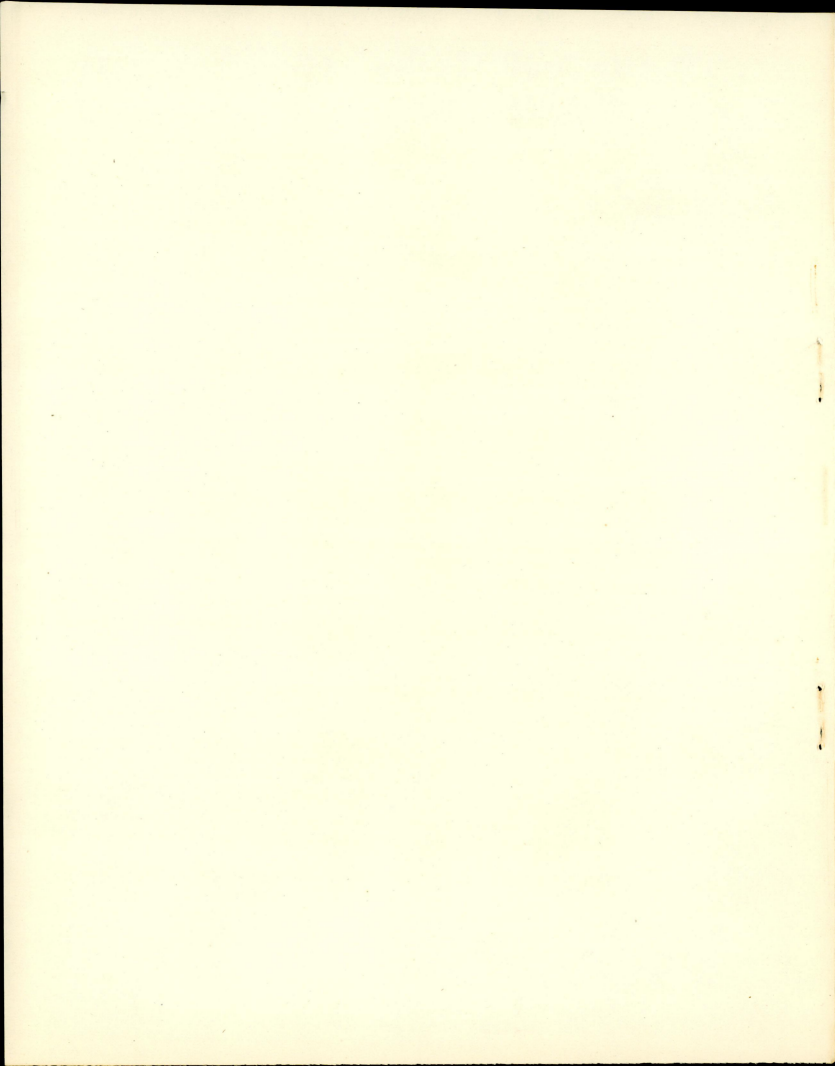
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No. , 1954.

# A BILL

To make provision for and in relation to the settlement on the land of persons who are discharged members of the Korea and Malaya Operations Forces; for this and other purposes to amend the War Service Land Settlement Act, 1941, and certain other Acts; and for purposes connected therewith.

[Mr. Hawkins;—24 March, 1954.]

BE it enacted by the Queen's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled, and by the authority of the same, as follows:—

1. This Act may be cited as the "War Service Land Short title. Settlement (Amendment) Act, 1954."

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2. The War Service Land Settlement Act, 1941, as Amendment amended by subsequent Acts, is amended by inserting 43, 1941. at the end thereof the following new section:-

New sec. 10.

#### 10. (1) Subject to this section—

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(a) the provisions of sections six, seven and charged nine of this Act and of the regulations members of the Korea made for the purposes of such provisions, and Malaya relating to members of the forces shall, Forces. mutatis mutandis, apply and be deemed to have always applied to and in respect of members of the Korea and Malaya Operations Forces:

Members

- (b) the provisions of this Act, of Part IVA of the Closer Settlement Amendment (Conversion) Act, 1943, as amended by subsequent Acts, and of Division 3 of Part VI of the Crown Lands Consolidation Act, 1913, as amended by subsequent Acts, and of the regulations made for the purposes of such provisions, relating to discharged members of the forces, shall apply, mutatis mutandis, to and in respect of discharged members of the Korea and Malaya Operations Forces.
- (2) (a) For the purposes of paragraph (a) 25 of subsection one of this section a reference in the provisions therein specified to-
  - (i) "member of the forces" shall be read as a reference to "member of the Korea and Malaya Operations Forces";
  - (ii) "war service" shall be read as a reference to "war service" as defined in this section.
  - (b) For the purposes of paragraph (b) of subsection one of this section-
    - (i) a reference in the provisions therein specified to "discharged member of the forces" shall include "discharged member of the Korea and Malaya Operations Forces";

(ii)

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New sec. 10.

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#### War Service Land Settlement (Amendment)

- (ii) subsection three of section three of this Act shall be deemed to be amended by omitting paragraph (a) and by inserting in lieu thereof the following paragraph:—
  - (a) in the case of a discharged member of the Korea and Malaya Operations Forces, within three years after the date on which the applicant ceased to be engaged on war service or the date of cessation of hostilities, whichever is the later.

(3) In this section, unless the context or subject matter otherwise indicates or requires—

- Operations Forces' means a person who, having been a member of the Korea and Malaya Operations Forces has had his appointment terminated or received his discharge or for any other reason has ceased to be engaged on war service—
  - (a) after not less than six months' war service; or
  - (b) after less than six months' war service and has in the opinion of the classification committee been materially prejudiced by reason of his war service;

but does not include any person the termination of whose appointment or whose discharge or whose ceasing to be engaged on war service was due to misconduct or incapacity resulting from his own default or any person who for a period of two years after his war service has ended (whether such war service ended before or after the commencement of the War Service Land Settlement (Amendment) Act, 1954) has continued to be a member of the Permanent Forces,

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"Member of	the Korea	and Malaya	Operations
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  - (ii) who is resident in Australia or in a Territory of the Commonwealth and was, immediately prior to his appointment or enlistment, domiciled in Australia or a Territory of the Commonwealth.
- "Operational area" means an area outside Australia that is prescribed to be an operational area for the purposes of warlike operations in Korea after the twenty-sixth day of June, one thousand nine hundred and fifty, or in Malaya after the twentyeighth day of June, one thousand nine hundred and fifty.
- "Port" includes airport.
- "War service", in relation to a member of the Korea and Malaya Operations Forces, means his service while-
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  - (b) allotted for duty in an operational area.

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- (4) For the purposes of this section the war service of a member of the Korea and Malaya Operations Forces—
  - (a) shall be deemed to have commenced-

5 (i) if he was in Australia at the time at which he was allotted for war service—at the time of his departure from the last port of call in Australia for that service; or

(ii) if he was outside Australia at the time at which he was allotted for war service—at the time at which he was so allotted; and

(b) shall be deemed to have ended-

(i) in the case of a member who has returned to Australia—at the time of his arrival at the first port of call in Australia; or

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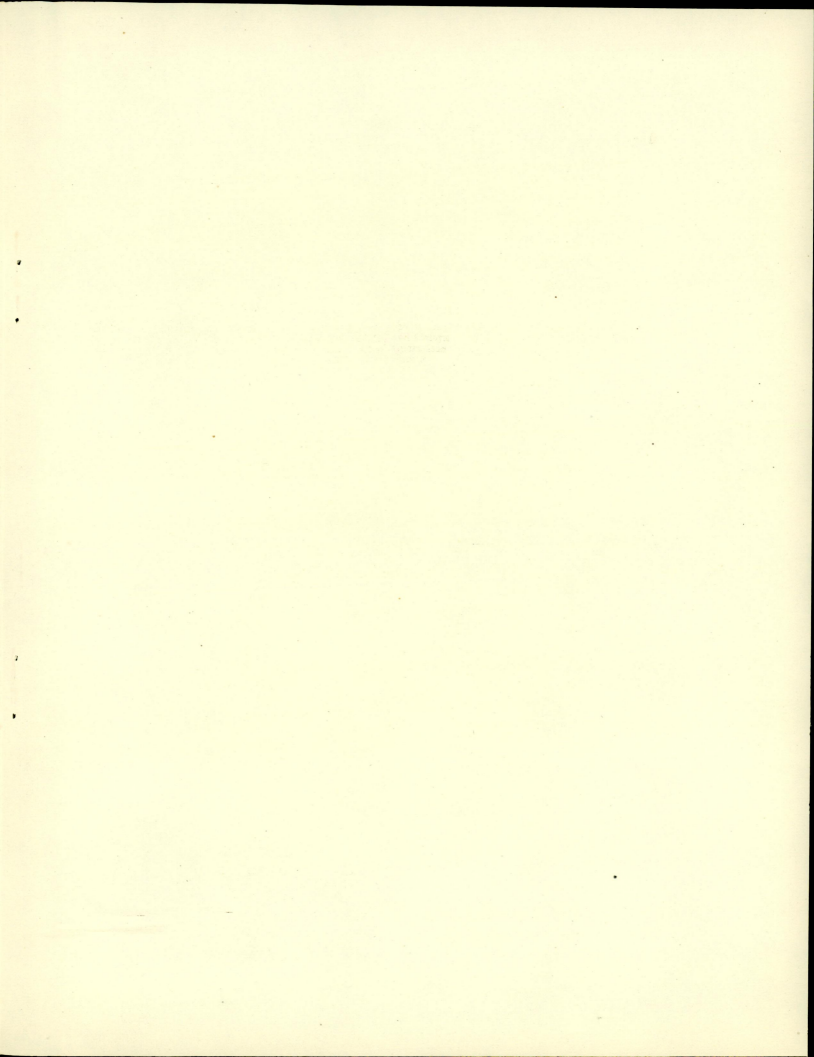
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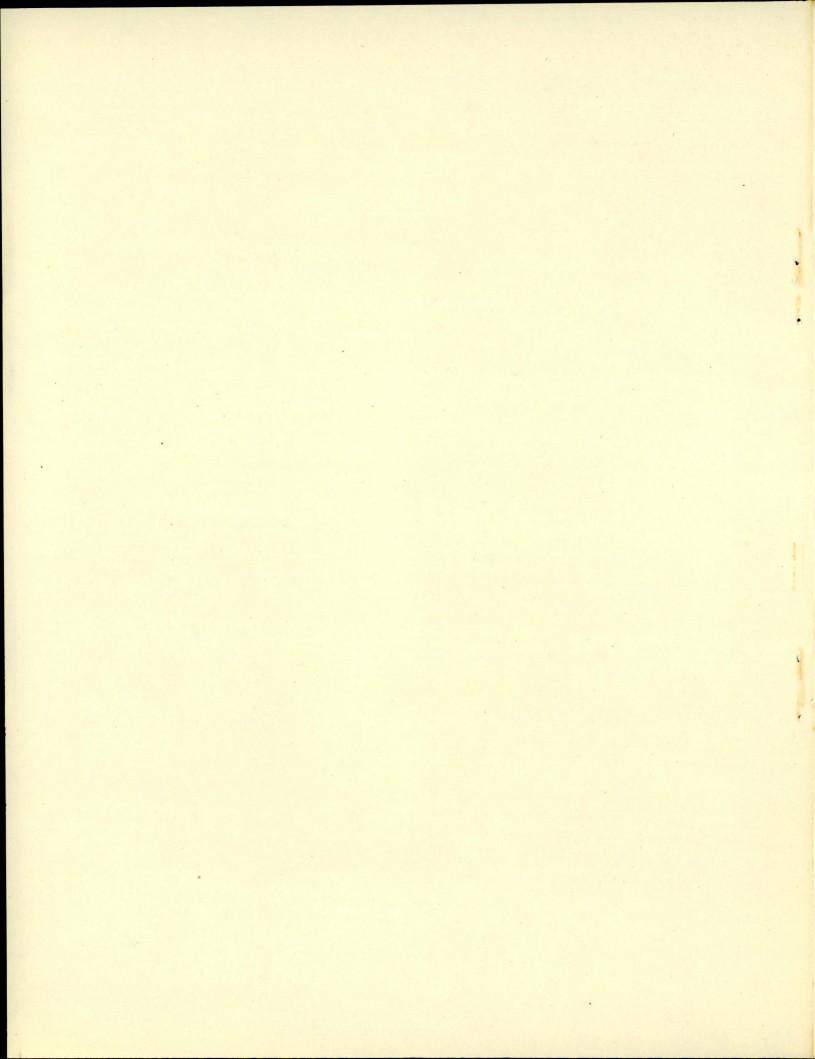
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### WAR SERVICE LAND SETTLEMENT (AMENDMENT) BILL, 1954.

#### EXPLANATORY NOTE.

The objects of this Bill are—

- (1) to make discharged members of the Korea and Malaya Operations Forces eligible for participation in the War Service Land Settlement Scheme;
- (2) to extend the provisions of sections six, seven and nine of the War Service Land Settlement Act, 1941, to members of the Korea and Malaya Operations Forces.

# A BILL

To make provision for and in relation to the settlement on the land of persons who are discharged members of the Korea and Malaya Operations Forces; for this and other purposes to amend the War Service Land Settlement Act, 1941, and certain other Acts; and for purposes connected therewith.

[Mr. Hawkins;—24 March, 1954.]

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New sec. 10.

Members and dis-

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#### War Service Land Settlement (Amendment)

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but does not include any person the termination of whose appointment or whose discharge or whose ceasing to be engaged on war service was due to misconduct or incapacity resulting from his own default or any person who for a period of two years after his war service has ended (whether such war service ended before or after the commencement of the War Service Land Settlement (Amendment) Act, 1954) has continued to be a member of the Permanent Forces.

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- "War service", in relation to a member of the Korea and Malaya Operations Forces. means his service while-
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(i) if he was in Australia at the time at which he was allotted for war service—at the time of his departure from the last port of call in Australia for that service; or

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- (ii) if he was outside Australia at the time at which he was allotted for war service—at the time at which he was so allotted; and
- (b) shall be deemed to have ended-

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(i) in the case of a member who has returned to Australia—at the time of his arrival at the first port of call in Australia; or

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(ii) in the case of a member who has been allotted for duty in an area outside Australia other than an operational area—at the time of his arrival in that area, or, if he was in that area at the time at which he was so allotted, at that time.

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(5) The regulations may prescribe different operational areas in respect of different classes of members of the Korea and Malaya Operations Forces.

War Service Land Settlement (Amendment)	
(4) For the purposes of this section the way service of a member of the Kores and Malaya Operations Forces.	
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