## CROWN LANDS (AMENDMENT) BILL, 1963.

#### EXPLANATORY NOTE.

THE objects of this Bill are-

- (a) to repeal the provisions relating to the disposal of Crown lands under certain obsolete tenures;
- (b) to provide for the periodic redetermination of rentals of future leases, not being suburban holdings for the erection of dwellings or leases converted out of existing tenures (other than special leases);
- (c) to provide that certain future leases may only be converted into purchases at a capital value determined as at the date of application for conversion;
- (d) to require that the rent of future Crown-leases shall be the fair annual rent of the land instead of one and one-quarter per centum of the capital value;
- (e) to repeal the provisions permitting the holders of homestead farms and Crown-leases to effect improvements in lieu of paying rent;
- (f) to require the holders of conditional purchases to pay an annual instalment of seven per centum per annum including interest of four per centum per annum;
- (g) to enable the Land and Valuation Court to extend the time for lodgment of an appeal against a decision or recommendation of a local land board;
- (h) to permit of the holder of a week-end lease being required to pay the proportionate cost of resumption or withdrawal, or of making or providing roads;
- (i) to provide that any disqualification from applying for a week-end lease because of the ownership of land shall include land held by the spouse of the applicant as well as by the applicant;
- (j) to extend the provisions (whereby the survey fee may be reduced by the amount previously paid if a new tenure of the same land is obtained by the former owner) to other persons and in other circumstances;
- (k) to provide that the local land board shall determine the rental as well as the capital value of land added under section 164 of the Crown Lands Consolidation Act, 1913, to a lease;
- to require the local land board, when determining the rent, price or capital value of Crown land, to have regard to the additional value which accrues by reason of such land being held with other land;
- (m) to enable a person who purchases Crown land at auction or after auction to claim a fencing contribution from an adjoining holder;
- (n) to permit of a holding being forfeited upon default in payment towards cost of resumption or withdrawal and road making;
- (o) to enable Crown land to be sold or leased to the Commonwealth and to validate sales and leases already made;

- (p) to provide that the maximum term of a special lease for a term of years shall be forty instead of twenty-eight years;
- (q) to consolidate the provisions relating to variation of the purpose or conditions of special leases;
- (r) to permit of two or more persons applying jointly for a suburban holding for the erection of a dwelling or for a week-end lease;
- (s) to permit of conversion of a special lease within a goldfield or mineral field, other than a special lease for the purpose of grazing, without the approval of the Minister for Mines;
- (t) to provide for determination of the rent and alteration of the conditions for the residue of a special lease after conversion of part of the lease;
- (u) to prevent the transfer without the Minister's consent of future holdings which may be obtained by conversion of special leases granted over certain expired conditional leases;
- (v) to prevent the conversion of a conditional lease within a reserve for mining or mining purposes into a homestead farm except with the consent of the Minister for Mines;
- (w) to exempt certain holdings from a condition of residence;
- (x) to reduce the period allowed for payment of Crown improvements;
- (y) to give the Minister a discretion in the recovery of a debt on an expired lease or permissive occupancy;
- (z) to confer additional rights on minors in respect of the purchase or mortgage of holdings with the consent of the Public Trustee;
- (aa) to permit of subdivision of special leases, town lands leases and week-end leases;
- (bb) to provide that restrictions on transfer shall not apply where the best practicable use of land is for the exploitation of the timber thereon or re-afforestation;
- (cc) to remove restrictions on the acquisition of Crown lands by aliens;
- (dd) to permit the addition of Crown land to a reserve or dedicated area;
- (ee) to extend the classes of notifications which automatically revoke existing reserves;
- (ff) to extend the circumstances in which dedications may be revoked and validate revocations already made;
- (gg) to empower trustees appointed under the Crown Lands Consolidation Act, 1913, to lease the land for which they were appointed;

- (hh) to extend the provisions for reservation of Crown lands for public purposes so that such lands may be reserved temporarily or otherwise instead of only temporarily;
- (ii) to clarify and extend the powers of a trustee, executor or administrator to effect a surrender for certain purposes of the Crown Lands Consolidation Act, 1913;
- (jj) to provide where the purchase of land held under a lease is limited to the surface or a specified depth that the land leased below the surface or that depth shall be deemed to have been surrendered to the Crown;
- (kk) to authorise and validate the inclusion of a subsidence covenant in sales and leases of Crown lands;
- (II) to enable areas necessary for roads of access to be excluded without a formal surrender when a holding is being converted or subdivided;
- (mm) to abolish quit-rents reserved in Crown grants;
- (nn) to authorise and validate the practice of regarding the mortgagee of a suburban holding or returned soldiers special holding as the mortgagee of a purchase granted in respect of such a holding;
- (00) to make provisions for the inclusion of additional roads in, and the transfer, subdivision, variation, cancellation and amalgamation of, road permits;
- (pp) to repeal the provisions requiring certain Crown grants to be in a prescribed form;
- (qq) to authorise the issue of quarry licenses and validate licenses already issued;
- (rr) to extend the power of the Minister to declare that the right to reclaim land below high-water mark has lapsed and permit such a declaration being made in respect of any part of the land;
- (ss) to permit of the balance of purchase money on a conditional purchase being paid at any time;
- (tt) to enable excess amounts at credit of a holder upon conversion to be transferred from the Consolidated Revenue Fund to any other fund without the approval of the Treasurer;
- (uu) to dispense with the survey of a dividing line between certain holdings if a consolidated Crown grant will be issued;
- (vv) to consolidate and extend existing provisions relating to concessions in the matter of residence and certain conditions to be performed on holdings;
- (ww) to provide that the term of a future conditional lease obtained by conversion of a Crown-lease or a conditional purchase lease held for a term of years shall expire on the date on which the Crown-lease or conditional purchase lease would, but for conversion, have expired;
- (xx) to enable a lease license or permissive occupancy to be granted under the provisions of the Crown Lands Consolidation Act, 1913, or the Western Lands Act of 1901, over land within a timber reserve under the Forestry Act, 1916;

- (yy) to clarify the provisions in section 226 of the Crown Lands Consolidation Act, 1913, relating to the taking of timber by holders of conditional leases for building purposes;
- (zz) to authorise and validate the charging of fees or costs in connection with applications under the Crown Lands Consolidation Act, 1913;
- (aaa) to make other provisions of a minor or machinery nature, or ancillary to the foregoing.

No. , 1963.

# A BILL

To make further provisions with respect to the alienation, occupation and management of Crown lands; for this and other purposes to amend the Crown Lands Consolidation Act, 1913, the Forestry Act, 1916, the Closer Settlement Acts and certain other Acts; to validate certain matters; and for purposes connected therewith.

[Mr. Compton;—13 November, 1963.]

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 5 follows:—

1. This Act may be cited as the "Crown Lands (Amend-Short title. ment) Act, 1963".

- 2. (1) The Crown Lands Consolidation Act, 1913, as Amendment of Act No. 7, 1913.
  - (a) by omitting from section fifteen the words "applica- Sec. 15.
    tions for annual leases—";
    (Matters which chairman may deal with.)
- (b) (i) by omitting from section seventy the words Sec. 70.

  "Subject to the provisions hereinafter con- (Occupation tained, the Minister may issue occupation licenses.)

  licenses" and by inserting in lieu thereof the words "Occupation licenses shall be subject to the following provisions";
- (ii) by omitting from paragraph four of the same section the words "The right to occupation licenses for any vacant lands (not being in the Western Division) may be disposed of by auction or tender in the prescribed manner and on such conditions as the Minister may think fit: Provided always that subject" and by inserting in lieu thereof the word "Subject";
- 20 (c) by omitting section seventy-one;

Sec. 71.

(Annual lease by auction or tender.)

(d) by omitting section seventy-three;

Sec. 73.
(Lease under improvement conditions out of annual lease.)

(e) by omitting section seventy-seven;

Sec. 77. (Scrub lease.)

(f) by omitting section seventy-nine;

Sec. 79. (Inferior lands lease.)

(g)

5	the boa any land a g righ by	omitting from subsection one of section eighty Sec. 80.  words "It shall be lawful for the local land (Residential, on the recommendation of the warden of goldfield, or goldfield, to grant residential leases of Crown or mineral distribution of the warden of goldfield, or mineral field to holders of miners' that for the purpose of bona fide residence" and inserting in lieu thereof the words "Residential sees shall be";	
10	(h) by	omitting section eighty-two; Sec. 82. (Improvement lease	
	(i) (i)	by omitting from section 82A the words "The Sec. 82A.  Minister may lease Crown lands within the (Leasing of Crown boundaries of any town by public auction lands	
15		at such place as he may direct and notify within in the Gazette, not less than one month before the day of sale, or by tender duly notified as aforesaid. The leases" and by inserting in lieu thereof the words "Leases by public auction or by tender of Crown lands within	
20	<b>(::</b> )	the boundaries of any town";	
		by omitting paragraph (f) of the same section;	
	(111)	by omitting paragraph (g) of the same section and by inserting in lieu thereof the following paragraph:—	
25		(g) The lease shall be in the prescribed form and shall contain the covenants and provisions attached by the Minister and notified in the Gazette before the lease was offered for sale or tenders	
30		were called for.	
	, ile	by omitting from the short heading to section Sec. 83. eighty-three the words "or licenses"; (Tender flease or license "or license" where firstly and secondly offered and not	or
35	(iii	occurring;  by omitting from the same section the words "license fee or";  (k)	

- (k) (i) by omitting from subsection five of section Sec. 85.
  eighty-five the words "original homestead (Power to classify Crown lands.)
  - (ii) by omitting from the same subsection the words "original settlement leases—and original conditional purchase leases—";
  - (iii) by omitting from the same subsection the words "additional homestead selections—";
- (iv) by omitting from the same subsection the words "—additional settlement leases—and additional conditional purchase leases";
  - (1) by omitting from paragraph (b) of section eighty- Sec. 86.
    six the words "granting or";

    (Correction, &c., of notifications under preceding sections.)
  - (m) by omitting section eighty-eight;

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Sec. 88. (Original homestead selection

(n) (i) by omitting from subsection one of section Sec. 89. 15 eighty-nine the words "On or after the date (Original notified for that purpose any person who is selection: not subject to any disqualification in that application, behalf specified in Part VII of this Act may and dealt apply to the Crown land agent for any block with.) 20 notified as available as an original homestead selection. The application shall be made and lodged in the prescribed manner, and shall, except as provided in section 161A, be accompanied, by one half-year's rent in advance and 25 a survey fee or instalment thereof in accordance with the provisions of section one hundred and sixty-one hereof.

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The applicant shall, upon the day appointed, satisfy the local land board that he is qualified to apply, and that the application has been made in accordance with the provisions of this Act. The local land board shall confirm 5 the application if so satisfied, unless it permits the applicant to withdraw the same; if not so satisfied it shall disallow the application." (ii) by omitting subsection two of the same 10 section: (o) by omitting section ninety; Sec. 90. (Value of improvements on homestead selection: determined.) (p) by inserting in subsection one of section ninety-one Sec. 91. after the words "The applicant" the words "for a (Conditions precedent to homestead homestead selection"; grant.) 15 (q) by omitting section ninety-five; Sec. 95. (Homestead selection without residence before grant.) (r) by omitting section ninety-six; Sec. 96. (Community of homestead selectors.) (s) by omitting from subsection two of section ninety- Sec. 97. (Additional seven the words "or applicant for"; homestead selection.) (t) by omitting section ninety-eight; Sec. 98. (Original settlement lease areas.) 20 (u) by omitting section ninety-nine; Sec. 99. (Original settlement lease: application, how made and dealt with.)

(v) by omitting section one hundred;

Sec. 100. (Value of improvements on settlement lease: how determined.)

- (w) by omitting from subsection one of section one Sec. 101. hundred and one the words "The holder of a (Original settlement lease may apply for a homestead grant lease.) of portion of such lease subject to the provisions in that behalf contained in section one hundred and ninety-three hereof.";
- (x) by omitting from subsection two of section one Sec. 103. hundred and three the words "or applicant for"; (Additional settlement lease.)
- 10 (y) by omitting section one hundred and four;

Sec. 104. (Original conditional purchase lease areas.)

(z) by omitting section one hundred and five;

Sec. 105. (Original conditional purchase lease: application how made and dealt with.)

(aa) by omitting from subsection two of section one Sec. 113. hundred and thirteen the words "or applicant for"; (Additionals in virtue of conditional purchase leases, &c.)

(bb) by inserting next after subsection two of section Sec. 114. one hundred and fourteen the following new (Classified 15 subsection: -

applications

(2A) Any roads deemed to be necessary may for additional be reserved or excluded in the measurement of the holdings, how dealt area confirmed, and any necessary adjustment as with.) to the area, price, capital value or rent by reason of such roads or otherwise shall thereafter be made.

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Any moneys due by way of rent or otherwise for any excess of area or other reason shall be paid within such period as the Minister may allow, and if not so paid the area confirmed shall be liable to be forfeited.

(cc) by omitting section one hundred and fifteen;

Sec. 115. (Special conditional purchase leases.)

(dd) by omitting subsection three of section one hundred sec. 152. and fifty-two;

applications may be withdrawn.)

(ee) by omitting from section 155A the words "an Sec. 155A. 10 additional Crown-lease or special conditional (Joint applipurchase lease" and by inserting in lieu thereof the additional words "or an additional Crown-lease";

holdings.)

(ff) by omitting from subsection one of section one Sec. 158. hundred and fifty-eight the words "original home- (Disqualifistead selection original homestead farm original ownership 15 Crown-lease original settlement lease original of land.) conditional purchase lease or original special conditional purchase lease" and by inserting in lieu thereof the words "original homestead farm or 20 original Crown-lease";

(gg) (i) by omitting paragraph (a) of subsection one Sec. 183. of section one hundred and eighty-three;

(Conversion of homestead

farm.)

- (ii) by omitting from subsection three of the same selection or section the words "conditional purchase lease grant or homestead or" wherever occurring:
- (iii) by omitting from paragraph (di) of the same subsection the words "as follows: -
  - (a) in respect of the conditional purchase lease, by half-yearly instalments in advance;
  - (b) in respect of the conditional lease,"; (iv)

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- (iv) by omitting from subsection four of the same section the words "into a conditional purchase lease or";
- (v) by omitting from subsection five of the same section the words "the capital value of the conditional purchase lease or";

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- (vi) by omitting from subsection (5A) of the same section the words "into a conditional purchase lease or";
- (vii) by omitting from the same subsection the words "the capital value of the conditional purchase lease, or";
  - (hh) (i) by omitting paragraphs (a) (c) and (d) of Sec. 190.

    subsection one of section one hundred and (Conversion of special lease or church and church and
    - (ii) by omitting from subsection seven of the same school lands section the words "Such conditional purchase lease—or additional conditional purchase—or additional purchase—or additional conditional purchase—or homestead selection—or additional homestead selection—or settlement lease—or additional settlement lease" and by inserting in lieu thereof the words "Such conditional purchase—or additional conditional purchase";
    - (iii) by omitting from subsection eight of the same section the words "conditional purchase lease or the additional conditional purchase lease or the homestead selection or the additional homestead selection or the";
    - (iv) by omitting from the same subsection the words "the settlement lease or the additional settlement lease or";

(ii)

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(ii)	by omitting section one hundred and ninety-three and by inserting in lieu thereof the following section:—	Subst. sec. 193.
	193. A homestead selection or grant being a conversion of a lease under the section which this section replaces shall be subject to the general provisions of this Act relating to homestead selections or grants except that—	homestead selections
	(a) the capital value shall be the capital value	

- determined by the local land board;
- (b) the rent shall be two and one-half per centum of the capital value or, if another rent has been fixed in pursuance of any provision in that behalf contained in this Act, the rent as so fixed: Provided that the rent shall not be less than two pounds per annum;
- (c) the term of residence shall be reduced by the period during which continuous residence has been performed on the land by the holder and his predecessors in title (if any); and
- (d) where a homestead grant has been issued for portion of the land held under a settlement lease the conditions of residence attaching to the settlement lease and to the homestead grant may be performed for both holdings conjointly either on the land held under the homestead grant or on the land held under the settlement lease so long as both are held in the same interest after as well as prior to the conversion of such holdings into other tenures.
- (i) by omitting from subsection one of section Sec. 230. two hundred and thirty the words "scrub (Assignlease"; subletting
  - (ii) by omitting from the same subsection the words leases: "inferior lands lease or improvement lease"; Minister's consent (kk) required.)

(kk) by omitting subsection two of section two hundred Sec. 233. and thirty-three:

drawal from lease or license.)

(II) (i) by omitting from section three hundred and Sec. 314. fourteen the following subparagraphs: —

Improvement lease under section twenty- within six of the Crown Lands Act of 1895 classified areas.) (not being a conversion of a church and school lands lease)—section eighty-two.

(Existing

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Improvement lease or lease under improvement conditions under section twentythree of the Crown Lands Act Amendment Act, 1903—section seventy-three.

Inferior lands lease—section seventy-nine.

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(ii) by omitting from the same section the following subparagraph: -

Scrub lease—section seventy-seven.

(mm) by omitting section three hundred and fifteen.

Sec. 315. (Existing leases not within classified areas.)

- (2) The amendments made by subsection one of this 20 section-
  - (a) do not extend to or affect any application made before the commencement of this Act, or any action suit or proceeding pending or uncompleted at such commencement,
- 25 (b) do not operate to annul, prejudice or affect any holding subsisting at such commencement or any provision or condition which applied or attached to any such holding.

Any application made before such commencement, and 30 any action, suit or proceeding pending or uncompleted at such commencement may be continued and completed as if such amendments had not been made.

Any holding subsisting at such commencement shall, subject to the provisions of the Crown Lands Acts, remain as valid 35 as if such amendments had not been made. 3.

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	amended by subsequent Acts, is further amended—	Further amendment of Act No. 7, 1913.
		Sec. 5. (Interpretation of
5		terms.)
10	(i) subject to determination for a period of ten or less than ten years, or	
15	(ii) subject to determination for the first ten years of the term of the holding and redeter- mination for any succeeding period of ten years, or	
20	(iii) subject to determination for the first ten years of the term of the holding and redeter- mination for any succeeding period of ten years and for any unexpired term of less than ten years at the expiration of any such period of ten years, or	
25	(iv) subject to a fixed percentage of the capital value of the holding for the first ten years of the term of the holding and redetermination for any succeeding period of ten years,	8.5
	as the case may require, where such determination or redetermination is by the local land board under the provisions of this Act.	0.5
30	(b) by omitting from section fifty-two the words "A conditional lease shall be subject to a provisional rent of twopence per acre per annum pending determination of the rent by the local land board:	(Term and rent of conditional
35	Provided that the rent (whether provisional or otherwise) shall not be less than two pounds per annum.	
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The rent (whether provisional or otherwise) for the second and every succeeding year of the term shall be paid annually in advance on the recurring date of the application," and by inserting in lieu thereof the following paragraphs:—

Where the title to the conditional lease commenced before the commencement of the Crown Lands (Amendment) Act, 1963, the annual rent of the lease shall-

- (a) in the case of a lease which at such commencement is subject to a provisional rent of twopence per acre per annum be twopence per acre per annum pending determination of the rent by the local land board;
- (b) in the case of a lease which at such commencement is subject to an annual rent as notified by the Minister in the Gazette or as determined by the local land board be the annual rent as so notified or determined.

Where the title to a conditional lease commences after the commencement of the Crown Lands (Amendment) Act, 1963, the annual rent of the lease shall, for the first ten years of the lease, be the annual rent as notified by the Minister in the Gazette or as determined by the local land board, and for each succeeding period of ten years, be the annual rent as redetermined by the local land board as at the date of expiration of the last preceding period.

Such annual rent shall be payable in advance and shall not in any case be less than two pounds.

(c) (i) by omitting from paragraph (b) of subsection Sec. 87. seven of section eighty-seven the words "one (Classified year's rent in advance" and by inserting in lieu areas, conditional thereof the words "where the annual rent has purchases been notified by the Minister in the Gazette and conditional one year's rent, or where the annual rent has leases.)

not been so notified a deposit calculated at the rate of twopence per acre or two pounds, whichever is the greater, pending determination of the annual rent by the local land board";

- (ii) (a) by inserting in subsection ten of the same section after the words "out of a conditional lease" the words "the annual rent of which is not subject to redetermination";
  - (b) by omitting from the same subsection the words "and the rent of a conditional lease within a classified area";
  - (c) by omitting from the same subsection the words "Provided that the rent shall not in any case be less than two pounds per annum";
  - (d) by inserting at the end of the same subsection the following new paragraph:—

The price at which land included in a classified area may be purchased by way of additional conditional purchase out of a conditional lease the annual rent of which is subject to redetermination shall be the price of the land as determined by the local land board as at the date of application for conversion of the conditional lease.

(d) by inserting next after subsection one of section Sec. 97.

ninety-seven the following new subsection: — (Additional homestead

(1A) The annual rent for an additional home-selection.) stead selection the title to which commences after the commencement of the Crown Lands (Amendment) Act, 1963, and for the grant issued for the same, shall, for the first ten years of the holding, be two and one-half per centum of the capital value of the land, and for each succeeding period of ten years.

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years, be the annual rent as redetermined by the local land board as at the date of expiration of the last preceding period.

Such annual rent shall be paid half-yearly in advance and shall not be less than two pounds.

(e) (i) by omitting from subsection one of section one Sec. 101. hundred and one the words "Provided that Original settlement where the rent has been notified by the lease.) Minister the lessee may within five years after the confirmation of his application require the said rent to be determined by the local land board: Provided further" and by inserting in lieu thereof the word "Provided";

- (ii) by omitting from subsection five of the same section the words "the capital value of the land as last notified or determined, or if not notified or determined such capital value as shall be determined by the local land board as at the date of the application for the settlement lease, and irrespective of the value of any improvements owned by the applicant for conversion." and by inserting in lieu thereof the words-
  - (a) where the title to the settlement lease commenced before the commencement of the Crown Lands (Amendment) Act, 1963, the capital value of the land as last notified or determined, or if not notified or determined such capital value as shall be determined by the local land board as at the date of the application for the settlement lease, and irrespective of the value of any improvements owned by the applicant for conversion;
  - (b) where the title to the additional settlement lease commences after the commencement of the Crown Lands (Amendment)

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(Amendment) Act, 1963, the capital value of the land as determined by the local land board as at the date of the application for conversion of the settlement lease or conditional lease, and irrespective of the value of any improvements owned by the applicant for conversion.";

- (f) by inserting next after subsection one of section one Sec. 103. 10 hundred and three the following new subsection: - (Additional lease.)
  - (1A) The annual rent for an additional settlement lease the title to which commences after the commencement of the Crown Lands (Amendment) Act, 1963, shall, for the first ten years of the lease, be the annual rent as notified by the Minister in the Gazette or as determined by the local land board, and for each succeeding period of ten years, be the annual rent as redetermined by the local land board as at the date of expiration of the last preceding period: Provided that such annual rent shall not be less than two pounds.
  - (g) (i) by inserting at the end of subsection five of Sec. 109. section one hundred and nine the following (Conditional proviso: -

Provided that an additional conditional Conversion purchase lease the annual rent of which is conditional subject to redetermination shall not be purchases included in an application under this section conditional includes any original conditional leases.) purchase lease or any additional conditional purchase lease the annual rent of which is not so subject.

(ii) by inserting at the commencement of paragraph (b) of subsection seven of the same section the words "subject to paragraph (b1) of this subsection":

(iii)

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- (iii) by inserting next after the same paragraph the following new paragraph:—
  - (b1) where the annual rent of the additional conditional purchase lease was subject to redetermination the annual rent of the conditional lease shall—
    - (i) where the term of the conditional lease is ten or less than ten years be as determined by the local land board as at the date of application for conversion;
    - (ii) where the term of the conditional lease is more than ten years, be for the first ten years of the lease as determined by the local land board as at the date of application for conversion, and for each succeeding period of ten years, and for any unexpired term of less than ten years at the expiration of any such period, be as redetermined by the local land board as at the date of the expiration of the last preceding period of ten years:

Provided that such annual rent shall not be less than two pounds.

30 (h) (i) by inserting in section one hundred and ten Sec. 110.

after the words "conditional purchase lease" (Payment where firstly occurring the words "(original or additional) the title to which commenced conversion.)

before the commencement of the Crown Lands

(Amendment) Act, 1963,";

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by inserting in the same section after the word "conversion" where secondly occurring the following paragraph: -

Upon conversion of an additional conditional purchase lease the title to which commences after the commencement of the Crown Lands (Amendment) Act, 1963, into a conditional purchase or into a conditional purchase and conditional lease the price of the conditional purchase shall be the capital value of the additional conditional purchase lease as determined by the local land board as at the date of the application for conversion, and the price at which land comprised in the conditional lease shall be convertible into an additional conditional purchase shall be the capital value of the land as determined by the local land board as at the date of the application for conversion of the conditional lease into an additional conditional purchase.

(i) (i) by inserting next after subsection two of section Sec. 113. one hundred and thirteen the following new (Additionals subsection: -

in virtue of conditional purchase

(2A) The annual rent for an additional leases, &c.) conditional purchase lease the title to which commences after the commencement of the Crown Lands (Amendment) Act, 1963, shall, for the first ten years of the lease, be at the rate of two and one-half per centum of the capital value of the block, and for each succeeding period of ten years, be the annual rent as redetermined by the local land board as at the date of expiration of the last preceding period.

> Such annual rent shall be paid half-yearly in advance and shall not be less than two pounds.

(ii) 300-B

(ii)	by omitting from subsection six of the same
	section the word "The" and by inserting in
	lieu thereof the words "Subject to the fore-
	going qualifications, the";

5 (j) (i) by omitting from section one hundred and Sec. 122. twenty-two the words "The annual rent for (Homestead a homestead farm—to be paid half-yearly in advance—shall be two and one-half per centum of the capital value of the farm: Provided that such annual rent shall not be less than two pounds." and by inserting in lieu thereof the following paragraphs: —

> Where the title to the homestead farm commenced before the commencement of the Crown Lands (Amendment) Act, 1963, the annual rent shall be two and one-half per centum of the capital value of the farm.

> Where the title to a homestead farm commences after the commencement of the Crown Lands (Amendment) Act, 1963, the annual rent shall, for the first ten years, be two and one-half per centum of the capital value of the farm, and for each succeeding period of ten years, be the annual rent as redetermined by the local land board as at the date of expiration of the last preceding period.

> Such annual rent shall be paid half-yearly in advance and shall not be less than two pounds.

(ii) by inserting at the end of the same section the following proviso: —

Provided further that the provisions of the foregoing proviso to this section shall not apply to and in respect of any homestead farm the application for which is confirmed or approved after the commencement of the Crown Lands (Amendment) Act, 1963.

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5	<ul> <li>(k) (i) by inserting at the end of subsection (1B) of section 123A the following proviso:—</li> <li>Provided that an additional homestead farm the annual rent of which is subject to redetermination shall not be included in an application under this section which includes any original homestead farm or any additional homestead farm the annual rent of which is</li> </ul>	Sec. 123a. (Right of conversion.)
	not so subject.	
10	(ii) by omitting from subsection five of the same section the words "Provided that such rent shall not be less than two pounds per annum." and by inserting in lieu thereof the following provisos:—	
15	Provided that where the annual rent of the homestead farm was subject to redetermination the annual rent of the Crown-lease shall—	
20	(a) where the term of the Crown-lease is ten or less than ten years be as determined by the local land board as at the date of application for conversion;	
25	(b) where the term of the Crown-lease is more than ten years, be for the first ten years of the lease as determined by the local land board as at the date of application for conversion, and for each succeeding period of ten years,	
30	and for any unexpired term of less than ten years at the expiration of any such period, be as redetermined by the local land board as at the date of the expiration of the last preceding period of ten years:	
35	Provided further that such annual rent shall not be less than two pounds.	

(iii) by omitting subsection six of the same section; (1)

(1) by omitting from section one hundred and twentyseven the words "The annual rent for a suburban holding—to be paid half-yearly in advance—shall be two and one-half per centum of the capital value of the suburban holding: Provided that the annual rent shall not be less than two pounds." and by inserting in lieu thereof the following paragraphs:—

Where the title to the suburban holding commenced before the commencement of the Crown

Where the title to the suburban holding commenced before the commencement of the Crown Lands (Amendment) Act, 1963, the annual rent shall be two and one-half per centum of the capital value of the suburban holding.

Where the title to a suburban holding commences after the commencement of the Crown Lands (Amendment) Act, 1963, the annual rent shall—

- (a) where the suburban holding is in respect of a block notified by the Minister under section one hundred and twenty-four of this Act as made available for the purpose of erecting a dwelling thereon, be two and onehalf per centum of the capital value of the suburban holding;
- (b) where the suburban holding is in respect of a block other than one specified in paragraph (a) of this section, be, for the first ten years of the suburban holding, two and one-half per centum of the capital value of the suburban holding, and for each succeeding period of ten years, be as redetermined by the local land board as at the date of expiration of the last preceding period.

Such annual rent shall be paid half-yearly in advance and shall not be less than two pounds.

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(m)

(i) by omitting from section one hundred and Sec. 134. thirty-four the words "The annual rent- (Crownto be paid half-yearly in advance—shall be term and one and one-quarter per centum of the capital rent.) value of the Crown-lease:" and by inserting in lieu thereof the following paragraph: -

> The annual rent—to be paid half-yearly in advance-shall-

- (a) where the title to the Crown-lease commenced before the commencement of the Crown Lands (Amendment) Act, 1963, be one and one-quarter per centum of the capital value of the Crown-lease:
- (b) where the title to a Crown-lease commences after the commencement of the Crown Lands (Amendment) Act, 1963, be, for the first ten years of the lease, as notified by the Minister or as determined by the local land board, and for each succeeding period of ten years, and for any period of five years following the last such period of ten years, be as redetermined by the local land board as at the date of expiration of the last preceding period of ten years:
- (ii) by inserting at the end of the same section the following new paragraph: -

30 The foregoing provision of this section relating to remission of rent shall not apply to any Crown-lease the application for which is confirmed or approved after the commencement of the Crown Lands (Amendment) Act. 1963. 35

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(n) by omitting from section 136c the words "The Sec. 136c. annual rent for a week-end lease—to be paid half- (Rent for week-end yearly in advance—shall be two and one-half per leases.) centum of the capital value of the farm: Provided that the annual rent shall not be less than two pounds." and by inserting in lieu thereof the following paragraphs:—

Where the title to the week-end lease commenced before the commencement of the Crown Lands (Amendment) Act, 1963, the annual rent shall be two and one-half per centum of the capital value of the lease.

Where the title to a week-end lease commences after the commencement of the Crown Lands (Amendment) Act, 1963, the annual rent of the week-end lease shall, for the first ten years of the lease, be two and one-half per centum of the capital value of the lease, and for each succeeding period of ten years, be as redetermined by the local land board as at the date of expiration of the last preceding period.

Such annual rent shall be paid half-yearly in advance and shall not be less than two pounds.

- (o) (i) by omitting from subsection nine of section one Sec. 167.

  hundred and sixty-seven the words "other than (Appraisea suburban holding" and by inserting in lieu ment of
  capital
  thereof the parentheses and words "(other values.)
  than a holding in respect of which the capital
  value or price of the land is required by this
  Act to be determined as at the date of application for purchase or conversion)";
  - (ii) by inserting in the same subsection after the words "may be" the words "purchased in accordance with the provisions of this Act, or";

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(p)	by inserting in subsection five of section 167A after Sec. 167A.
	the word "periods" the words ", or in the case of a (Appraisement of
	holding the annual rent of which is subject to rents.) redetermination";

(q) (i) by omitting from subsection four of section Sec. 183.
one hundred and eighty-three the words "or Gonversion of homestead grant into a conditional purchase with or without a conditional lease, the capital value of the conditional purchase lease or" and by farm.)
inserting in lieu thereof the words "the title to which commenced before the commencement of the Crown Lands (Amendment) Act, 1963, or the grant issued for the same, into a conditional purchase with or without a conditional lease";

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(ii) by inserting at the end of the same subsection the following new paragraph:—

Upon conversion of an additional homestead selection the title to which commences after the commencement of the Crown Lands (Amendment) Act, 1963, or the grant issued for the same, into a conditional purchase with or without a conditional lease, the price of the conditional purchase shall be the capital value of the additional homestead selection or grant as determined by the local land board as at the date of the application for conversion, and the price at which the land comprised in the conditional lease shall be convertible into an additional conditional purchase shall be the capital value of the land as determined by the local land board as at the date of the application for conversion of the conditional lease into an additional conditional purchase.

(iii) by inserting at the end of subsection (5A) of the same section the following new paragraph and subsection:—

> This subsection shall not apply to a homestead farm to which subsection (5B) of this section applies. (5B)

(5B) This subsection applies to a homestead farm the annual rent of which was subject to redetermination.

Upon conversion of a homestead farm to which this subsection applies into a conditional purchase with or without a conditional lease, the price of the conditional purchase shall be the capital value of the homestead farm as determined by the local land board as at the date of the application for conversion, and the price at which the land comprised in the conditional lease shall be convertible into an additional conditional purchase shall be the capital value of the land as determined by the local land board as at the date of the application for conversion of the conditional lease into an additional conditional purchase.

(iv) by inserting at the end of subsection six of the same section the following new paragraph and subsection: —

This subsection shall also not apply to a conditional lease to which subsection (6A) of this section applies.

(6A) This subsection applies to a conditional lease which is a conversion of an additional homestead selection or grant or homestead farm the annual rent of which was subject to redetermination. The annual rent of a conditional lease to which this subsection applies shall, for the first ten years of the lease, be determined by the local land board as at the date of the application for conversion, and for each succeeding period of ten years shall be redetermined by the local land board as at the date of expiration of the last preceding period: Provided that such annual rent shall not be less than two pounds per annum.

(v)

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(v) by inserting at the end of subsection seven of the same section the following new proviso:

Provided that an additional homestead selection or grant or homestead farm the annual rent of which is subject to redetermination shall not be included in an application under this section which includes any homestead selection or grant or homestead farm the annual rent of which is not so subject.

one hundred and eighty-four the following new (Conversion of settle-

Provided that an additional settlement lease or Crown-lease the annual rent of which is subject to determination shall not be included in an appli-

Crown-lease the annual rent of which is subject to redetermination shall not be included in an application under this section which includes any settlement lease or Crown-lease the annual rent of which is not so subject.

(s) by inserting at the end of paragraph two of section Sec. 185.

one hundred and eighty-five the following new (Conversion of settlement less)

paragraphs:—

one hundred and eighty-five the following new (Conversion of settlement less)

N Sec. 185.
W (Conversion of settlement lease or Crown-lease condists tions upon conversion.)

This paragraph shall not apply to a con-lease conditional lease to which paragraph (2A) of this tions upon section applies.

25 (2A) This paragraph applies to a conditional lease which is a conversion of an additional settlement lease, or any Crown-lease, the annual rent of which was subject to redetermination.

The annual rent of a conditional lease to which this paragraph applies shall—

(a) where the term of the conditional lease is ten or less than ten years, be as determined by the local land board as at the date of the application for conversion;

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(b)

(b) where the term of the conditional lease is more than ten years, be for the first ten years of the lease as determined by the local land board as at the date of the application for conversion, and for each succeeding period of ten years, and for any unexpired term of less than ten years at the expiration of any such period, be as redetermined by the local land board as at the date of the expiration of the last preceding period of ten years.

Such rent shall be paid annually in advance on the recurring date of the application for conversion and shall not be less than two pounds.

- (t) (i) by inserting in subsection one of section one Sec. 186. hundred and eighty-six after the words "settle- (Conversion of settle-ment lease" where firstly occurring the words ment lease: "the title to which commenced before the price and commencement of the Crown Lands (Amendment) Act, 1963,";
  - (ii) by inserting at the end of the same subsection the following new paragraph:—

Upon conversion of an additional settlement lease the title to which commences after the commencement of the Crown Lands (Amendment) Act, 1963, into a conditional purchase or into a conditional purchase and conditional lease the price of the conditional purchase shall be the capital value of the land as determined by the local land board as at the date of the application for conversion, and the price at which the land comprised in the conditional lease shall be convertible into an additional conditional purchase shall be the capital value of the land as determined by the local land board as at the date of the application for conversion of the conditional lease into an additional conditional purchase. Any such

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such determination shall be made irrespective of the value of any improvements owned by the applicant for conversion.

(iii) by inserting at the end of subsection (1A) of the same section the following new paragraph and subsection: -

This subsection shall not apply to a Crownlease to which subsection (1B) of this section applies.

(1B) This subsection applies to a Crownlease the annual rent of which was subject to redetermination.

Upon conversion of a Crown-lease to which this subsection applies into a conditional purchase or into a conditional purchase and a conditional lease, the price of the conditional purchase shall be the capital value of the Crown-lease as determined by the local land board as at the date of the application for conversion, and the price at which the land comprised in the conditional lease shall be convertible into an additional conditional purchase shall be the capital value of the land as determined by the local land board as at the date of the application for conversion of the conditional lease into an additional conditional purchase.

- (iv) by omitting from subsection two of the same section the words "after the issue of the final certificate":
- (u) by inserting at the end of subsection two of section Sec. 188A. 188A the following new proviso:— (Nonconvertible

Provided that where the whole or part of a conditional conditional lease embracing land formerly combe declared prised in an additional settlement lease the title convertible.) to which commences after the commencement of the Crown Lands (Amendment) Act, 1963, is

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determined

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#### Crown Lands (Amendment).

determined to be non-convertible under the provisions of section one hundred and eighty-four of this Act, the Minister may on the application of the holder declare that such conditional lease shall be convertible subject to the following provisions:—

- (i) the price or capital value at which the conditional lease or part thereof may be declared to be convertible shall be the price or capital value of the land as determined by the local land board as at the date of the application for conversion of the conditional lease;
- (ii) the provisions contained in paragraph (c) of this subsection.
- (v) (i) by omitting from subsection seven of section Sec. 190.

  one hundred and ninety the words "after the (Conversion of special lease or church and
  - (ii) by inserting in paragraph (d) of the same school lands subsection after the words "additional Crownlease" the words "the title to which commenced before the commencement of the Crown Lands (Amendment) Act, 1963,";
  - (iii) by inserting at the end of the same subsection the following new paragraph:—
    - (e) where the title to a conditional lease, or homestead farm or additional homestead farm, or Crown-lease or additional Crown-lease commences after the commencement of the Crown Lands (Amendment) Act, 1963, the annual rent shall be the rent determined or redetermined by the local land board pursuant to subsection ten of this section.

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(iv)

(iv) by inserting at the end of subsection eight of the same section the following new paragraph and subsections:—

> This subsection shall not apply to holdings to which subsection nine of this section applies.

> (9) This subsection applies to any holding, the title to which commences after the commencement of the Crown Lands (Amendment) Act, 1963, and which is a conversion of a special lease under this section.

The price of the land comprised in the conditional purchase or the additional conditional purchase, or the capital value of the homestead farm or the additional homestead farm or the Crown-lease or the additional Crown-lease, shall respectively be the price or capital value of the land as determined by the local land board as at the date of application for conversion, and the price at which the land comprised in the conditional lease shall be convertible into additional conditional purchase shall be the capital value of the land as determined by the local land board as at the date of the application for conversion of the conditional lease into additional conditional purchase.

(10) The annual rent of a conditional lease, or Crown-lease or additional Crown-lease referred to in paragraph (e) of subsection seven of this section shall, for the first ten years of the lease, be as determined by the local land board pursuant to subsection five of this section as at the date of application for conversion, and for each succeeding period of ten years, and for any unexpired term of less than ten years at the expiration of any such period, be as redetermined by the local land board as at the date of the expiration of the last preceding period of ten years.

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The annual rent of a homestead farm or additional homestead farm referred to in paragraph (e) of subsection seven of this section shall, for the first ten years, be two and one-half per centum of the capital value of the farm, and for each succeeding period of ten years, be as redetermined by the local land board as at the date of expiration of the last preceding period.

Such annual rent shall not be less than two pounds.

(w) (i) by inserting at the end of subsection seven of Sec. 193A.

section 193A the following new paragraph and (Conversion of prickly-pear leases.)

This subsection shall not apply to a holding being a conversion of a prickly-pear lease to which subsection (7A) of this section applies.

(7A) This subsection applies to any holding which is a conversion of a prickly-pear lease the title to which commences after the commencement of the Crown Lands (Amendment) Act, 1963. The capital value of a homestead farm or Crown-lease or the price of a conditional purchase shall be the capital value or price of the land as determined by the local land board as at the date of application for conversion, and the price at which the land converted into a conditional lease under this section shall be convertible into an additional conditional purchase shall be the capital value of the land as determined by the local land board as at the date of application for conversion of the conditional lease into an additional conditional purchase:

Provided that the local land board in determining the capital value of the land under this subsection shall determine the same irrespective of the value of any improvements owned by the applicant for conversion.

(7B)

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- (7B) The annual instalment on any conditional purchase under this section shall be paid each year on the recurring date of the application for conversion or within three months thereafter: Provided that the holder of the conditional purchase may pay off the whole or any number of such instalments at any time. This subsection shall be deemed to have commenced upon the date of commencement of the Crown Lands (Amendment) Act, 1930.
- (ii) by omitting from subsection eight of the same section the words "The rent" and by inserting in lieu thereof the words "Where the title to the prickly-pear lease commenced before the commencement of the Crown Lands (Amendment) Act, 1963, the rent";
- (iii) by inserting in the same subsection after the word "conversion" the following new paragraph:—

Where the title to the prickly-pear lease commences after the commencement of the Crown Lands (Amendment) Act, 1963, the annual rent for the first ten years, shall, in the case of a homestead farm, be two and one-half per centum of the capital value of the farm, and in the case of a Crown-lease or conditional lease, be as determined by the local land board as at the date of application for conversion, and for each succeeding period of ten years and for any unexpired term of less than ten years at the expiration of any such period, be as redetermined by the local land board as at the date of expiration of the last preceding period of ten years.

(iv) by omitting subsection ten of the same section;

	Crown Lands (Internation).
5	(x) (i) by omitting from paragraph four of section Sec. 194. one hundred and ninety-four the words "Pro- vided that except with the approval of the holdings Colonial Treasurer no direction shall be given which would involve a transfer of moneys from farms.) the Consolidated Revenue Fund to any other Fund.";
	(ii) by inserting next after paragraph six of the same section the following new paragraphs:—
10	(6A) This paragraph applies to any homestead farm which is a conversion under this section of—
	(a) a conditional purchase—
15	(i) which is a conversion of a holding (other than a special lease) the annual rent of which was subject
	to redetermination, or is a
20	conversion of a special lease the annual rent of which
20	was or was not subject to redetermination, and
	(ii) the title to which com-
	mences after the commence- ment of the Crown Lands
25	(Amendment) Act, 1963;
	(b) any other holding the annual rent of which was subject to redetermination.
30	The annual rent of a homestead farm to which this paragraph applies shall, for the first ten years of the farm, be two and one-
	half per centum of the capital value of the farm, and for each succeeding period of
35	ten years, be as redetermined by the local land board as at the date of expiration of the last preceding period:
	Provided that such annual rent shall not
	be less than two pounds. (6B)
	(OB)

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- (6B) This paragraph applies to any homestead farm which is a conversion under this section-
  - (i) to which paragraph (6A) does not apply, and
  - (ii) the title to which commences after the commencement of the Crown Lands (Amendment) Act, 1963.

The annual rent of a homestead farm to which this paragraph applies shall be two and one-half per centum of the capital value of the farm.

- (iii) by inserting at the end of paragraph seven of the same section the words "The provision hereinbefore referred to shall also not be applicable to homestead farms being conversions under this section the applications for which are approved after the commencement of the Crown Lands (Amendment) Act, 1963."
- (2) Notwithstanding anything in the Crown Lands Payments Acts or any other Act—

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- (a) any instalment which becomes payable after the purchases. commencement of the Crown Lands (Amendment) Act, 1963, in respect of purchase money together 25 with interest on a conditional purchase the title to which commenced before such commencement or on a conditional purchase, not within a special area, the title to which commences after such commencement, shall be at the rate of seven per centum of 30 the price of the land, the rate of interest payable on the balance of purchase money and included in any such instalment being four per centum per annum;
- (b) the amount which becomes payable after such com-35 mencement in respect of interest where interest only is payable on the balance of purchase money on any such conditional purchase shall be four per centum per annum. 4.

300-C

The Crown Lands Consolidation Act, 1913, as Further amended by subsequent Acts, is further amended— 7, 1913. (a) by inserting in section nineteen after the words Sec. 19. "or made" the words "or within such further time (Appeals 5 as the Land and Valuation Court may either and references generally or in any particular case allow,": to Land and Valuation Court.) (b) by inserting in paragraph three of section 136A after Sec. 136A. the word "thereon," the words "and of the amount (Crown required to be paid to cover the proportionate cost lands set apart for 10 of resumption or withdrawal, including compensa- week-end tion paid by the Crown other than for improve-leases.) ments, where the land has been withdrawn from lease or any former lease thereof has been resumed: and also of the proportionate amount to be paid 15 towards repaying the Crown any sum expended in making or providing roads to or on such land (in apportioning the amounts required to be paid the total cost or expenditure shall be distributed over the whole area of the blocks at an even rate per 20 pound of their capital value as specified in the notification),"; (c) by inserting next after section 136D the following New sec. short heading and new section: -Payment towards cost of resumption or withdrawal 25 and road making. 136DD. Where in the notification setting apart Week-end land for week-end lease an amount is specified as leases.

136DD. Where in the notification setting apart week-end land for week-end lease an amount is specified as payable to the Crown by the holder of a block therein mentioned, to cover the proportionate cost cost of of resumption of the area so set apart, or of any and road former lease thereof, or of withdrawal of the area making. from lease, or of making or providing roads to or on such area, the amount so specified shall be paid by the holder of such block by not more than fifteen equal yearly instalments, together with interest at the rate of four per centum per annum, or within such lesser period, with interest as aforesaid, as the local

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local land board, with the holder's concurrence, may determine when the application for the weekend lease is confirmed: Provided that upon application in the prescribed form being made by the applicant the payment of such yearly instalments during the first period of five years may be deferred; but in such case the prescribed interest on the amount owing shall be paid each year of the said period; and thereafter the payment shall be completed by not more than ten equal yearly instalments, together with interest at the rate aforesaid.

(d) by omitting subsection four of section one hundred Sec. 158. and fifty-eight and by inserting in lieu thereof the (Disqualifollowing subsection: -

fication by ownership of land.)

- (4) Except with the consent of the Minister no person shall be competent to apply for a week-end lease who, or whose wife or husband (where husband and wife are not living apart under a decree for judicial separation made by any court of competent jurisdiction) owns or holds under any tenure—other than a lease having less than five years to run, unless such lease confers a right or power to purchase the freehold, which right or power may still be exercised—any land suitable for residential purposes situated within an area which may be specified in the notification setting the land apart for disposal by way of week-end lease.
- (e) (i) by inserting in subsection two of section one Sec. 161. hundred and sixty-one after the word "holder" (Payment the words "or the spouse of the holder, or the of survey fees.) widow or widower of the holder";
  - (ii) by omitting from the same subsection the words "the land" and by inserting in lieu thereof the words "the whole or any part of the land";
  - (iii) by inserting in the same subsection after the word "amount" the words "or part of the amount";

(f)

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- (f) by omitting from section one hundred and sixty- Sec. 164. four the words "the rent" and by inserting in lieu (Addition thereof the words "the capital value of, and, not-license.) withstanding any requirement that the rent shall be calculated on a percentage of the capital value, the fair annual rent";
- (g) by inserting in section one hundred and sixty-six Sec. 166.

  after the words "prices, and conditions" where (Appraisements by local land boards.)

Where the rent, license fee, price or capital value of any holding or land is to be determined by the local land board and such holding or land is or is capable of being enclosed with other lands held by the holder or the applicant the local land board shall have regard to the additional value which has accrued or may reasonably be expected to accrue to such holding or land by reason of such holding or land being held in connection with such other lands.

- 20 (h) by omitting from section one hundred and ninety- Sec. 199.

  nine the words "conditional purchase" and by (Contribution to cost and mainother purchase";

  other purchase";
- (i) by inserting next after section two hundred and New sec. four the following short heading and new 204A. section:—

Liability of holding to forfeiture upon default in payment towards cost of resumption or with-drawal and road making.

204A. Where in a notification (whether pub-Payment lished before or after the commencement of the towards cost of Crown Lands (Amendment) Act, 1963) setting resumption apart land under and subject to the provisions of and road making: section eighty-five of this Act an amount has been forfeiture specified as payable to the Crown by the holder of a block therein mentioned, to cover the proportionate cost of resumption of the area so set apart,

or

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or of any former lease thereof, or of withdrawal of the area from lease, or of making or providing roads to or on such area, and the holder has-

- (a) in any case where any amount is, at the commencement of the Crown Lands (Amendment) Act, 1963, due and unpaid pursuant to a notification published before such commencement, failed to pay the amount so due and unpaid within three months of such commencement, or
- (b) in any case where any payment for or in respect of any amount specified in any such notification published before or after such commencement is payable after such commencement within a certain period, failed to make such payment within three months after the expiration of such period,

his holding, together with all moneys paid in connection therewith shall be liable to be forfeited, but no forfeiture shall operate to extinguish any 20 debt to the Crown in respect of the holding unless the Minister otherwise approves. The Minister may so approve in respect of the whole or any part of such debt.

- 5. (1) The Crown Lands Consolidation Act, 1913, as Further amendment amended by subsequent Acts, is further amended of Act No. 7,
  - (a) by inserting next after section sixty-nine the follow- New sec. ing short heading and new section: -

Sale or lease to Commonwealth.

69A. The Governor shall have power and be Commondeemed always to have had power to sell or lease wealth, sale Crown lands to the Commonwealth of Australia at land to. such price or rent and on such terms and subject to such conditions, reservations and provisions as

may

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may be agreed upon and to execute in connection with such sale or lease such grants, other assurances and instruments as may be considered necessary.

- (b) by omitting from section seventy-four the word Sec. 74. "twenty-eight" wherever occurring and by inserting (Special leases for in lieu thereof the word "forty"; wharfs and ietties.)
- (c) (i) by omitting from section seventy-five the words Sec. 75.

  "on application by the lessee in the prescribed (Special manner and on the recommendation of the cellaneous local land board be varied medified or purposes.) revoked by the Minister; and this power shall not be affected by anything contained" and by inserting in lieu thereof the words "be varied, modified, revoked or added to as provided";
  - (ii) by omitting from the same section the word "twenty-eight" wherever occurring and by inserting in lieu thereof the word "forty";
- the words "on application by the lessee in the prescribed manner and on the recommendation of the leases to local land board be varied modified or revoked by special leases the Minister" and by inserting in lieu thereof the for miscelwords "be varied, modified, revoked or added to laneous purposes.)

  25 as provided in section one hundred and eighty-two hereof";
  - (e) by omitting from subsection seven of section 75B Sec. 75B. the words "on application by the lessee in the (Special prescribed manner and on the recommendation of perpetuity the local land board be varied modified or revoked for miscellaneous by the Minister" and by inserting in lieu thereof purposes.) the words "be varied, modified, revoked or added to as provided in section one hundred and eighty-two hereof";
- (f) by omitting from section seventy-six the word Sec. 76.

  "twenty-eight" wherever occurring and by inserting (Special leases: traming in lieu thereof the word "forty";

  (g) irrigation purposes.)

(g) by inserting next after subsection one of section Sec. 125. one hundred and twenty-five the following new (Suburban subsection: -(1A) Two or more persons may apply jointly how made and dealt

application,

for any block notified by the Minister under section with.) one hundred and twenty-four hereof as available for the purpose of erecting a dwelling thereon and shall for all purposes of disqualification from applying, satisfying the local land board and complying with the conditions that will attach to the suburban holding be deemed to be one person.

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- (h) by inserting next after subsection one of section Sec. 136B. 136B the following new subsection: (Application
- (1A) Two or more persons may apply jointly end leases.) for any block notified as available as a week-end lease and shall for all purposes of disqualification from applying, satisfying the local land board and complying with the conditions that will attach to the week-end lease be deemed to be one person.
- 20 (i) (i) by omitting from the short heading to section Sec. 182. one hundred and eighty-two the words "by (Conditions consent" and by inserting in lieu thereof the of certain words "or purpose";

alteration.)

(ii) by omitting from the same section the words 25 "Any covenant condition or provision of a special lease scrub lease inferior lands lease snow lease residential lease improvement lease settlement lease or lease under section eighteen of the Crown Lands Act Amendment Act, 30 1903, or lease under section twenty-three of the said Act or section seventy-three of this Act or Crown-lease or conditional purchase lease—such covenant condition or provision being with reference to the management or 35 improvement of the land held under lease, or the expenditure of money thereon-may, on the recommendation of the local land board, and

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and with the consent of the lessee" and by inserting in lieu thereof the words "On application by the lessee in the prescribed manner or with the consent of the lessee any covenant, condition, reservation or provision of a special lease, snow lease, residential lease, settlement lease, Crown-lease or conditional purchase lease or the purpose of a special lease may on the recommendation of the local land board";

- (iii) by inserting in the same section after the words "addition of any condition" the words "or purpose":
- (j) (i) by omitting from paragraph (a) of subsection Sec. 190.

  two of section one hundred and ninety the (Conversion word "or" where secondly occurring and by lease or inserting in lieu thereof the following words church and "where the special lease is for the purpose of lands lease.)

  grazing or of land";
- 20 (ii) by inserting in subsection five of the same section after the word "application" where firstly, secondly, thirdly and fourthly occurring the words "either as to the whole or any part of the land the subject of the application";
  - (iii) by omitting from the same subsection the words "price of the land. In the case of a conditional lease the local land board shall also determine the price at which the land may be converted into an additional conditional purchase." and by inserting in lieu thereof the words "price of the whole or part of the land so recommended. Where the local land board recommends the application be granted for part of the land it shall also report what consequential alterations should be made to the purpose and conditions of the special lease in respect of any residue thereof

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and shall proceed to determine the annual rent for such residue for the remainder of the term of the special lease or, where the rental of the special lease is determined separately for stated periods, for the remainder of the period current as at the date of application for conversion: Provided that the annual rent shall not be less than two pounds.";

(iv) by inserting at the end of the same subsection the following new paragraph:—

Any consequential alterations may be made by the Minister to the purpose and conditions of the special lease in respect of any residue thereof and the alterations so made and the annual rent determined by the local land board for such residue shall have effect as from the date of application for conversion.

- (v) by inserting at the end of paragraph (c) of the proviso to paragraph (a) of subsection seven of the same section the words "where the application for conversion was granted before the commencement of the Crown Lands (Amendment) Act, 1963";
- 25 (k) (i) by inserting next after paragraph (2A) of Sec. 194.

  section one hundred and ninety-four the (Conversion of certain holdings into homestead)
  - (2B) Where the holding the subject of the farms.) application for conversion is a conditional lease, the application shall not be approved as to so much of the land comprised in the conditional lease as is within any reserve for mining or mining purposes within the meaning of section one hundred and six of the Mining Act, 1906, as amended by subsequent Acts, except with the approval of the Minister for Mines.

(ii)

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- (ii) by inserting at the end of paragraph (8A) of the same section the words "Provided that the homestead farm shall not be subject to a condition of residence if the holding converted into the homestead farm was not subject to such a condition."
- (1) by inserting in subsection one of section two Sec. 216. hundred and sixteen after the words "three years (Periods from that date." the following new paragraph: allowed for payment.)

In the application of the foregoing provisions of this subsection to a holding referred to therein the title to which commences after the commencement of the Crown Lands (Amendment) Act, 1963, such provisions shall be read and construed as if the words—

"(a) where the value of the improvements does not exceed three hundred pounds—by not more than fifteen equal yearly instalments together with interest at the rate of four per centum per annum;

(b) where the value of the improvements exceeds three hundred pounds—by not more than twenty-five equal yearly instalments together with interest at the rate of four per centum per annum.

The first of the instalments under paragraph (a) or paragraph (b) of this subsection shall be payable at the end of the third year after the date of commencement of title to the holding when such date is after the commencement of the Crown Lands (Amendment) Act, 1932, and interest in any such case shall be charged only as from the expiration of three years from that date." were omitted therefrom and the words "by such annual instalments, not exceeding twenty in number and not being less than twenty pounds each, as the local land board may direct, together with interest at the rate of four per centum per annum. The first of

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of such instalments shall be payable at the end of the first year after the commencement of title to the holding and interest in any such case shall be charged as from such commencement." were inserted in lieu thereof.

(m) by inserting next after section two hundred and New twenty-seven the following short heading and new section:—

Expiration of permissive occupancies or leases debt to Crown.

227A. The termination of a permissive occupancy of permission to occupy Crown lands or the missive expiration of the term of a lease shall not operate occupancy to extinguish any debt to the Crown in respect of lase, liability such permissive occupancy or permission to occupy of lease unless the Minister otherwise approves. The Minister may so approve in respect of the whole or any part of such debt irrespective of whether the permissive occupancy or permission to occupy terminated, or the term of the lease expired, before or after the commencement of the Crown Lands (Amendment) Act, 1963.

(n) by omitting section two hundred and twenty-nine Subst. and the short heading thereto and by inserting in lieu thereof the following section and short heading:—

Extension of term of special lease and residential lease.

229. (1) The Minister may extend the term of Extension a special lease—if in the first instance fixed for of term of less than forty years—as to the whole or part of lease and the land comprised therein to any term not exceeding forty years from the commencement of the lease on such terms and conditions as he may determine.

(2) The local board may extend the term of a residential lease—if in the first instance fixed for less than twenty-eight years—as to the whole or part

part of the land comprised therein to any term not exceeding twenty-eight years from the commencement of the lease on such terms and conditions as the local land board may determine.

5 (3) Application for extension of the term of a special lease or residential lease shall be made as prescribed and the term may be extended once or more than once.

(o) by omitting section 229A;

Sec. 229A. (Extension of certain leases.)

than with Crown.)

- 10 (p) (i) by omitting from the short heading to section Sec. 229B. 229B the words, figures and letter "sections (Extension 229 and 229A" and by inserting in lieu thereof lease of land the word and figures "section 229":
  - reserved from sale (ii) by omitting from the same section the words, for catchment area.) figures and letter "or section 229A":
  - (q) (i) by inserting in section two hundred and forty Sec. 240. after the words "general purposes of such (Competholding" the words "or who accepts a trans-minor fer of any holding under the Crown Lands to contract Acts subject to an existing mortgage":

(ii) by inserting in the same section after the words "or transfer by way of mortgage" the words "or acceptance of the transfer of a holding, subject to an existing mortgage,":

(iii) by inserting at the end of the same section the following new paragraph: -

> For the purposes of this section a person between the ages of sixteen and twenty-one years who either personally or by an agent enters into any agreement or contract to purchase or acquire any holding under the Crown Lands Acts shall be deemed to have become the owner of such holding.

> > (r)

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	Crown Lanas (Amenameni).
5	(r) (i) by omitting from section two hundred and Sec. 257.  fifty-seven the words "or conditional purchase (Subdivision of lease" where firstly occurring and by inserting holdings.) in lieu thereof the words "conditional purchase lease, special lease, town-lands lease or weekend lease";
10	(ii) by omitting from the same section the words "or conditional purchase lease the lease" and by inserting in lieu thereof the words "condi- tional purchase lease or town-lands lease the lease";
15	(iii) by inserting in the same section after the words "is required under that section" the words, figures and letter ", and to section 274A of this Act where the grant is of a week-end lease to the transfer of which the consent of the Minister is required under that section";
20	(s) by omitting from section two hundred and fifty- Sec. 258. eight the words "or conditional purchase lease" (Provisions wherever occurring and by inserting in lieu thereof subdivided the words "conditional purchase lease, special lease, portions.) town-lands lease or week-end lease";
25	(t) by inserting next after subsection (2A) of section Sec. 272.  two hundred and seventy-two the following new (Restrictions as to assigns of certain holdings applied section one of this section shall not apply to a for after 1st February, transfer of any holding mentioned in that subsection 1909.)
30	(a) the Minister is of opinion that the lands in such holding are of an inferior character for the purposes of agriculture or grazing and that the best practicable use of the lands is for exploitation of the timber
35	thereon or re-afforestation for the produc- tion of commercial timber; and

(b) the Minister consents to the transfer.

(u)

- (u) by inserting next after subsection (2A) of section Sec. 274.

  two hundred and seventy-four the following new (Restrictions as to assigns of homestead farms and
  - (2B) The restriction on transfer imposed by sub-farms and crown-section one of this section shall not apply to a transleases.) fer of any holding mentioned in that subsection where—
  - (a) the Minister is of opinion that the lands in such holding are of an inferior character for the purposes of agriculture or grazing and that the best practicable use of the lands is for exploitation of the timber thereon or re-afforestation for the production of commercial timber; and
- (b) the Minister consents to the transfer.

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- (2) The Closer Settlement (Amendment) Act, 1914, Amendment of Act No. 7, 1914.
- (a) by inserting in section nine after the words "general Sec. 9.

  purposes of such settlement purchase" the words (Rights and
  ", or who accepts a transfer of a settlement liabilities of minors.)

  purchase subject to an existing mortgage,";
  - (b) by inserting in the same section after the words "or transfer by way of mortgage" the words "or acceptance of the transfer of a settlement purchase, subject to an existing mortgage,";
  - (c) by inserting at the end of the same section the following new paragraph:—
  - For the purposes of this section a person between the ages of sixteen and twenty-one years who either personally or by an agent enters into any agreement or contract to acquire any settlement purchase shall be deemed to have acquired such settlement purchase and to be the owner thereof.

to contract

otherwise

# Crown Lands (Amendment).

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- is Amendment (3) (a) The Prickly-pear Act, 1924-1957. of Act No. amended-
  - (i) by inserting in subsection five of section twenty Sec. 20. after the words "general purpose of such lease" the (Leases.) words ", or who accepts a transfer of a lease under this Act subject to an existing mortgage";
  - (ii) by inserting in the same subsection after the words "or transfer by way of mortgage" the words "or acceptance of the transfer of a lease under this Act, subject to an existing mortgage,";
  - (iii) by inserting at the end of the same subsection the following new paragraph: -

For the purposes of this subsection a person between the ages of sixteen and twenty-one years who either personally or by an agent enters into any agreement or contract to purchase or acquire any lease under this Act shall be deemed to have become the holder of such lease.

- (b) The Prickly-pear Act, 1924, as amended by 20 subsequent Acts and by this Act, may be cited as the Pricklypear Act, 1924-1963.
  - (4) The Western Lands Act of 1901, as amended Amendment by subsequent Acts, is amended—
    - (a) by inserting in section 18K after the words "general Sec. 18K. purposes of such lease" the words ", or who accepts (Coma transfer of a lease under this Act subject to an of minor existing mortgage";
    - (b) by inserting in the same section after the words than with "or transfer by way of mortgage" the words "or acceptance of the transfer of a lease under this Act, subject to an existing mortgage,";
    - (c) by inserting at the end of the same section the following new paragraph: -

For the purposes of this section a person between the ages of sixteen and twenty-one years who either 35 personally or by an agent enters into any agreement or contract to purchase or acquire any lease under this Act shall be deemed to have become the holder of such lease.

- 6. (1) The Crown Lands Consolidation Act, 1913, as Further amended by subsequent Acts, is further amended—

  amended—

  of Act No. 7, 1913.
  - (a) by omitting section one hundred and fifty-six;

Sec. 156. (Aliens: right to apply, how qualified.)

- (b) (i) by inserting in section two hundred and nine Sec. 209.

  after the words "extend to forfeitures" the (Reversal words "incurred under the Crown Lands Acts of forfeiture.)

  before the commencement of the Crown Lands (Amendment) Act, 1963, because the holder failed to become naturalised within the prescribed period and to forfeitures";
  - (ii) by inserting at the end of the same section the words "Where the forfeiture of a holding within an irrigation area was incurred before the commencement of the Crown Lands (Amendment) Act, 1963, because the holder failed to become naturalised within the prescribed period the forfeiture may be reversed by the Commission."
  - (c) by omitting section two hundred and forty-one.

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Sec. 241. (Rights of aliens.)

- 20 (2) The Closer Settlement Act, 1904, as amended by Amendment subsequent Acts, is amended by inserting at the end of section of Act No. 37, 1904. thirty-six the words "including one incurred before the com-Sec. 36. mencement of the Crown Lands (Amendment) Act, 1963, (Forfeiture.) because the holder failed to become naturalised within the 25 period prescribed by the Closer Settlement Acts".
  - (3) The Closer Settlement (Amendment) Act, 1916, Amendment of Act No. of Act No. section eleven.

    Sec. 11.

(Naturalisation of alien applicants

(4) applicants and holders.)

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- (4) The Closer Settlement Amendment (Conversion) Amendment of Act No. 38, 1943.
  - (a) by omitting subsection nine of section eleven; Sec. 11.
    (Restrictions on transfer.)
- (b) (i) by inserting in subsection four of section four- Sec. 14.

  teen after the word "section" the words "or (Forfeiture.)
  incurred before the commencement of the
  Crown Lands (Amendment) Act, 1963,
  because the holder failed to become naturalised
  within the period prescribed by the Closer
  Settlement Acts";
  - (ii) by inserting in the same subsection after the word "notified" the words "or when the forfeiture was incurred";
  - (iii) by inserting in the same subsection after the word "declared" where secondly occurring the words "or incurred".
- 7. (1) The Crown Lands Consolidation Act, 1913, as Further amended by subsequent Acts, is further amended—

  amendment of Act No. 7, 1913.
- (a) by omitting from section twenty-four the words Sec. 24.

  "An abstract of any intended dedication under this (Dedication section shall be laid before both Houses of Parlia- and for ment one month before such dedication is made." public and by inserting in lieu thereof the following new subsections:—
- 25 (2) The Minister may by notification in the cf. Act No. Gazette declare that Crown lands shall be added 43, 1961, s. 7. to any lands dedicated as aforesaid.

Upon such notification being published in the Gazette the lands to which such notification relates shall be so added, shall form part of the dedicated lands and may at any time thereafter be granted 300—D for

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for the same purposes in fee-simple, shall be subject to the like dedication and trusts as the dedicated lands, any rules and regulations or by-laws applicable to the dedicated lands shall be applicable to the added lands and any trustees of the dedicated lands shall be deemed to be appointed trustees of the added lands under the provisions of the Act whereby they were appointed trustees of the dedicated lands.

- (3) Notwithstanding anything to the contrary 10 in this Act, or the Mining Act, 1906, or the Forestry Act, 1916, or any Act amending or replacing the same, a notification under subsection one or subsection two of this section shall have the effect of revoking any classified areas or reserves or 15 parts of classified areas or reserves within the boundaries of the lands to which the notification relates: Provided that the revocation of any reserve for mining or mining purposes or any timber reserve shall not be so effected unless in the case of 20 a reserve for mining or mining purposes the consent thereto of the Minister for Mines or in the case of a timber reserve of the Minister administering the Forestry Act, 1916, as amended by subsequent Acts, has been obtained. 25
  - (4) An abstract of any intended dedication or addition under this section shall be laid before both Houses of Parliament one month before such dedication or addition is made.
- (b) by inserting in section twenty-five after the word Sec. 25. 30 "out-" where firstly occurring the words "or that (Revocation such lands should be dedicated with other lands as of dedications.) one area—or that such lands should be reserved from sale for similar purposes—";

(c) by inserting next after subsection (1E) of section Sec. 26. 35 twenty-six the following new subsection: -

(Appoint-

(1F) Trustees appointed or deemed to have ment of trustees.) been appointed under this Act may, with the consent of the Minister, lease the whole or part of

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## Crown Lands (Amendment).

the land for which they were appointed or deemed to have been appointed trustees for such purposes, on such terms and subject to such conditions as the Minister approves, and the powers of such trustees and the Minister under this subsection shall not be affected by anything contained in any grant issued for such land.

- (d) (i) by omitting from section twenty-eight the words Sec. 28.

  "temporarily reserved" and by inserting in (Reserves lieu thereof the words "reserved temporarily from sale for public or otherwise":
  - (ii) by inserting at the end of the same section the following new subsections:—
    - (2) The Minister may by notification in the Gazette declare that any Crown lands shall be added to any lands reserved temporarily or otherwise from sale for any public purpose or for commonage.

Upon such notification being published in the Gazette the lands to which such notification relates shall be so added, shall form part of the reserve, shall be subject to the like reservation and trusts as the reserve, any rules and regulations or by-laws applicable to the reserve shall be applicable to such lands and any trustees of the reserve shall be deemed to be appointed trustees of the lands so added under the provisions of the Act whereby they were appointed trustees of the reserve.

(3) Notwithstanding anything to the contrary in this Act, or the Mining Act, 1906, or the Forestry Act, 1916, or any Act amending or replacing the same, a notification under subsection one or subsection two of this section shall have the effect of revoking any classified areas or reserves or parts of classified areas or reserves within the boundaries of the land to which the notification relates unless the contrary

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contrary is expressly declared by the terms of the notification: Provided that the revocation of any reserve for mining or mining purposes or any timber reserve shall not be so effected unless in the case of a reserve for mining or mining purposes the consent thereto of the Minister for Mines or in the case of a timber reserve of the Minister administering the Forestry Act, 1916, as amended by subsequent Acts, has been obtained.

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(e) by inserting next after paragraph (d) of section Sec. 30. thirty the following new paragraph: —

(e) any reservation under section twenty-eight or modificaof this Act which is not a temporary reserves.) reservation and within any of the preceding paragraphs of this section.

(f) by inserting next after subsection one of section Sec. 63. sixty-three the following new subsection:-

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(1A) Notwithstanding anything to the contrary of Crown in this Act, or the Mining Act, 1906, or the lands.) Forestry Act, 1916, or any Act amending or replacing the same, a notification under subsection one of this section shall have the effect of revoking any classified areas or reserves or parts of classified areas or reserves within the boundaries of the land to which the notification relates unless the contrary is expressly declared by the terms of the notification: Provided that the revocation of any reserve for mining or mining purposes or any timber reserve shall not be so effected unless in the case of a reserve for mining or mining purposes the consent thereto of the Minister for Mines or in the case of a timber reserve of the Minister administering the Forestry Act, 1916, as amended by subsequent Acts,

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has been obtained.

(g) (i) by omitting from subsection one of section Sec. 155B. 155B the words "or executor as if a power (Surrenders to that effect were contained in the instrument by trustees, executors, creating such trust or the will appointing and adminissuch

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such executor as the case may be, or by any administrator in respect of land which he holds as administrator" and by inserting in lieu thereof the words "in respect of land which he holds as a trustee as if a power to that effect were contained in the will or other instrument creating the trust, or by an executor or an administrator in respect of land held by him as executor or administrator as the case may be";

- (ii) by omitting from subsection two of the same section the words "Crown Lands (Amendment) Act, 1931" and by inserting in lieu thereof the words "Crown Lands (Amendment) Act, 1963";
- (h) (i) by omitting from section 194c the words "or Sec. 194c. executor in respect of land which he holds as (Surrenders trustee or executor, as if a power to that effect by trustees, were contained in the instrument creating such and admintrust, or the will appointing such executor, as it the case may be, or by any administrator in respect of land which he holds as administrator" and by inserting in lieu thereof the words "in respect of land which he holds as a trustee as if a power to that effect were contained in the will or other instrument creating the trust, or by an executor or an administrator in respect of land held by him as executor or administrator as the case may be";
- (ii) by omitting from subsection two of the same section the words "Crown Lands (Amendment) Act, 1931" and by inserting in lieu thereof the words "Crown Lands (Amendment) Act, 1963";
- 35 (i) (i) by omitting from subsection six of section one Sec. 195.

  hundred and ninety-five the words "or execu- (Exchanges tor in respect of land which he holds as trustee or executor, as if a power to that effect were contained

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contained in the instrument creating such trust or the will appointing such executor, as the case may be, or by any administrator in respect of land which he holds as administrator" and by inserting in lieu thereof the words "in respect of land which he holds as a trustee as if a power to that effect were contained in the will or other instrument creating the trust, or by an executor or an administrator in respect of land held by him as executor or administrator as the case may be";

- (ii) by inserting at the end of the same subsection the words "Every such surrender made before the commencement of the Crown Lands (Amendment) Act, 1963, shall be as valid as if that Act had been in operation when the surrender was made.";
- (j) by inserting at the end of section one hundred and Sec. 197.

  ninety-seven the following new subsection:

  (Exchan resumpti

(8) A surrender for the purposes of this section may be effected by a trustee in respect of land which he holds as a trustee as if a power to that effect were contained in the will or other instrument creating the trust, or by an executor or an administrator in respect of land held by him as executor or administrator as the case may be: Provided that any land assured to any trustee executor or administrator by way of exchange under this section shall be held by him subject to the same trusts as the land surrendered by him.

(2) Any revocation of any reservation or dedication purporting to have been made under section twenty-five of the Crown Lands Consolidation Act, 1913, as amended by subsequent Acts, before the commencement of this Act which 35 would have been valid had the amendment made by paragraph (b) of subsection one of this section been in force at the time such revocation was made shall be deemed to have been validly made.

Sec. 197.
(Exchanges, resumptions and purchases for public purposes.)

		Crown Lands (Amendment).	
am	8. (1 nended	by subsequent Acts, is further amended—	further mendment f Act No. , 1913.
5	(a)	(i) by inserting at the end of subsection two of S section eighty-one the words "Any areas so (I re excluded shall thereupon be deemed to have le been surrendered to the Crown.";	Purchase of
		(ii) by inserting next after the same subsection the following new subsection:—	
10 15		(2A) Where the Minister limits the granting of the application to the surface only of the land or to the surface and to such depth below the surface as he may specify the residential lease as to any part of the land excluded by such limitation shall be deemed to have been surrendered to the Crown.	10
	(b)	after the word "discretion" the words "either (as to the whole or any part of the land applied is	Leasing of
20		<ul><li>(ii) by inserting at the end of the same section the following new paragraph: —</li><li>(k) Where the Minister limits the granting</li></ul>	
25		of the application under paragraph (j) of this section to the surface only of the land or to the surface and to such depth below the surface as he may specify the lease held under this section as to any part of the land excluded by such limitation shall be deemed to	20
30		have been surrendered to the Crown.	25
	(c)	section:—	Conditional purchase leases.
35		sion. Any areas so excluded shall thereupon be deemed to have been surrendered to the Crown.	into condi- tional

- (d) (i) by inserting at the end of paragraph (d) of Sec. 129B. subsection one of section 129B the words "Any (Purchase of suburban areas so excluded shall thereupon be deemed holdings.) to have been surrendered to the Crown.";
- 5 (ii) by inserting next after the same paragraph the following new paragraph:—
  - (d1) Where the Minister limits the granting of the application to the surface only of the land or to the surface and to such depth below the surface as he may specify the suburban holding as to any part of the land excluded by such limitation shall be deemed to have been surrendered to the Crown.
- (e) (i) by inserting in section 136H after the word Sec. 136H.

  "discretion" the words "either as to the whole (Purchase or any part of the land applied to be leases.)

  purchased";
  - (ii) by inserting at the end of the same section the following new paragraphs:—

Any areas required for roadways may be excluded by the Minister. Any areas so excluded shall thereupon be deemed to have been surrendered to the Crown.

Where the Minister limits the granting of the application to the surface only of the land or to the surface and to such depth below the surface as he may specify the week-end lease as to any part of the land excluded by such limitation shall be deemed to have been surrendered to the Crown.

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- (f) by inserting next after subsection one of section one Sec. 183.

  hundred and eighty-three the following new sub- (Conversion of home-stead selection or grant or
  - (1A) Any areas required for roadways may be grant or excluded by the local land board from the con-homestead version. Any areas so excluded shall thereupon be deemed to have been surrendered to the Crown.
- (g) by inserting next after paragraph (b) of subsection Sec. 184.

  one of section one hundred and eighty-four the (Conversion of settlement lease or Crown-
  - (c) Any areas required for roadways may be lease.) excluded by the local land board from the conversion. Any areas so excluded shall thereupon be deemed to have been surrendered to the Crown.
- (h) (i) by inserting in subsection five of section one Sec. 190. hundred and ninety after the word "discre- (Conversion tion" where secondly occurring the words lease or "Any areas so excluded shall thereupon be church and deemed to have been surrendered to the school lands Crown."
  - (ii) by inserting next after the same subsection the following new subsection:—
    - (5A) Where the Minister limits the granting of the application to the surface only of the land or to the surface and to such depth below the surface as he may specify the special lease as to any part of the land excluded by such limitation shall be deemed to have been surrendered to the Crown.
- (i) by inserting next after subsection four of section Sec. 193A.

  193A the following new subsection:

  (Conversion of prickly-
  - (4A) Any areas required for roadways may be pear leases.) excluded by the local land board from the conversion. Any areas so excluded shall thereupon be deemed to have been surrendered to the Crown.

(j)

(j) by inserting at the end of section two hundred and Sec. 235.

thirty-five the following new subsection:

(Reservations in Crown

(4) Where the sale or lease or homestead Grown selection of any land under this Act is limited to the surface only of the land or to the surface and to a specified depth below the surface the Governor may attach a covenant to any Crown grant in respect of any such sale or lease or homestead selection protecting the Crown and any mining lessee against any claim whatsoever in the event of subsidence taking place as a result of mining operations.

The provisions of this subsection shall—

- (a) extend to any Crown grant whether issued before or after the commencement of the Crown Lands (Amendment) Act, 1963;
- (b) not relieve the Crown or any mining lessee from any liability to which the Crown or mining lessee may be subject by virtue of the provisions of the Mine Subsidence Compensation Act, 1961.
- (k) by inserting next after section 235B the following New sec. short heading and new section:—
- Protection of the Crown and mining lessees against claims in the event of subsidence resulting from mining operations.

235c. Where any sale or lease or permissive Subsidence: occupancy or homestead selection of land under this Act is limited to the surface only of the land claims. or to the surface and to a specified depth below the surface, a covenant may be attached to any such sale or lease or permissive occupancy or homestead selection, protecting the Crown or any mining lessee against any claim whatsoever in the event of subsidence resulting from mining operations. Such covenant shall attach to the land and shall continue to run notwithstanding any change in the tenure under which the land is held.

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# The provisions of this section shall—

- (a) extend to any sale or lease or permissive occupancy or homestead selection made or granted whether before or after the commencement of the Crown Lands (Amendment) Act, 1963;
- (b) not relieve the Crown or any mining lessee from any liability to which the Crown or mining lessee may be subject by virtue of the provisions of the Mine Subsidence Compensation Act, 1961.
- (1) (i) by omitting from section two hundred and Sec. 257. fifty-seven the words "The holder of the (Subdivision of holdconditional purchase, homestead selection, ings.) 15 homestead farm, Crown-lease, conditional lease, settlement lease, suburban holding, suburban holding purchase, or conditional purchase lease, shall surrender such land as may be necessary for providing roads of 20 access to the subdivided portions, which land shall thereupon become Crown land free from any claim thereto of such holder." and by inserting in lieu thereof the words "Any areas required for providing roads of access to the subdivided portions may be excluded by the 25 Minister from the subdivision. Any areas so excluded shall thereupon be deemed to have been surrendered to the Crown.";
  - (ii) by inserting in the same section after the words "such portions." the words "The Registrar-General may also make such entries on the grant or any certificate of title as may be necessary with respect to areas which the consent shows as having been excluded from the subdivision for roads of access and which are deemed to be surrendered to the Crown.".

- (2) The Returned Soldiers Settlement Act, 1916, as Amendment of Act No. 21, 1916.
  - (a) (i) by inserting at the end of paragraph (d) of Sec. 4A. section 4A the words "Any areas so excluded (Purchase of shall thereupon be deemed to have been special holdings.)
    - (ii) by inserting next after the same paragraph the following new paragraph: —
      - (d1) Where the Minister limits the granting of the application to the surface only of the land or to the surface and to such depth below the surface as he may specify the holding as to any part of the land excluded by such limitation shall be deemed to have been surrendered to the Crown.
    - (b) by inserting at the end of section twenty-two the Sec. 22. following new subsection:—

      (Crown grants—
- Act is limited to the surface only of the land or to the surface and to a specified depth below the surface the Governor may attach a covenant to any Crown grant in respect of such sale or lease protecting the Crown and any mining lessee against any claim whatsoever in the event of subsidence taking place as a result of mining operations.

The provisions of this subsection shall—

- (a) extend to any Crown grant whether issued before or after the commencement of the Crown Lands (Amendment) Act, 1963;
- (b) not relieve the Crown or any mining lessee from any liability to which the Crown or mining lessee may be subject by virtue of the provisions of the Mine Subsidence Compensation Act, 1961.

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(c) by inserting next after section twenty-two the New sec. 23. following short heading and new section:—

Protection of the Crown and mining lessees against claims in the event of subsidence resulting from mining operations.

23. Where any sale or lease of land under this Subsidence: Act is limited to the surface only of the land or protection to the surface and to a specified depth below the claims. surface, a covenant may be attached to any such sale or lease, protecting the Crown or any mining lessee against any claim whatsoever in the event of subsidence resulting from mining operations. Such covenant shall attach to the land and shall continue to run notwithstanding any change in the tenure under which the land is held.

The provisions of this section shall—

- (a) extend to any sale or lease whether made or granted before or after the commencement of the Crown Lands (Amendment) Act, 1963;
- (b) not relieve the Crown or any mining lessee from any liability to which the Crown or mining lessee may be subject by virtue of the provisions of the Mine Subsidence Compensation Act, 1961.

9. (1) The Crown Lands Consolidation Act, 1913, as Further amended by subsequent Acts, is further amended by inserting amendment of Act No. next after section two hundred and thirty-four the following 7, 1913. short heading and new section:

New sec. 234A.

Crown grants—quit-rents.

234A. Where any quit-rent issues to the Crown out of Release of any land, or the residue of any quit-rent issues to the quit-rents. Crown out of any residue of any land in respect of which quit-rent has been apportioned or redeemed, such land or residue shall be deemed to have been released therefrom.

(2)

(2) (a) The Conveyancing Act, 1919-1962, amended by omitting section one hundred and forty-three.

is Amendment of Act No. 6, 1919.

(b) The Conveyancing Act, 1919, as amended Sec. 143. by subsequent Acts and by this Act, may be cited as the Con- (Apportion-5 veyancing Act, 1919-1963.

quit-rents in respect of land.)

10. (1) The Crown Lands Consolidation Act, 1913, as Further amended by subsequent Acts, is further amended by inserting amendment of Act No. next after subsection one of section 129B the following new 7, 1913. subsection: -

Sec. 129B. (Purchase of suburban holdings.)

(1A) Where the purchase is of a suburban holding cf. Act No. which is subject to a mortgage charge or other \$8, 1943, s. 2(6). security—

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(a) the mortgagee or person holding or entitled to the benefit of the mortgage charge or other security shall be deemed to retain the rights, powers and 15 remedies which are expressly or impliedly given to him by the mortgage charge or other security against the mortgagor and to have the same rights, powers and remedies which are so 20 expressly or impliedly given in respect of the purchase as he had or would have had in respect of the suburban holding if the purchase had not been effected, and the covenants, conditions, stipulations and provisions of the mortgage charge or other 25 security shall be deemed to apply to and to be capable of being enforced as if such mortgage charge or other security had been given or

executed in respect of the purchase; and (b) if the mortgage charge or other security is constituted, wholly or in part, by a transfer registered or recorded in the books of the Department of Lands, such transfer shall be deemed to extend to the purchase in the same manner as it applied to the suburban holding.

This subsection shall be deemed to have commenced on the date of commencement of the Crown Lands (Amendment) Act, 1917. (2)

(2) The Returned Soldiers Settlement Act, 1916, as Further amended by subsequent Acts, is further amended by inserting amendment of Act No. at the end of section 4A the following new subsection:

(Purchase of special of special of the section of

(Purchase of special holdings.)

- (2) Where the purchase is of a holding which is cf. Act No. subject to a mortgage charge or other security—

  38, 1943, s. 2 (6).
- (a) the mortgagee or person holding or entitled to the benefit of the mortgage charge or other security shall be deemed to retain the rights, powers and remedies which are expressly or impliedly given to him by the mortgage charge 10 or other security against the mortgagor and to have the same rights, powers and remedies which are so expressly or impliedly given in respect of the purchase as he had or would have had in 15 respect of the holding if the purchase had not been effected, and the covenants, conditions, stipulations and provisions of the mortgage charge or other security shall be deemed to apply to and to be capable of being enforced as if such mortgage charge or other security had been given or 20 executed in respect of the purchase; and

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(b) if the mortgage charge or other security is constituted, wholly or in part, by a transfer registered or recorded in the books of the Department of Lands, such transfer shall be deemed to extend to the purchase in the same manner as it applied to the holding.

This subsection shall be deemed to have commenced on the date of commencement of the Returned Soldiers Settlement (Amendment) Act, 1917.

- 11. (1) The Crown Lands Consolidation Act, 1913, as Further amended by subsequent Acts, is further amended—

  amendment of Act No. 7, 1913.
  - (a) by inserting in subsection one of section two hun- Sec. 202. dred and two after the word "water:" the words (Enclosure of roads and water- the words) the courses.)

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the local land board where the holder desires to enclose or has enclosed, as aforesaid, any additional road or watercourse and upon such variation the local land board shall determine the rent payable in respect of the additional road or watercourse from the date of variation to the date when the annual rent in respect of the road or watercourse originally enclosed is next payable. The rent so determined shall be payable upon the date of such determination and thereafter the annual rent payable in respect of the road or watercourse originally enclosed and any such additional enclosure shall be the amount of rent payable in respect of the original enclosure and the amount determined by the local land board to be payable in respect of such additional enclosure."

- (b) by omitting from subsection five of the same section the words "determined by the local land board as aforesaid" and by inserting in lieu thereof the words "payable in respect of any such permission";
- (c) by inserting in subsection six of the same section after the word "Commission." the words "Where any road or watercourse has been enclosed without the authority of the local land board with a holding under the Crown Lands Acts or a freehold and such road or watercourse is additional to any road or watercourse which has been enclosed with such holding or freehold the local land board upon report by the district surveyor or said Commission as the case may require shall determine the rent payable in respect of such additional road or watercourse from the date of such determination to the date when the annual rent in respect of the road or watercourse originally enclosed is next payable. The rent so determined shall be payable upon the date of such determination and thereafter the amount of rent payable in respect of the road or watercourse originally enclosed and any such additional enclosure shall be the amount of rent payable in respect of the original enclosure and

and the amount determined by the local land board to be payable in respect of such additional enclosure.";

(d) (i) by inserting in subsection seven of the same section after the words "has been enclosed" the words ", or that part of the land, which such enclosure traverses or bounds,";

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- (ii) by inserting in the same subsection after the words "such land" the words "or part";
- (iii) by inserting at the end of the same subsection the following new paragraph:—

Where permission has been granted to enclose a road or watercourse in accordance with this section, and the land with which such road or watercourse is enclosed is subdivided and transferred in such a way that portions of such road or watercourse traverse or bound parts of the land held by different holders, such permission shall, subject to this section, remain in full force and effect, and the holder of any part of the land which any portion of such road or watercourse traverses or bounds shall—

- (a) erect such gates or suitable substitutes as the local land board may consider necessary in accordance with subsection one of this section, and
- (b) pay such rent for such portion of such road or watercourse as the district surveyor may determine as being proportionate to the rent payable for the road or watercourse in respect of which such permission was granted: Provided that the annual rent for any portion of such road or watercourse after such subdivision and transfer shall not be less than two pounds.

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(e) by inserting in subsection nine of the same section after the words "anniversary of such date" the words "Provided that the district surveyor shall be deemed to have had power and shall have power to fix a new date from time to time for payment of the rent to coincide with any date on which another payment was or is required to be made by the holder to the Crown and the proportionate part of the rent to the new date shall be deemed to have been and shall be payable upon the date of such fixation and thereafter the rent shall be deemed to have been and shall be payable in advance upon the new date and upon each anniversary of such date.";

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- (f) by inserting at the end of the same section the following new subsections:—
  - (10) Any permission to enclose wholly or in part any road or watercourse with a holding under the Crown Lands Acts or a freehold, whether granted before or after the commencement of the Crown Lands (Amendment) Act, 1963, shall be cancelled or varied by the Minister or the district surveyor, as may be necessary, upon forfeiture or conversion or expiration by effluxion of time of the holding or acquisition by the Crown or any public authority of the holding or freehold or part of the holding or freehold or upon the road or part of the road being closed or dedicated as a public road or the road or watercourse ceasing to be enclosed: Provided that where the term of the holding has expired and the holder obtains from the date of expiration under the same or a different class of tenure the land or part of the land formerly comprised within such holding and with which any such road or watercourse or part thereof is enclosed, the permission shall remain in full force and effect and shall attach to the new holding.

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Any such cancellation or variation shall take effect from such date as may be determined by the Minister or the district surveyor. Any such date may be a date before the decision is made to make such cancellation or variation.

Where the permission is varied the rental for the area as varied shall be at the same rate per acre as was applicable to the area subject to such permission before variation but the annual rent payable shall not be less than two pounds.

If the forfeiture of a holding is reversed whether provisionally or otherwise the cancellation or variation of any permission to enclose wholly or in part any road or watercourse with the holding may likewise be reversed provisionally or otherwise by the Minister or the district surveyor.

Any such provisional reversal of any such cancellation or variation shall suspend the operation of such cancellation or variation, as from the date when such cancellation or variation was made, and if such provisional reversal shall afterwards be revoked such revocation shall have the same effect as if the provisional reversal so revoked had never been made. Any absolute reversal of any such cancellation or variation shall relate back to the date when such cancellation or variation was made, and shall have the same effect as if the cancellation or variation so reversed had never been made.

Any cancellation or variation of any such permission or reversal of any such cancellation or variation made, or permission attached to a new holding before the commencement of the Crown Lands (Amendment) Act, 1963, which would have been valid had the provisions of this subsection been in operation when such cancellation or variation or reversal was made or the permission so attached, is hereby validated.

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(11) Any cancellation or variation of any permission to enclose wholly or in part a road or watercourse shall not operate to extinguish any debt to the Crown in respect of such permission unless the Minister otherwise approves. Minister may so approve in respect of the whole or part of such debt irrespective of whether the permission was cancelled or varied before or after the commencement of the Crown Lands (Amendment) Act, 1963.

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(12) On application or consent by the holder of two or more permissions to enclose wholly or in part any roads or watercourses the Minister or the district surveyor may, subject to such conditions as he may think necessary, authorise the amalgamation of the permissions which shall for all purposes thereafter be deemed to be one permission. The annual rent in respect of the amalgamated permissions shall be the sum of the separate rents or, where one or more of the permissions is held at a minimum rent, such amount not in excess of the sum of the separate rents as the local land board may determine: Provided that the annual rent in respect of the amalgamated permissions shall not be less than two pounds.

Any amalgamation of any such permissions made before the commencement of the Crown Lands (Amendment) Act, 1963, shall be and shall be deemed always to have been valid.

(2) The Closer Settlement Act, 1904, as amended Further 30 by subsequent Acts, is further amended—

amendment of Act No. 37, 1904.

(a) by omitting from section forty-six the words "and Sec. 46. upon complaint being made in the prescribed form (Enclosure with the prescribed deposit the local land board of roads.) may for any sufficient reason cancel any permission granted as aforesaid, and may order any fence, gate, or other structure on any road to be removed by such holder, and within such period as the board

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board may determine." and by inserting in lieu thereof the words "Such permission and direction may be varied by the local land board where the holder desires to enclose or has enclosed, as aforesaid, any additional road and upon such variation the local land board shall determine the rent payable in respect of the additional road from the date of variation to the date when the annual rent in respect of the road originally enclosed is next payable. The rent so determined shall be payable upon the date of such determination and thereafter the annual rent payable in respect of the road originally enclosed and any such additional enclosure shall be the amount of rent payable in respect of the original enclosure and the amount determined by the local land board to be payable in respect of such additional enclosure.";

- (b) by inserting in the same section after the words "by the district surveyor." the words "Where any road has been enclosed without the permission of the local land board or chairman with a purchase or lease under this Act and such road is additional to any road which has been enclosed with such purchase or lease the local land board upon report by the district surveyor shall determine the rent payable in respect of such additional road from the date of such determination to the date when the annual rent in respect of the road originally enclosed is next payable. The rent so determined shall be payable upon the date of such determination and thereafter the annual rent payable in respect of the road originally enclosed and any such additional enclosure shall be the amount of rent payable in respect of the original enclosure and the amount determined by the local land board to be payable in respect of such additional enclosure.";
  - (c) by omitting from the same section the words "If the amount of the rent so determined be not paid by the person liable within two months after the date

date of such determination the Minister may sue him therefor in any court of competent jurisdiction.

Any determination of rent under this section shall not be less than two pounds per annum." and by inserting in lieu thereof the words "The annual rent payable under this section shall not be less than two pounds.";

- (d) by inserting at the end of the same section the following new subsections:—
  - (2) On complaint made, the local land board may, for any sufficient reason, cancel any permission to enclose wholly or in part a road granted under this section whether before or after the commencement of the Crown Lands (Amendment) Act, 1963, and may order any fence, gate or other structure on any road to be removed by such person, and within such period, as such board may determine. Such complaint shall be accompanied by the prescribed deposit: Provided that if such complaint be made by the Minister or by the council of a municipality or shire a deposit will not require to be made in respect of costs, nor shall costs be awarded against the Minister or such council on the hearing of such complaint.

### Provided that-

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- (a) without making such complaint the Minister may by notification in the Gazette cancel any permission granted under this section if the rent payable in respect of any such permission remains unpaid at the expiration of three months after the date when the same fell due; and
- (b) the Minister shall have power to reverse the cancellation by him of any such permission on such terms and conditions as to him may seem fit.

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# Crown Lands (Amendment).

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(3) Where before or after the commencement of the Crown Lands (Amendment) Act, 1963, any permission to enclose a road in accordance with this section has been or is granted the annual rent shall be deemed to have been and shall be payable in advance.

The proportionate part of the rent from the date of the granting of the permission to a date fixed by the local land board or the district surveyor shall be deemed to have been and shall be payable upon the date of the granting of the permission and thereafter the rent shall be deemed to have been and shall be payable yearly in advance upon the date so fixed and upon each anniversary of such date: Provided that the district surveyor shall be deemed to have had power and shall have power to fix a new date from time to time for payment of the rent to coincide with any date on which another payment was or is required to be made by the holder to the Crown and the proportionate part of the rent to the new date shall be deemed to have been and shall be payable upon the date of such fixation and thereafter the rent shall be deemed to have been and shall be payable in advance upon the new date and upon each anniversary of such date.

(4) Where permission has been granted to enclose a road in accordance with this section, and the land with which the road has been enclosed, or that part of the land which such enclosure traverses or bounds, is subsequently transferred, the permission so granted shall, subject to this section, remain in full force and effect and the holder for the time being of such land or part shall be liable for payment of rent in respect of such enclosure and all arrears thereof.

Where permission has been granted to enclose a road in accordance with this section, and the land with which such road is enclosed is subdivided and transferred in such a way that portions of such road

road traverse or bound parts of the land held by different holders, such permission shall, subject to this section, remain in full force and effect, and the holder of any part of the land which any portion of such road traverses or bounds shall—

- (a) erect such gates or suitable substitutes as the the local land board may consider necessary in accordance with subsection one of this section, and
- (b) pay such rent for such portion of such road as the district surveyor may determine as being proportionate to the rent payable for the road in respect of which such permission was granted: Provided that the annual rent for any portion of such road after such subdivision and transfer shall not be less than two pounds.
- (5) Any permission to enclose wholly or in part any road with any purchase or lease under this Act, whether granted before or after the commencement of the Crown Lands (Amendment) Act, 1963, shall be cancelled or varied by the Minister or the district surveyor, as may be necessary, upon forfeiture of the purchase or lease or acquisition by the Crown or any public authority of the purchase or lease or part of the purchase or lease or upon the road or part of the road being closed or dedicated as a public road or ceasing to be enclosed.

Any such cancellation or variation shall take effect from such date as may be determined by the Minister or the district surveyor. Any such date may be a date before the decision is made to make such cancellation or variation.

Where the permission is varied the rental for the area as varied shall be at the same rate per acre as was applicable to the area subject to such permission before variation but the annual rent payable shall not be less than two pounds.

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If the forfeiture of a purchase or lease is reversed the cancellation or variation of any permission to enclose wholly or in part any road with the purchase or lease may likewise be reversed by the Minister or the district surveyor and such reversal shall relate back to the date when such cancellation or variation was made, and shall have the same effect as if the cancellation or variation so reversed had never been made.

Any cancellation or variation or reversal of any such cancellation or variation made before the commencement of the Crown Lands (Amendment) Act, 1963, which would have been valid had the provisions of this subsection been in operation when such cancellation or variation or reversal was made is hereby validated.

- (6) Any cancellation or variation of any permission to enclose wholly or in part any road shall not operate to extinguish any debt to the Crown in respect of such permission unless the Minister otherwise approves. The Minister may so approve in respect of the whole or part of such debt irrespective of whether the permission was cancelled or varied before or after the commencement of the Crown Lands (Amendment) Act, 1963.
- (7) On application or consent by the holder of two or more permissions granted under this section the Minister or the district surveyor may, subject to such conditions as he may think necessary, authorise the amalgamation of the permissions which shall for all purposes thereafter be deemed to be one permission. The annual rent in respect of the amalgamated permissions shall be the sum of the separate rents or, where one or more of the permissions is held at a minimum rent, such amount not in excess of the separate rents as the local land board may determine: Provided that the annual rent in respect of the amalgamated permissions shall not be less than two pounds.

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Any amalgamation of any such permissions made before the commencement of the Crown Lands (Amendment) Act, 1963, shall be and shall be deemed always to have been valid.

- 5 12. (1) The Crown Lands Consolidation Act, 1913, as Further amended by subsequent Acts, is further amended—

  of Act No. 7, 1913.
  - (a) by omitting from section fifty-six the words "as Sec. 56.

    (Issue of Crown grant for conditional purchase.)
- (b) (i) by omitting from subsection two of section Sec. 93.

  10 ninety-three the words "the provisions to be" (Homestead and by inserting in lieu thereof the words grant.)

  "provisions may be";
  - (ii) by omitting from the same subsection the words "shall be in such form as may be prescribed";

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- (c) by omitting from subsection two of section one Sec. 123.

  hundred and twenty-three the words "in the pres- (Homestead farm: inquiry by board and issue of grant.)
- (d) by omitting from subsection two of section one Sec. 128.

  hundred and twenty-eight the words "in the prescribed form";

  (Suburban holding: inquiry by board and issue of grant.)
  - (e) by omitting from paragraph (i) of subsection one Sec. 129B. of section 129B the words "shall be issued in the (Purchase of suburban prescribed form" and by inserting in lieu thereof holdings.) the words "in fee-simple of the land shall be issued";
  - (f) by omitting from subsection two of section 136F Sec. 136F.

    (Title to and issue of grant for weekend leases.)

- (g) by omitting from subsection eight of section one Sec. 142.
  hundred and forty-two the words "in the prescribed (Conditions, &c., of irrigation farm purchases.)
- (h) by omitting from subsection seven of section 142B Sec. 142B.

  the words "in the prescribed form"; (Conditions, &c., of town land purchases.)
  - (i) by omitting from subsection one of section one Sec. 144. hundred and forty-four the words "in the prescribed (Perpetual lease grants.)
- (2) The Closer Settlement Amendment (Conversion) Further amended Act, 1943, as amended by subsequent Acts, is further amended of Act No. by omitting from section ten the words "in the form prescribed 38, 1943. by regulations made under the Closer Settlement Acts". Sec. 10.

  (Issue of perpetual lease grant.)
- (3) The Returned Soldiers Settlement Act, 1916, as Further amended by subsequent Acts, is further amended by omitting of Act No.

  15 from section 4A the words "in the prescribed form".

  Sec. 4A.

  (Purchase of special holdings.)
  - 13. (1) The Crown Lands Consolidation Act, 1913, as Further amended by subsequent Acts, is further amended—

    amended—

    of Act No.
    7, 1913.
- (a) by omitting from section thirty-six the word Sec. 36.
  "permits" wherever occurring and by inserting in (Permits to remove gravel, &c.)
  - (b) by omitting from the same section the word "permit" wherever occurring and by inserting in lieu thereof the words "license or permit".
- (2) The amendments made by subsection one of 25 this section shall be deemed to have commenced on the eighth day of October, one thousand nine hundred and thirteen.

14. The Crown Lands Consolidation Act, 1913, as Further amended by subsequent Acts, is further amended—

of Act No. 7, 1913.

(a) (i) by inserting in subsection one of section sixty- Sec. 68.
eight after the figures "1900" the words ", or (Reclamapart of the lands of the Port of Newcastle or the Port of Botany Bay vested in the Maritime land.)
Services Board of New South Wales":

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- (ii) by inserting in subsection three of the same section after the word "issued." the words "Provided that if part of the reclamation is, within the period allowed for the completion of the reclamation, carried out to the satisfaction of the Minister within the Metropolitan land district and elsewhere of the local land board, the Minister may approve of the issue of a Crown grant of the part of the land so reclaimed and subject to payment of any further sum required for deed fee or costs such Crown grant shall be issued."
- 20 (iii) by inserting in subsection four of the same section after the words "in or to the same:" the words "Provided that where the Minister approves of the issue of a Crown grant of part of the land pursuant to the proviso to sub-25 section three of this section the right to purchase that part of the land within the authority to reclaim and not the subject of such Crown grant (hereinafter referred to as the residue) may be declared to have lapsed if the reclamation of the residue be not com-30 pleted to the satisfaction of the Minister within the Metropolitan land district or elsewhere of the local land board, or be not so completed within the period allowed for the completion of the reclamation. 35 moneys paid in respect of part of the residue shall thereupon become forfeited; and upon such declaration the said authority to reclaim shall, to the extent to which it relates to the

residue,

residue, become void and of no effect and any land within the residue which may have previously been reclaimed under such authority shall revert to the Crown freed and discharged from any right or claim of the applicant or any other person in or to the same:"

- (b) (i) by inserting next after subsection two of section Sec. 313.

  three hundred and thirteen the following new (Reclamations:
  authority
  - (2A) Where the Governor has authorized already the reclamation of any land as referred to in subsection one or two of this section and at the commencement of the Crown Lands (Amendment) Act, 1963,—
    - (a) no Crown grant for the same has been issued or is to be issued in respect of a reclamation completed before such commencement, and
    - (b) the authority for the reclamation has not become void and of no effect,

the authority for the reclamation shall be deemed to have been granted under section sixty-eight of this Act and to be subject to such provisions of this Act as relate to proceedings consequent upon authorities granted under the said section.

- (ii) by inserting at the end of the same section the following new subsection:—
  - (4) Where at the commencement of the Crown Lands (Amendment) Act, 1963, any reclamation may be completed under an authorization as referred to in subsection one, two or three of this section and no period within which such reclamation shall be completed is applicable to or in respect of such authorization the period allowed in respect of the completion of such reclamation shall for the

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the purposes of the said section sixty-eight be two years from such commencement or such further period as the Minister may allow.

- **15.** (1) The Crown Lands Consolidation Act, 1913, as Further amended by subsequent Acts, is further amended—

  amendment of Act No. 7, 1913
  - (a) by inserting next after subsection one of section Sec. 37.

    thirty-seven the following new subsection:

    (Power to make regulations.)

(1A) The Governor may make and shall be deemed always to have had power to make regulations—

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- (a) where no express provision is made by this Act—providing for the lodgment of deposits and the charging of costs or the payment of charges or fees on applications made or for any matter done or service rendered under this Act; and
- (b) where the amounts are not prescribed or fixed by reference to costs or other factors in accordance with the provisions of this Act—for or with respect to fixing or prescribing the amounts of deposits, costs, charges and fees the lodgment, charging or payment of which is provided for under this Act or the regulations.
- (b) by omitting from section fifty-one the words "after Sec. 51.
  the issue of the certificate as hereinafter provided"; (Balance of purchase money, how paid.)
- (c) by inserting at the end of section fifty-four the Sec. 54.

  words "and such liability shall not be affected by (Forfeiture for nonfor nonperformance the conditional purchase has been or shall be of residence, paid;";

  (d) "Forfeiture for nonperformance the conditional purchase has been or shall be of residence, fencing, improvement, &c.)

(d) (i) by omitting from subsection two of section sec. 57. fifty-seven the words "Provided that except (Conversion with the approval of the Colonial Treasurer no of conditional lease direction shall be given which would involve into a transfer of moneys from the Consolidated additional conditional Revenue Fund to any other Fund.";

purchase.)

(ii) by inserting at the end of subsection five of the same section the words "except that the additional conditional purchase shall not be subject to a condition of residence where the conditional lease was not subject to such a condition";

(e) by omitting from section seventy-eight the words—Sec. 78.

"The holder of a snow lease subsisting at the (Snow commencement of the Crown Lands (Amendment)

Act, 1932, may if he considers the rent to be excessive apply in the prescribed manner to have the annual rent determined by the local land board. The application shall be made within four years

after the commencement of the Crown Lands (Amendment) Act, 1931, and shall be accompanied by the prescribed fee.

The local land board shall determine the fair annual rent of the lease, and the amount so determined shall from the recurring date of the commencement of the lease next after the date of application for determination be deemed to be the annual rent of the lease.

Where a determination has been made in pursuance of the provisions of this section no further application thereunder shall be entertained.";

(f) by omitting from subsection two of section eighty Sec. 80. the words "-not exceeding nineteen acres in area (Residential —may apply for and acquire additional residential lease on goldfield. leases" and by inserting in lieu thereof the or mineral words "may apply for and acquire in the manner field.) prescribed additional residential leases of Crown lands (not being in the Western Division) within a goldfield or mineral field and";

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- (g) (i) by omitting from subsection three of section Sec. 109. one hundred and nine the words "pending the (Conditional conversion into an additional conditional purchase of land comprised in any conditional Conversion 5 lease granted in pursuance of a conversion into conunder this section or pending the payment of purchases the balance of purchase money in respect of and condithe conditional purchase, as the case may be, leases.) and in any such case the cost of survey or subdivision shall be paid by the holder for the 10 time being within one month after he has been called upon to do so, and upon default the holding shall be liable to be forfeited." and by inserting in lieu thereof the words "and in any 15 such case the cost of survey shall be paid by the holder, or, if the conditional purchase and conditional lease or any additional conditional purchase into which the conditional lease has been converted are held in different interests. 20 by the holders, within one month after he has or they have been called upon to do so, and upon default the holdings shall be liable to be forfeited. Where the holdings are held in different interests, the cost of survey may be 25 recovered from any of the holders, but nothing in this subsection shall entitle the Minister to recover more than the full cost of the survey. Where the cost of survey is recovered from any of the holders the holder or holders from 30 whom such cost is so recovered may recover contribution from the other holders. deferred survey may be dispensed with if a consolidated Crown grant will be issued for the conditional purchase and the additional conditional purchase."; 35
  - (ii) by omitting from paragraph (a) of subsection seven of the same section the words "ending at the expiration of forty years from the date

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of commencement of the original conditional purchase lease;" and by inserting in lieu thereof the words "ending as follows—

- (a) where the title to the conditional lease commenced before the commencement of the Crown Lands (Amendment) Act, 1963—at the expiration of forty years from the date of commencement of the original conditional purchase lease; and
- (b) where the title to the conditional lease commences after the commencement of the Crown Lands (Amendment) Act, 1963—at the expiration of fifty years from the date of commencement of the original conditional purchase lease;";
- (h) (i) by omitting from subsection (2B) of section Sec. 123A. 123A the words "Provided that except with the (Right of approval of the Colonial Treasurer no direction shall be given which would involve a transfer of moneys from the Consolidated Revenue Fund to any other Fund.";
  - (ii) by inserting at the end of subsection three of the same section the following words "Provided that the Crown-lease shall not be subject to a condition of residence where the homestead farm was not subject to such a condition.";
- 30 (i) by omitting section one hundred and thirty-six; Sec. 136.
  (Crown-lease: sub-division.)
  - (j) by omitting section one hundred and seventy-five; Sec. 175.

    (Residence by members of one family.)

(k) by omitting section one hundred and seventy-six;

(Residence on two holdings concurrently.)

(1) by omitting section one hundred and seventy-seven; Sec. 177.

(Residence: homestead selections or settlement leases under Church and School Lands Act, 1897.)

(m) (i) by omitting from subsection one of section Sec. 178. one hundred and seventy-eight the words (Suspension "Where a condition of residence attaches to or remission of conditions any holding under the Crown Lands Acts and other than the holder or the owner (subject to mortgage) payment.) thereof has been or shall be prevented by sickness of himself or family or other adverse circumstances from performing such condition, or shall desire to live in a village or town within a reasonable distance of his holding for the purpose of educating his children, the local land board may, upon application as prescribed, and on sufficient reason being shown, suspend or remit such condition of

Where the holding is difficult of access or where it is otherwise undesirable that the holder or his family should be compelled to reside thereon the local land board may permit the condition of residence to be carried out anywhere within a reasonable working distance of such holding.

residence, or may permit such condition to

be performed in such village or town.

In cases of sickness or other adverse circumstances as aforesaid, the local land board may in like manner suspend a condition of fencing or improvement attaching to any holding under

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		Crown Lanas (Amenament).	
		the Crown Lands Acts." and by inserting in lieu thereof the words "Upon application and upon sufficient reason being shown the local land board may—	
5		(a) suspend or remit wholly or partly the condition of residence attaching to a holding or permit the condition to be	
10		carried out anywhere within a reason- able working distance of the holding or permit the condition to be carried out upon any one of two or more holdings held by one person or members of one family; or	01
15		(b) suspend wholly or partly a condition of fencing or improvement attaching to a holding; or	31
		(c) grant an exemption from com- pliance with a condition requiring the boundaries of a holding to be fenced."	
20	(ii)	by omitting subsection three of the same section;	
25	(iii)	four of the same section the words "the condition of residence, fencing or improvement" and by inserting in lieu thereof the words "any condition"; by omitting subsection five of the same	
	<i>(</i> -) <i>(</i> -)	section;	0.5
30	(n) (i)	by omitting from subsection one of section Sec. 18 one hundred and eighty-three the words "or (Conve subdivision" where firstly occurring;	er-
35	(ii)	by omitting from the same subsection the words selection or pending the conversion into an additional homest conditional purchase of land comprised in any farm.) conditional lease granted in pursuance of a conversion under this section or pending the payment of the balance of purchase money in	n of Or
		respect of the conditional purchase, as the	() {.

case

case may be, and in any such case the cost of survey or subdivision shall be paid by the holder for the time being within one month after he has been called upon to do so, and upon default the holding shall be liable to be forfeited." and by inserting in lieu thereof the words "and in any such case the cost of survey shall be paid by the holder, or, if the conditional purchase and conditional lease or any additional conditional purchase into which the conditional lease has been converted are held in different interests, by the holders, within one month after he has or they have been called upon to do so, and upon default the holdings shall be liable to be forfeited. Where the holdings are held in different interests, the cost of survey may be recovered from any of the holders, but nothing in this subsection shall entitle the Minister to recover more than the full cost of the survey. Where the cost of survey is recovered from any of the holders the holder or holders from whom such cost is so recovered may recover contribution from the other holders. The deferred survey may be dispensed with if a consolidated Crown grant will be issued for the conditional purchase and the additional conditional purchase."; (iii) by omitting from subsection (2A) of the same section the words "Provided that except with the approval of the Colonial Treasurer no direction shall be given which would involve a transfer of moneys from the Consolidated Revenue Fund to any other Fund."; (iv) by inserting in paragraph (c) of subsection three of the same section after the word "residence" where thirdly occurring the words "and a conditional purchase or conditional purchase and conditional lease into which a

homestead selection or grant or homestead

farm

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farm has been converted shall not be subject to a condition of residence where the homestead selection or grant or homestead farm was not subject to such a condition";

- (v) by omitting from paragraph (d) of the same subsection the words "after the other conditions attaching to the conditional purchase have been performed, and upon payment of the whole of the purchase money and interest a Crown grant shall be issued as prescribed";
- (o) (i) by omitting from paragraph (h) of subsection Sec. 184.

  one of section one hundred and eighty-four (Conversion of settlement lease or occurring;

  Crown-lease.)

(ii) by omitting from the same paragraph the words "pending the conversion into an additional conditional purchase of land comprised in any conditional lease granted in pursuance of a conversion under this section or pending the payment of the balance of purchase money in respect of the conditional purchase, as the case may be, and in any such case the cost of survey or subdivision shall be paid by the holder for the time being within one month after he has been called upon to do so, and upon default the holding shall be liable to be forfeited." and by inserting in lieu thereof the words "and in any such case the cost of survey shall be paid by the holder, or, if the conditional purchase and conditional lease or any additional conditional purchase into which the conditional lease has been converted are held in different interests, by the holders, within one month after he has or they have been called upon to do so, and upon default the holdings shall be liable to be forfeited. the holdings are held in different interests. the cost of survey may be recovered from

# Crown Lands (Amer in int).

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from any of the holders, but nothing in this subsection shall entitle the Minister to recover more than the full cost of the survey. Where the cost of survey is recovered from any of the holders the holder or holders from whom such cost is so recovered may recover contribution from the other holders. The deferred survey may be dispensed with if a consolidated Crown grant will be issued for the conditional purchase and additional conditional purchase.";

- (iii) by omitting from subsection (1A) of the same section the words "Provided that except with the approval of the Colonial Treasurer no direction shall be given which would involve a transfer of moneys from the Consolidated Revenue Fund to any other Fund.";
- (p) by omitting from subparagraph (b) of paragraph Sec. 185.
  one of section one hundred and eighty-five the words (Conversion "ending at the expiration of forty years from the lease or date of commencement of the original settlement Crown-lease lease or the original Crown-lease, as the case may conditions upon be." and by inserting in lieu thereof the words conversion.) "ending as follows—
  - (i) where the title to the conditional lease commenced before the commencement of the Crown Lands (Amendment) Act, 1963—at the expiration of forty years from the date of commencement of the original settlement lease or the original Crownlease, as the case may be; and
  - (ii) where the title to the conditional lease commences after the commencement of the Crown Lands (Amendment) Act, 1963—at the expiration of forty years from the date of commencement of the original settlement lease or at the expiration of forty-five years from the date of commencement of the original Crown-lease, as the case may be."; (q)

conditional

# Crown Lands (Amendment).

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- (q) by inserting at the end of section one hundred and Sec. 187. eighty-seven the words "Provided that a conditional (Conversion purchase or conditional purchase and conditional lease or lease into which a settlement lease or Crown-lease Crown-lease: has been converted shall not be subject to a condition of residence where the settlement lease or Crown-lease was not subject to such a condition.";
- crown-lease was not subject to such a condition.";

  (r) by omitting from subsection two of section one Sec. 189.

  hundred and eighty-nine the words "after the issue (Conversion of non-residential)
- (s) by omitting from paragraph (c) of subsection one Sec. 226. of section two hundred and twenty-six the words "Provided that nothing in this subsection shall apply to a conditional lease as regards the taking or removal of timber or other material for building purposes.";
  - (t) by inserting in section two hundred and seventy-eight Sec. 278. after the word "direction" the words "or remission"; (Interest on arrears.)
- (u) by omitting from subsection two of section three Sec. 307.

  hundred and seven the words "Provided that except (Conversion of existing conditional direction shall be given which would involve a leases into additional transfer of moneys from the Consolidated Revenue Fund to any other Fund."

(2) The amendments made by paragraphs (j) (k) (1) and (m) of subsection one of this section shall not prejudice or affect a condition of residence being performed in accordance with the provisions of sections one hundred and seventy-five, one hundred and seventy-six, one hundred and 30 seventy-seven and one hundred and seventy-eight of the Crown Lands Consolidation Act, 1913, as amended by subsequent Acts (this Act excepted) or any suspension or remission of or exemption from a condition of residence, fencing or improvement granted under the said section one 35 hundred and seventy-eight.

- The Crown Lands Consolidation Act, 1913, as Further amendment amended by subsequent Acts, is further amended of Act No. 7, 1913. (Statute law revision.) (a) by omitting from the matter relating to Division 10 Sec. 1 (b). of Part VIII in paragraph (b) of section one the (Division figures "255" and by inserting in lieu thereof the into Parts.) 5 figures and letter "255A"; (b) by omitting from subsection three of section ninety- Sec. 97. seven the word "at" where secondly occurring; (Additional homestead selection.) (c) by omitting from subsection four of section 130A Sec. 130A. the word "became" and by inserting in lieu thereof (Provision 10 for addithe word "become"; tional Crownleases.) (d) by omitting from section one hundred and thirty- Sec. 134. four the words "timber or" where firstly occurring (Crownand by inserting in lieu thereof the word "timber"; lease: term and rent.)
- (e) by omitting from the matter relating to Division Part VIII. 15 10 in the heading to Part VIII the figures "255" Heading. and by inserting in lieu thereof the figures and (Conseletter "255A";
- (f) by omitting from subparagraph (ii) of paragraph Sec. 197. 20 (f) of subsection six of section one hundred and (Exchanges, ninety-seven the words "the Commission" and by resumptions and purinserting in lieu thereof the word "Commission"; chases for public purposes.)
- (g) by omitting from the heading to Division 10 of Part VIII. Part VIII the figures "255" and by inserting in lieu Division 10. Heading. thereof the figures and letter "255A"; 25 (Conse-
  - (h) by omitting from paragraph (a) of the proviso to Sec. 270. subsection two of section two hundred and seventy (Transfers the word "mortgage" where firstly occurring and under legal by inserting in lieu thereof the word "mortgagee". process, &c.)

17.

- 17. (1) The Forestry Act, 1916-1957, is amended—

  Amendment of Act No. 55, 1916.
  - (a) by omitting from section twenty-two the words Sec. 22. "become Crown lands within the meaning of and"; (Reservation of timber reserves.)
- (b) by omitting from section twenty-four the words "to Sec. 24.

  occupy land within a timber reserve shall not be (Lease or granted by the Crown unless with the approval of occupy the commission" and by inserting in lieu thereof land within a timber reserve may be granted under the Crown

  Lands Consolidation Act, 1913, or the Western
  Lands Act of 1901, as the case may be, or any
  Act amending the same, with the approval of the commission for such purpose and for such term".
- (2) The Forestry Act, 1916, as amended by subse-15 quent Acts and by this Act, may be cited as the Forestry Act, 1916-1963.
  - 18. The Western Lands Act of 1901, as amended by Further amendment subsequent Acts, is further amended—

    of Act No. 70, 1901.
- (a) (i) by omitting from subsection seven of section Sec. 28B.

  28B the words "one hundred and seventy- (Conversion of lease.)
  - (ii) by omitting from the same subsection the words "one hundred and seventy-six,";
  - (iii) by inserting in the same subsection after the figures and letter "235A," the figures and letter "235c,";
  - (iv) by omitting from subsection eight of the same section the words "one hundred and seventyfive,";
- 30 (v) by omitting from the same subsection the words "one hundred and seventy-six,";
  300—G (vi)

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- (vi) by inserting in the same subsection after the figures and letter "235A," the figures and letter "235C,";
- (b) (i) by omitting from subsection eight of section Sec. 28BB.

  28BB the words "one hundred and seventy- (Application for conversion entering theses.";
  - (ii) by inserting in the same subsection after the of leases after comfigures and letter "235A," the figures and letter mencement of Western Lands

tion for conversion of leases after commencement of Western Lands (Amendment) Act, 1949.)

BY AUTHORITY:
V. C. N. BLIGHT, GOVERNMENT PRINTER, SYDNEY, NEW SOUTH WALES—1963