

CROWN LANDS AND CLOSER SETTLEMENT (AMENDMENT) BILL

*Schedule of Amendments referred to in Legislative Council's  
Message of 27 November, 1968*

- No. 1.—Page 3, clause 2, line 10. *Omit* “Minister is of opinion that” *insert* **“local land board reports that in its opinion”**.
- No. 2.—Page 3, clause 2, line 22. *Omit* “him” *insert* **“the Minister”**
- No. 3.—Page 4, clause 2, line 6. *Insert* at end of that line **“and”**
- No. 4.—Page 4, clause 2, line 7. *Omit* all words on that line.
- No. 5.—Page 4, clause 2, line 8. *Omit* “is of opinion that” *insert* **“the local land board reports that in its opinion”**
- No. 6.—Page 4, clause 2, line 16. Before “consents” *insert* **“the Minister”**
- No. 7.—Page 5, clause 2, line 1. *Omit* “Minister is of opinion that” *insert* **“local land board reports that in its opinion”**
- No. 8.—Page 5, clause 2, line 13. *Omit* “him” *insert* **“the Minister”**
- No. 9.—Page 5, clause 2, line 32. *Insert* at end of that line **“and”**
- No. 10.—Page 5, clause 2, line 33. *Omit* all words on that line.
- No. 11.—Page 5, clause 2, line 34. *Omit* “is of opinion that” *insert* **“the local land board reports that in its opinion”**
- No. 12.—Page 5, clause 2, line 42. Before “consents” *insert* **“the Minister”**
- No. 13.—Page 6, clause 2. *After* line 2 *insert*—

(c) by inserting in section two hundred and seventy-six after the word **“Act.”** the following new proviso:—

**Provided that, in relation to any other lands in which the person concerned holds or proposes to acquire a partial interest, there shall be taken into account such proportion of the other lands as the Minister, the Commission or the local land board thinks proper having regard to the extent of that person's interest in those other lands.**

Sec. 276.  
(Home  
mainten-  
area: what  
lands are to  
be taken  
into  
account.)

