This Public Bill originated in the Legislative Assembly, and, having this day passed, is now ready for presentation to the LEGISLATIVE COUNCIL for its concurrence.

Legislative Assembly Chamber, Sydney, 9 April, 1879.

STEPHEN W. JONES, Clerk of Legislative Assembly.

# New South Wales.



ANNO QUADRAGESIMO SECUNDO

# VICTORIÆ REGINÆ.

### No.

An Act to declare the law as to the effect of Transfers before grant of Lands conditionally purchased under the Acts regulating the alienation of Crown Lands.

HEREAS doubts have arisen as to the effect in law of notifi- Preamble. cations of transfer before grant of lands conditionally purchased under the "Crown Lands Alienation Act of 1861" or the "Lands Acts Amendment Act of 1875" and it has become necessary to declare the 5 legal effect of such transfers Be it therefore enacted by the Queen's Most Excellent Majesty by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled and by the authority of the same as follows:—
1. This Act may be cited as the "Transfer of Conditional Short title.

10 Purchases Declaratory Act of 1879."

2. In the interpretation and for the purposes of this Act the Interpretation of expression "Crown Lands Alienation Acts" means and includes the terms. "Crown Lands Alienation Act of 1861" the "Lands Acts Amendment Act 1875" (so far as it relates to alienation of Crown lands) and any 15 Act or Acts hereafter passed to amend the said Acts the expression "transfer" means any notification of transfer before grant of land conditionally purchased under the said Acts made in pursuance of the 478—

### Transfer of Conditional Purchases Declaratory.

Regulations in force for the time being under any of the said recited Acts and whether made before or after the passing of this Act.

"Transferror" means the original conditional purchaser or his successor in title derived by any transfer or alienation of the estate or interest of such conditional purchaser and the term "Regulations" means the Regulations in force for the time being and duly made under the said Crown Lands Alienation

Acts as hereinbefore defined.

3. Subject to the provisions and conditions of the Crown Effect in law of 10 Lands Alienation Acts and to the qualifications hereinafter expressed transfer. every transfer of land heretofore or hereafter conditionally purchased under the said Acts shall be deemed and taken to have passed and to pass to the transferree the whole estate and interest whether at law or in equity of the transferror in the land the subject of such transfer 15 as effectually to all intents and purposes as if a conveyance or assignment under seal of such estate and interest to such transferree had been duly executed by such transferror but this enactment shall be subject to the conditions and qualifications following viz.:-

(1.) The equities of all persons claiming any estate or interest in any such land by matter prior to the date of execution of any such transfer shall not be affected by this Act but shall be capable of assertion and enforcement as if this Act had

not been passed.

(2.) No transfer shall have the effect hereinbefore expressed unless such transfer shall have been or shall hereafter be made executed and lodged in accordance with the regulations.

(3.) Nothing in this Act shall affect any judgment decree or order of the Supreme or any Court made before the passing of this Act or shall affect any proceeding or matter now pending before any such Court in which the validity or legal effect or priority of any transfer is or may be in question.

(4.) Nothing in this Act shall prejudice or affect any conveyance or assignment or any other assurance under seal relating to land conditionally purchased if such conveyance assignment or assurance shall have been registered as by law required in the office of the General Registry of Deeds in Sydney.

4. The effect given to duly registered deeds and instruments As to priority. affecting lands hereditaments and other property by the eleventh section of the Registration Act seventh Victoria number sixteen shall 40 be deemed to have been annexed and to be incident to all transfers within the meaning of this Act if duly registered under the said

Registration Act.

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#### TRANSFER OF CONDITIONAL PURCHASES DECLARATORY BILL.

SCHEDULE of the Amendments referred to in Message of 21st May, 1879.

Page 1, clause 2, lines 16 and 17. Omit "before grant of land conditionally purchased "under the said Acts"

", clause 2, line 17. After "made" insert "and communicated to the Land Agent"

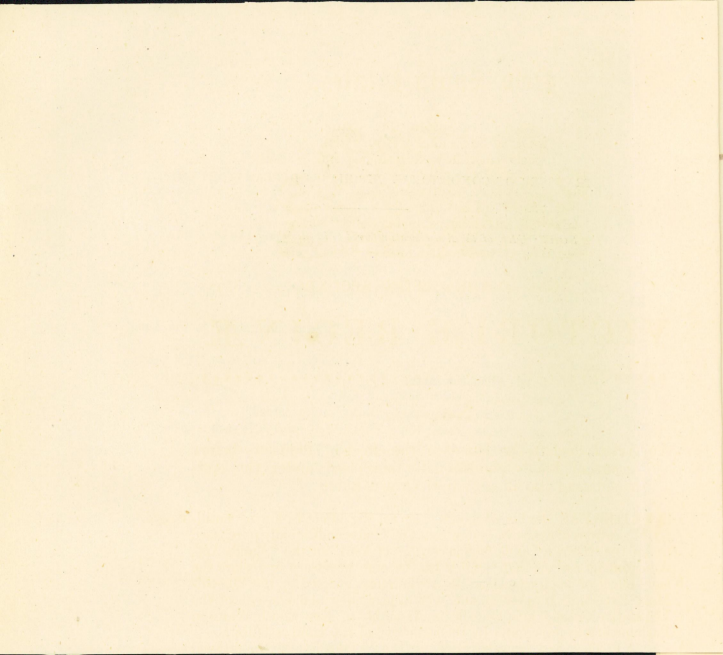
Page 2, clause 2, line 2. After "under" omit remainder of clause insert "the Crown "Lands Alienation Acts"

", clause 3, line 27. Omit "and"

line 27. After "lodged" insert "and recorded"

" line 34. Omit "Nothing in this Act" insert "No such transfer"

.. line 37. After "been" insert "previously"



This Public Bill originated in the LEGISLATIVE ASSEMBLY, and, having this day passed, is now ready for presentation to the LEGISLATIVE COUNCIL for its concurrence.

Legislative Assembly Chamber, Sydney, 9 April, 1879. STEPHEN W. JONES, Clerk of Legislative Assembly.

The LEGISLATIVE COUNCIL has this day agreed to this Bill with Amendments.

Legislative Council Chamber, Sydney, 21st May, 1879. JOHN J. CALVERT, Clerk of the Parliaments.

# New South Wales.



ANNO QUADRAGESIMO SECUNDO

# VICTORIÆ REGINÆ.

### No.

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1. This Act may be cited as the "Transfer of Conditional Short title.

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#### Transfer of Conditional Purchases Declaratory.

Land Agent in pursuance of the Regulations in force for the time being under any-of the said-recited-Acts and whether made before-or-after the passing of this Act.

"Transferror" means the original conditional purchaser or his successor in title derived by any transfer or alienation of the estate or interest of such conditional purchaser and the term "Regulations" means the Regulations in force for the time being and duly made under the said Crown Lands Alienation Acts as hereinbefore defined the Crown Lands Alienation Acts.

3. Subject to the provisions and conditions of the Crown Effect in law of Lands Alienation Acts and to the qualifications hereinafter expressed transfer. every transfer of land heretofore or hereafter conditionally purchased under the said Acts shall be deemed and taken to have passed and to pass to the transferree the whole estate and interest whether at law

15 or in equity of the transferror in the land the subject of such transfer as effectually to all intents and purposes as if a conveyance or assignment under seal of such estate and interest to such transferree had been duly executed by such transferror but this enactment shall be subject to the conditions and qualifications following viz.:—

20 (1.) The equities of all persons claiming any estate or interest in any such land by matter prior to the date of execution of any such transfer shall not be affected by this Act but shall be capable of assertion and enforcement as if this Act had not been passed.

(2.) No transfer shall have the effect hereinbefore expressed unless such transfer shall have been or shall hereafter be made executed and lodged and recorded in accordance with the regulations.

(3.) Nothing in this Act shall affect any judgment decree or order of the Supreme or any Court made before the passing of this Act or shall affect any proceeding or matter now pending before any such Court in which the validity or legal effect or priority of any transfer is or may be in question.

(4.) Nothing in this Act No such transfer shall prejudice or affect any conveyance or assignment or any other assurance under seal relating to land conditionally purchased if such conveyance assignment or assurance shall have been previously registered as by law required in the office of the General Registry of Deeds in Sydney.

40 4. The effect given to duly registered deeds and instruments As to priority. affecting lands hereditaments and other property by the eleventh section of the Registration Act seventh Victoria number sixteen shall be deemed to have been annexed and to be incident to all transfers within the meaning of this Act if duly registered under the said 45 Registration Act.

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