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 July, 1884.

STEPHEN W. JONES, Clerk of Legislative Assembly.

New South Wales.



ANNO QUADRAGESIMO OCTAVO

VICTORIÆ REGINÆ.

No.

An Act to declare the Law relative to Additional Conditional Purchases in certain cases.

WHEREAS doubts have arisen on the construction of the "Crown Preamble. Lands Alienation Act of 1861" and the "Lands Acts Amendment Act 1875" whether after the commencement of the last-mentioned Act the right to make additional conditional purchases of Crown 5 Lands was limited to conditional purchasers of Crown Lands not exceeding two hundred and eighty acres and their legal alienees and to holders in few simple of larger recent last the County at the County a

to holders in fee simple of lands granted by the Crown not exceeding the aforesaid area and it is expedient to remove such doubts Be it therefore enacted by the Queen's Most Excellent Majesty by and with

10 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. From and after the tenth day of August in the year one Sections 21 and 22 thousand eight hundred and seventy-five section twenty-one of the of 25 Vic. No. 1 how to be read. 15 "Crown Lands Alienation Act of 1861" shall be read as if wherever the

words "two hundred and eighty" occur the words "six hundred" and wherever the words "three hundred and twenty" occur the words "six hundred and forty" had been expressed And in like manner in section twenty-two of the said Act the words "six hundred" and "six

20 hundred and forty" shall be substituted for the words "two hundred and eighty" and "three hundred and twenty" respectively.

2. This Act may be cited as the "Additional Conditional short title.

Purchases Declaratory Act 1884."

This Public Bill originated in the Legislative Assembly, and, having this day pusped, is now tendy for presentation to the Legislative Council for its concurrence.

Legislatice Assembly Chamber, Sydney, 9 July, 1881

STEPHEN W. JONES, Clerk of Legislative Assembly.

New South Wales.



ANNO QUADRAGESIMO OCTAVO

VICTORIÆ REGINÆ.

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An Act to doclare the Law relative to Additional Conditional

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Assembly of New South Wales in Parliament assembled and by the authority of the same as follows:-

thousand eight hundred and seventy-five section twenty-one of the et as the first that the control of the et as the first that the control of the first that and eighty" occur the words " into hundred and eighty" occur the words " six hundred" and whenever the words " they words " they hundred and treaty" occur the words " the words " they words " they have burndred and treaty" occur the words.

"six hundred and forty" had been expressed. And in like manner in section twenty-two of the said Act the words "six hundred" and "six 20 hundred and forty" shall be substituted for the words "two hundred and cirity" and "three hundred and twenty" respectively.

2 This Act may be cited as the "Additional Conditional sleet one

New South Wales.



ANNO QUADRAGESIMO OCTAVO

VICTORIÆ REGINÆ.

No. VIII.

An Act to declare the Law relative to Additional Conditional Purchases in certain cases. [Assented to, 22nd July, 1884.]

WHEREAS doubts have arisen on the construction of the "Crown Proumble. Lands Alienation Act of 1861" and the "Lands Acts Amendment Act 1875" whether after the commencement of the last-mentioned Act the right to make additional conditional purchases of Crown Lands was limited to conditional purchasers of Crown Lands not exceeding two hundred and eighty acres and their legal alienees and to holders in fee simple of lands granted by the Crown not exceeding the aforesaid area and it is expedient to remove such doubts. 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. From and after the tenth day of August in the year one Sections 21 and 22 thousand eight hundred and seventy-five section twenty-one of the of 25 Vic. No. 1 how to be read. "Crown Lands Alienation Act of 1861" shall be read as if wherever the words "two hundred and eighty" occur the words "six hundred" and wherever the words "three hundred and twenty" occur the words "six hundred and forty" had been expressed And in like manner in section twenty-two of the said Act the words "six hundred" and "six hundred and forty "shall be substituted for the words "two hundred and eighty" and "three hundred and twenty" respectively.

2. This Act may be cited as the "Additional Conditional Short title.

Purchases Declaratory Act 1884."

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