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, 12 July, 1888.

F. W. WEBB, Clerk of Legislative Assembly.

New South Wales.



ANNO QUINQUAGESIMO SECUNDO

VICTORIÆ REGINÆ.

No.

An Act to amend the "Crown Lands Act of 1884" in respect of fencing Conditional Purchases and Conditional Leases.

THEREAS it is expedient to amend the "Crown Lands Act of Preamble. V 1884" in certain particulars. 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 5 Wales in Parliament assembled, and by the authority of the same, as

1. This Act may be cited as the "Crown Lands Act Further short title. Amendment Act," and shall be read with the "Crown Lands Act of 1884," hereinafter referred to as the Principal Act.

2. Notwithstanding anything contained in the Principal Act, Those who are any holder thereunder of a conditional purchase, or conditional lease, already holders of conditional applied for prior to the commencement of this Act, may, within six purchases and months from the commencement of this Act, apply to the Chairman of the Local Land Board, in the prescribed form, for permission to Act. Conditions and any such application may be approved, or refused, by the Land so converted.

Board, subject to appeal to the Minister; provided that the approval of any such application shall not have the effect of granting an extension. 989 extension

extension of time for the completion of improvements beyond five years from confirmation of the application for such purchase or lease. Such improvements, which may include any fencing on the land, shall be of the value of not less than ten shillings per acre, and shall be of 5 a fixed, permanent, and substantial character, and necessary for the beneficial occupation of the land.

3. In any case brought under the provisions of section two of Declarations to be this Act, in lieu of the declaration required by the Principal Act to made as to fulfilment of conditions be made by the conditional purchaser at the end of the third year of residence and 10 after the date of confirmation of the conditional purchase application, improvements in cases brought under or within three months thereafter, of the due fulfilment up to such section two. date, of the condition of residence, and of the condition of fencing, in connection with the conditional purchase, it will be sufficient if such declaration refer to the condition of residence alone; but the 15 holder of the conditional purchase shall, at the end of the fifth year after the date aforesaid, or within three months thereafter, make a declaration, in the prescribed form, of the due fulfilment of the complete term of residence, and that improvements of the required

value and character have been made, and are on, the land.

4. Any holder of a conditional purchase, or conditional lease, Those who have not applied for under the Principal Act, after the commencement of this yet become holders of conditional purchases Act, may, at any time within two years from the confirmation of the or conditional leases 20 application for such purchase or lease, apply to the Chairman of the may apply under this Act. Conditions Local Land Board, in the prescribed form, for permission to sub-attaching to purchases or leases so converted.

25 stitute other improvements, wholly, or partly, in lieu of fencing; chases or leases so and any such application may be approved, or refused, by such Board, subject to appeal to the Minister. Such improvements, including any fencing, shall, within three years from the date of confirmation of the application, be of the value of, at least, six shillings 30 per acre; and, within five years from that date, shall be of the value of, at least, ten shillings per acre; and shall be of a fixed, permanent, and substantial character and necessary for the beneficial occupation of the land. Provided that an application under this section may nevertheless be made before the confirmation of any application for

35 conditional purchase, or conditional lease, made before, or after, the

commencement of this Act.

5. In any case brought under the provisions of section four Declarations to be of this Act, in lieu of the declaration required by the Principal Act ment of conditions to be made by the conditional purchaser at the end of the third year of residence and improvements in cases brought under or within three months thereafter, the conditional purchaser shall make section four. a declaration, in the prescribed form, that improvements, as described in section four of this Act, have been made, and are, on the land, to the value of, at least, six shillings per acre, and that the condition of 45 residence has been fulfilled up to that date; and, in lieu of the declaration required by the Principal Act to be made by such conditional purchaser at, or within three months after, the end of the fifth year after the date of confirmation aforesaid, he shall make a declaration, in the prescribed form, that improvements, as before 50 described, to the value of, at least, ten shillings per acre have been made, and are, on the land, and that the complete term of residence

has been fulfilled. 6. When a conditional purchase under section forty-seven of Conditions attaching the Principal Act is brought under the provisions of this Act, to non-residential conditional purchases 55 permanent improvements, including any fencing, of the value of, at brought under this least, thirty shillings per acre, shall be made on the land within five Act. years after the date of confirmation of the application for such purchase; and a declaration in the prescribed form shall be made before, at, or within three months after the expiration of such five years, setting

setting forth that the condition of improvements has been duly fulfilled. And, in the case of any such purchase not brought under the provisions of this Act, the fencing required by the Principal Act shall be erected within twelve months, and other improvements, as required by 5 that Act, shall be completed within five years from the confirmation of

the application for the purchase.

7. Nothing in this Act shall require any improvements in lieu Exemption from of fencing, in cases where an exemption has been, or shall be, granted boundary not to under the Principal Act from fencing any frontage to a permanent involve other 10 river, creek, or other natural boundary; and nothing herein shall improvements. exempt any person from the provisions of section one hundred and forty-one of that Act.

8. Whenever fencing is mentioned in the Principal Act in Fencing in the connection with any conditional purchase, or conditional lease, it Principal Act to 15 shall, in cases brought under the provisions of this Act, be taken to include other mean, or include, other improvements as described in this Act, unless read with this Act.

the context necessarily requires a different meaning.

9. The word "prescribed" in the Principal Act, when used in Local Land Board connection with fencing, shall mean prescribed by the Local Land to determine the kind of fence to be 20 Board, but such Board shall not prescribe any fence likely to be a erected. harbour or shelter for rabbits or such other animals as may, by the Minister, be declared, by notice in the Government Gazette to be

10. For the purposes of section one hundred and forty-one of owners of fences 25 the Principal Act, fencing shall be held to mean or include fencing, made before the whether erected before or after the commencement of that Act, the Principal Act and whether prescribed by the Local Land Board or not, provided it may claim contribuis, in the opinion of such Board, of a sufficiently useful and substantial thereto. kind; and the side of a reserved, intended, proclaimed, or other road 30 shall not be held to form, or be, a common boundary-line within the

meaning of that section. 11. In any case where any boundary-line of land conditionally If land is already

purchased or conditionally leased before, or after, the commencement of fenced other this Act has been, or shall be, fenced by the holder or occupant of required in lieu of adjoining land with a fence, which, in the opinion of the Local Land fencing. Board, is of a sufficiently useful and substantial kind, an application may be made to the Chairman of the Local Land Board within the prescribed time for exemption from fencing the same line, but such exemption if granted by the Local Land Board shall not involve the 40 making of other improvements in lieu thereof; but nothing in this

section shall interfere with section ten of this Act, or section one hundred and forty-one of the Principal Act.

12. The holders of conditional leases under section fifty-two of Holders of converted the Principal Act shall not be required to fence the land held under pre-emptive leases not required to fence. 45 such conditional lease.

13. The area embraced by any original conditional purchase, conditional purand any additional conditional purchase made by virtue thereof, and chases and conditional leases granted under section forty-eight, or fifty-four treated as one area of the Principal Act, by virtue of such conditional purchases, may, for in respect to residence all purposes of residence and improvements, he held to be one helding.

50 all purposes of residence and improvements, be held to be one holding, notwithstanding that one, or more, of such conditional purchases may have been made under the repealed Acts.

14. Notwithstanding anything contained in the Principal Act Roads and waterwhere in any case the unfenced sides of lands, whether held by courses. Special provisions different persons and under different conditions or not are separated special provisions 55 different persons and under different conditions or not, are separated as to fences. by a road or watercourse, the Land Board, on application being made to the Chairman in the prescribed form and within the prescribed time, may grant permission for such road or watercourse to be wholly, or in part, inclosed, provided that gates or suitable substitutes

substitutes such as the Board may consider necessary and direct, shall be erected or made so as not to unnecessarily interfere with any traffic, or, to any large extent, divert the natural flow of water. Any such gate may on application to, and approval of, the Minister who 5 may administer the "Public Gates Act" be made a public gate within the meaning, and subject to the provisions of that Act. Upon complaint being made in the prescribed form to the Chairman of the Local Land Board, such Board may, for any sufficient reason, cancel any permission granted under this section, and may order any fence, gate, 10 or other structure on any road or watercourse to be removed by such persons, and within such periods as such Board shall determine. All decisions of the Board under this section shall be subject to appeal to the Minister. Nothing in this section shall exempt the holder of any conditional purchase or conditional lease from being required to make 15 other improvements in lieu of fencing under sections two or four of this Act.

15. Notwithstanding anything in this Act improvements on any Maximum value of conditional purchase, or conditional lease held therewith, shall not be improvements. required to be of a greater value than six hundred and forty pounds, 20 and in any case where the improvements at the end of three years after the date of confirmation of the application would, if calculated at six shillings per acre, amount to or exceed six hundred and forty pounds, three-fifths of that sum may be declared to, and the final

declaration shall set forth an expenditure of at least six hundred and

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25 forty pounds.

New South Wales.



ANNO QUINQUAGESIMO SECUNDO

VICTORIÆ REGINÆ.

No. VII.

An Act to amend the "Crown Lands Act of 1884" in respect of fencing Conditional Purchases and Conditional Leases. [Assented to, 23rd July, 1888.]

WHEREAS it is expedient to amend the "Crown Lands Act of Preamble. 1884" in certain particulars. 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

1. This Act may be cited as the "Crown Lands Act Further Short title. Amendment Act," and shall be read with the "Crown Lands Act of 1884," hereinafter referred to as the Principal Act.

2. Notwithstanding anything contained in the Principal Act, Those who are any holder thereunder of a conditional purchase, or conditional lease, already holders of applied for prior to the commencement of this Act, may, within six purchases and months from the commencement of this Act, apply to the Chairman of conditional leases may apply under this the Local Land Board, in the prescribed form, for permission to Act. Conditions substitute other improvements, wholly, or partly, in lieu of fencing; attaching to purchases or leases and any such application may be approved, or refused, by the Land so converted.

Board, subject to appeal to the Minister: provided that the approval Board, subject to appeal to the Minister; provided that the approval of any such application shall not have the effect of granting an extension

extension of time for the completion of improvements beyond five years from confirmation of the application for such purchase or lease. Such improvements, which may include any fencing on the land, shall be of the value of not less than ten shillings per acre, and shall be of a fixed, permanent, and substantial character, and necessary for the beneficial occupation of the land.

Declarations to be made as to fulfilment of conditions of residence and improvements in cases brought under section two.

3. In any case brought under the provisions of section two of this Act, in lieu of the declaration required by the Principal Act to be made by the conditional purchaser at the end of the third year after the date of confirmation of the conditional purchase application, or within three months thereafter, of the due fulfilment up to such date, of the condition of residence, and of the condition of fencing, in connection with the conditional purchase, it will be sufficient if such declaration refer to the condition of residence alone; but the holder of the conditional purchase shall, at the end of the fifth year after the date aforesaid, or within three months thereafter, make a declaration, in the prescribed form, of the due fulfilment of the complete term of residence, and that improvements of the required value and character have been made, and are on, the land.

Those who have not or conditional leases attaching to pur-chases or leases so converted.

4. Any holder of a conditional purchase, or conditional lease, yet become holders of applied for under the Principal Act, after the commencement of this conditional purchases applied for under the Principal Act, after the commencement of this Act, may, at any time within two years from the confirmation of the may apply under this Act. Conditions application for such purchase or lease, apply to the Chairman of the Local Land Board, in the prescribed form, for permission to substitute other improvements, wholly, or partly, in lieu of fencing; and any such application may be approved, or refused, by such Board, subject to appeal to the Minister. Such improvements, including any fencing, shall, within three years from the date of confirmation of the application, be of the value of, at least, six shillings per acre; and, within five years from that date, shall be of the value of, at least, ten shillings per acre; and shall be of a fixed, permanent, and substantial character and necessary for the beneficial occupation of the land. Provided that an application under this section may nevertheless be made before the confirmation of any application for conditional purchase, or conditional lease, made before, or after, the commencement of this Act.

Declarations to be made as to fulfil-ment of conditions of residence and improvements in cases brought under section four.

5. In any case brought under the provisions of section four of this Act, in lieu of the declaration required by the Principal Act to be made by the conditional purchaser at the end of the third year after the date of confirmation of the conditional purchase application, or within three months thereafter, the conditional purchaser shall make a declaration, in the prescribed form, that improvements, as described in section four of this Act, have been made, and are, on the land, to the value of, at least, six shillings per acre, and that the condition of residence has been fulfilled up to that date; and, in lieu of the declaration required by the Principal Act to be made by such conditional purchaser at, or within three months after, the end of the fifth year after the date of confirmation aforesaid, he shall make a declaration, in the prescribed form, that improvements, as before described, to the value of, at least, ten shillings per acre have been made, and are, on the land, and that the complete term of residence has been fulfilled.

Conditions attaching to non-residential conditional purchases brought under this

6. When a conditional purchase under section forty-seven of the Principal Act is brought under the provisions of this Act, permanent improvements, including any fencing, of the value of, at least, thirty shillings per acre, shall be made on the land within five years after the date of confirmation of the application for such purchase; and a declaration in the prescribed form shall be made before, at, or within three months after the expiration of such five years,

setting forth that the condition of improvements has been duly fulfilled. And, in the case of any such purchase not brought under the provisions of this Act, the fencing required by the Principal Act shall be erected within twelve months, and other improvements, as required by that Act, shall be completed within five years from the confirmation of the application for the purchase.

7. Nothing in this Act shall require any improvements in lieu Exemption from of fencing, in cases where an exemption has been, or shall be, granted fencing a natural boundary not to under the Principal Act from fencing any frontage to a permanent involve other river, creek, or other natural boundary; and nothing herein shall improvements. exempt any person from the provisions of section one hundred and forty-one of that Act.

8. Whenever fencing is mentioned in the Principal Act in Fencing in the connection with any conditional purchase, or conditional lease, it Principal Act to shall, in cases brought under the provisions of this Act, be taken to include other mean, or include, other improvements as described in this Act, unless read with this Act. the context necessarily requires a different meaning.

9. The word "prescribed" in the Principal Act, when used in Local Land Board connection with fencing, shall mean prescribed by the Local Land to determine the kind of fence to be Board, but such Board shall not prescribe any fence likely to be a erected. harbour or shelter for rabbits or such other animals as may, by the Minister, be declared, by notice in the Government Gazette to be

vermin. 10. For the purposes of section one hundred and forty-one of Owners of fences the Principal Act, fencing shall be held to mean or include fencing, made before the whether erected before or after the commencement of that Act, the Principal Act and whether prescribed by the Local Land Board or not, provided it may claim contributes, in the opinion of such Board, of a sufficiently useful and substantial thereto. kind; and the side of a reserved; intended, proclaimed, or other road shall not be held to form, or be, a common boundary-line within the

meaning of that section.

11. In any case where any boundary-line of land conditionally If land is already purchased or conditionally leased before, or after, the commencement of fenced other this Act has been, or shall be, fenced by the holder or occupant of required in lieu of adjoining land with a fence, which, in the opinion of the Local Land fencing. Board, is of a sufficiently useful and substantial kind, an application may be made to the Chairman of the Local Land Board within the prescribed time for exemption from fencing the same line, but such exemption if granted by the Local Land Board shall not involve the making of other improvements in lieu thereof; but nothing in this section shall interfere with section ten of this Act, or section one hundred and forty-one of the Principal Act.

12. The holders of conditional leases under section fifty-two of Holders of converted the Principal Act shall not be required to fence the land held under pre-emptive leases not required to fence.

such conditional lease.

13. The area embraced by any original conditional purchase, Conditional pur and any additional conditional purchase made by virtue thereof, and chases and conditional leases granted under section forty-eight, or fifty-four treated as one area of the Principal Act, by virtue of such conditional purchases, may, for in respect to residence and improvements. all purposes of residence and improvements, be held to be one holding, notwithstanding that one, or more, of such conditional purchases may have been made under the repealed Acts.

14. Notwithstanding anything contained in the Principal Act Roads and waterwhere in any case the unfenced sides of lands, whether held by special provisions different persons and under different conditions or not, are separated as to fences. by a road or watercourse, the Land Board, on application being made to the Chairman in the prescribed form and within the prescribed time, may grant permission for such road or watercourse to be wholly, or in part, inclosed, provided that gates or suitable substitutes

substitutes such as the Board may consider necessary and direct, shall be erected or made so as not to unnecessarily interfere with any traffic, or, to any large extent, divert the natural flow of water. Any such gate may on application to, and approval of, the Minister who may administer the "Public Gates Act" be made a public gate within the meaning, and subject to the provisions of that Act. Upon complaint being made in the prescribed form to the Chairman of the Local Land Board, such Board may, for any sufficient reason, cancel any permission granted under this section, and may order any fence, gate, or other structure on any road or watercourse to be removed by such persons, and within such periods as such Board shall determine. All decisions of the Board under this section shall be subject to appeal to the Minister. Nothing in this section shall exempt the holder of any conditional purchase or conditional lease from being required to make other improvements in lieu of fencing under sections two or four of this Act.

Maximum value of improvements.

15. Notwithstanding anything in this Act improvements on any conditional purchase, or conditional lease held therewith, shall not be required to be of a greater value than six hundred and forty pounds, and in any case where the improvements at the end of three years after the date of confirmation of the application would, if calculated at six shillings per acre, amount to or exceed six hundred and forty pounds, three-fifths of that sum may be declared to, and the final declaration shall set forth an expenditure of at least six hundred and forty pounds.