New South Wales.



ANNO QUINQUAGESIMO SEPTIMO

VICTORIÆ REGINÆ.

No. XXVI.

An Act to amend the "Labour Settlements Act." [Assented to, 5th June, 1894.]

WHEREAS it is expedient to amend the "Labour Settlements Act": Preamble. 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 "Labour Settlements Act short title, &c. Amendment Act of 1894," and shall be read with and as forming part of the "Labour Settlements Act," fifty-six Victoria number thirty-four, hereinafter referred to as the Principal Act.

2. Notwithstanding anything in the Principal Act the Minister Advances may be may recommend to be paid to any Board of Control established thereunder, and the Colonial Treasurer may, from any moneys voted for the purpose, pay to such Boards any sum or sums the Minister may deem necessary or expedient, provided that the aggregate amount to be advanced by way of loan shall not when taken together with any moneys advanced before the commencement of this Act exceed for each enrolled member—

(a) Who is head of a family dependent upon him—fifty pounds.

(b) Who is a married person without a family dependent upon him—forty pounds.

(c) Who is an unmarried person over the age of twenty-one years (which terms shall be held to have included and to include a bachelor, a spinster, a widower, or a widow)—thirty pounds: Provided that the amounts hereby sanctioned shall not be paid to a greater number of persons than may be entitled to receive the same at the passing of this Act: Provided also that the Minister before making any advance beyond the amounts provided for in the Principal Act, and from time to time thereafter, shall be satisfied that the improvements made upon the Labour Settlement are of a value approximating to the aggregate amount of money previously advanced by the Crown.

Provision for advance equal to appraised value of improvements.

3. In any case where a Labour Settlement has been or may hereafter be initiated with moneys provided by the enrolled members, the Colonial Treasurer may on the Minister's recommendation pay to the Board in one sum or by instalments according as the Minister may think fit, subject to the provisions for repayment, as provided by section six of the Principal Act, an amount not exceeding the appraised value of such improvements as shall have been made on the Labour Settlement by or at the expense of the members thereof. The appraisement of the value of such improvements shall be made by any person or by the Local Land Board of the district, as the Minister may appoint or direct: Provided that the term "improvements" shall with respect to any Labour Settlement be held to include any live stock or working plant the joint property of such Settlement: Provided also that the aggregate amount to be so paid shall not when taken, together with any moneys advanced before the commencement of this Act, exceed for each enrolled member the sums specified in section two hereof.

Land may be withdrawn from lease for roads, school sites, &c.

4. The Governor may, by proclamation in the Gazette, withdraw from lease or promise of lease under the Principal Act, without compensation, any land required for roads, sites for schools, public buildings, or for recreation, or other general purpose in connection with such settlement. Any such proclamation may be cancelled or modified by proclamation in the Gazette.

New South Wales.



ANNO QUINQUAGESIMO SEPTIMO

VICTORIÆ REGINÆ.

No. XXVI.

An Act to amend the "Labour Settlements Act." [Assented to, 5th June, 1894.

HEREAS it is expedient to amend the "Labour Settlements Act": Preamble. 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 "Labour Settlements Act short title, &c. Amendment Act of 1894," and shall be read with and as forming part of the "Labour Settlements Act," fifty-six Victoria number thirty-four, hereinafter referred to as the Principal Act.

2. Notwithstanding anything in the Principal Act the Minister Advances may be may recommend to be paid to any Board of Control established thereControl. under, and the Colonial Treasurer may, from any moneys voted for the purpose, pay to such Boards any sum or sums the Minister may deem necessary or expedient, provided that the aggregate amount to be advanced by way of loan shall not when taken together with any moneys advanced before the commencement of this Act exceed for each enrolled member-

(a) Who is head of a family dependent upon him—fifty pounds. (b) Who is a married person without a family dependent upon him—forty pounds.

(c) Who is an unmarried person over the age of twenty-one years (which terms shall be held to have included and to include a bachelor, a spinster, a widower, or a widow)—thirty pounds: Provided that the amounts hereby sanctioned shall not be paid to a greater number of persons than may be entitled to receive the same at the passing of this Act: Provided also that the Minister before making any advance beyond the amounts provided for in the Principal Act, and from time to time thereafter, shall be satisfied that the improvements made upon the Labour Settlement are of a value approximating to the aggregate amount of money previously advanced by the Crown.

Provision for advance equal to appraised value of improvements.

3. In any case where a Labour Settlement has been or may hereafter be initiated with moneys provided by the enrolled members, the Colonial Treasurer may on the Minister's recommendation pay to the Board in one sum or by instalments according as the Minister may think fit, subject to the provisions for repayment, as provided by section six of the Principal Act, an amount not exceeding the appraised value of such improvements as shall have been made on the Labour Settlement by or at the expense of the members thereof. The appraisement of the value of such improvements shall be made by any person or by the Local Land Board of the district, as the Minister may appoint or direct: Provided that the term "improvements" shall with respect to any Labour Settlement be held to include any live stock or working plant the joint property of such Settlement: Provided also that the aggregate amount to be so paid shall not when taken, together with any moneys advanced before the commencement of this Act, exceed for each enrolled member the sums specified in section two hereof.

Land may be withdrawn from lease for roads, school sites, &c. 4. The Governor may, by proclamation in the Gazette, withdraw from lease or promise of lease under the Principal Act, without compensation, any land required for roads, sites for schools, public buildings, or for recreation, or other general purpose in connection with such settlement. Any such proclamation may be cancelled or modified by proclamation in the Gazette.

I Certify that this Public Bill, which originated in the Legislative Assembly, has finally passed the Legislative Council and the Legislative Assembly of New South Wales.

Legislative Assembly Chamber,

F. W. WEBB, Sydney, 31 May, 1894, A.M. S Clerk of the Legislative Assembly.

New South Wales.



ANNO QUINQUAGESIMO SEPTIMO

VICTORIÆ REGINÆ.

No. XXVI.

An Act to amend the "Labour Settlements Act." [Assented to, 5th June, 1894.]

WHEREAS it is expedient to amend the "Labour Settlements Act": Preamble. 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 "Labour Settlements Act Short title, &c. Amendment Act of 1894," and shall be read with and as forming part of the "Labour Settlements Act," fifty-six Victoria number thirty-four, hereinafter referred to as the Principal Act.

2. Notwithstanding anything in the Principal Act the Minister Advances may be may recommend to be paid to any Board of Control established there- made to Board of Control. under, and the Colonial Treasurer may, from any moneys voted for the purpose, pay to such Boards any sum or sums the Minister may deem necessary or expedient, provided that the aggregate amount to be advanced by way of loan shall not when taken together with any moneys advanced before the commencement of this Act exceed for each enrolled member-

(a) Who is head of a family dependent upon him—fifty pounds. (b) Who is a married person without a family dependent upon him—forty pounds.

(c)

I have examined this Bill, and find it to correspond in all respects with the Bill as finally passed by both Houses.

NINIAN MELVILLE, Chairman of Committees of the Legislative Assembly.

(c) Who is an unmarried person over the age of twenty-one years (which terms shall be held to have included and to include a bachelor, a spinster, a widower, or a widow)—thirty pounds: Provided that the amounts hereby sanctioned shall not be paid to a greater number of persons than may be entitled to receive the same at the passing of this Act: Provided also that the Minister before making any advance beyond the amounts provided for in the Principal Act, and from time to time thereafter, shall be satisfied that the improvements made upon the Labour Settlement are of a value approximating to the aggregate amount of money previously advanced by the Crown.

Provision for advance equal to appraised value of improvements.

to the aggregate amount of money previously advanced by the Crown.

3. In any case where a Labour Settlement has been or may hereafter be initiated with moneys provided by the enrolled members, the Colonial Treasurer may on the Minister's recommendation pay to the Board in one sum or by instalments according as the Minister may think fit, subject to the provisions for repayment, as provided by section six of the Principal Act, an amount not exceeding the appraised value of such improvements as shall have been made on the Labour Settlement by or at the expense of the members thereof. The appraisement of the value of such improvements shall be made by any person or by the Local Land Board of the district, as the Minister may appoint or direct: Provided that the term "improvements" shall with respect to any Labour Settlement be held to include any live stock or working plant the joint property of such Settlement: Provided also that the aggregate amount to be so paid shall not when taken, together with any moneys advanced before the commencement of this Act, exceed for each enrolled member the sums specified in section two hereof.

Land may be withdrawn from lease for roads, school sites, &c. 4. The Governor may, by proclamation in the Gazette, withdraw from lease or promise of lease under the Principal Act, without compensation, any land required for roads, sites for schools, public buildings, or for recreation, or other general purpose in connection with such settlement. Any such proclamation may be cancelled or modified by proclamation in the Gazette.

In the name and on the behalf of Her Majesty I assent to this Act.

R. W. DUFF,

Governor.

Government House, Sydney, 5 June, 1894.

I Certify that this Public Bill, which originated in the Legislative Assembly, has finally passed the Legislative Council and the Legislative Assembly of New South Wales.

Legislative Assembly Chamber,

F. W. WEBB, Sydney, 31 May, 1894, A.M. \ Clerk of the Legislative Assembly.

New South Wales.



ANNO QUINQUAGESIMO SEPTIMO

VICTORIÆ REGINÆ.

No. XXVI.

An Act to amend the "Labour Settlements Act." [Assented to, 5th June, 1894.]

WHEREAS it is expedient to amend the "Labour Settlements Act": Preamble. 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 "Labour Settlements Act Short title, &c. Amendment Act of 1894," and shall be read with and as forming part of the "Labour Settlements Act of the "Labour Settlements" Act of the "Labour Settlements"

of the "Labour Settlements Act," fifty-six Victoria number thirty-four, hereinafter referred to as the Principal Act.

2. Notwithstanding anything in the Principal Act the Minister Advances may be may recommend to be paid to any Board of Control established there- made to Board of under, and the Colonial Treasurer may, from any moneys voted for the purpose, pay to such Boards any sum or sums the Minister may deem necessary or expedient, provided that the aggregate amount to be advanced by way of loan shall not when taken together with any moneys advanced before the commencement of this Act exceed for each enrolled member-

(a) Who is head of a family dependent upon him—fifty pounds. (b) Who is a married person without a family dependent upon him—forty pounds.

I have examined this Bill, and find it to correspond in all respects with the Bill as finally passed by both Houses.

> NINIAN MELVILLE, Chairman of Committees of the Legislative Assembly.

(c) Who is an unmarried person over the age of twenty-one years (which terms shall be held to have included and to include a bachelor, a spinster, a widower, or a widow)—thirty pounds: Provided that the amounts hereby sanctioned shall not be paid to a greater number of persons than may be entitled to receive the same at the passing of this Act: Provided also that the Minister before making any advance beyond the amounts provided for in the Principal Act, and from time to time thereafter, shall be satisfied that the improvements made upon the Labour Settlement are of a value approximating to the aggregate amount of money previously advanced by the Crown.

Provision for advance equal to appraised value of improvements.

to the aggregate amount of money previously advanced by the Crown.

3. In any case where a Labour Settlement has been or may hereafter be initiated with moneys provided by the enrolled members, the Colonial Treasurer may on the Minister's recommendation pay to the Board in one sum or by instalments according as the Minister may think fit, subject to the provisions for repayment, as provided by section six of the Principal Act, an amount not exceeding the appraised value of such improvements as shall have been made on the Labour Settlement by or at the expense of the members thereof. The appraisement of the value of such improvements shall be made by any person or by the Local Land Board of the district, as the Minister may appoint or direct: Provided that the term "improvements" shall with respect to any Labour Settlement be held to include any live stock or working plant the joint property of such Settlement: Provided also that the aggregate amount to be so paid shall not when taken, together with any moneys advanced before the commencement of this Act, exceed for each enrolled member the sums specified in section two hereof.

Land may be withdrawn from lease for roads, school sites, &c. 4. The Governor may, by proclamation in the Gazette, withdraw from lease or promise of lease under the Principal Act, without compensation, any land required for roads, sites for schools, public buildings, or for recreation, or other general purpose in connection with such settlement. Any such proclamation may be cancelled or modified by proclamation in the Gazette.

In the name and on the behalf of Her Majesty I assent to this Act.

R. W. DUFF,
Governor.

Government House, Sydney, 5 June, 1894.

LABOUR SETTLEMENTS ACT AMENDMENT BILL.

SCHEDULE of Amendments referred to in Message of 29th May, 1894.

Page 1, clause 1, line 7. After "Act" insert " of 1894"

Page 1, clause 1, line 8. After "Act" insert "fifty-six Victoria number thirty-four" Page 2, clause 2, line 3. After "pounds" insert "Provided that the amounts hereby

"sanctioned shall not be paid to a greater number of persons than may

"be entitled to receive the same at the passing of this Act"

Page 2, clause 4, line 29. Omit "'Labour Settlements Acts'" insert "Principal Act"

- AND A SECURIMENT AND ASSESSMENT OF THE PARTY OF THE PAR

ADEC AND COUNTY OF THE LONG PROPERTY OF THE STATE OF THE

Agus maga and an ang maga and an ang maga ang m Maga maga maga ang m

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, 17 May, 1894.

F. W. WEBB, Clerk of the Legislative Assembly.

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

Legislative Council Chamber, Sydney, 29th May, 1894. JOHN J. CALVERT, Clerk of the Parliaments.

New South Wales.



ANNO QUINQUAGESIMO SEPTIMO

VICTORIÆ REGINÆ.

No.

An Act to amend the "Labour Settlements Act."

HEREAS it is expedient to amend the "Labour Settlements Act": Preamble. 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,

5 and by the authority of the same, as follows :-1. This Act may be cited as the "Labour Settlements Act short title, &c. Amendment Act of 1894," and shall be read with and as forming part of the "Labour Settlements Act," fifty-six Victoria number thirty-four, hereinafter referred to as the Principal Act.

2. Notwithstanding anything in the Principal Act the Minister Advances may be may recommend to be paid to any Board of Control established there-made to Board of Control. under, and the Colonial Treasurer may, from any moneys voted for the purpose, pay to such Boards any sum or sums the Minister may deem necessary or expedient, provided that the aggregate amount to be
15 advanced by way of loan shall not when taken together with any
moneys advanced before the commencement of this Act exceed for each enrolled member-

(a) Who is head of a family dependent upon him—fifty pounds. Who is a married person without a family dependent upon him-forty pounds.

47-

20

(c)

(c) Who is an unmarried person over the age of twenty-one years (which terms shall be held to have included and to include a bachelor, a spinster, a widower, or a widow)—thirty pounds: Provided that the amounts hereby sanctioned shall not be paid to a 5 greater number of persons than may be entitled to receive the same at the passing of this Act: Provided also that the Minister before making any advance beyond the amounts provided for in the Principal Act, and from time to time thereafter, shall be satisfied that the improvements made upon the Labour Settlement are of a value approximating

10 to the aggregate amount of money previously advanced by the Crown. 3. In any case where a Labour Settlement has been or may Provision for advance hereafter be initiated with moneys provided by the enrolled members, equal to appraised value of improvethe Colonial Treasurer may on the Minister's recommendation pay ments. to the Board in one sum or by instalments according as the Minister

15 may think fit, subject to the provisions for repayment, as provided by section six of the Principal Act, an amount not exceeding the appraised value of such improvements as shall have been made on the Labour Settlement by or at the expense of the members thereof. The appraisement of the value of such improvements shall be made by any person

20 or by the Local Land Board of the district, as the Minister may appoint or direct: Provided that the term "improvements" shall with respect to any Labour Settlement be held to include any live stock or working plant the joint property of such Settlement: Provided also that the aggregate amount to be so paid shall not when taken, together 25 with any moneys advanced before the commencement of this Act,

exceed for each enrolled member the sums specified in section two hereof.

4. The Governor may, by proclamation in the Gazette, withdraw Land may be from lease or promise of lease under the "Labour Settlements Acts," withdrawn from lease for roads, 30 Principal Act, without compensation, any land required for roads, sites school sites, &c. for schools, public buildings, or for recreation, or other general purpose in connection with such settlement. Any such proclamation may be cancelled or modified by proclamation in the Gazette.

LABOUR SETTLEMENTS ACT AMENDMENT BILL.

SCHEDULE of Amendments referred to in Message of 29th May, 1894.

Page 1, clause 1, line 7. After "Act" insert "of 1894"

Page 1, clause 1, line 8. After "Act" insert "fifty-six Victoria number thirty-four"

Page 2, clause 2, line 3. After "pounds" insert "Provided that the amounts hereby "sanctioned shall not be paid to a greater number of persons than may "be entitled to receive the same at the passing of this Act"

Page 2, clause 4, line 29. Omit "Labour Settlements Acts" insert "Principal Act"

AND EXPEDIMENTAL TO A SPECIFICATION E FOR A

SOFTWARD of Americans subject to be Brown Acon vent

Tunoserintai redama a cara per a cara a cara trata de la cara de l

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, 17 May, 1894.

F. W. WEBB, Clerk of the Legislative Assembly.

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

Legislative Council Chamber, Sydney, 29th May, 1894. JOHN J. CALVERT, Clerk of the Parliaments.

New South Wales.



ANNO QUINQUAGESIMO SEPTIMO

VICTORIÆ REGINÆ.

No.

An Act to amend the "Labour Settlements Act."

HEREAS it is expedient to amend the "Labour Settlements Act": Preamble. 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,

5 and by the authority of the same, as follows:—

1. This Act may be cited as the "Labour Settlements Act Short title, &c.
Amendment Act of 1894," and shall be read with and as forming part of the "Labour Settlements Act," fifty-six Victoria number thirty-four, hereinafter referred to as the Principal Act.

2. Notwithstanding anything in the Principal Act the Minister Advances may be may recommend to be paid to any Board of Control established thereControl. under, and the Colonial Treasurer may, from any moneys voted for the purpose, pay to such Boards any sum or sums the Minister may deem necessary or expedient, provided that the aggregate amount to be
15 advanced by way of loan shall not when taken together with any
moneys advanced before the commencement of this Act exceed for each

enrolled member-

(a) Who is head of a family dependent upon him—fifty pounds. Who is a married person without a family dependent upon him-forty pounds. 47-

Note. - The words to be omitted are ruled through; those to be inserted are printed in black letter.

20

(c) Who is an unmarried person over the age of twenty-one years (which terms shall be held to have included and to include a bachelor, a spinster, a widower, or a widow)—thirty pounds: Provided that the amounts hereby sanctioned shall not be paid to a 5 greater number of persons than may be entitled to receive the same at the passing of this Act: Provided also that the Minister before making any advance beyond the amounts provided for in the Principal Act, and from time to time thereafter, shall be satisfied that the improvements made upon the Labour Settlement are of a value approximating

10 to the aggregate amount of money previously advanced by the Crown. 3. In any case where a Labour Settlement has been or may Provision for advance hereafter be initiated with moneys provided by the enrolled members, equal to appraised value of improvethe Colonial Treasurer may on the Minister's recommendation pay ments. to the Board in one sum or by instalments according as the Minister

15 may think fit, subject to the provisions for repayment, as provided by section six of the Principal Act, an amount not exceeding the appraised value of such improvements as shall have been made on the Labour Settlement by or at the expense of the members thereof. The appraisement of the value of such improvements shall be made by any person

20 or by the Local Land Board of the district, as the Minister may appoint or direct: Provided that the term "improvements" shall with respect to any Labour Settlement be held to include any live stock or working plant the joint property of such Settlement: Provided also that the aggregate amount to be so paid shall not when taken, together 25 with any moneys advanced before the commencement of this Act,

exceed for each enrolled member the sums specified in section two hereof.

4. The Governor may, by proclamation in the Gazette, withdraw Land may be from lease or promise of lease under the "Labour Settlements Acts," withdrawn from lease for roads, 30 Principal Act, without compensation, any land required for roads, sites school sites, &c. for schools, public buildings, or for recreation, or other general purpose in connection with such settlement. Any such proclamation may be cancelled or modified by proclamation in the Gazette.

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, 17 May, 1894. F. W. WEBB, Clerk of the Legislative Assembly.

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

Legislative Council Chamber, May, 1894. Sydney,

Clerk of the Parliaments.

New South Wales.



ANNO QUINQUAGESIMO SEPTIMO

VICTORIÆ REGINÆ.

No.

An Act to amend the "Labour Settlements Act."

WHEREAS it is expedient to amend the "Labour Settlements Act": Preamble. 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,

5 and by the authority of the same, as follows:—

1. This Act may be cited as the "Labour Settlements Act short title, &c. Amendment Act of 1894," and shall be read with and as forming part of the "Labour Settlements Act," fifty-sixth Victoria number thirty-four, hereinafter referred to as the Principal Act.

20

2. Notwithstanding anything in the Principal Act the Minister Advances may be may recommend to be paid to any Board of Control established thereControl. under, and the Colonial Treasurer may, from any moneys voted for the purpose, pay to such Boards any sum or sums the Minister may deem necessary or expedient, provided that the aggregate amount to be 15 advanced by way of loan shall not when taken together with any moneys advanced before the commencement of this Act exceed for each enrolled member-

(a) Who is head of a family dependent upon him—fifty pounds. Who is a married person without a family dependent upon

him—forty pounds.

47

Note.—The words to be omitted are ruled through; those to be inserted are printed in black letter.

(c) Who is an unmarried person over the age of twenty-one years (which terms shall be held to have included and to include a bachelor, a spinster, a widower, or a widow)—thirty pounds:

Provided that the amounts hereby sanctioned shall not be paid to a 5 greater number of persons than may be entitled to receive the same at the passing of this Act: Provided also that the Minister before making any advance beyond the amounts provided for in the Principal Act, and from time to time thereafter, shall be satisfied that the improve-ments made upon the Labour Settlement are of a value approximating

10 to the aggregate amount of money previously advanced by the Crown.
3. In any case where a Labour Settlement has been or may Provision for advance hereafter be initiated with moneys provided by the enrolled members, equal to appraised value of improvethe Colonial Treasurer may on the Minister's recommendation pay ments. to the Board in one sum or by instalments according as the Minister

15 may think fit, subject to the provisions for repayment, as provided by section six of the Principal Act, an amount not exceeding the appraised value of such improvements as shall have been made on the Labour Settlement by or at the expense of the members thereof. The appraisement of the value of such improvements shall be made by any person

20 or by the Local Land Board of the district, as the Minister may appoint or direct: Provided that the term "improvements" shall with respect to any Labour Settlement be held to include any live stock or working plant the joint property of such Settlement: Provided also that the aggregate amount to be so paid shall not when taken, together 25 with any moneys advanced before the commencement of this Act,

exceed for each enrolled member the sums specified in section two hereof.

4. The Governor may, by proclamation in the Gazette, withdraw Land may be from lease or promise of lease under the "Labour Settlements Acts," withdrawn from lease for roads, 30 Principal Act, without compensation, any land required for roads, sites school sites, &c. for schools, public buildings, or for recreation, or other general purpose in connection with such settlement. Any such proclamation may be cancelled or modified by proclamation in the Gazette.

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, 17 May, 1894. F. W. WEBB, Clerk of the Legislative Assembly.

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

Legislative Council Chamber, May, 1894. Sydney,

Clerk of the Parliaments.

New South Wales.



ANNO QUINQUAGESIMO SEPTIMO

VICTORIÆ REGINÆ.

No.

An Act to amend the "Labour Settlements Act."

HEREAS it is expedient to amend the "Labour Settlements Act": Preamble. 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,

5 and by the authority of the same, as follows:—

1. This Act may be cited as the "Labour Settlements Act short title, &c.

Amendment Act of 1894," and shall be read with and as forming part of the "Labour Settlements Act," fifty-sixth Victoria number thirty-four, hereinafter referred to as the Principal Act.

2. Notwithstanding anything in the Principal Act the Minister Advances may be may recommend to be paid to any Board of Control established there-made to Board of Control. under, and the Colonial Treasurer may, from any moneys voted for the purpose, pay to such Boards any sum or sums the Minister may deem necessary or expedient, provided that the aggregate amount to be 15 advanced by way of loan shall not when taken together with any moneys advanced before the commencement of this Act exceed for each

(a) Who is head of a family dependent upon him—fifty pounds. Who is a married person without a family dependent upon him-forty pounds.

Note. - The words to be omitted are ruled through; those to be inserted are printed in black letter.

enrolled member-

20

(c) Who is an unmarried person over the age of twenty-one years (which terms shall be held to have included and to include a bachelor, a spinster, a widower, or a widow)—thirty pounds:

Provided that the amounts hereby sanctioned shall not be paid to a 5 greater number of persons than may be entitled to receive the same at the passing of this Act: Provided also that the Minister before making any advance beyond the amounts provided for in the Principal Act, and from time to time thereafter, shall be satisfied that the improvements made upon the Labour Settlement are of a value approximating

10 to the aggregate amount of money previously advanced by the Crown. 3. In any case where a Labour Settlement has been or may Provision for advance hereafter be initiated with moneys provided by the enrolled members, equal to appraised the Colombial Management of the Colombial Management o the Colonial Treasurer may on the Minister's recommendation pay ments. to the Board in one sum or by instalments according as the Minister

15 may think fit, subject to the provisions for repayment, as provided by section six of the Principal Act, an amount not exceeding the appraised value of such improvements as shall have been made on the Labour Settlement by or at the expense of the members thereof. The appraisement of the value of such improvements shall be made by any person

20 or by the Local Land Board of the district, as the Minister may appoint or direct: Provided that the term "improvements" shall with respect to any Labour Settlement be held to include any live stock or working plant the joint property of such Settlement: Provided also that the aggregate amount to be so paid shall not when taken, together 25 with any moneys advanced before the commencement of this Act,

exceed for each enrolled member the sums specified in section two hereof.

4. The Governor may, by proclamation in the Gazette, withdraw Land may be from lease or promise of lease under the "Labour Settlements Acts," withdrawn from lease for roads, 30 Principal Act, without compensation, any land required for roads, sites school sites, &c. for schools, public buildings, or for recreation, or other general purpose in connection with such settlement. Any such proclamation may be cancelled or modified by proclamation in the Gazette.

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, 17 May, 1894. F. W. WEBB, Clerk of the Legislative Assembly.

(c)

New South Wales.



ANNO QUINQUAGESIMO SEPTIMO

VICTORIÆ REGINÆ.

No.

An Act to amend the "Labour Settlements Act."

WHEREAS it is expedient to amend the "Labour Settlements Act": Preamble. 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,

5 and by the authority of the same, as follows:—

1. This Act may be cited as the "Labour Settlements Act short title, &c. Amendment Act," and shall be read with and as forming part of the

2. Notwithstanding anything in the Principal Act the Minister Advances may be 10 may recommend to be paid to any Board of Control established there-made to Board of under, and the Colonial Treasurer may, from any moneys voted for the purpose, pay to such Boards any sum or sums the Minister may deem necessary or expedient, provided that the aggregate amount to be advanced by way of loan shall not when taken together with any 15 moneys advanced before the commencement of this Act exceed for each

"Labour Settlements Act," hereinafter referred to as the Principal Act.

(a) Who is head of a family dependent upon him—fifty pounds.(b) Who is a married person without a family dependent upon him-forty pounds.

47-

(c) Who is an unmarried person over the age of twenty-one years (which terms shall be held to have included and to include a bachelor, a spinster, a widower, or a widow)—thirty pounds. Provided also that the Minister before making any advance beyond 5 the amounts provided for in the Principal Act, and from time to time thereafter, shall be satisfied that the improvements made upon the Labour Settlement are of a value approximating to the aggregate

amount of money previously advanced by the Crown.

3. In any case where a Labour Settlement has been or may Provision for advance 10 hereafter be initiated with moneys provided by the enrolled members, equal to appraised value of improvethe Colonial Treasurer may on the Minister's recommendation pay ments. to the Board in one sum or by instalments according as the Minister may think fit, subject to the provisions for repayment, as provided by section six of the Principal Act, an amount not exceeding the appraised

15 value of such improvements as shall have been made on the Labour Settlement by or at the expense of the members thereof. The appraisement of the value of such improvements shall be made by any person or by the Local Land Board of the district, as the Minister may appoint or direct: Provided that the term "improvements" shall with

20 respect to any Labour Settlement be held to include any live stock or working plant the joint property of such Settlement: Provided also that the aggregate amount to be so paid shall not when taken, together with any moneys advanced before the commencement of this Act, exceed for each enrolled member the sums specified in section two 25 hereof.

4. The Governor may, by proclamation in the Gazette, withdraw Land may be from lease or promise of lease under the "Labour Settlements Acts," withdrawn from lease for roads, without compensation, any land required for roads, sites for schools, school sites, &c. public buildings, or for recreation, or other general purpose in connec-30 tion with such settlement. Any such proclamation may be cancelled

or modified by proclamation in the Gazette.

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, 17 May, 1894. \}

F. W. WEBB, Clerk of the Legislative Assembly.

New South Wales.



ANNO QUINQUAGESIMO SEPTIMO

VICTORIÆ REGINÆ.

No.

An Act to amend the "Labour Settlements Act."

HEREAS it is expedient to amend the "Labour Settlements Act": Preamble. 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,

5 and by the authority of the same, as follows:—

1. This Act may be cited as the "Labour Settlements Act short title, &c.

Amendment Act," and shall be read with and as forming part of the

"Labour Settlements Act," hereinafter referred to as the Principal Act.

2. Notwithstanding anything in the Principal Act the Minister Advances may be 10 may recommend to be paid to any Board of Control established there-made to Board of Control. under, and the Colonial Treasurer may, from any moneys voted for the purpose, pay to such Boards any sum or sums the Minister may deem necessary or expedient, provided that the aggregate amount to be advanced by way of loan shall not when taken together with any 15 moneys advanced before the commencement of this Act exceed for each enrolled member-

(a) Who is head of a family dependent upon him—fifty pounds. Who is a married person without a family dependent upon him—forty pounds.

> 47-(c)

(c) Who is an unmarried person over the age of twenty-one years (which terms shall be held to have included and to include a bachelor, a spinster, a widower, or a widow)—thirty pounds. Provided also that the Minister before making any advance beyond 5 the amounts provided for in the Principal Act, and from time to time thereafter, shall be satisfied that the improvements made upon the Labour Settlement are of a value approximating to the aggregate amount of money previously advanced by the Crown.

3. In any case where a Labour Settlement has been or may Provision for advance 10 hereafter be initiated with moneys provided by the enrolled members, equal to appraised value of improvethe Colonial Treasurer may on the Minister's recommendation pay ments. to the Board in one sum or by instalments according as the Minister may think fit, subject to the provisions for repayment, as provided by section six of the Principal Act, an amount not exceeding the appraised

15 value of such improvements as shall have been made on the Labour Settlement by or at the expense of the members thereof. The appraisement of the value of such improvements shall be made by any person or by the Local Land Board of the district, as the Minister may appoint or direct: Provided that the term "improvements" shall with 20 respect to any Labour Settlement be held to include any live stock or

working plant the joint property of such Settlement: Provided also that the aggregate amount to be so paid shall not when taken, together with any moneys advanced before the commencement of this Act, exceed for each enrolled member the sums specified in section two 25 hereof.

4. The Governor may, by proclamation in the Gazette, withdraw Land may be from lease or promise of lease under the "Labour Settlements Acts," withdrawn from lease for roads, without compensation, any land required for roads, sites for schools, school sites, &c. public buildings, or for recreation, or other general purpose in connec-30 tion with such settlement. Any such proclamation may be cancelled or modified by proclamation in the Gazette.