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, Sydney, 29 March, 1893.

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

New South Wales.



ANNO QUINQUAGESIMO SEXTO

VICTORIÆ REGINÆ.

No. VIII.

An Act to temporarily vest certain land in the Royal Agricultural Society of New South Wales with certain powers and subject to certain conditions; and to suspend certain rights of common in respect of the part so vested. [Assented to, 29th March, 1893.]

THEREAS by proclamation in the Gazette, dated the fifth day of Preamble. October, one thousand eight hundred and sixty-six, the Governor, with the advice of the Executive Council, dedicated certain land in the parish of Alexandria, county of Cumberland, for the purpose of a permanent common: And whereas the Royal Agricultural Society of New South Wales is in possession of the land described in the Schedule hereto, being part of the land so dedicated as aforesaid: And whereas it is expedient that the land so described should be vested in the said Society as and subject to the conditions hereinafter provided: 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. The land described in the Schedule hereto shall vest in the Land described Royal Agricultural Society of New South Wales until the thirtieth in Schedule to vest in the Royal day of June, one thousand eight hundred and ninety-four, subject to Agricultural Society of New South Wales. the following conditions (that is to say):—

(I) The said Society shall occupy and use the said land for the

purpose of holding shows and exhibitions of agricultural products, implements, machinery, and live stock, and shall

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.

admit the public to such shows and exhibitions subject to such payment and charges as may be approved by the Minister for Lands; and such Society may, with the approval of the Minister, and subject to such conditions as he may deem necessary, grant permission to use the said land for the purposes of cricket or football matches, or for athletic sports to be held thereon: Provided that it shall not be lawful to allow horse or pony racing on the said land.

(II) The said Society shall at all times keep the said land clean and free from manure and other offensive matter to the satisfaction of the City Engineer or such other person as the

said Minister may appoint.

(III) On breach of, or non-compliance with, any of the above conditions, the said lands shall upon notification to that

effect in the Gazette revest in Her Majesty.

2. From the passing of this Act until the thirtieth day of June, one thousand eight hundred and ninety-four, no person shall have or enjoy any rights of commonage in or in respect of the land referred to in the Schedule hereto.

3. Nothing hereinbefore contained shall affect or be deemed to affect any proceeding at law or in equity instituted in respect of the said land or any part thereof before the passing of this Act.

Suspension of rights of commonage.

Existing rights

SCHEDULE.

All that piece or parcel of land containing by admeasurement forty acres thirty perches be the same more or less situated in the county of Cumberland, parish of Alexandria: Commencing at the south-western corner of the Association Cricket Ground, Moore Park, dedicated thirty-first July, one thousand eight hundred and seventy-seven; and bounded thence on the north by the southern boundary of the said cricket ground bearing north seventy-five degrees fifty-seven minutes and nineteen seconds east nine chains eighty-eight and eight-tenths links; thence on part of the west by the eastern boundary of the cricket ground and its northerly extension, being in all a line hearing north thirteen degrees fifty-six minutes and forty-one seconds west in all a line bearing north thirteen degrees fifty-six minutes and forty-one seconds west twelve chains forty-seven and seven-tenths links to the south-west boundary of the ground appropriated for volunteer rifle range; thence on the north-east by part of the said boundary of that ground bearing south fifty-five degrees thirty-seven minutes and thirty-eight seconds east twenty-three chains sixty-three and seven-tenths links to the western side of Cook Road; thence on the east by that side of that road bearing south two degrees fifty-six minutes and fifteen seconds east five chains and fifteen and seven-tenths links; thence on the south-east by the north-western side of the aforesaid Cook Road, and a line in all bearing south fifty-seven degrees one minute west fifteen chains sixty-eight and nine-tenths links; thence on the south by a line bearing south seventy-five degrees thirty-five minutes twenty-seven seconds west five chains seventy-five and nine-tenths links; thence on the south-west by six chains thirty-one and six-tenths links on in all a line bearing north thirteen degrees fifty-six minutes and forty-one seconds west tenths links; thence on the south-west by six chains thirty-one and six-tenths links on an arc of four chains radius tangential to the last described boundary and curving to the west and north; and thence on the remainder of the west by a line bearing north thirteen degrees fifty-six minutes and forty-five seconds west eleven chains thirty-eight and a half links, to the point of commencement, - as shown on plan catalogued Ms. 692, Sy., Department of Lands.

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

FREDK. M. DARLEY, Lieutenant-Governor of New South Wales.

Government House, 29th March, 1893.

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, Sydney, 29 March, 1893. }

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

New South Wales.



ANNO QUINQUAGESIMO SEXTO

VICTORIÆ REGINÆ.

No. VIII.

An Act to temporarily vest certain land in the Royal Agricultural Society of New South Wales with certain powers and subject to certain conditions; and to suspend certain rights of common in respect of the part so vested. [Assented to, 29th March, 1893.]

THEREAS by proclamation in the Gazette, dated the fifth day of Preamble. October, one thousand eight hundred and sixty-six, the Governor, with the advice of the Executive Council, dedicated certain land in the parish of Alexandria, county of Cumberland, for the purpose of a permanent common: And whereas the Royal Agricultural Society of New South Wales is in possession of the land described in the Schedule hereto, being part of the land so dedicated as aforesaid: And whereas it is expedient that the land so described should be vested in the said Society as and subject to the conditions hereinafter provided: 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. The land described in the Schedule hereto shall vest in the Land described Royal Agricultural Society of New South Wales until the thirtieth in Schedule to vest in the Royal day of June, one thousand eight hundred and ninety-four, subject to Agricultural Society of New South Wales. the following conditions (that is to say):-

(1) The said Society shall occupy and use the said land for the purpose of holding shows and exhibitions of agricultural products, implements, machinery, and live stock, and shall

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.

admit the public to such shows and exhibitions subject to such payment and charges as may be approved by the Minister for Lands; and such Society may, with the approval of the Minister, and subject to such conditions as he may deem necessary, grant permission to use the said land for the purposes of cricket or football matches, or for athletic sports to be held thereon: Provided that it shall not be lawful to allow horse or pony racing on the said land.

(II) The said Society shall at all times keep the said land clean and free from manure and other offensive matter to the satisfaction of the City Engineer or such other person as the

said Minister may appoint.

(III) On breach of, or non-compliance with, any of the above conditions, the said lands shall upon notification to that

effect in the Gazette revest in Her Majesty.

2. From the passing of this Act until the thirtieth day of June, one thousand eight hundred and ninety-four, no person shall have or enjoy any rights of commonage in or in respect of the land referred to in the Schedule hereto.

3. Nothing hereinbefore contained shall affect or be deemed to affect any proceeding at law or in equity instituted in respect of the said land or any part thereof before the passing of this Act.

Suspension of rights of commonage.

Existing rights preserved.

SCHEDULE.

All that piece or parcel of land containing by admeasurement forty acres thirty perches be the same more or less situated in the county of Cumberland, parish of Alexandria: Commencing at the south-western corner of the Association Cricket Ground, Moore Park, dedicated thirty-first July, one thousand eight hundred and seventy-seven; and bounded thence on the north by the southern boundary of the said cricket ground bearing north seventy-five degrees fifty-seven minutes and nineteen seconds east nine chains eighty-eight and eight-tenths links; thence on part of the west by the eastern boundary of the cricket ground and its northerly extension, being in all a line bearing north thirteen degrees fifty-six minutes and forty-one seconds west twelve chains forty-seven and seven-tenths links to the south-west boundary of the ground appropriated for volunteer rifle range; thence on the north-east by part of the said boundary of that ground bearing south fifty-five degrees thirty-seven minutes and thirty-eight seconds east twenty-three chains sixty-three and seven-tenths links to the western side of Cook Road; thence on the east by that side of that road bearing south thirty-eight seconds east twenty-three chains sixty-three and seven-tenths links to the western side of Cook Road; thence on the east by that side of that road bearing south two degrees fifty-six minutes and fifteen seconds east five chains and fifteen and seven-tenths links; thence on the south-east by the north-western side of the aforesaid Cook Road, and a line in all bearing south fifty-seven degrees one minute west fifteen chains sixty-eight and nine-tenths links; thence on the south by a line bearing south seventy-five degrees thirty-five minutes twenty-seven seconds west five chains seventy-five and nine-tenths links; thence on the south-west by six chains thirty-one and six-tenths links on tenths links; thence on the south-west by six chains thirty-one and six-tenths links on an arc of four chains radius tangential to the last described boundary and curving to the west and north; and thence on the remainder of the west by a line bearing north thirteen degrees fifty-six minutes and forty-five seconds west eleven chains thirty-eight and a half links, to the point of commencement,—as shown on plan catalogued Ms. 692, Sy., Department of Lands.

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

FREDK. M. DARLEY, Lieutenant-Governor of New South Wales.

Government House, 29th March, 1893.

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, 29 March, 1893, A.M.

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

New South Wales.



ANNO QUINQUAGESIMO SEXTO

VICTORIÆ REGINÆ.

No.

An Act to temporarily vest certain land in the Royal Agricultural Society of New South Wales with certain powers and subject to certain conditions; and to suspend certain rights of common in respect of the part so vested.

THEREAS by proclamation in the Gazette, dated the fifth day of Preamble. October, one thousand eight hundred and sixty-six, the Governor, with the advice of the Executive Council, dedicated certain land in the parish of Alexandria, county of Cumberland, for the 5 purpose of a permanent common: And whereas the Royal Agricultural Society of New South Wales is in possession of the land described in the Schedule hereto, being part of the land so dedicated as aforesaid: And whereas it is expedient that the land so described should be vested

in the said Society as and subject to the conditions hereinafter provided:

10 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 outhority of the same as follows: and by the authority of the same, as follows :-

1. The land described in the Schedule hereto shall vest in the Land described 15 Royal Agricultural Society of New South Wales until the thirtieth in Schedule to day of June, one thousand eight hundred and ninety-four, subject to Agricultural Society of New South Wales. the following conditions (that is to say):-

20

(I) The said Society shall occupy and use the said land for the purpose of holding shows and exhibitions of agricultural products, implements, machinery, and live stock, and shall

admit the public to such shows and exhibitions subject to such payment and charges as may be approved by the Minister for Lands; and such Society may, with the approval of the Minister, and subject to such conditions as he may deem necessary, grant permission to use the said land for the purposes of cricket or football matches, or for athletic sports to be held thereon: Provided that it shall not be lawful to allow horse or pony racing on the said land.

(II) The said Society shall at all times keep the said land clean and free from manure and other offensive matter to the satisfaction of the City Engineer or such other person as the said Minister may appoint.

(III) On breach of, or non-compliance with, any of the above conditions, the said lands shall upon notification to that effect in the Gazette revest in Her Majesty.

2. From the passing of this Act until the thirtieth day of Suspension of rights June, one thousand eight hundred and ninety-four, no person shall have or enjoy any rights of commonage in or in respect of the land referred to in the Schedule hereto.

20 3. Nothing hereinbefore contained shall affect or be deemed to Existing rights affect any proceeding at law or in equity instituted in respect of the preserved. said land or any part thereof before the passing of this Act.

- SCHEDULE. All that piece or parcel of land containing by admeasurement forty acres thirty perches be the same more or less situated in the county of Cumberland, parish of Alexandria: Commencing at the south-western corner of the Association Cricket Ground, Moore Park, dedicated thirty-first July, one thousand eight hundred and seventy-seven; and bounded thence on the north by the southern boundary of the said cricket ground bearing north seventy-five degrees fifty-seven minutes and nineteen seconds east nine chains eighty-eight and eight-tenths links; thence on part of the west by the eastern boundary of the cricket ground and its northerly extension, being in all a line bearing north thirteen degrees fifty-six minutes and forty-one seconds west twelve chains forty-seven and seven-tenths links to the south-west boundary of the twelve chains forty-seven and seven-tenths links to the south-west boundary of the ground appropriated for volunteer rifle range; thence on the north-east by part of the said boundary of that ground bearing south fifty-five degrees thirty-seven minutes and thirty-eight seconds east twenty-three chains sixty-three and seven-tenths links to the western side of Cook Road; thence on the east by that side of that road bearing south two degrees fifty-six minutes and fifteen seconds east five chains and fifteen and seven-tenths links; thence on the south-east by the north-western side of the aforesaid Cook
- 40 Road, and a line in all bearing south fifty-seven degrees one minute west fifteen chains sixty-eight and nine-tenths links; thence on the south by a line bearing south seventy-five degrees thirty-five minutes twenty-seven seconds west five chains seventy-five and nine-tenths links; thence on the south-west by six chains thirty-one and six-tenths links on an arc of four chains radius tangential to the last described boundary and curving to the 45 west and north; and thence on the remainder of the west by a line bearing north
- thirteen degrees fifty-six minutes and forty-five seconds west eleven chains thirty-eight and a half links, to the point of commencement,—as shown on plan catalogued Ms. 692, Sy., Department of Lands.

5

10

15

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, 29 March, 1893, A.M. S Clerk of the Legislative Assembly.

F. W. WEBB,

New South Wales.



ANNO QUINQUAGESIMO SEXTO

VICTORIÆ REGINÆ.

No.

An Act to temporarily vest certain land in the Royal Agricultural Society of New South Wales with certain powers and subject to certain conditions; and to suspend certain rights of common in respect of the part so vested.

THEREAS by proclamation in the Gazette, dated the fifth day of Preamble. October, one thousand eight hundred and sixty-six, the Governor, with the advice of the Executive Council, dedicated certain land in the parish of Alexandria, county of Cumberland, for the 5 purpose of a permanent common: And whereas the Royal Agricultural Society of New South Wales is in possession of the land described in the Schedule hereto, being part of the land so dedicated as aforesaid: And whereas it is expedient that the land so described should be vested in the said Society as and subject to the conditions hereinafter provided:

10 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. The land described in the Schedule hereto shall vest in the Land described

1. The land described in the Schedule hereto shall vest in the Land described in Schedule to Yest in the Royal day of June, one thousand eight hundred and ninety-four, subject to Agricultural Society of New South Wales. the following conditions (that is to say):-

20

(I) The said Society shall occupy and use the said land for the purpose of holding shows and exhibitions of agricultural products, implements, machinery, and live stock, and shall

admit the public to such shows and exhibitions subject to such payment and charges as may be approved by the Minister for Lands; and such Society may, with the approval of the Minister, and subject to such conditions as he may deem necessary, grant permission to use the said land for the purposes of cricket or football matches, or for athletic sports to be held thereon: Provided that it shall not be lawful to allow horse or pony racing on the said land.

(II) The said Society shall at all times keep the said land clean and free from manure and other offensive matter to the satisfaction of the City Engineer or such other person as the said Minister may appoint.

(III) On breach of, or non-compliance with, any of the above conditions, the said lands shall upon notification to that effect in the Gazette revest in Her Majesty.

2. From the passing of this Act until the thirtieth day of Suspension of rights June, one thousand eight hundred and ninety-four, no person shall of commonage. have or enjoy any rights of commonage in or in respect of the land referred to in the Schedule hereto.

20 3. Nothing hereinbefore contained shall affect or be deemed to Existing rights affect any proceeding at law or in equity instituted in respect of the preserved. said land or any part thereof before the passing of this Act.

- SCHEDULE. All that piece or parcel of land containing by admeasurement forty acres thirty 25 perches be the same more or less situated in the county of Cumberland, parish of Alexandria: Commencing at the south-western corner of the Association Cricket Ground, Moore Park, dedicated thirty-first July, one thousand eight hundred and seventy-seven; and bounded thence on the north by the southern boundary of the said cricket ground bearing north seventy-five degrees fifty-seven minutes and nineteen 30 seconds east nine chains eighty-eight and eight-tenths links; thence on part of the west by the eastern boundary of the cricket ground and its northerly extension, being in all a line bearing north thirteen degrees fifty-six minutes and forty-one seconds west twelve chains forty-seven and seven-tenths links to the south-west boundary of the ground appropriated for volunteer rifle range; thence on the north-east by part of the 35 said boundary of that ground bearing south fifty-five degrees thirty-seven minutes and thirty-eight seconds east twenty-three chains sixty-three and seven-tenths links to the western side of Cook Road: thence on the east by that side of that road bearing south western side of Cook Road; thence on the east by that side of that road bearing south two degrees fifty-six minutes and fifteen seconds east five chains and fifteen and seventenths links; thence on the south-east by the north-western side of the aforesaid Cook 40 Road, and a line in all bearing south fifty-seven degrees one minute west fifteen chains sixty-eight and nine-tenths links; thence on the south by a line bearing south seventy-five degrees thirty-five minutes twenty-seven seconds west five chains seventy-five and ninetenths links; thence on the south-west by six chains thirty-one and six-tenths links on an arc of four chains radius tangential to the last described boundary and curving to the
- 45 west and north; and thence on the remainder of the west by a line bearing north thirteen degrees fifty-six minutes and forty-five seconds west eleven chains thirty-eight and a half links, to the point of commencement,—as shown on plan catalogued Ms. 692, Sy., Department of Lands.

5

10

15