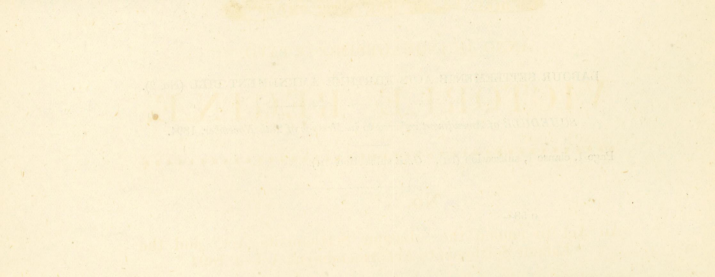
LABOUR SETTLEMENTS ACTS FURTHER AMENDMENT BILL (No. 2).

SCHEDULE of Amendment referred to in Message of 28th November, 1894.

Page 1, clause 1, subsection (III). Omit subsection (III).

c 58-



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, RICHD. A. ARNOLD, Sydney, 21 November, 1894. For Clerk of the Legislative Assembly.

The LEGISLATIVE COUNCIL has this day agreed to this Bill with an Amendment.

Legislative Council Chamber, Sydney, 28th November, 1894. JOHN J. CALVERT, Clerk of the Parliaments.

(6)

New South Wales.



ANNO QUINQUAGESIMO OCTAVO

VICTORIÆ REGINÆ.

No.

An Act to amend the "Labour Settlements Act" and the "Labour Settlements Act Amendment Act of 1894."

B^E it 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. Notwithstanding anything in the " Labour Settlements Act" Further advances 5 and "Labour Settlements Act Amendment Act of 1894," the Minister may be made to for Lands 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 that Board, to be held and 10 applied as prescribed in the Labour Settlements Act, any amounts the

Minister may deem necessary or expedient, subject to the following limitations :-

(a) The aggregate amounts paid under the authority of the said Acts and of this Act shall not exceed in respect of each enrolled member-

- (I) Who is head of a family dependent upon him—seventyfive pounds.
- (II) Who is a married person without a family dependent upon him-sixty pounds.
- (III) Who is an unmarried person over the age of twentyonle years (which term includes a blachelor, a spinster, a widower, or a widow)—forty-five pounds: 312-

Note .- The words to be omitted are ruled through.

20

15

Labour Settlements Acts Further Amendment (No. 2).

- (b) The said payments shall not be made in respect of persons other than those enrolled at the time of the commencement of the "Labour Settlements Act Amendment Act of 1894."
- (c) The Minister for Lands, before recommending the payment to the Board of a Labour Settlement of any money in excess of the amounts provided for in the "Labour Settlements Act Amendment Act of 1894," shall in each case be satisfied that the improvements made upon the Settlement are of a value approximating to the aggregate amount of money previously paid by the Colonial Treasurer to the Board.

paid by the Colonial Treasurer to the Board. 2. This Act may be cited as the "Labour Settlements Acts Short title. Further Amendment Act, 1894 (No. 2)."

Sydney : Charles Potter, Government Printer.-1894

[3d.]

105

10

5

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, 21 November, 1894. } RICHD. A. ARNOLD, For Clerk of the Legislative Assembly.

New South Wales.



ANNO QUINQUAGESIMO OCTAVO

VICTORIÆ REGINÆ.

* * * * * * * * * * * * * * * *

No.

An Act to amend the "Labour Settlements Act" and the "Labour Settlements Act Amendment Act of 1894."

B it 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 :—

5 1. Notwithstanding anything in the "Labour Settlements Act" Further advances and "Labour Settlements Act Amendment Act of 1894," the Minister may be made to for Lands 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 that Board, to be held and 10 applied as prescribed in the Labour Settlements Act, any amounts the Minister may deem necessary or expedient, subject to the following

limitations :—

 (a) The aggregate amounts paid under the authority of the said Acts and of this Act shall not exceed in respect of each enrolled member—

15

20

- (I) Who is head of a family dependent upon him—seventyfive pounds.
- (II) Who is a married person without a family dependent upon him—sixty pounds.
- (III) Who is an unmarried person over the age of twentyone years (which term includes a bachelor, a spinster, a widower, or a widow)—forty-five pounds:

312-

(6)

Labour Settlements Acts Further Amendment (No. 2).

- (b) The said payments shall not be made in respect of persons other than those enrolled at the time of the commencement of the "Labour Settlements Act Amendment Act of 1894."
- (c) The Minister for Lands, before recommending the payment to the Board of a Labour Settlement of any money in excess of the amounts provided for in the "Labour Settlements Act Amendment Act of 1894," shall in each case be satisfied that the improvements made upon the Settlement are of a value approximating to the aggregate amount of money previously naid by the Colonial Treasurer to the Board.

approximating to the aggregate amount of money previously paid by the Colonial Treasurer to the Board. 2. This Act may be cited as the "Labour Settlements Acts Short title. Further Amendment Act, 1894 (No. 2)."

Sydney : Charles Potter, Government Printer .- 1894.

[3d.]

10

5