New South Wales.



EDWARDI VII REGIS.

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Act No. 38, 1905.

An Act to amend and extend the provisions of the Western Lands Act of 1901; to amend the Crown Lands Acts, the Appraisement Act, 1902, and the Public Service Act, 1902; and for other purposes. [Assented to, 9th December, 1905.]

B^E it enacted by the King'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 "Western Lands (Amendment) Short title. Act of 1905," and shall be read with and form part of the Western Lands Act of 1901.

In this Act the term "Principal Act" means the Western Lands Act of 1901, and the term "Western Lands Acts" means the Principal Act and this Act.

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Amendment of section 2.

Extension of section 3.

Amendment of section 4.

Amendment of section 9.

Extension of section 10.

Repeal of section 11.

Appointment of officers.

2. Section two of the Principal Act is hereby amended by substituting the words "homestead selections and grants pastoral homestead settlement residential special artesian well" for the words "pastoral, homestead."

3. Section three of the Principal Act is extended by-

- (a) Inserting the sentence, "'Minerals,' means and includes minerals, as defined in the Mining Act of 1889, and any Act amending the same." after the sentence ending with the words "annual lease."
- (b) Inserting the words "preferential occupation license," after the words "occupation license," in the paragraph commencing "Pastoral holding."
- (c) Inserting the words "settlement lease," "special lease," "artesian well lease," "residential lease," after the words "homestead lease," in the paragraph commencing "Pastoral holding."
- (d) Inserting the words "homestead selections," and "homestead grants," after the words "lease of inferior lands" in the paragraph commencing "Pastoral holding."
 - 4. Section four of the Principal Act is amended by—
- (a) Inserting the words "or any one of them duly appointed by the Minister by special appointment in that behalf," after the words "such Commissioners."
- (b) Omitting the word "and" after the words "sitting in open court, may."
- (c) Inserting the words "and is" between the word "are," and the words "hereby empowered."

5. Section nine of the Principal Act is amended by inserting the words "or by any one of them as in the next section provided," after the word "Commissioners."

6. Section ten of the Principal Act is extended by adding the words ": Provided, nevertheless, that for the purpose of conducting an inquiry or making a report for the information and guidance of the Commissioners in the determination by them of any matter, one Commissioner may be appointed, either generally or specially by the Minister for such purpose" after the words "attendance of the three Commissioners" at the end of the section.

7. Section eleven is hereby repealed, and the following section is substituted therefor, namely :---

- (a) Subject to the provisions of the Public Service Act, 1902, the Governor may appoint such officers as may be necessary to carry out the provisions of the Western Lands Acts.
- (b) All officers appointed under section eleven of the Principal Act, and employed in permanent offices at the passing of this Act, shall continue therein, subject to the provisions of the

the Public Service Act, and shall be entitled to all rights and subject to all conditions under the said Act as if they had been appointed thereunder.

- (c) Service by any officer appointed to and employed in any office under section eleven shall be counted as service under the Public Service Act; and any such officer who has during his employment contributed to the Superannuation Account shall be entitled to the same payment, pension, or gratuity as though he had continued subject to the said Act throughout.
- (d) Persons in temporary employment under the said section, and being so employed at the passing of this Act, shall be deemed to have been appointed on the date of such passing under the provisions of sections forty-four and forty-five of the Public Service Act.

8. Section thirteen of the Principal Act is amended by-

- (a) Substituting the words, "homestead selection or grant section 13. pastoral homestead settlement residential special artesian well improvement" for the words, "pastoral or homestead improvement."
- (b) Omitting the words, "within six months of the commencement of this Act."
- (c) Substituting the words, "holding as aforesaid" for the words, "lease or license," before the words, " under the provisions of this Act."
- (d) Substituting the word "holding" for the words, "lease or license" between the word "such" and the word "shall."
- (e) Inserting the words "special artesian well" after the words "to bring an improvement."
- (f) Adding at the end of the clause the words " Provided that no "artesian well lease shall be brought under the provisions of "this Act if in the opinion of the Commissioners the original "application for such artesian well lease was not made bona "fide, or that reasonable efforts were not made to discover " water under the provisions of section forty-five of Act fifty-" three Victoria number twenty-one."
- 9. Section fifteen of the Principal Act is amended by substituting Amendment of the words "an extended" for the words "a new" in the first line.

10. Section seventeen of the Principal Act is amended and Amendment of extended by-

(a) Inserting immediately after the sentence ending with the words "six years." the words " Upon such withdrawal the rent for the succeeding years of the lease shall be reduced in proportion to the area withdrawn, and the conditions of the lease during any such added term shall be the same as immediately prior to the commencement of such term." (b)

Amendment of

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- (b) Substituting the words "hereinafter provided" for the words "defined in the Crown Lands Acts."
- (c) Omitting the words "payment for which shall be made to the said lessee in such manner and at such periods and subject to such conditions as the Commissioners shall direct; and any such sale or lease of the said land shall be liable to forfeiture by notification in the Government Gazette if such payments are not duly complied with."
- (d) Inserting after the word "acres" being the last word of the section, the words ": Provided that the Minister may, on application by the registered holder or holder of the equity of redemption, and on the recommendation of the Commissioners, declare by notification in the Gazette that any portion of the holding, not being more than one-eighth in one block, shall not be withdrawn under this section until after the thirty-first day of December, in the year one thousand nine hundred and twenty:" Provided that not more than one such notification shall be made in connection with any lease.

11. The Governor may, on the recommendation of the Commissioners, and after report by them, withdraw from lease, without compensation, except for existing improvements, any land required for any of the purposes hereinafter specified, that is to say :-- Accommodation house, accommodation paddock, fishing station, inn, jetty, landing place, mail station, recreation, sawmill, store, tramway, vegetable garden, race, well, woolscour, or any purpose declared by the Governor by notification in the Gazette to be a special purpose within the meaning of this section. Such withdrawal may be made from any lease issued either before or after the passing of this Act, provided that the area granted to any one person for any one of such purposes shall not exceed eighty acres, and such area shall not, except with the consent of the lessee, extend to within one mile of any homestead or any other improvement owned by such lessee which in the opinion of the Commissioners would be materially affected by the leasing of such land.

Upon such withdrawal the rent for the succeeding years of the lease shall be reduced in proportion to the area withdrawn:

Provided further that the Commissioners may make such order against the incoming tenant as to fencing such area as they may think proper.

12. Section eighteen of the Principal Act is amended and extended by-

- (a) Inserting the words "and special leases as hereinafter provided" after the words "preceding section."
- (b) Inserting the words "or certificate of confirmation or grant" after the words "surrender of his present lease."
- (c) Inserting the words "or annexed by law thereto:

Provided

Withdrawal from lease for special purposes.

Amendment of section 18.

Western Lands (Amendment).

Provided that the Minister may, on the recommendation of the Commissioners, waive or reverse, whether provisionally or otherwise, and on such conditions as he may think fit, any such forfeiture" after the words "thereincontained" at the end of the section.

13. All leases, whether issued before or after the passing of this Condition of fencing. Act, shall be subject to a condition that the boundaries of the lands leased shall be fenced within such period and with such class of fencing as may be determined by the Commissioners, not being a rabbit-proof fence: Provided that the Commissioners may exempt any boundary or part of a boundary from fencing, and may allow a variation or modification of the character of the fencing, or extend the period for erection of the same, or may authorise the erection or use of any fence which, although not on a boundary, will, in the opinion of the Commissioners, serve all the purposes of a boundary fence, and any such fence, as well as any fence erected before the passing of this Act, provided that it is in the opinion of the Commissioners of a sufficiently useful and substantial kind, shall be deemed to be a boundary fence.

14. When a boundary of any land under lease has been fenced, Contribution towards the person who has erected or become the owner of such fence fencing. shall be entitled to claim from the holder of any lands, including freeholds adjoining the said fence, and in respect of so much of the said fence as forms, or in the opinion of the Commissioners should form and be used as a common boundary, a contribution of one-half the value of such fencing at the date of such claim, and may also claim an annual contribution of one-half the cost of the maintenance and repair of such fencing. After the amount of such contribution has been determined as hereinafter provided, the person entitled to payment may sue for such amount and recover the same in any court of competent jurisdiction: Provided that no holder of an occupation license or of any lease having less than five years to run shall be liable as a contributory under this section towards the value of such fencing as aforesaid; 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 this Act, unless the said Commissioners otherwise determine.

15. The Minister after report by the Commissioners shall Minister's decision determine all disputes and claims whatsoever as to fencing, and such as to fencing. determination shall in all cases be final and conclusive.

16. The following provisions shall govern all leases granted or Provisions issued either before or after the passing of this Act and the holders governing leases. of such leases, namely :---

(i) No lease other than a special lease for that purpose shall confer any right to remove material from the leased land or to prevent the entry and removal of material by authorised persons. (ii)

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- (ii) A lessee may take from land under lease to him and not comprised within a timber or forest reserve such timber and other material for building and other purposes on the land as may reasonably be required by him as such lessee.
- (iii) No lessee shall prevent any persons duly authorised in that behalf from cutting or removing timber or material or from searching for any mineral within the land under lease.

17. Section nineteen of the Principal Act is amended and extended by-

- (a) Inserting the words "or as soon thereafter as practicable" after the words "nine hundred and four" in line two of subsection (e).
- (b) Adding, immediately after subsection (e), the following subsection, namely :---
 - Such lessee or licensee shall not be entitled to maintain any claim whatsoever for the refund of any difference so credited as aforesaid, whether credited before or after the passing of this Act, but the amount of such difference shall from time to time be appropriated for the purpose of the payment of any rent, fee, or other moneys due or to become due to the Crown in respect of such lease or license, and shall be dealt with in no other manner.
- (c) Adding at the end of the section the following subsection, namely:-
 - When, in virtue of an application made after the passing of this Act, a lease or license has been brought under the provisions of the Principal or this Act, the rent or license fee shall be determined as soon as practicable after the issue of the lease, or after the approval by the Minister of the application to bring the license under the Act, as the case may be; and subject to the periodical determination of rent provided for in the Principal Act, the rent or license fee so determined shall be paid on the due dates of payment of rent or license fees for leases or licenses for the year next succeeding the year current at the date of the application above mentioned, and thereafter annually until the expiration of the lease or license: Provided that in cases where the rent for the period current at the date of the application has not been appraised or determined pursuant to the provisions of the Crown Lands Acts, the rent determined under this Act shall relate back to, and be paid from, the commencement of such period.

18. Section twenty of the Principal Act is amended by-

(a) Inserting the words "on application and" after the words "The Minister may."

Amendment of section 20.

Amendment of section 19.

(b)

(b) Substituting the words "extend over a period not exceeding

five years" for the word "postpone." (c) Substituting the words "or the Crown Lands Acts to such dates and subject to such terms and conditions relating to such payment as he may determine" for the concluding words of the section, after the words "under this Act." 19. Section twenty-two of the Principal Act is amended by— (a) Substituting the word "special" for the word "specific." Amendment of section 22. (b) Substituting the words "other than for grazing stock" for the words "for business or residential purposes, near centres of settlement or elsewhere." 20. Section twenty-three of the Principal Act is amended by Amendment of substituting the words "the estimated value thereof or the amount to section 23. be paid therefor, as the case may be, shall be stated." for the words "they shall fix the amount to be paid therefor which may be sued for in any court of competent jurisdiction by the Crown or other the party entitled to be paid for such improvements." 21. Section twenty-four of the Principal Act is amended by Amendment of (a) Inserting the words "and the estimated" after the words section 24. "area, rent." (b) Inserting the words "or the amount to be paid therefor, as the case may be," after the words "upon such land." (c) Omitting the words "in cases where the land is not under lease or promise of lease."

22. Section twenty-six of the Principal Act is amended by— Amendment of

- (a) Inserting the word "may" after the words "and the Com- section 26. missioners."
- (b) Inserting the words "into the merits of such applications as may have been lodged within the period notified in the Gazette" immediately after the words "after inquiry."
- (c) Omitting the word "shall" after the words "after inquiry."
- (d) Substituting the words "after the applications received within such period have been disposed of " for the words "as having been received at the same time and."

23. Section twenty-seven of the Principal Act is amended by-Amendment of (a) Substituting the words "Upon approval by the Minister of" section 27.

- for the word "Upon," being the first word of the section. (b) Inserting the words "and upon the execution thereof by the
- applicant within the time and in the manner prescribed," immediately after the word "Act."
- (c) Inserting the word "and" between the word "area" and the words "the rent."
- (d) Omitting the words "and the amount to be paid for improvements, if any."

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omitting the words "at such time and in such manner as the Minister, upon the report of the Commissioners, shall direct, and shall execute

24. Section twenty-eight of the Principal Act is amended by

Amendment of section 28.

Special leases may be granted.

Term of special lease.

the lease within the time and in the manner prescribed." 25. The following section is inserted after section twenty-eight of the Principal Act, namely :--

Notwithstanding anything in Part VII of the Principal Act contained, the Governor may, on the report of the Commissioners, lease by auction or otherwise any Crown lands, or lands held under occupation license or annual lease, or lands under any lake, river, creek, or lands resumed, withdrawn or surrendered under the provisions of the Crown Lands Acts, the Principal or this Act, for any purpose declared by the Governor, by proclamation in the Gazette, to be a special purpose within this section; but no lands held under occupation license or annual lease shall be leased under this section for grazing purposes only unless with the consent of the occupation licensee or annual lessee.

Any such lease shall be for a term, to expire not later than the thirtieth day of June, one thousand nine hundred and forty-three, of such area, at such annual rental, or at such upset rental, where any such land is let by auction—the provisions of section nineteen of the Principal Act to the contrary notwithstanding—and on such terms, conditions, and reservations, and subject to such provisions as the Minister, after report by the Commissioners, may recommend.

The term of any special lease granted under the Crown Lands Acts may, on application, be extended under the provisions of this Act for any period up to the thirtieth day of June, one thousand nine hundred and forty-three. Where such extension has been granted, the lessee shall surrender his present lease, if any, and a new lease shall be issued to him from the date of such surrender upon such terms and conditions and for such period and for such rental, the provisions of section nineteen notwithstanding, as the Minister may, after report by the Commissioners, think fit.

If it should appear to the satisfaction of the Governor that the compliance with conditions on special land comprised in any special lease is not used and occupied bona fide for the purpose for which the same has been made, or that default has been made in any condition, he may declare such lease forfeited, together with any improvements erected on the land and any rent paid in respect thereof.

26. Section twenty-nine of the Principal Act is amended by-

(a) Omitting all the words of the section after the word "Crown" in line three of that section.

(b) Adding the following words, namely :---

Provided, nevertheless, that the Minister, on application, and on the report of the Commissioners, may assure or grant

lease granted under the Crown Lands Acts.

Extension of special

Forfeiture for nonleases.

Amendment of section 29.

Tenant right in improvements.

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grant tenant right as hereinafter defined in the following improvements, namely :---artesian and other wells, tanks and dams, scrubbing, clearing noxious growths, ringbarking, and fencing, and such other improvements as the Minister may approve, including improvements of the class hereinbefore mentioned which were on the land at the date of commencement of any new lease. No improvements if effected without the consent in writing of the Minister, shall carry tenant right therein. Tenant right may also be assured or granted Tenant right in by the Minister as aforesaid in any additions to or extensions improvements. of improvements which, under the provisions of the Principal Act, will become the property of the Crown on the expiration of any lease. Tenant right if such additions or extensions as aforesaid shall be subject to such terms and conditions as the Minister, after report by the Commissioners, may determine.

27. The Minister, after report by the Commissioners, and Amendment of 27. The Minister, after report by the Commissioners, and section 29. required by the lessee or owner, shall determine the value of, the Determination of amount to be paid, and the terms of payment for all improvements value of and upon the land at the commencement of any new lease. The value terms of payment of such improvements, and of improvements in which tenant right as hereinbefore provided has been granted,-

- (i) shall be their value at the date of commencement of title of incoming tenant; and
- (ii) shall be their value to such tenant; and
- (iii) shall not include any value which may be due to the inherent capabilities of the land; and
- (iv) shall in no case exceed the cost of making the improvements.

Such improvements shall be paid for as so determined, together Value of with interest at the rate of five per centum per annum on all amounts improvements may overdue, and the purchase money, with any accrued interest owing for such improvements, shall be a debt due to the Crown or the owner, as the case may be, recoverable in any court of competent jurisdiction :

Provided that before the determination of the value of any Improvements may improvement of a removable nature, the Commissioners may permit be removed. the owner of such improvement to remove the same, and upon such permission being granted the owner shall have full power, by himself or his agents, to enter upon the land within such period as the Commissioners may allow, and to do all things necessary for such removal.

28. Tenant right shall accrue upon the determination of the Definition of tenant lease by reason of which the tenant right is expressed to be conferred, right. and shall entitle the person in whom for the time being the tenant right is vested to receive the value to an incoming tenant of the improvements from any person who may become the holder of the land, containing the improvements : Provided

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Provided always that the tenant right shall lapse after the expiration of twelve years from the date of its first accruing, and thereafter the improvements shall be the property of the Crown; but such lapsing shall not affect any agreement, appraisement, or order for payment previously made.

Unpaid value of

29. Fayment of the value of any improvements, including improvements charge contributions in respect of boundary fencing, and the maintenance thereof, whether erected before or after the passing of this Act, or crected during the term of any lease under this or the Principal Act, or whether such value has or has not been determined in the manner hereinbefore provided, shall be and remain a charge upon the land containing such improvements from the date of the issue of such lease, or upon the land the boundaries of which have been fenced, as the case may be, to the extent of so much of the amount as remains unpaid for such improvements, boundary fencing, or maintenance thereof during the currency of the lease.

30. Section thirty-two of the Principal Act is amended by-

- (a) Inserting the words "of any homestead selection or grant, or "after the words "The holder," being the first words of the section.
- (b) Omitting the words "on or before the thirtieth day of June next."
- (c) Inserting the words "otherwise than by purchase or lease direct from the Crown " at the end of subsection (a).

31. Section thirty-three of the Principal Act is amended by-

- (a) Inserting the words "and a lease shall be issued in respect of such land " after the words " Western Division."
- (b) Substituting the words "no additional area shall be allotted except out of vacant Crown Lands or lands held under annual lease or occupation license" for the last sentence commencing with the words "Any area added."

32. Permission to enclose any road may be granted by the Commissioners upon such terms and conditions, including payment of rent, as they may determine. Where such road forms part of an occupation license or annual lease, the granting of such permission shall have the effect of withdrawing the area of land comprised in such road from such license or lease.

33. Thirty days after the notification of approval of the issue of a lease, or upon the sale of lands held under occupation license or preferential occupation license or annual lease, the holder's right of occupation or lease of the area sold or leased shall cease, but he shall be entitled to a refund of so much of the license fee or rent paid in advance, and to such reduction in future rent, calculated from the date of such withdrawal, as is proportionate to the area withdrawn.

Amendment of section 32.

Amendment of section 33.

Permission to enclose roads.

Termination of annual lease or ligense,

34.

34. The Minister may, after report by the Commissioners, by Forfeited or notice in the Gazette, add any forfeited homestead selection or grant, surrendered lands conditional purchase or any lease or lands surrendered under the may be added. conditional purchase, or any lease or lands surrendered under the provisions of the Crown Lands Acts to any adjoining lease, license. purchase, homestead selection, or grant, upon such conditions as to rent, license fee, value of improvements, or purchase money, as may be determined; or such forfeited or surrendered lands may be leased under the provisions of the Principal or this Act.

35. Any resumed area added to land under pastoral lease in Withdrawal of lands accordance with section eight of the Crown Lands Act of 1895 shall added to pastoral lease under the be deemed to be added subject to the provision that the Governor may, Crown Lands Acts. by notice in the Gazette, withdraw, without compensation, the whole (Part of sec. 8 of the or any part or parts thereof from pastoral lease whenever he deems it C. L. Act of 1895.) necessary or expedient to make the land available under any provisions of the Western Lands Acts. Upon such withdrawal (which shall not take effect until the expiration of six months from the date of notice thereof), the lessee shall, on application within the prescribed time and payment of license fee as prescribed, be entitled to hold the withdrawn area under preferential occupation license; and any improvements upon the withdrawn area (not forfeited or forfeitable to or vested in the Crown) shall be taken to be the property of the lessee for all purposes and subject to the provisions of section forty. four of the Crown Lands Act of 1889.

36. Every conditional lease shall expire on the thirtieth day of Conditional leases. June, one thousand nine hundred and forty-three, and on application before the thirtieth day of June, one thousand nine hundred and eight, the annual rental of such lease shall be determined by the Commissioners for the period ending at the end of the year of the lease current on the thirtieth of June, one thousand nine hundred and thirteen, and thereafter such rental shall be determined for periods ending at the end of the year of the lease current on the thirtieth days of June, one thousand nine hundred and twenty-three and one thousand nine hundred and thirty-three, and for the period ending thirtieth of June, one thousand nine hundred and forty-three, but the holder of any conditional lease may, at any time, exercise his right to make an additional conditional purchase of the whole or any part of such conditional lease.

37. The holder of any homestead selection, where the grant of Rent payable on such homestead selection has not issued, shall from and after the homestead selections expiration of the first six years of such selection pay an annual rent (Sec. 7 of C.L. Act of two and a half per centum of the capital value of the selection,

38. If any holder of a homestead selection or any lease of land Porsonal representat under the Crown Lands Acts dies or is declared a lunatic, his interest fives may hold leased in such land may be held by his representatives, subject to the fulfil- Sec. 10 of the C.L. ment by them of all unfulfilled conditions except the condition of Act, 1908.) residence (if any such condition of residence attaches to the holding) in trust for the benefit of the persons entitled : Provided

Provided that such representatives shall, where a condition of residence attaches to the holding, either sell and assign the lessee's or selector's interest in the land to a bonâ fide purchaser within twelve months from the date of their becoming entitled to possession hereunder, or else with the approval of the Minister, and for such time as he may permit, appoint a person as their nominee to reside upon the land.

39. Where the holder of any conditional purchase in the Western Division is entitled to apply, under the provisions of the Appraisement Act, 1902, to have the capital value of the land so held by him determined thereunder, such holder may include in such application land held under conditional purchase only; and in case of any such application being so made as aforesaid, the condition of residence imposed by the said Act shall not, unless the board, owing to the circumstances of the case think otherwise, apply, where such applicant held an area which, together with all other lands under any tenure whatsoever held and worked by him on the first day of November, one thousand nine hundred and five, did not exceed twelve thousand eight hundred acres.

The provisions of this section shall apply only to a conditional purchase held by the applicant on the first day of November, one thousand nine hundred and five, or to an additional conditional purchase made out of a conditional lease held by the applicant at the date aforesaid, or by any person on whom such purchase or lease has devolved under the will or on the intestacy of such purchaser or lessee.

There shall be no appeal from the decision of the board in respect of the excuse of the condition of residence under this section.

40. Any married woman (the provisions of the Crown Lands Acts to the contrary notwithstanding) may in the Western Division, with the consent of the Minister, out of moneys belonging to her for her separate use, acquire by purchase or otherwise, a conditional purchase, conditional lease, homestead selection, or settlement or homestead lease, and she shall have the same power of dealing with and disposing of the same, both at law and in equity, as if she were a femme sole, and it shall be a sufficient compliance with the Principal Acts, so far as residence is concerned, if she shall reside upon any conditional purchase, conditional lease, homestead selection, or settlement lease held by her husband; or her husband may fulfil the condition of residence on any conditional purchase, conditional lease, homestead selection, or settlement lease held by himself, or any holding held by his wife under this section. In either case, notice as prescribed shall be forwarded to the chairman of the local land board of the intention so to reside.

41. Paragraph (a) of Schedule A of the Principal Act is extended by adding at the end the following sentence, namely :---

To pay any moneys owing to the Crown under the provisions of the Crown Lands Acts.

By Authority: WILLIAM APPLEGATE GULLICK, Government Printer, Sydney, 1905. [9d.]

Amendment of Appraisement Act, 1902.

Married women. (Sec. 17 of the C.L. Act of 1903.)

Amendment of Schedule A (a).

New South Wales.



EDWARDI VII REGIS.

Act No. 38, 1905.

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DE it enacted by the King'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 "Western Lands (Amendment) Short title. Act of 1905," and shall be read with and form part of the Western Lands Act of 1901.

In this Act the term "Principal Act" means the Western Lands Act of 1901, and the term "Western Lands Acts" means the Principal Act and this Act,

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Western Lands (Amendment).

Amendment of section 2.

Extension of section 3.

2. Section two of the Principal Act is hereby amended by substituting the words "homestead selections and grants pastoral homestead settlement residential special artesian well" for the words "pastoral, homestead."

3. Section three of the Principal Act is extended by---

- (a) Inserting the sentence, "' Minerals,' means and includes minerals, as defined in the Mining Act of 1889, and any Act amending the same." after the sentence ending with the words "annual lease."
- (b) Inserting the words "preferential occupation license," after the words "occupation license," in the paragraph commencing " Pastoral holding."
- (c) Inserting the words "settlement lease," "special lease." "artesian well lease," "residential lease," after the words "homestead lease," in the paragraph commencing "Pastoral holding."
- (d) Inserting the words "homestead selections," and "homestead grants," after the words "lease of inferior lands" in the paragraph commencing "Pastoral holding."
 - 4. Section four of the Principal Act is amended by-
- (a) Inserting the words " or any one of them duly appointed by the Minister by special appointment in that behalf," after the words "such Commissioners."
- (b) Omitting the word "and" after the words "sitting in open court, may."
- (c) Inserting the words "and is" between the word "are," and the words "hereby empowered."

5. Section nine of the Principal Act is amended by inserting the words "or by any one of them as in the next section provided," after the word "Commissioners."

6. Section ten of the Principal Act is extended by adding the words ": Provided, nevertheless, that for the purpose of conducting an inquiry or making a report for the information and guidance of the Commissioners in the determination by them of any matter, one Commissioner may be appointed, either generally or specially by the Minister for such purpose" after the words "attendance of the three Commissioners" at the end of the section.

7. Section eleven is hereby repealed, and the following section is substituted therefor, namely :----

- (a) Subject to the provisions of the Public Service Act, 1902, the Governor may appoint such officers as may be necessary to carry out the provisions of the Western Lands Acts.
- (b) All officers appointed under section eleven of the Principal Act, and employed in permanent offices at the passing of this Act, shall continue therein, subject to the provisions of the

Amendment of section 4.

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Extension of section 10.

Repeal of section 11.

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Appointment of officers.

Western Lands (Amendment).

the Public Service Act, and shall be entitled to all rights and subject to all conditions under the said Act as if they had been appointed thereunder. (c) Service by any officer appointed to and employed in any office under section eleven shall be counted as service under the Public Service Act; and any such officer who has during his employment contributed to the Superannuation Account shall be entitled to the same payment, pension, or gratuity as though he had continued subject to the said Act throughout. (d) Persons in temporary employment under the said section, and being so employed at the passing of this Act, shall be deemed to have been appointed on the date of such passing under the provisions of sections forty-four and forty-five of the Public Service Act. 8. Section thirteen of the Principal Act is amended by-(a) Substituting the words, "homestead selection or grant section 13. pastoral homestead settlement residential special artesian well improvement" for the words, "pastoral or homestead improvement." (b) Omitting the words, "within six months of the commencement of this Act." (c) Substituting the words, "holding as aforesaid" for the words, "lease or license," before the words, " under the provisions of this Act." (d) Substituting the word "holding" for the words, "lease or license" between the word "such" and the word "shall." (e) Inserting the words "special artesian well" after the words

"to bring an improvement."

(f) Adding at the end of the clause the words " Provided that no "artesian well lease shall be brought under the provisions of " this Act if in the opinion of the Commissioners the original "application for such artesian well lease was not made bona "fide, or that reasonable efforts were not made to discover " water under the provisions of section forty-five of Act fifty-

"three Victoria number twenty-one."

9. Section fifteen of the Principal Act is amended by substituting Amendment of the words "an extended" for the words "a new" in the first line.

10. Section seventeen of the Principal Act is amended and Amendment of section 17. extended by-

(a) Inserting immediately after the sentence ending with the words "six years." the words " Upon such withdrawal the rent for the succeeding years of the lease shall be reduced in proportion to the area withdrawn, and the conditions of the lease during any such added term shall be the same as immediately prior to the commencement of such term." (b)

section 15.

Amendment of

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Western Lands (Amendment).

- (b) Substituting the words "hereinafter provided" for the words "defined in the Crown Lands Acts."
- (c) Omitting the words "payment for which shall be made to the said lessee in such manner and at such periods and subject to such conditions as the Commissioners shall direct; and any such sale or lease of the said land shall be liable to forfeiture by notification in the Government Gazette if such payments are not duly complied with."
- (d) Inserting after the word "acres" being the last word of the section, the words ": Provided that the Minister may, on application by the registered holder or holder of the equity of redemption, and on the recommendation of the Commissioners, declare by notification in the Gazette that any portion of the holding, not being more than one-eighth in one block, shall not be withdrawn under this section until after the thirty-first day of December, in the year one thousand nine hundred and twenty:" Provided that not more than one such notification shall be made in connection with any lease.

11. The Governor may, on the recommendation of the Commissioners, and after report by them, withdraw from lease, without compensation, except for existing improvements, any land required for any of the purposes hereinafter specified, that is to say :—Accommodation house, accommodation paddock, fishing station, inn, jetty, landing place, mail station, recreation, sawmill, store, tramway, vegetable garden, race, well, woolscour, or any purpose declared by the Governor by notification in the Gazette to be a special purpose within the meaning of this section. Such withdrawal may be made from any lease issued either before or after the passing of this Act, provided that the area granted to any one person for any one of such purposes shall not exceed eighty acres, and such area shall not, except with the consent of the lessee, extend to within one mile of any homestead or any other improvement owned by such lessee which in the opinion of the Commissioners would be materially affected by the leasing of such land.

Upon such withdrawal the rent for the succeeding years of the lease shall be reduced in proportion to the area withdrawn:

Provided further that the Commissioners may make such order against the incoming tenant as to fencing such area as they may think proper.

12. Section eighteen of the Principal Act is amended and extended by—

- (a) Inserting the words "and special leases as hereinafter provided" after the words "preceding section."
- (b) Inserting the words "or certificate of confirmation or grant" after the words "surrender of his present lease."
- (c) Inserting the words "or annexed by law thereto:

Provided

Withdrawal from lease for special purposes.

Amendment of section 18.

Western Lands (Amendment).

Provided that the Minister may, on the recommendation of the Commissioners, waive or reverse, whether provisionally or otherwise, and on such conditions as he may think fit, any such forfeiture" after the words "therein contained" at the end of the section.

13. All leases, whether issued before or after the passing of this Condition of fencing. Act, shall be subject to a condition that the boundaries of the lands leased shall be fenced within such period and with such class of fencing as may be determined by the Commissioners, not being a rabbit-proof fence: Provided that the Commissioners may exempt any boundary or part of a boundary from fencing, and may allow a variation or modification of the character of the fencing, or extend the period for erection of the same, or may authorise the erection or use of any fence which, although not on a boundary, will, in the opinion of the Commissioners, serve all the purposes of a boundary fence, and any such fence, as well as any fence erected before the passing of this Act, provided that it is in the opinion of the Commissioners of a sufficiently useful and substantial kind, shall be deemed to be a boundary fence.

14. When a boundary of any land under lease has been fenced, Contribution towards the person who has erected or become the owner of such fence fencing. shall be entitled to claim from the holder of any lands, including freeholds adjoining the said fence, and in respect of so much of the said fence as forms, or in the opinion of the Commissioners should form and be used as a common boundary, a contribution of one-half the value of such fencing at the date of such claim, and may also claim an annual contribution of one-half the cost of the maintenance and repair of such fencing. After the amount of such contribution has been determined as hereinafter provided, the person entitled to payment may sue for such amount and recover the same in any court of competent jurisdiction: Provided that no holder of an occupation license or of any lease having less than five years to run shall be liable as a contributory under this section towards the value of such fencing as aforesaid; 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 this Act, unless the said Commissioners otherwise determine.

15. The Minister after report by the Commissioners shall Minister's decision determine all disputes and claims whatsoever as to fencing, and such as to fencing. determination shall in all cases be final and conclusive.

16. The following provisions shall govern all leases granted or Provisions issued either before or after the passing of this Act and the holders governing leases. of such leases, namely :----

(i) No lease other than a special lease for that purpose shall confer any right to remove material from the leased land or to prevent the entry and removal of material by authorised persons. (ii)

- (ii) A lessee may take from land under lease to him and not comprised within a timber or forest reserve such timber and other material for building and other purposes on the land as may reasonably be required by him as such lessee.
- (iii) No lessee shall prevent any persons duly authorised in that behalf from cutting or removing timber or material or from searching for any mineral within the land under lease.

17. Section nineteen of the Principal Act is amended and extended by-

- (a) Inserting the words "or as soon thereafter as practicable" after the words "nine hundred and four" in line two of subsection (e).
- (b) Adding, immediately after subsection (e), the following subsection, namely :--
 - Such lessee or licensee shall not be entitled to maintain any claim whatsoever for the refund of any difference so credited as aforesaid, whether credited before or after the passing of this Act, but the amount of such difference shall from time to time be appropriated for the purpose of the payment of any rent, fee, or other moneys due or to become due to the Crown in respect of such lease or license, and shall be dealt with in no other manner.
- (c) Adding at the end of the section the following subsection, namely :--
 - When, in virtue of an application made after the passing of this Act, a lease or license has been brought under the provisions of the Principal or this Act, the rent or license fee shall be determined as soon as practicable after the issue of the lease, or after the approval by the Minister of the application to bring the license under the Act, as the case may be; and subject to the periodical determination of rent provided for in the Principal Act, the rent or license fee so determined shall be paid on the due dates of payment of rent or license fees for leases or licenses for the year next succeeding the year current at the date of the application above mentioned, and thereafter annually until the expiration of the lease or license: Provided that in cases where the rent for the period current at the date of the application has not been appraised or determined pursuant to the provisions of the Crown Lands Acts, the rent determined under this Act shall relate back to, and be paid from, the commencement of such period.

18. Section twenty of the Principal Act is amended by-

(a) Inserting the words "on application and" after the words "The Minister may."

Amendment of section 20.

Amendment of section 19.

(b)

Western Lands (Amendment).

(b) Substituting the words "extend over a period not exceeding

five years" for the word "postpone." (c) Substituting the words "or the Crown Lands Acts to such dates and subject to such terms and conditions relating to such payment as he may determine" for the concluding words of the section, after the words "under this Act." 19. Section twenty-two of the Principal Act is amended by— Amendment of section 22. (a) Substituting the word "special" for the word "specific." (b) Substituting the words "other than for grazing stock" for the words "for business or residential purposes, near centres of settlement or elsewhere." 20. Section twenty-three of the Principal Act is amended by Amendment of substituting the words "the estimated value thereof or the amount to section 23. be paid therefor, as the case may be, shall be stated." for the words "they shall fix the amount to be paid therefor which may be sued for in any court of competent jurisdiction by the Crown or other the party entitled to be paid for such improvements."

21. Section twenty-four of the Principal Act is amended by- Amendment of

- (a) Inserting the words "and the estimated" after the words section 24. "area, rent."
- (b) Inserting the words "or the amount to be paid therefor, as the case may be," after the words "upon such land."
- (c) Omitting the words "in cases where the land is not under lease or promise of lease."

22. Section twenty-six of the Principal Act is amended by— Amendment of

- (a) Inserting the word "may" after the words "and the Commissioners."
- (b) Inserting the words "into the merits of such applications as may have been lodged within the period notified in the Gazette" immediately after the words "after inquiry."
- (c) Omitting the word "shall" after the words "after inquiry."
- (d) Substituting the words "after the applications received within such period have been disposed of " for the words "as having been received at the same time and."

23. Section twenty-seven of the Principal Act is amended by—Amendment of (a) Substituting the words " Upon approval by the Minister of " section 27.

for the word "Upon," being the first word of the section.

- (b) Inserting the words " and upon the execution thereof by the applicant within the time and in the manner prescribed," immediately after the word "Act."
- (c) Inserting the word "and" between the word "area" and the words "the rent."
- (d) Omitting the words "and the amount to be paid for improvements, if any."

section 22.

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24.

Western Lands (Amendment).

Amendment of section 28.

Special leases may be granted.

Term of special lease.

Extension of special lease granted under the Crown Lands Acts.

Forfeiture for nonleases.

Amendment of section 29.

Tenant right in improvements,

24. Section twenty-eight of the Principal Act is amended by omitting the words "at such time and in such manner as the Minister, upon the report of the Commissioners, shall direct, and shall execute the lease within the time and in the manner prescribed."

25. The following section is inserted after section twenty-eight of the Principal Act, namely :--

Notwithstanding anything in Part VII of the Principal Act contained, the Governor may, on the report of the Commissioners. lease by auction or otherwise any Crown lands, or lands held under occupation license or annual lease, or lands under any lake, river, creek, or lands resumed, withdrawn or surrendered under the provisions of the Crown Lands Acts, the Principal or this Act, for any purpose declared by the Governor, by proclamation in the Gazette, to be a special purpose within this section; but no lands held under occupation license or annual lease shall be leased under this section for grazing purposes only unless with the consent of the occupation licensee or annual lessee.

Any such lease shall be for a term, to expire not later than the thirtieth day of June, one thousand nine hundred and forty-three, of such area, at such annual rental, or at such upset rental, where any such land is let by auction—the provisions of section nineteen of the Principal Act to the contrary notwithstanding—and on such terms, conditions, and reservations, and subject to such provisions as the Minister, after report by the Commissioners, may recommend.

The term of any special lease granted under the Crown Lands Acts may, on application, be extended under the provisions of this Act for any period up to the thirtieth day of June, one thousand nine hundred and forty-three. Where such extension has been granted, the lessee shall surrender his present lease, if any, and a new lease shall be issued to him from the date of such surrender upon such terms and conditions and for such period and for such rental, the provisions of section nineteen notwithstanding, as the Minister may, after report by the Commissioners, think fit.

If it should appear to the satisfaction of the Governor that the compliance with conditions on special land comprised in any special lease is not used and occupied bona fide for the purpose for which the same has been made, or that default has been made in any condition, he may declare such lease forfeited. together with any improvements erected on the land and any rent paid in respect thereof.

26. Section twenty-nine of the Principal Act is amended by-

(a) Omitting all the words of the section after the word "Crown" in line three of that section.

(b) Adding the following words, namely :--

Provided, nevertheless, that the Minister, on application, and on the report of the Commissioners, may assure or

grant

Western Lands (Amendment).

grant tenant right as hereinafter defined in the following improvements, namely :-- artesian and other wells, tanks and dams, scrubbing, clearing noxious growths, ringbarking, and fencing, and such other improvements as the Minister may approve, including improvements of the class hereinbefore mentioned which were on the land at the date of commencement of any new lease. No improvements if effected without the consent in writing of the Minister, shall carry tenant right therein. Tenant right may also be assured or granted Tenant right in by the Minister as aforesaid in any additions to or extensions additions to existing of improvements which, under the provisions of the Principal Act, will become the property of the Crown on the expiration of any lease. Tenant right if such additions or extensions as aforesaid shall be subject to such terms and conditions as the Minister, after report by the Commissioners, may determine.

27. The Minister, after report by the Commissioners, and Amendment of required by the lessee or owner, shall determine the value of, the Determination of amount to be paid, and the terms of payment for all improvements value of and upon the land at the commencement of any new lease. The value terms of payment of such improvements and of improvements in which tanent wight of such improvements, and of improvements in which tenant right as hereinbefore provided has been granted,-

- (i) shall be their value at the date of commencement of title of incoming tenant; and
- (ii) shall be their value to such tenant; and
- (iii) shall not include any value which may be due to the inherent capabilities of the land; and
- (iv) shall in no case exceed the cost of making the improvements.

Such improvements shall be paid for as so determined, together Value of with interest at the rate of five per centum per annum on all amounts improvements may overdue, and the purchase money, with any accrued interest owing for such improvements, shall be a debt due to the Crown or the owner, as the case may be, recoverable in any court of competent jurisdiction :

Provided that before the determination of the value of any Improvements may improvement of a removable nature, the Commissioners may permit be removed. the owner of such improvement to remove the same, and upon such permission being granted the owner shall have full power, by himself or his agents, to enter upon the land within such period as the Commissioners may allow, and to do all things necessary for such removal.

28. Tenant right shall accrue upon the determination of the Definition of tenant lease by reason of which the tenant right is expressed to be conferred, right. and shall entitle the person in whom for the time being the tenant right is vested to receive the value to an incoming tenant of the improvements from any person who may become the holder of the land containing the improvements :

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Provided

Provided always that the tenant right shall lapse after the expiration of twelve years from the date of its first accruing, and thereafter the improvements shall be the property of the Crown; but such lapsing shall not affect any agreement, appraisement, or order for payment previously made.

29. Fayment of the value of any improvements, including contributions in respect of boundary fencing, and the maintenance thereof, whether erected before or after the passing of this Act, or erected during the term of any lease under this or the Principal Act, or whether such value has or has not been determined in the manner hereinbefore provided, shall be and remain a charge upon the land containing such improvements from the date of the issue of such lease, or upon the land the boundaries of which have been fenced, as the case may be, to the extent of so much of the amount as remains unpaid for such improvements, boundary fencing, or maintenance thereof during the currency of the lease.

30. Section thirty-two of the Principal Act is amended by—

- (a) Inserting the words "of any homestead selection or grant, or" after the words "The holder," being the first words of the section.
- (b) Omitting the words "on or before the thirtieth day of June next."
- (c) Inserting the words "otherwise than by purchase or lease direct from the Crown" at the end of subsection (a).

31. Section thirty-three of the Principal Act is amended by—

- (a) Inserting the words "and a lease shall be issued in respect of such land " after the words " Western Division."
- (b) Substituting the words "no additional area shall be allotted except out of vacant Crown Lands or lands held under annual lease or occupation license" for the last sentence commencing with the words "Any area added."

32. Permission to enclose any road may be granted by the Commissioners upon such terms and conditions, including payment of rent, as they may determine. Where such road forms part of an occupation license or annual lease, the granting of such permission shall have the effect of withdrawing the area of land comprised in such road from such license or lease.

33. Thirty days after the notification of approval of the issue of a lease, or upon the sale of lands held under occupation license or preferential occupation license or annual lease, the holder's right of occupation or lease of the area sold or leased shall cease, but he shall be entitled to a refund of so much of the license fee or rent paid in advance, and to such reduction in future rent, calculated from the date of such withdrawal, as is proportionate to the area withdrawn.

Unpaid value of improvements charge on land.

Amendment of section 32.

Amendment of section 33.

Permission to enclose

roads.

Termination of annual lease or license.

34.

Western Lands (Amendment).

34. The Minister may, after report by the Commissioners, by Forfeited or notice in the Gazette, add any forfeited homestead selection or grant, surrendered lands conditional purchase, or any lease or lands surrendered under the provisions of the Crown Lands Acts to any adjoining lease, license, purchase, homestead selection, or grant, upon such conditions as to rent, license fee, value of improvements, or purchase money, as may be determined; or such forfeited or surrendered lands may be leased under the provisions of the Principal or this Act.

35. Any resumed area added to land under pastoral lease in Withdrawal of lands accordance with section eight of the Crown Lands Act of 1895 shall added to pastoral be deemed to be added subject to the provision that the Governor may, Crown Lands Acts. by notice in the Gazette, withdraw, without compensation, the whole (Part of sec. 8 of the or any part or parts thereof from pastoral lease whenever he deems it C. L. Act of 1895.) necessary or expedient to make the land available under any provisions of the Western Lands Acts. Upon such withdrawal (which shall not take effect until the expiration of six months from the date of notice thereof), the lessee shall, on application within the prescribed time and payment of license fee as prescribed, be entitled to hold the withdrawn area under preferential occupation license; and any improvements upon the withdrawn area (not forfeited or forfeitable to or vested in the Crown) shall be taken to be the property of the lessee for all purposes and subject to the provisions of section fortyfour of the Crown Lands Act of 1889.

36. Every conditional lease shall expire on the thirtieth day of Conditional leases. June, one thousand nine hundred and forty-three, and on application before the thirtieth day of June, one thousand nine hundred and eight, the annual rental of such lease shall be determined by the Commissioners for the period ending at the end of the year of the lease current on the thirtieth of June, one thousand nine hundred and thirteen, and thereafter such rental shall be determined for periods ending at the end of the year of the lease current on the thirtieth days of June, one thousand nine hundred and twenty-three and one thousand nine hundred and thirty-three, and for the period ending thirtieth of June, one thousand nine hundred and forty-three, but the holder of any conditional lease may, at any time, exercise his right to make an additional conditional purchase of the whole or any part of such conditional lease.

37. The holder of any homestead selection, where the grant of Rent payable on such homestead selection has not issued, shall from and after the homestead selections expiration of the first six years of such selection pay an annual rent (Sec. 7 of C.L. Act of two and a half per centum of the capital value of the selection.

38. If any holder of a homestead selection or any lease of land Personal representaunder the Crown Lands Acts dies or is declared a lunatic, his interest tives may hold leased in such land may be held by his representatives, subject to the fulfil- Sec. 10 of the C.L. ment by them of all unfulfilled conditions except the condition of Act, 1903.) residence (if any such condition of residence attaches to the holding) in trust for the benefit of the persons entitled : Provided

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Provided that such representatives shall, where a condition of residence attaches to the holding, either sell and assign the lessee's or selector's interest in the land to a bonâ fide purchaser within twelve months from the date of their becoming entitled to possession hereunder, or else with the approval of the Minister, and for such time as he may permit, appoint a person as their nominee to reside upon the land.

39. Where the holder of any conditional purchase in the Western Division is entitled to apply, under the provisions of the Appraisement Act, 1902, to have the capital value of the land so held by him determined thereunder, such holder may include in such application land held under conditional purchase only; and in case of any such application being so made as aforesaid, the condition of residence imposed by the said Act shall not, unless the board, owing to the circumstances of the case think otherwise, apply, where such applicant held an area which, together with all other lands under any tenure whatsoever held and worked by him on the first day of November, one thousand nine hundred and five, did not exceed twelve thousand eight hundred acres.

The provisions of this section shall apply only to a conditional purchase held by the applicant on the first day of November, one thousand nine hundred and five, or to an additional conditional purchase made out of a conditional lease held by the applicant at the date aforesaid, or by any person on whom such purchase or lease has devolved under the will or on the intestacy of such purchaser or lessee.

There shall be no appeal from the decision of the board in respect of the excuse of the condition of residence under this section.

40. Any married woman (the provisions of the Crown Lands Acts to the contrary notwithstanding) may in the Western Division, with the consent of the Minister, out of moneys belonging to her for her separate use, acquire by purchase or otherwise, a conditional purchase, conditional lease, homestead selection, or settlement or homestead lease, and she shall have the same power of dealing with and disposing of the same, both at law and in equity, as if she were a femme sole, and it shall be a sufficient compliance with the Principal Acts, so far as residence is concerned, if she shall reside upon any conditional purchase, conditional lease, homestead selection, or settlement lease held by her husband; or her husband may fulfil the condition of residence on any conditional purchase, conditional lease, homestead selection, or settlement lease held by himself, or any holding held by his wife under this section. In either case, notice as prescribed shall be forwarded to the chairman of the local land board of the intention so to reside.

41. Paragraph (a) of Schedule A of the Principal Act is extended by adding at the end the following sentence, namely:—

To pay any moneys owing to the Crown under the provisions of the Crown Lands Acts.

By Authority: WILLIAM APPLEGATE GULLICK, Government Printer, Sydney, 1905. [9d.]

Amendment of Appraisement Act, 1902.

Married women. (Sec. 17 of the C.L. Act of 1903.)

Amendment of Schedule A (a). 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, 7 December, 1905. } RICHD. A. ARNOLD, Clerk of the Legislative Assembly.



EDWARDI VII REGIS.

Act No. 38, 1905.

An Act to amend and extend the provisions of the Western Lands Act of 1901; to amend the Crown Lands Acts, the Appraisement Act, 1902, and the Public Service Act, 1902; and for other purposes. [Assented to, 9th December, 1905.]

BE it enacted by the King'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 "Western Lands (Amendment) Short title. Act of 1905," and shall be read with and form part of the Western Lands Act of 1901.

In this Act the term "Principal Act" means the Western Lands Act of 1901, and the term "Western Lands Acts" means the Principal Act and this Act.

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

W. H. WOOD, Chairman of Committees of the Legislative Assembly.

Amendment of section 2.

Extension of section 3.

2. Section two of the Principal Act is hereby amended by substituting the words "homestead selections and grants pastoral homestead settlement residential special artesian well" for the words "pastoral, homestead."

3. Section three of the Principal Act is extended by-

- (a) Inserting the sentence, "' Minerals,' means and includes minerals, as defined in the Mining Act of 1889, and any Act amending the same." after the sentence ending with the words " annual lease."
- (b) Inserting the words "preferential occupation license," after the words "occupation license," in the paragraph commencing "Pastoral holding."

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- (c) Inserting the words "settlement lease," "special lease," "artesian well lease," "residential lease," after the words "homestead lease," in the paragraph commencing "Pastoral holding."
- (d) Inserting the words "homestead selections," and "homestead grants," after the words "lease of inferior lands" in the paragraph commencing "Pastoral holding."
- 4. Section four of the Principal Act is amended by-
- (a) Inserting the words "or any one of them duly appointed by the Minister by special appointment in that behalf," after the words "such Commissioners."
- (b) Omitting the word "and" after the words "sitting in open court, may."
- (c) Inserting the words "and is" between the word "are," and the words "hereby empowered."

5. Section nine of the Principal Act is amended by inserting the words "or by any one of them as in the next section provided," after the word "Commissioners."

6. Section ten of the Principal Act is extended by adding the words ": Provided, nevertheless, that for the purpose of conducting an inquiry or making a report for the information and guidance of the Commissioners in the determination by them of any matter, one Commissioner may be appointed, either generally or specially by the Minister for such purpose" after the words "attendance of the three Commissioners" at the end of the section.

7. Section eleven is hereby repealed, and the following section is substituted therefor, namely :---

- (a) Subject to the provisions of the Public Service Act, 1902, the Governor may appoint such officers as may be necessary to carry out the provisions of the Western Lands Acts.
 - (b) All officers appointed under section eleven of the Principal Act, and employed in permanent offices at the passing of this Act, shall continue therein, subject to the provisions of the

Amendment of section 9.

Amendment of section 4.

Extension of section 10.

Repeal of section 11.

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Appointment of officers.

Western Lands (Amendment).

the Public Service Act, and shall be entitled to all rights and subject to all conditions under the said Act as if they had been appointed thereunder.

- (c) Service by any officer appointed to and employed in any office under section eleven shall be counted as service under the Public Service Act; and any such officer who has during his employment contributed to the Superannuation Account shall be entitled to the same payment, pension, or gratuity as
- (d) Persons in temporary employment under the said Act throughout.
 (d) Persons in temporary employment under the said section, and being so employed at the passing of this Act, shall be deemed to have been appointed on the date of such passing under the provisions of sections forty-four and forty-five of the Public Service Act.
 - 8. Section thirteen of the Principal Act is amended by-
- (a) Substituting the words, "homestead selection or grant section 13. pastoral homestead settlement residential special artesian well improvement" for the words, "pastoral or homestead improvement."
- (b) Omitting the words, "within six months of the commencement of this Act."
- (c) Substituting the words, "holding as aforesaid" for the words, "lease or license," before the words, "under the provisions of this Act."
- (d) Substituting the word "holding" for the words, "lease or license" between the word "such" and the word "shall."
- (e) Inserting the words "special artesian well" after the words "to bring an improvement."
- (f) Adding at the end of the clause the words "Provided that no "artesian well lease shall be brought under the provisions of "this Act if in the opinion of the Commissioners the original "application for such artesian well lease was not made bona "fide, or that reasonable efforts were not made to discover "water under the provisions of section forty-five of Act fifty-"three Victoria number twenty-one."

9. Section fifteen of the Principal Act is amended by substituting Amendment of the words "an extended" for the words "a new" in the first line.

10. Section seventeen of the Principal Act is amended and Amendment of section 17.

(a) Inserting immediately after the sentence ending with the words "six years." the words "Upon such withdrawal the rent for the succeeding years of the lease shall be reduced in proportion to the area withdrawn, and the conditions of the lease during any such added term shall be the same as immediately prior to the commencement of such term."

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Amendment of section 13.

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- (b) Substituting the words "hereinafter provided" for the words "defined in the Crown Lands Acts."
- (c) Omitting the words "payment for which shall be made to the said lessee in such manner and at such periods and subject to such conditions as the Commissioners shall direct; and any such sale or lease of the said land shall be liable to forfeiture by notification in the Government Gazette if such payments are not duly complied with."
- (d) Inserting after the word "acres" being the last word of the section, the words ": Provided that the Minister may, on application by the registered holder or holder of the equity of redemption, and on the recommendation of the Commissioners, declare by notification in the Gazette that any portion of the holding, not being more than one-eighth in one block, shall not be withdrawn under this section until after the thirty-first day of December, in the year one thousand nine hundred and twenty:" Provided that not more than one such notification shall be made in connection with any lease.

11. The Governor may, on the recommendation of the Commissioners, and after report by them, withdraw from lease, without compensation, except for existing improvements, any land required for any of the purposes hereinafter specified, that is to say :- Accommodation house, accommodation paddock, fishing station, inn, jetty, landing place, mail station, recreation, sawmill, store, tramway, vegetable garden, race, well, woolscour, or any purpose declared by the Governor by notification in the Gazette to be a special purpose within the meaning of this section. Such withdrawal may be made from any lease issued either before or after the passing of this Act, provided that the area granted to any one person for any one of such purposes shall not exceed eighty acres, and such area shall not, except with the consent of the lessee, extend to within one mile of any homestead or any other improvement owned by such lessee which in the opinion of the Commissioners would be materially affected by the leasing of such land.

Upon such withdrawal the rent for the succeeding years of the lease shall be reduced in proportion to the area withdrawn:

Provided further that the Commissioners may make such order against the incoming tenant as to fencing such area as they may think proper.

12. Section eighteen of the Principal Act is amended and extended by-

- (a) Inserting the words "and special leases as hereinafter provided" after the words "preceding section."
- (b) Inserting the words "or certificate of confirmation or grant" after the words "surrender of his present lease."
- (c) Inserting the words "or annexed by law thereto:

Provided

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Withdrawal from lease for special purposes.

Amendment of section 18.

Provided that the Minister may, on the recommendation of the Commissioners, waive or reverse, whether provisionally or otherwise, and on such conditions as he may think fit, any such forfeiture" after the words "therein contained" at the end of the section.

13. All leases, whether issued before or after the passing of this Condition of fencing. Act, shall be subject to a condition that the boundaries of the lands leased shall be fenced within such period and with such class of fencing as may be determined by the Commissioners, not being a rabbit-proof fence: Provided that the Commissioners may exempt any boundary or part of a boundary from fencing, and may allow a variation or modification of the character of the fencing, or extend the period for erection of the same, or may authorise the erection or use of any fence which, although not on a boundary, will, in the opinion of the Commissioners, serve all the purposes of a boundary fence, and any such fence, as well as any fence erected before the passing of this Act, provided that it is in the opinion of the Commissioners of a sufficiently useful and substantial kind, shall be deemed to be a boundary fence.

14. When a boundary of any land under lease has been fenced, Contribution towards the person who has erected or become the owner of such fence fencing. shall be entitled to claim from the holder of any lands, including freeholds adjoining the said fence, and in respect of so much of the said fence as forms, or in the opinion of the Commissioners should form and be used as a common boundary, a contribution of one-half the value of such fencing at the date of such claim, and may also claim an annual contribution of one-half the cost of the maintenance and repair of After the amount of such contribution has been such fencing. determined as hereinafter provided, the person entitled to payment may sue for such amount and recover the same in any court of competent jurisdiction: Provided that no holder of an occupation license or of any lease having less than five years to run shall be liable as a contributory under this section towards the value of such fencing as aforesaid; 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 this Act, unless the said Commissioners otherwise determine.

15. The Minister after report by the Commissioners shall Minister's decision determine all disputes and claims whatsoever as to fencing, and such as to fencing. determination shall in all cases be final and conclusive.

16. The following provisions shall govern all leases granted or Provisions issued either before or after the passing of this Act and the holders governing leases. of such leases, namely :---

(i) No lease other than a special lease for that purpose shall confer any right to remove material from the leased land or to prevent the entry and removal of material by authorised persons. (ii)

- (ii) A lessee may take from land under lease to him and not comprised within a timber or forest reserve such timber and other material for building and other purposes on the land as may reasonably be required by him as such lessee.
- (iii) No lessee shall prevent any persons duly authorised in that behalf from cutting or removing timber or material or from searching for any mineral within the land under lease.

17. Section nineteen of the Principal Act is amended and extended by-

- (a) Inserting the words "or as soon thereafter as practicable" after the words "nine hundred and four" in line two of subsection (e).
- (b) Adding, immediately after subsection (e), the following subsection, namely :--
 - Such lessee or licensee shall not be entitled to maintain any claim whatsoever for the refund of any difference so credited as aforesaid, whether credited before or after the passing of this Act, but the amount of such difference shall from time to time be appropriated for the purpose of the payment of any rent, fee, or other moneys due or to become due to the Crown in respect of such lease or license, and shall be dealt with in no other manner.
- (c) Adding at the end of the section the following subsection, namely :---
 - When, in virtue of an application made after the passing of this Act, a lease or license has been brought under the provisions of the Principal or this Act, the rent or license fee shall be determined as soon as practicable after the issue of the lease, or after the approval by the Minister of the application to bring the license under the Act, as the case may be; and subject to the periodical determination of rent provided for in the Principal Act, the rent or license fee so determined shall be paid on the due dates of payment of rent or license fees for leases or licenses for the year next succeeding the year current at the date of the application above mentioned, and thereafter annually until the expiration of the lease or license: Provided that in cases where the rent for the period current at the date of the application has not been appraised or determined pursuant to the provisions of the Crown Lands Acts, the rent determined under this Act shall relate back to, and be paid from, the commencement of such period.

18. Section twenty of the Principal Act is amended by-

(a) Inserting the words "on application and" after the words "The Minister may."

Amendment of section 19.

Amendment of section 20.

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Western Lands (Amendment).

- (b) Substituting the words "extend over a period not exceeding five years" for the word "postpone." (c) Substituting the words "or the Crown Lands Acts to such dates and subject to such terms and conditions relating to such payment as he may determine" for the concluding words of the section, after the words "under this Act." 19. Section twenty-two of the Principal Act is amended by— Amendment of (a) Substituting the word "special" for the word "specific." Amendment of section 22. (b) Substituting the words "other than for grazing stock" for the words "for business or residential purposes, near centres of settlement or elsewhere." 20. Section twenty-three of the Principal Act is amended by Amendment of substituting the words "the estimated value thereof or the amount to section 23. be paid therefor, as the case may be, shall be stated." for the words "they shall fix the amount to be paid therefor which may be sued for in any court of competent jurisdiction by the Crown or other the party entitled to be paid for such improvements." 21. Section twenty-four of the Principal Act is amended by- Amendment of (a) Inserting the words "and the estimated" after the words section 24. "area, rent." (b) Inserting the words "or the amount to be paid therefor, as the case may be," after the words "upon such land." (c) Omitting the words "in cases where the land is not under lease or promise of lease." 22. Section twenty-six of the Principal Act is amended by Amendment of (a) Inserting the word "may" after the words "and the Com- section 26. missioners." (b) Inserting the words "into the merits of such applications as may have been lodged within the period notified in the Gazette" immediately after the words "after inquiry." (c) Omitting the word "shall" after the words "after inquiry." (d) Substituting the words "after the applications received within such period have been disposed of " for the words "as having been received at the same time and." 23. Section twenty-seven of the Principal Act is amended by—Amendment of (a) Substituting the words "Upon approval by the Minister of" section 27. for the word "Upon," being the first word of the section.
 - (b) Inserting the words "and upon the execution thereof by the applicant within the time and in the manner prescribed," immediately after the word "Act."
 - (c) Inserting the word "and" between the word "area" and the words "the rent."
 - (d) Omitting the words "and the amount to be paid for improvements, if any."

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Amendment of section 28.

Special leases may be granted.

Term of special lease.

Extension of special lease granted under the Crown Lands Acts.

Forfeiture for noncompliance with conditions on special leases.

Amendment of section 29.

Tenant right in improvements.

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24. Section twenty-eight of the Principal Act is amended by omitting the words "at such time and in such manner as the Minister, upon the report of the Commissioners, shall direct, and shall execute the lease within the time and in the manner prescribed."

25. The following section is inserted after section twenty-eight of the Principal Act, namely :—

Notwithstanding anything in Part VII of the Principal Act contained, the Governor may, on the report of the Commissioners, lease by auction or otherwise any Crown lands, or lands held under occupation license or annual lease, or lands under any lake, river, creek, or lands resumed, withdrawn or surrendered under the provisions of the Crown Lands Acts, the Principal or this Act, for any purpose declared by the Governor, by proclamation in the Gazette, to be a special purpose within this section; but no lands held under occupation license or annual lease shall be leased under this section for grazing purposes only unless with the consent of the occupation licensee or annual lessee.

Any such lease shall be for a term, to expire not later than the thirtieth day of June, one thousand nine hundred and forty-three, of such area, at such annual rental, or at such upset rental, where any such land is let by auction—the provisions of section nineteen of the Principal Act to the contrary notwithstanding—and on such terms, conditions, and reservations, and subject to such provisions as the Minister, after report by the Commissioners, may recommend.

The term of any special lease granted under the Crown Lands Acts may, on application, be extended under the provisions of this Act for any period up to the thirtieth day of June, one thousand nine hundred and forty-three. Where such extension has been granted, the lessee shall surrender his present lease, if any, and a new lease shall be issued to him from the date of such surrender upon such terms and conditions and for such period and for such rental, the provisions of section nineteen notwithstanding, as the Minister may, after report by the Commissioners, think fit.

If it should appear to the satisfaction of the Governor that the land comprised in any special lease is not used and occupied bona fide for the purpose for which the same has been made, or that default has been made in any condition, he may declare such lease forfeited, together with any improvements erected on the land and any rent paid in respect thereof.

26. Section twenty-nine of the Principal Act is amended by-

(a) Omitting all the words of the section after the word "Crown" in line three of that section.

(b) Adding the following words, namely :--

Provided, nevertheless, that the Minister, on application, and on the report of the Commissioners, may assure or grant

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Western Lands (Amendment).

grant tenant right as hereinafter defined in the following improvements, namely :- artesian and other wells, tanks and dams, scrubbing, clearing noxious growths, ringbarking, and fencing, and such other improvements as the Minister may approve, including improvements of the class hereinbefore mentioned which were on the land at the date of commencement of any new lease. No improvements if effected without the consent in writing of the Minister, shall carry tenant right therein. Tenant right may also be assured or granted Tenant right in by the Minister as aforesaid in any additions to or extensions improvements. of improvements which, under the provisions of the Principal Act, will become the property of the Crown on the expiration of any lease. Tenant right if such additions or extensions as aforesaid shall be subject to such terms and conditions as the Minister, after report by the Commissioners, may determine.

27. The Minister, after report by the Commissioners, and Amendment of required by the lessee or owner, shall determine the value of, the Determination of amount to be paid, and the terms of payment for all improvements value of and upon the land at the commencement of any new lease. The value terms of payment of such improvements and of improvements in which tenant right of such improvements, and of improvements in which tenant right as hereinbefore provided has been granted,-

- (i) shall be their value at the date of commencement of title of incoming tenant; and
- (ii) shall be their value to such tenant; and
- (iii) shall not include any value which may be due to the inherent capabilities of the land; and
- (iv) shall in no case exceed the cost of making the improvements.

Such improvements shall be paid for as so determined, together Value of with interest at the rate of five per centum per annum on all amounts be recovered. overdue, and the purchase money, with any accrued interest owing for such improvements, shall be a debt due to the Crown or the owner, as the case may be, recoverable in any court of competent jurisdiction :

Provided that before the determination of the value of any Improvements may improvement of a removable nature, the Commissioners may permit be removed. the owner of such improvement to remove the same, and upon such permission being granted the owner shall have full power, by himself or his agents, to enter upon the land within such period as the Commissioners may allow, and to do all things necessary for such removal.

28. Tenant right shall accrue upon the determination of the Definition of tenant lease by reason of which the tenant right is expressed to be conferred, right. and shall entitle the person in whom for the time being the tenant right is vested to receive the value to an incoming tenant of the improvements from any person who may become the holder of the land containing the improvements :

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Provided

Provided always that the tenant right shall lapse after the expiration of twelve years from the date of its first accruing, and thereafter the improvements shall be the property of the Crown; but such lapsing shall not affect any agreement, appraisement, or order for payment previously made.

29. Fayment of the value of any improvements, including improvements charge contributions in respect of boundary fencing, and the maintenance thereof, whether erected before or after the passing of this Act, or erected during the term of any lease under this or the Principal Act, or whether such value has or has not been determined in the manner hereinbefore provided, shall be and remain a charge upon the land containing such improvements from the date of the issue of such lease, or upon the land the boundaries of which have been fenced, as the case may be, to the extent of so much of the amount as remains unpaid for such improvements, boundary fencing, or maintenance thereof during the currency of the lease.

30. Section thirty-two of the Principal Act is amended by-

- (a) Inserting the words "of any homestead selection or grant, or " after the words " The holder," being the first words of the section.
- (b) Omitting the words "on or before the thirtieth day of June next."
- (c) Inserting the words "otherwise than by purchase or lease direct from the Crown" at the end of subsection (a).
 - 31. Section thirty-three of the Principal Act is amended by-
- (a) Inserting the words "and a lease shall be issued in respect of such land " after the words " Western Division."
- (b) Substituting the words "no additional area shall be allotted except out of vacant Crown Lands or lands held under annual lease or occupation license" for the last sentence commencing with the words "Any area added."

32. Permission to enclose any road may be granted by the Commissioners upon such terms and conditions, including payment of rent, as they may determine. Where such road forms part of an occupation license or annual lease, the granting of such permission shall have the effect of withdrawing the area of land comprised in such road from such license or lease.

33. Thirty days after the notification of approval of the issue of a lease, or upon the sale of lands held under occupation license or preferential occupation license or annual lease, the holder's right of occupation or lease of the area sold or leased shall cease, but he shall be entitled to a refund of so much of the license fee or rent paid in advance, and to such reduction in future rent, calculated from the date of such withdrawal, as is proportionate to the area withdrawn.

Amendment of section 33.

Amendment of

section 32.

Permission to enclose

roads.

Termination of annual lease or license.

Unpaid value of

on land.

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34. The Minister may, after report by the Commissioners, by Forfeited or notice in the Gazette, add any forfeited homestead selection or grant, surrendered lands may be added. conditional purchase, or any lease or lands surrendered under the provisions of the Crown Lands Acts to any adjoining lease, license, purchase, homestead selection, or grant, upon such conditions as to rent, license fee, value of improvements, or purchase money, as may be determined; or such forfeited or surrendered lands may be leased under the provisions of the Principal or this Act.

35. Any resumed area added to land under pastoral lease in Withdrawal of lands accordance with section eight of the Crown Lands Act of 1895 shall added to pastoral lease under the be deemed to be added subject to the provision that the Governor may, Crown Lands Acts. by notice in the Gazette, withdraw, without compensation, the whole (Part of sec. 8 of the or any part or parts thereof from pastoral lease whenever he deems it C. L. Act of 1895.) necessary or expedient to make the land available under any provisions of the Western Lands Acts. Upon such withdrawal (which shall not take effect until the expiration of six months from the date of notice thereof), the lessee shall, on application within the prescribed time and payment of license fee as prescribed, be entitled to hold the withdrawn area under preferential occupation license; and any improvements upon the withdrawn area (not forfeited or forfeitable to or vested in the Crown) shall be taken to be the property of the lessee for all purposes and subject to the provisions of section fortyfour of the Crown Lands Act of 1889.

36. Every conditional lease shall expire on the thirtieth day of Conditional leases. June, one thousand nine hundred and forty-three, and on application before the thirtieth day of June, one thousand nine hundred and eight, the annual rental of such lease shall be determined by the Commissioners for the period ending at the end of the year of the lease current on the thirtieth of June, one thousand nine hundred and thirteen, and thereafter such rental shall be determined for periods ending at the end of the year of the lease current on the thirtieth days of June, one thousand nine hundred and twenty-three and one thousand nine hundred and thirty-three, and for the period ending thirtieth of June, one thousand nine hundred and forty-three, but the holder of any conditional lease may, at any time, exercise his right to make an additional conditional purchase of the whole or any part of such conditional lease.

37. The holder of any homestead selection, where the grant of Rent payable on such homestead selection has not issued, shall from and after the homestead selections, such nomestead selection has not issued, shan from and after the (Sec. 7 of C.L. Act expiration of the first six years of such selection pay an annual rent of 1903) of two and a half per centum of the capital value of the selection.

38. If any holder of a homestead selection or any lease of land Personal representaunder the Crown Lands Acts dies or is declared a lunatic, his interest lives may hold leased in such land may be held by his representatives, subject to the fulfil- land. ment by them of all unfulfilled conditions except the condition of Act, 1903.) residence (if any such condition of residence attaches to the holding) Provided in trust for the benefit of the persons entitled :

Provided that such representatives shall, where a condition of residence attaches to the holding, either sell and assign the lessee's or selector's interest in the land to a bonâ fide purchaser within twelve months from the date of their becoming entitled to possession hereunder, or else with the approval of the Minister, and for such time as he may permit, appoint a person as their nominee to reside upon the land.

39. Where the holder of any conditional purchase in the Western Division is entitled to apply, under the provisions of the Appraisement Act, 1902, to have the capital value of the land so held by him determined thereunder, such holder may include in such application land held under conditional purchase only; and in case of any such application being so made as aforesaid, the condition of residence imposed by the said Act shall not, unless the board, owing to the circumstances of the case think otherwise, apply, where such applicant held an area which, together with all other lands under any tenure whatsoever held and worked by him on the first day of November, one thousand nine hundred and five, did not exceed twelve thousand eight hundred acres.

The provisions of this section shall apply only to a conditional purchase held by the applicant on the first day of November, one thousand nine hundred and five, or to an additional conditional purchase made out of a conditional lease held by the applicant at the date aforesaid, or by any person on whom such purchase or lease has devolved under the will or on the intestacy of such purchaser or lessee.

There shall be no appeal from the decision of the board in respect of the excuse of the condition of residence under this section.

40. Any married woman (the provisions of the Crown Lands Acts to the contrary notwithstanding) may in the Western Division, with the consent of the Minister, out of moneys belonging to her for her separate use, acquire by purchase or otherwise, a conditional purchase, conditional lease, homestead selection, or settlement or homestead lease, and she shall have the same power of dealing with and disposing of the same, both at law and in equity, as if she were a femme sole, and it shall be a sufficient compliance with the Principal Acts, so far as residence is concerned, if she shall reside upon any conditional purchase, conditional lease, homestead selection, or settlement lease held by her husband; or her husband may fulfil the condition of residence on any conditional purchase, conditional lease, homestead selection, or settlement lease held by himself, or any holding held by his wife under this section. In either case, notice as prescribed shall be forwarded to the chairman of the local land board of the intention so to reside.

41. Paragraph (a) of Schedule A of the Principal Act is extended by adding at the end the following sentence, namely:—

To pay any moneys owing to the Crown under the provisions of the Crown Lands Acts.

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

FREDK. M. DARLEY,

Lieutenant-Governor.

Amendment of Appraisement Act, 1902.

Married women. (Sec. 17 of the C.L. Act of 1903.)

Amendment of Schedule A (a).

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State Government House, Sydney, 9th December, 1905.

WESTERN LANDS (AMENDMENT) BILL.

SCHEDULE of the Amendment referred to in Message of 7th December, 1905.

Page 4, clause 10. At end of clause add "Provided that not more than one such "notification shall be made in connection with any lease"

c 124—

WISTERN LANDS (AM SCOLENT) SILL

80 H & D FLE of the Amendment referred to in Message of 7th December, 1805. Fage 4, clause 10. At end of clause add "Frontlad that not more than one such " notification shall be made in connection with any lease"

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, 14 November, 1905.

RICHD. A. ARNOLD, Clerk of the Legislative Assembly.

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

Legislative Council Chamber, Sydney, 7th December, 1905. JOHN J. CALVERT, Clerk of the Parliaments.

New South Walles.



ANNO QUINTO REGIS.

, 1905. Act No.

An Act to amend and extend the provisions of the Western Lands Act of 1901; to amend the Crown Lands Acts, the Appraisement Act, 1902, and the Public Service Act, 1902; and for other purposes.

) E it enacted by the King's Most Excellent Majesty, by and with D 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 "Western Lands (Amendment) Short title. 5 Act of 1905," and shall be read with and form part of the Western Lands Act of 1901.

In this Act the term "Principal Act" means the Western Lands Act of 1901, and the term "Western Lands Acts" means the 10 Principal Act and this Act. 2.

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Note,-The words to be inserted are printed in black letter.

Western Lands (Amendment).

2. Section two of the Principal Act is hereby amended by Amendment of substituting the words "homestead selections and grants pastoral section 2. homestead settlement residential special artesian well" for the words "pastoral, homestead."

3. Section three of the Principal Act is extended by—

- (a) Inserting the sentence, "' Minerals,' means and includes section 3. minerals, as defined in the Mining Act of 1889, and any Act amending the same." after the sentence ending with the words "annual lease."
- (b) Inserting the words "preferential occupation license," after the words "occupation license," in the paragraph commencing "Pastoral holding."
- (c) Inserting the words "settlement lease," "special lease," "artesian well lease," "residential lease," after the words "homestead lease," in the paragraph commencing "Pastoral holding."
- (d) Inserting the words "homestead selections," and "homestead grants," after the words "lease of inferior lands" in the paragraph commencing "Pastoral holding."

4. Section four of the Principal Act is amended by-

(a) Inserting the words "or any one of them duly appointed by section 4. the Minister by special appointment in that behalf," after the

- words "such Commissioners."
- (b) Omitting the word "and" after the words "sitting in open court, may."
- (c) Inserting the words "and is" between the word "are," and the words "hereby empowered."

5. Section nine of the Principal Act is amended by inserting Amendment of the words "or by any one of them as in the next section provided," section 9. 30 after the word "Commissioners."

6. Section ten of the Principal Act is extended by adding the Extension of words ": Provided, nevertheless, that for the purpose of conducting an section 10. inquiry or making a report for the information and guidance of the Commissioners in the determination by them of any matter, one

35 Commissioner may be appointed, either generally or specially by the Minister for such purpose" after the words "attendance of the three Commissioners" at the end of the section.

7. Section eleven is hereby repealed, and the following section Repeal of section 11. is substituted therefor, namely :--

- (a) Subject to the provisions of the Public Service Act, 1902, the Appointment of Governor may appoint such officers as may be necessary to officers. carry out the provisions of the Western Lands Acts.
 - (b) All officers appointed under section eleven of the Principal Act, and employed in permanent offices at the passing of this Act, shall continue therein, subject to the provisions of

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Extension of

Amendment of

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Western Lands (Amendment).

the Public Service Act, and shall be entitled to all rights and subject to all conditions under the said Act as if they had been appointed thereunder.

(c) Service by any officer appointed to and employed in any office under section eleven shall be counted as service under the Public Service Act; and any such officer who has during his employment contributed to the Superannuation Account shall be entitled to the same payment, pension, or gratuity as though he had continued subject to the said Act throughout.

(d) Persons in temporary employment under the said section, and being so employed at the passing of this Act, shall be deemed to have been appointed on the date of such passing under the provisions of sections forty-four and forty-five of the Public Service Act.

8. Section thirteen of the Principal Act is amended by—

- (a) Substituting the words, "homestead selection or grant section 13. pastoral homestead settlement residential special artesian well improvement" for the words, "pastoral or homestead improvement."
- (b) Omitting the words, "within six months of the commencement of this Act."
- (c) Substituting the words, "holding as aforesaid" for the words, "lease or license," before the words, " under the provisions of this Act."
- (d) Substituting the word "holding" for the words, "lease or license" between the word "such" and the word "shall."
 - (e) Inserting the words "special artesian well" after the words "to bring an improvement."

(f) Adding at the end of the clause the words "Provided that no "artesian well lease shall be brought under the provisions of "this Act if in the opinion of the Commissioners the original "application for such artesian well lease was not made bona "fide, or that reasonable efforts were not made to discover " water under the provisions of section forty-five of Act fifty-"three Victoria number twenty-one."

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9. Section fifteen of the Principal Act is amended by substituting Amendment of section 15. the words "an extended" for the words "a new" in the first line.

10. Section seventeen of the Principal Act is amended and Amendment of section 17. extended by-

(a) Inserting immediately after the sentence ending with the 40 words "six years." the words " Upon such withdrawal the rent for the succeeding years of the lease shall be reduced in proportion to the area withdrawn, and the conditions of the lease during any such added term shall be the same as immediately prior to the commencement of such term." 45

Amendment of

(b)

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- (b) Substituting the words "hereinafter provided" for the words "defined in the Crown Lands Acts."
- (c) Omitting the words "payment for which shall be made to the said lessee in such manner and at such periods and subject to such conditions as the Commissioners shall direct; and any such sale or lease of the said land shall be liable to forfeiture by notification in the Government Gazette if such payments are not duly complied with."
- (d) Inserting after the word "acres" being the last word of the section, the words ": Provided that the Minister may, on application by the registered holder or holder of the equity of redemption, and on the recommendation of the Commissioners, declare by notification in the Gazette that any portion of the holding, not being more than one-eighth in one block, shall not be withdrawn under this section until after the thirty-first day of December, in the year one thousand nine hundred and twenty:" Provided that not more than one such notification shall be made in connection with any lease.

11. The Governor may, on the recommendation of the Commis- Withdrawal from 20 sioners, and after report by them, withdraw from lease, without lease for special purposes. compensation, except for existing improvements, any land required for any of the purposes hereinafter specified, that is to say :-- Accommodation house, accommodation paddock, fishing station, inn, jetty, landing place, mail station, recreation, sawmill, store, tramway, vegetable

- 25 garden, race, well, woolscour, or any purpose declared by the Governor by notification in the Gazette to be a special purpose within the meaning of this section. Such withdrawal may be made from any lease issued either before or after the passing of this Act, provided that the area granted to any one person for any one of such purposes.
- 30 shall not exceed eighty acres, and such area shall not, except with the consent of the lessee, extend to within one mile of any homestead or any other improvement owned by such lessee which in the opinion of the Commissioners would be materially affected by the leasing of such land.
- Upon such withdrawal the rent for the succeeding years of the 35 lease shall be reduced in proportion to the area withdrawn :

Provided further that the Commissioners may make such order against the incoming tenant as to fencing such area as they may think proper.

- 12. Section eighteen of the Principal Act is amended and Amendment of 40 section 18. extended by-
 - (a) Inserting the words "and special leases as hereinafter provided " after the words " preceding section."
 - (b) Inserting the words "or certificate of confirmation or grant" after the words "surrender of his present lease."

(c) Inserting the words "or annexed by law thereto:

Provided

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Provided that the Minister may, on the recommendation of the Commissioners, waive or reverse, whether provisionally or otherwise, and on such conditions as he may think fit, any such forfeiture" after the words "therein contained" at the end of the section.

13. All leases, whether issued before or after the passing of this Conlition of fencing. Act, shall be subject to a condition that the boundaries of the lands leased shall be fenced within such period and with such class of fencing as may be determined by the Commissioners, not being a 10 rabbit-proof fence: Provided that the Commissioners may exempt any boundary or part of a boundary from fencing, and may allow a variation or modification of the character of the fencing, or extend the period for erection of the same, or may authorise the crection or use of any fence which, although not on a boundary, will, in the 15 opinion of the Commissioners, serve all the purposes of a boundary fence, and any such fence, as well as any fence erected before the

- passing of this Act, provided that it is in the opinion of the Commissioners of a sufficiently useful and substantial kind, shall be deemed to be a boundary fence.
- 20 14. When a boundary of any land under lease has been fenced, Contribution towards the person who has erected or become the owner of such fence fencing. shall be entitled to claim from the holder of any lands, including freeholds adjoining the said fence, and in respect of so much of the said fence as forms, or in the opinion of the Commissioners should form and
- 25 be used as a common boundary, a contribution of one-half the value of such fencing at the date of such claim, and may also claim an annual contribution of one-half the cost of the maintenance and repair of such fencing. After the amount of such contribution has been determined as hereinafter provided, the person entitled to payment may

30 sue for such amount and recover the same in any court of competent jurisdiction: Provided that no holder of an occupation license or of any lease having less than five years to run shall be liable as a contributory under this section towards the value of such fencing as aforesaid; and the side of a reserved, intended, proclaimed, or other road shall not be 35 held to form or be a common boundary line within the meaning of this

Act, unless the said Commissioners otherwise determine.

15. The Minister after report by the Commissioners shall Minister's decision determine all disputes and claims whatsoever as to fencing, and such as to fencing. determination shall in all cases be final and conclusive.

- 16. The following provisions shall govern all leases granted or Provisions 40 issued either before or after the passing of this Act and the holders governing leases. of such leases, namely :--
 - (i) No lease other than a special lease for that purpose shall confer any right to remove material from the leased land or to prevent the entry and removal of material by authorised persons. (ii)

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(ii) A lessee may take from land under lease to him and not comprised within a timber or forest reserve such timber and other material for building and other purposes on the land as may reasonably be required by him as such lessee. (iii) No lessee shall prevent any persons duly authorised in that behalf from cutting or removing timber or material or from searching for any mineral within the land under lease. 17. Section nineteen of the Principal Act is amended and Amendment of section 19. extended by-(a) Inserting the words "or as soon thereafter as practicable" after the words "nine hundred and four" in line two of subsection (e). (b) Adding, immediately after subsection (e), the following subsection, namely :--Such lessee or licensee shall not be entitled to maintain any claim whatsoever for the refund of any difference so credited as aforesaid, whether credited before or after the passing of this Act, but the amount of such difference shall from time to time be appropriated for the purpose of the payment of any rent, fee, or other moneys due or to become due to the Crown in respect of such lease or license, and shall be dealt with in no other manner. (c) Adding at the end of the section the following subsection, namely :-When, in virtue of an application made after the passing of this Act, a lease or license has been brought under the provisions of the Principal or this Act, the rent or license fee shall be determined as soon as practicable after the issue of the lease, or after the approval by the Minister of the application to bring the license under the Act, as the case may be; and subject to the periodical determination of rent provided for in the Principal Act, the rent or license fee so determined shall be paid on the due dates of payment of rent or license fees for leases or licenses for the year next succeeding the year current at the date of the application above mentioned, and thereafter annually until the expiration of the lease or license: Provided that in cases where the rent for the period current at the date of the application has not been appraised or determined pursuant to the provisions of the Crown Lands Acts, the rent determined under this Act shall relate back to, and be paid from, the

commencement of such period. **18.** Section twenty of the Principal Act is amended by— (a) Inserting the words "on application and" after the words section 20. "The Minister may."

Amendment of

(b).

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Western Lands (Amendment).

To dread	(b) Substituting the words "extend over a period not exceeding	
	five years" for the word "postpone." (c) Substituting the words "or the Crown Lands Acts to such	t noda 42
5	dates and subject to such terms and conditions relating to such payment as he may determine" for the concluding	nal olli illi La calca
	words of the section, after the words " under this Act."	ontito
		mendment of ction 22.
	(b) Substituting the words "other than for grazing stock" for	- napol
10	the words "for business or residential purposes, near centres of settlement or elsewhere."	10 occups crashic
	20. Section twenty-three of the Principal Act is amended by A	mendment of
sub	bstituting the words "the estimated value thereof or the amount to ^{se} paid therefor, as the case may be, shall be stated." for the words	ction 29.
15 " t	they shall fix the amount to be paid therefor which may be sued for	15 license
in ent	any court of competent jurisdiction by the Crown or other the party titled to be paid for such improvements."	BLITHE
·	21. Section twenty-four of the Principal Act is amended by— A	mendment of
20	(a) Inserting the words "and the estimated" after the words ""	20 stich h
	(b) Inserting the words "or the amount to be paid therefor, as	Princip
	the case may be," after the words "upon such land." (c) Omitting the words "in cases where the land is not under	dibroo.
a lo mi	lease or promise of lease."	25
25	22. Section twenty-six of the Principal Act is amended by— And (a) Inserting the word "may" after the words "and the Com-	mendment of ction 26.
	missioners."	abaud
agter de t	(b) Inserting the words "into the merits of such applications as may have been lodged within the period notified in the	lossed. 20 ho inst
30	Gazette" immediately after the words "after inquiry."	tibreo
	(c) Omitting the word "shall" after the words "after inquiry."(d) Substituting the words "after the applications received	ooa to oili vii
atte atte for pi rise della	within such period have been disposed of " for the words " as having been received at the same time and."	a form to a g
35	23. Section twenty-seven of the Principal Act is amended by—A	mendment of
	(a) Substituting the words "Upon approval by the Minister of" see	
	for the word "Upon," being the first word of the section. (b) Inserting the words "and upon the execution thereof by the	in rós
10	applicant within the time and in the manner prescribed," immediately after the word "Act.") E
40	(c) Inserting the word "and" between the word "area" and	.81.
in the	the words "the rent." (d) Omitting the words "and the amount to be paid for improve-	34 (9) ···
.strong	ments, if any."	Č.
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24. Section twenty-eight of the Principal Act is amended by Amendment of omitting the words "at such time and in such manner as the Minister, section 28. upon the report of the Commissioners, shall direct, and shall execute the lease within the time and in the manner prescribed."

5 25. The following section is inserted after section twenty-eight Special leases may be of the Principal Act, namely :---

Notwithstanding anything in Part VII of the Principal Act contained, the Governor may, on the report of the Commissioners, lease by auction or otherwise any Crown lands, or lands held under

- 10 occupation license or annual lease, or lands under any lake, river, creek, or lands resumed, withdrawn or surrendered under the provisions of the Crown Lands Acts, the Principal or this Act, for any purpose declared by the Governor, by proclamation in the Gazette, to be a special purpose within this section; but no lands held under occupation
- 15 license or annual lease shall be leased under this section for grazing purposes only unless with the consent of the occupation licensee or annual lessee.

Any such lease shall be for a term, to expire not later than the Term of special lease. thirtieth day of June, one thousand nine hundred and forty-three, of

20 such area, at such annual rental, or at such upset rental, where any such land is let by auction—the provisions of section nineteen of the Principal Act to the contrary notwithstanding—and on such terms, conditions, and reservations, and subject to such provisions as the Minister, after report by the Commissioners, may recommend.

- 25 The term of any special lease granted under the Crown Lands Extension of special Acts may, on application, be extended under the provisions of this Act lease granted under for any period up to the thirtieth day of June, one thousand nine Acts. hundred and forty-three. Where such extension has been granted, the lessee shall surrender his present lease, if any, and a new lease shall
- 30 be issued to him from the date of such surrender upon such terms and conditions and for such period and for such rental, the provisions of section nineteen notwithstanding, as the Minister may, after report by the Commissioners, think fit.

If it should appear to the satisfaction of the Governor that the Forfeiture for non-35 land comprised in any special lease is not used and occupied bona fide compliance with for the purpose for which the same has been made, or that default leases. has been made in any condition, he may declare such lease forfeited, together with any improvements erected on the land and any rent paid in respect thereof.

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26. Section twenty-nine of the Principal Act is amended by- Amendment of

(a) Omitting all the words of the section after the word "Crown" section 29. in line three of that section.

(b) Adding the following words, namely :---

Provided, nevertheless, that the Minister, on applica-Tenant right in tion, and on the report of the Commissioners, may assure or ^{improvements.}

grant

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, 1905. Act No.

Western Lands (Amendment).

grant tenant right as hereinafter defined in the following improvements, namely :- artesian and other wells, tanks and dams, scrubbing, clearing noxious growths, ringbarking, and fencing, and such other improvements as the Minister may approve, including improvements of the class hereinbefore mentioned which were on the land at the date of commencement of any new lease. No improvements if effected without the consent in writing of the Minister, shall carry tenant right therein. Tenant right may also be assured or granted Tenant right in by the Minister as aforesaid in any additions to or extensions improvements. of improvements which, under the provisions of the Principal Act, will become the property of the Crown on the expiration of any lease. Tenant right if such additions or extensions as aforesaid shall be subject to such terms and conditions as the Minister, after report by the Commissioners, may determine.

27. The Minister, after report by the Commissioners, and Amendment of required by the lessee or owner, shall determine the value of, the Betermination of amount to be paid, and the terms of payment for all improvements value of and upon the land at the commencement of any new lease. The value terms of payment for improvements. 20 of such improvements, and of improvements in which tenant right as hereinbefore provided has been granted,-

- (i) shall be their value at the date of commencement of title of incoming tenant; and
- (ii) shall be their value to such tenant; and
- (iii) shall not include any value which may be due to the inherent capabilities of the land; and
 - (iv) shall in no case exceed the cost of making the improvements.

Such improvements shall be paid for as so determined, together Value of with interest at the rate of five per centum per annum on all amounts improvements may be recovered. 30 overdue, and the purchase money, with any accrued interest owing for such improvements, shall be a debt due to the Crown or the owner, as the case may be, recoverable in any court of competent jurisdiction :

Provided that before the determination of the value of any Improvements may improvement of a removable nature, the Commissioners may permit be removed. 35 the owner of such improvement to remove the same, and upon such permission being granted the owner shall have full power, by himself or his agents, to enter upon the land within such period as the Com-

missioners may allow, and to do all things necessary for such removal. 28. Tenant right shall accrue upon the determination of the Definition of itenant 40 lease by reason of which the tenant right is expressed to be conferred, right. and shall entitle the person in whom for the time being the tenant right is vested to receive the value to an incoming tenant of the improvements from any person who may become the holder of the land containing the improvements :

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Provided

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Provided always that the tenant right shall lapse after the expiration of twelve years from the date of its first accruing, and thereafter the improvements shall be the property of the Crown; but such lapsing shall not affect any agreement, appraisement, or order 5 for payment previously made.

29. Fayment of the value of any improvements, including Unpaid value of contributions in respect of boundary fencing, and the maintenance improvements charge thereof, whether erected before or after the passing of this Act, or

erected during the term of any lease under this or the Principal Act, 10 or whether such value has or has not been determined in the manner hereinbefore provided, shall be and remain a charge upon the land containing such improvements from the date of the issue of such lease, or upon the land the boundaries of which have been fenced, as the case may be, to the extent of so much of the amount as remains

15 unpaid for such improvements, boundary fencing, or maintenance thereof during the currency of the lease.

30. Section thirty-two of the Principal Act is amended by-

(a) Inserting the words "of any homestead selection or grant, section 32. or "after the words "The holder," being the first words of the section.

- (b) Omitting the words "on or before the thirtieth day of June next."
- (c) Inserting the words "otherwise than by purchase or lease direct from the Crown " at the end of subsection (a).
- 31. Section thirty-three of the Principal Act is amended by- Amendment of
- (a) Inserting the words "and a lease shall be issued in respect of section 33. such land " after the words " Western Division."
- (b) Substituting the words "no additional area shall be allotted except out of vacant Crown Lands or lands held under annual lease or occupation license" for the last sentence commencing with the words "Any area added."

32. Permission to enclose any road may be granted by the Permission to enclose Commissioners upon such terms and conditions, including payment roads.

of rent, as they may determine. Where such road forms part of an 35 occupation license or annual lease, the granting of such permission shall have the effect of withdrawing the area of land comprised in such road from such license or lease.

33. Thirty days after the notification of approval of the issue of Termination of a lease, or upon the sale of lands held under occupation license or annual lease or license. 40 preferential occupation license or annual lease, the holder's right of occupation or lease of the area sold or leased shall cease, but he shall be entitled to a refund of so much of the license fee or rent paid in advance, and to such reduction in future rent, calculated from the date of such withdrawal, as is proportionate to the area withdrawn.

Amendment of

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34. The Minister may, after report by the Commissioners, by Forfeited or notice in the Gazette, add any forfeited homestead selection or grant, ^{surrendered lands} may be added. conditional purchase, or any lease or lands surrendered under the provisions of the Crown Lands Acts to any adjoining lease, license, 5 purchase, homestead selection, or grant, upon such conditions as to rent, license fee, value of improvements, or purchase money, as may be determined; or such forfeited or surrendered lands may be leased under the provisions of the Principal or this Act.

- 35. Any resumed area added to land under pastoral lease in Withdrawal of lands 10 accordance with section eight of the Crown Lands Act of 1895 shall added to pastoral lease under the be deemed to be added subject to the provision that the Governor may, Crown Lands Acts. by notice in the Gazette, withdraw, without compensation, the whole (Part of sec. 8 of the or any part or parts thereof from pastoral lease whenever he deems it C. L. Act of 1895.) necessary or expedient to make the land available under any provisions
- 15 of the Western Lands Acts. Upon such withdrawal (which shall not take effect until the expiration of six months from the date of notice thereof), the lessee shall, on application within the prescribed time and payment of license fee as prescribed, be entitled to hold the withdrawn area under preferential occupation license: and any
- 20 improvements upon the withdrawn area (not forfeited or forfeitable to or vested in the Crown) shall be taken to be the property of the lessee for all purposes and subject to the provisions of section fortyfour of the Crown Lands Act of 1889.

36. Every conditional lease shall expire on the thirtieth day of Conditional leases.

- 25 June, one thousand nine hundred and forty-three, and on application before the thirtieth day of June, one thousand nine hundred and eight, the annual rental of such lease shall be determined by the Commissioners for the period ending at the end of the year of the lease current on the thirtieth of June, one thousand nine hundred and
- 30 thirteen, and thereafter such rental shall be determined for periods ending at the end of the year of the lease current on the thirtieth days of June, one thousand nine hundred and twenty-three and one thousand nine hundred and thirty-three, and for the period ending thirtieth of June, one thousand nine hundred and forty-three, but the
- 35 holder of any conditional lease may, at any time, exercise his right to make an additional conditional purchase of the whole or any part of such conditional lease.

37. The holder of any homestead selection, where the grant of Rent payable on such homestead selection has not issued, shall from and after the homestead selections 40 expiration of the first six years of such selection pay an annual rent (Sec. 7 of C.L. Act of two and a half per centum of the capital value of the selection.

38. If any holder of a homestead selection or any lease of land Personal representaunder the Crown Lands Acts dies or is declared a lunatic, his interest tives may hold leased in such land may be held by his representatives, subject to the fulfil- Sec. 10 of the C.L.

45 ment by them of all unfulfilled conditions except the condition of Act, 1903.) residence (if any such condition of residence attaches to the holding) in trust for the benefit of the persons entitled : Provided

Western Lands (Amendment).

Provided that such representatives shall, where a condition of residence attaches to the holding, either sell and assign the lessee's or selector's interest in the land to a bonâ fide purchaser within twelve months from the date of their becoming entitled to possession here-5 under, or else with the approval of the Minister, and for such time as he may permit, appoint a person as their nominee to reside upon the land.

39. Where the holder of any conditional purchase in the Amendment of Western Division is entitled to apply, under the provisions of the Appraisement Act, Appraisement Act, 1902, to have the capital value of the land so held

- 10 by him determined thereunder, such holder may include in such application land held under conditional purchase only; and in case of any such application being so made as aforesaid, the condition of residence imposed by the said Act shall not, unless the board, owing to the circumstances of the case think otherwise, apply, where such
- 15 applicant held an area which, together with all other lands under any tenure whatsoever held and worked by him on the first day of November, one thousand nine hundred and five, did not exceed twelve thousand eight hundred acres.
- The provisions of this section shall apply only to a conditional 20 purchase held by the applicant on the first day of November, one thousand nine hundred and five, or to an additional conditional purchase made out of a conditional lease held by the applicant at the date aforesaid, or by any person on whom such purchase or lease has devolved under the will or on the intestacy of such purchaser or lessee.
- There shall be no appeal from the decision of the board in 25 respect of the excuse of the condition of residence under this section.
 - 40. Any married woman (the provisions of the Crown Lands Married women. Acts to the contrary notwithstanding) may in the Western Division, (Sec. 17 of the C.L. with the consent of the Minister, out of moneys belonging to her Act of 1903.)
- 30 for her separate use, acquire by purchase or otherwise, a conditional purchase, conditional lease, homestead selection, or settlement or homestead lease, and she shall have the same power of dealing with and disposing of the same, both at law and in equity, as if she were a femme sole, and it shall be a sufficient compliance with the Principal
- 35 Acts, so far as residence is concerned, if she shall reside upon any conditional purchase, conditional lease, homestead selection, or settlement lease held by her husband; or her husband may fulfil the condition of residence on any conditional purchase, conditional lease, homestead selection, or settlement lease held by himself, or any holding
- 40 held by his wife under this section. In either case, notice as prescribed shall be forwarded to the chairman of the local land board of the intention so to reside.

41. Paragraph (a) of Schedule A of the Principal Act is Amendment of extended by adding at the end the following sentence, namely :---

To pay any moneys owing to the Crown under the provisions 45 of the Crown Lands Acts.

Sydney : William Applegate Gullick, Government Printer.-1905.

Schedule A (a).

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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, 14 November, 1905.

RICHD. A. ARNOLD, Clerk of the Legislative Assembly.

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

Legislative Council Chamber, Sydney, December, 1905.

Clerk of the Parliaments.

New South Wales.



EDWARDI VII REGIS.

Act No. , 1905.

An Act to amend and extend the provisions of the Western Lands Act of 1901; to amend the Crown Lands Acts, the Appraisement Act, 1902, and the Public Service Act, 1902; and for other purposes.

D^E it enacted by the King'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. This Act may be cited as the "Western Lands (Amendment) Short title. Act of 1905," and shall be read with and form part of the Western Lands Act of 1901.

In this Act the term "Principal Act" means the Western Lands Act of 1901, and the term "Western Lands Acts" means the 10 Principal Act and this Act.

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NOTE .- The words to be inserted are printed in black letter.

2. Section two of the Principal Act is hereby amended by Amendment of substituting the words "homestead selections and grants pastoral section 2. homestead settlement residential special artesian well" for the words "pastoral, homestead."

- 3. Section three of the Principal Act is extended by— (a) Inserting the sentence, "' Minerals,' means and includes section 3. minerals, as defined in the Mining Act of 1889, and any Act amending the same." after the sentence ending with the words "annual lease."
- (b) Inserting the words "preferential occupation license," after the words "occupation license," in the paragraph commencing "Pastoral holding."
- (c) Inserting the words "settlement lease," "special lease," "artesian well lease," "residential lease," after the words "homestead lease," in the paragraph commencing "Pastoral holding."
- (d) Inserting the words "homestead selections," and "homestead grants," after the words "lease of inferior lands" in the paragraph commencing "Pastoral holding."
 - 4. Section four of the Principal Act is amended by—
- (a) Inserting the words "or any one of them duly appointed by section 4. the Minister by special appointment in that behalf," after the words "such Commissioners."
- (b) Omitting the word "and" after the words "sitting in open court, may."
- (c) Inserting the words "and is" between the word "are," and the words "hereby empowered."

5. Section nine of the Principal Act is amended by inserting Amendment of the words "or by any one of them as in the next section provided," section 9. 30 after the word "Commissioners."

6. Section ten of the Principal Act is extended by adding the Extension of words ": Provided, nevertheless, that for the purpose of conducting an section 10. inquiry or making a report for the information and guidance of the Commissioners in the determination by them of any matter, one

35 Commissioner may be appointed, either generally or specially by the Minister for such purpose" after the words "attendance of the three Commissioners" at the end of the section.

7. Section eleven is hereby repealed, and the following section Repeal of section 11. is substituted therefor, namely :-

- (a) Subject to the provisions of the Public Service Act, 1902, the Appointment of Governor may appoint such officers as may be necessary to officers. carry out the provisions of the Western Lands Acts.
 - (b) All officers appointed under section eleven of the Principal Act, and employed in permanent offices at the passing of this Act, shall continue therein, subject to the provisions of

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Extension of

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	Western Lanas (International).	
	the Public Service Act, and shall be entitled to all rights and subject to all conditions under the said Act as if they had been appointed thereunder.	
5	(c) Service by any officer appointed to and employed in any office under section eleven shall be counted as service under the Public Service Act; and any such officer who has during his employment contributed to the Superannuation Account shall be entitled to the same payment, pension, or gratuity as though he had continued subject to the said Act throughout.	
10	 (d) Persons in temporary employment under the said section, and being so employed at the passing of this Act, shall be deemed to have been appointed on the date of such passing under the provisions of sections forty-four and forty-five of the Public Service Act. 	
15	 8. Section thirteen of the Principal Act is amended by— And (a) Substituting the words, "homestead selection or grant see pastoral homestead settlement residential special artesian well improvement" for the words, "pastoral or homestead improvement." 	mendment of ction 13,
20	(b) Omitting the words, "within six months of the commencement of this Act."(c) Substituting the words, "holding as aforesaid" for the words, "lease or license," before the words, "under the provisions	ionores to onore a state www.i
25	license" between the word "such" and the word "shall." (e) Inserting the words "special artesian well" after the words	
30	 "to bring an improvement." (f) Adding at the end of the clause the words "Provided that no "artesian well lease shall be brought under the provisions of "this Act if in the opinion of the Commissioners the original "application for such artesian well lease was not made bona "fide, or that reasonable efforts were not made to discover 	
35	" water under the provisions of section forty-five of Act fifty- " three Victoria number twenty-one." 9. Section fifteen of the Principal Act is amended by substituting Ar	mendment of
	the words "an extended" for the words "a new" in the first line. 10. Section seventeen of the Principal Act is amended and Ar	ction 15.
40	(a) Inserting immediately after the sentence ending with the words "six years." the words " Upon such withdrawal the	
	rent for the succeeding years of the lease shall be reduced in proportion to the area withdrawn, and the conditions of the lease during any such added term shall be the same as	
45	immediately prior to the commencement of such term."	

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- (b) Substituting the words "hereinafter provided" for the words "defined in the Crown Lands Acts."
- (c) Omitting the words "payment for which shall be made to the said lessee in such manner and at such periods and subject to such conditions as the Commissioners shall direct; and any such sale or lease of the said land shall be liable to forfeiture by notification in the Government Gazette if such payments are not duly complied with."

(d) Inserting after the word "acres" being the last word of the section, the words ": Provided that the Minister may, on application by the registered holder or holder of the equity of redemption, and on the recommendation of the Commissioners, declare by notification in the Gazette that any portion of the holding, not being more than one-eighth in one block, shall not be withdrawn under this section until after the thirty-first day of December, in the year one thousand nine hundred and twenty:" Provided that not more than one such notification shall be made in connection with any lease.

11. The Governor may, on the recommendation of the Commis-Withdrawal from 20 sioners, and after report by them, withdraw from lease, without lease for special purposes. compensation, except for existing improvements, any land required for any of the purposes hereinafter specified, that is to say :-- Accommodation house, accommodation paddock, fishing station, inn, jetty, landing place, mail station, recreation, sawmill, store, tramway, vegetable

- 25 garden, race, well, woolscour, or any purpose declared by the Governor by notification in the Gazette to be a special purpose within the meaning of this section. Such withdrawal may be made from any lease issued either before or after the passing of this Act, provided that the area granted to any one person for any one of such purposes
- 30 shall not exceed eighty acres, and such area shall not, except with the consent of the lessee, extend to within one mile of any homestead or any other improvement owned by such lessee which in the opinion of the Commissioners would be materially affected by the leasing of such land.
- 35 Upon such withdrawal the rent for the succeeding years of the lease shall be reduced in proportion to the area withdrawn :

Provided further that the Commissioners may make such order against the incoming tenant as to fencing such area as they may think proper.

- 40 12. Section eighteen of the Principal Act is amended and Amendment of section 18. extended by-
 - (a) Inserting the words "and special leases as hereinafter provided " after the words " preceding section."
 - (b) Inserting the words "or certificate of confirmation or grant" after the words "surrender of his present lease."

(c) Inserting the words "or annexed by law thereto:

Provided

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Provided that the Minister may, on the recommendation of the Commissioners, waive or reverse, whether provisionally or otherwise, and on such conditions as he may think fit, any such forfeiture" after the words "therein contained" at the end of the section.

13. All leases, whether issued before or after the passing of this Condition of fencing. Act, shall be subject to a condition that the boundaries of the lands leased shall be fenced within such period and with such class of

- fencing as may be determined by the Commissioners, not being a 10 rabbit-proof fence: Provided that the Commissioners may exempt any boundary or part of a boundary from fencing, and may allow a variation or modification of the character of the fencing, or extend the period for erection of the same, or may authorise the erection or use of any fence which, although not on a boundary, will, in the
- 15 opinion of the Commissioners, serve all the purposes of a boundary fence, and any such fence, as well as any fence erected before the passing of this Act, provided that it is in the opinion of the Commissioners of a sufficiently useful and substantial kind, shall be deemed to be a boundary fence.
- 20 14. When a boundary of any land under lease has been fenced, Contribution towards the person who has erected or become the owner of such fence fencing. shall be entitled to claim from the holder of any lands, including freeholds adjoining the said fence, and in respect of so much of the said fence as forms, or in the opinion of the Commissioners should form and
- 25 be used as a common boundary, a contribution of one-half the value of such fencing at the date of such claim, and may also claim an annual contribution of one-half the cost of the maintenance and repair of such fencing. After the amount of such contribution has been determined as hereinafter provided, the person entitled to payment may
- 30 sue for such amount and recover the same in any court of competent jurisdiction: Provided that no holder of an occupation license or of any lease having less than five years to run shall be liable as a contributory under this section towards the value of such fencing as aforesaid; and the side of a reserved, intended, proclaimed, or other road shall not be
- 35 held to form or be a common boundary line within the meaning of this Act, unless the said Commissioners otherwise determine.

15. The Minister after report by the Commissioners shall Minister's decision determine all disputes and claims whatsoever as to fencing, and such as to fencing. determination shall in all cases be final and conclusive.

- 40 16. The following provisions shall govern all leases granted or Provisions issued either before or after the passing of this Act and the holders governing leases. of such leases, namely :--
 - (i) No lease other than a special lease for that purpose shall confer any right to remove material from the leased land or to prevent the entry and removal of material by authorised
 - persons.

(ii)

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Western Lands (Amendment).

	(ii) A lessee may take from land under lease to him and not comprised within a timber or forest reserve such timber and	
	other material for building and other purposes on the land	
	as may reasonably be required by him as such lessee.	
5	(iii) No lessee shall prevent any persons duly authorised in that	
	behalf from cutting or removing timber or material or from	
	searching for any mineral within the land under lease.	
	17. Section nineteen of the Principal Act is amended and	Amendment o
	extended by—	section 19.
10		bolt pation
	after the words "nine hundred and four" in line two of	
	subsection (e).	
	(b) Adding, immediately after subsection (e), the following	
15	subsection, namely :	20030-9
. 15	in the second of morney shall not be entitled to maintain any	
	claim whatsoever for the refund of any difference so	inter som
	credited as aforesaid, whether credited before or after the	
	passing of this Act, but the amount of such difference	
20	shall from time to time be appropriated for the purpose of the payment of any rept for or other menous due or to	
	of the payment of any rent, fee, or other moneys due or to become due to the Crown in respect of such lease or	
	license, and shall be dealt with in no other manner.	
	(c) Adding at the end of the section the following subsection,	
	namely :	
25	When, in virtue of an application made after the passing	
	of this Act, a lease or license has been brought under the	
	provisions of the Principal or this Act, the rent or license	
	fee shall be determined as soon as practicable after the issue	
	of the lease, or after the approval by the Minister of the	
30	application to bring the license under the Act, as the case	
	may be; and subject to the periodical determination of	
	rent provided for in the Principal Act, the rent or license	
	fee so determined shall be paid on the due dates of payment	
35	of rent or license fees for leases or licenses for the year next	
00	succeeding the year current at the date of the application	
	above mentioned, and thereafter annually until the expira-	
	tion of the lease or license: Provided that in cases where the rent for the period current at the date of the application	
	has not been appraised or determined pursuant to the	
40	provisions of the Crown Lands Acts, the rent determined	
	under this Act shall relate back to, and be paid from, the	
	commencement of such period.	
	19 Section transfer of the D. ' 1 A L' 111	Amendment of
	(a) Inserting the words "on application and" after the mode	section 20.

Inserting the words " "The Minister may." on application and "after the words

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(b)

(b) Substituting the words "extend over a period not exceeding five years" for the word "postpone." (c) Substituting the words "or the Crown Lands Acts to such dates and subject to such terms and conditions relating to such payment as he may determine" for the concluding words of the section, after the words "under this Act." 19. Section twenty-two of the Principal Act is amended by ____ Amendment of (a) Substituting the word "special" for the word "specific." section 22. (b) Substituting the words "other than for grazing stock" for the words "for business or residential purposes, near centres of settlement or elsewhere." 20. Section twenty-three of the Principal Act is amended by Amendment of substituting the words "the estimated value thereof or the amount to section 23. be paid therefor, as the case may be, shall be stated." for the words 15 "they shall fix the amount to be paid therefor which may be sued for in any court of competent jurisdiction by the Crown or other the party entitled to be paid for such improvements." 21. Section twenty-four of the Principal Act is amended by- Amendment of (a) Inserting the words "and the estimated" after the words section 24. "area, rent." (b) Inserting the words "or the amount to be paid therefor, as the case may be," after the words "upon such land." (c) Omitting the words "in cases where the land is not under lease or promise of lease." (a) Inserting the word "may" after the words "and the Com- section 26. missioners." (b) Inserting the words "into the merits of such applications as may have been lodged within the period notified in the Gazette" immediately after the words "after inquiry." (c) Omitting the word "shall" after the words "after inquiry." (d) Substituting the words "after the applications received within such period have been disposed of " for the words " as having been received at the same time and." (a) Substituting the words "Upon approval by the Minister of "section 27. for the word "Upon," being the first word of the section. (b) Inserting the words "and upon the execution thereof by the applicant within the time and in the manner prescribed," immediately after the word "Act." (c) Inserting the word "and" between the word "area" and the words "the rent." (d) Omitting the words "and the amount to be paid for improvements, if any." 24.

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22. Section twenty-six of the Principal Act is amended by— Amendment of

23. Section twenty-seven of the Principal Act is amended by - Amendment of

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Western Lands (Amendment).

24. Section twenty-eight of the Principal Act is amended by Amendment of omitting the words "at such time and in such manner as the Minister, section 28. upon the report of the Commissioners, shall direct, and shall execute the lease within the time and in the manner prescribed."

5 25. The following section is inserted after section twenty-eight Special leases may be of the Principal Act, namely :---

Notwithstanding anything in Part VII of the Principal Act contained, the Governor may, on the report of the Commissioners, lease by auction or otherwise any Crown lands, or lands held under

- 10 occupation license or annual lease, or lands under any lake, river, creek, or lands resumed, withdrawn or surrendered under the provisions of the Crown Lands Acts, the Principal or this Act, for any purpose declared by the Governor, by proclamation in the Gazette, to be a special purpose within this section; but no lands held under occupation
- 15 license or annual lease shall be leased under this section for grazing purposes only unless with the consent of the occupation licensee or annual lessee.

Any such lease shall be for a term, to expire not later than the Term of special lease. thirtieth day of June, one thousand nine hundred and forty-three, of

- 20 such area, at such annual rental, or at such upset rental, where any such land is let by auction—the provisions of section nineteen of the Principal Act to the contrary notwithstanding—and on such terms, conditions, and reservations, and subject to such provisions as the Minister, after report by the Commissioners, may recommend.
- 25 The term of any special lease granted under the Crown Lands Extension of special Acts may, on application, be extended under the provisions of this Act lease granted under the Crown Lands for any period up to the thirtieth day of June, one thousand nine Acts. hundred and forty-three. Where such extension has been granted, the lessee shall surrender his present lease, if any, and a new lease shall
- 30 be issued to him from the date of such surrender upon such terms and conditions and for such period and for such rental, the provisions of section nineteen notwithstanding, as the Minister may, after report by the Commissioners, think fit.
- If it should appear to the satisfaction of the Governor that the Forfeiture for non-35 land comprised in any special lease is not used and occupied bona fide compliance with for the purpose for which the same has been made, or that default leases. has been made in any condition, he may declare such lease forfeited, together with any improvements erected on the land and any rent paid in respect thereof.

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- 26. Section twenty-nine of the Principal Act is amended by— Amendment of (a) Omitting all the words of the section after the word " Crown" section 29.
 - in line three of that section.
- (b) Adding the following words, namely :---

Provided, nevertheless, that the Minister, on applica- Tenant right in tion, and on the report of the Commissioners, may assure or ^{improvements.}

grant

grant tenant right as hereinafter defined in the following improvements, namely :---artesian and other wells, tanks and dams, scrubbing, clearing noxious growths, ringbarking, and fencing, and such other improvements as the Minister may approve, including improvements of the class hereinbefore mentioned which were on the land at the date of commencement of any new lease. No improvements if effected without the consent in writing of the Minister, shall carry tenant right therein. Tenant right may also be assured or granted Tenant right in by the Minister as aforesaid in any additions to or extensions improvements. of improvements which, under the provisions of the Principal Act, will become the property of the Crown on the expiration of any lease. Tenant right if such additions or extensions as aforesaid shall be subject to such terms and conditions as the Minister, after report by the Commissioners, may determine.

15 27. The Minister, after report by the Commissioners, and Amendment of 27. The Minister, after report by the Commissioners, and section 29. required by the lessee or owner, shall determine the value of, the Determination of amount to be paid, and the terms of payment for all improvements value of and upon the land at the commencement of any new lease. The value terms of payments of such improvements, and of improvements in which tonant wight 20 of such improvements, and of improvements in which tenant right as hereinbefore provided has been granted,---

(i) shall be their value at the date of commencement of title of

incoming tenant; and

(ii) shall be their value to such tenant; and

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(iii) shall not include any value which may be due to the inherent capabilities of the land; and

(iv) shall in no case exceed the cost of making the improvements.

Such improvements shall be paid for as so determined, together Value of with interest at the rate of five per centum per annum on all amounts be recovered. 30 overdue, and the purchase money, with any accrued interest owing for such improvements, shall be a debt due to the Crown or the owner, as the case may be, recoverable in any court of competent jurisdiction :

Provided that before the determination of the value of any Improvements may improvement of a removable nature, the Commissioners may permit be removed. 35 the owner of such improvement to remove the same, and upon such permission being granted the owner shall have full power, by himself or his agents, to enter upon the land within such period as the Commissioners may allow, and to do all things necessary for such removal.

28. Tenant right shall accrue upon the determination of the Definition of tenant 40 lease by reason of which the tenant right is expressed to be conferred, ^{right}. and shall entitle the person in whom for the time being the tenant right is vested to receive the value to an incoming tenant of the improvements from any person who may become the holder of the land containing the improvements :

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Provided

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Provided always that the tenant right shall lapse after the expiration of twelve years from the date of its first accruing, and thereafter the improvements shall be the property of the Crown; but such lapsing shall not affect any agreement, appraisement, or order 5 for payment previously made.

29. Payment of the value of any improvements, including Unpaid value of contributions in respect of boundary fencing, and the maintenance improvements charge thereof, whether erected before or after the passing of this Act, or erected during the term of any lease under this or the Principal Act,

- 10 or whether such value has or has not been determined in the manner hereinbefore provided, shall be and remain a charge upon the land containing such improvements from the date of the issue of such lease, or upon the land the boundaries of which have been fenced, as the case may be, to the extent of so much of the amount as remains
- 15 unpaid for such improvements, boundary fencing, or maintenance thereof during the currency of the lease.

30. Section thirty-two of the Principal Act is amended by-(a) Inserting the words "of any homestead selection or grant, or " after the words "The holder," being the first words of

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the section.

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- (b) Omitting the words "on or before the thirtieth day of June next."
- (c) Inserting the words "otherwise than by purchase or lease direct from the Crown" at the end of subsection (a).
- 31. Section thirty-three of the Principal Act is amended by- Amendment of (a) Inserting the words "and a lease shall be issued in respect of section 33. such land " after the words " Western Division."
- (b) Substituting the words "no additional area shall be allotted except out of vacant Crown Lands or lands held under annual lease or occupation license" for the last sentence commencing with the words "Any area added."

32. Permission to enclose any road may be granted by the Permission to enclose Commissioners upon such terms and conditions, including payment roads.

of rent, as they may determine. Where such road forms part of an 35 occupation license or annual lease, the granting of such permission shall have the effect of withdrawing the area of land comprised in such road from such license or lease.

33. Thirty days after the notification of approval of the issue of Termination of a lease, or upon the sale of lands held under occupation license or annual lease or license. 40 preferential occupation license or annual lease, the holder's right of occupation or lease of the area sold or leased shall cease, but he shall be entitled to a refund of so much of the license fee or rent paid in advance, and to such reduction in future rent, calculated from the date of such withdrawal, as is proportionate to the area withdrawn.

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Amendment of section 32.

Western Lands (Amendment).

34. The Minister may, after report by the Commissioners, by Forfeited or notice in the Gazette, add any forfeited homestead selection or grant, surrendered lands conditional purchase or any lease or lands surrendered with the may be added. conditional purchase, or any lease or lands surrendered under the provisions of the Crown Lands Acts to any adjoining lease, license, 5 purchase, homestead selection, or grant, upon such conditions as to rent, license fee, value of improvements, or purchase money, as may be determined; or such forfeited or surrendered lands may be leased under the provisions of the Principal or this Act.

- 35. Any resumed area added to land under pastoral lease in Withdrawal of lands 10 accordance with section eight of the Crown Lands Act of 1895 shall added to pastoral lease under the be deemed to be added subject to the provision that the Governor may, Crown Lands Acts. by notice in the Gazette, withdraw, without compensation, the whole (Part of sec. 8 of the or any part or parts thereof from pastoral lease whenever he deems it C. L. Act of 1895.) necessary or expedient to make the land available under any provisions
- 15 of the Western Lands Acts. Upon such withdrawal (which shall not take effect until the expiration of six months from the date of notice thereof), the lessee shall, on application within the prescribed time and payment of license fee as prescribed, be entitled to hold the withdrawn area under preferential occupation license; and any
- 20 improvements upon the withdrawn area (not forfeited or forfeitable to or vested in the Crown) shall be taken to be the property of the lessee for all purposes and subject to the provisions of section fortyfour of the Crown Lands Act of 1889.
- 36. Every conditional lease shall expire on the thirtieth day of Conditional leases 25 June, one thousand nine hundred and forty-three, and on application before the thirtieth day of June, one thousand nine hundred and eight, the annual rental of such lease shall be determined by the Commissioners for the period ending at the end of the year of the lease current on the thirtieth of June, one thousand nine hundred and
- 30 thirteen, and thereafter such rental shall be determined for periods ending at the end of the year of the lease current on the thirtieth days of June, one thousand nine hundred and twenty-three and one thousand nine hundred and thirty-three, and for the period ending thirtieth of June, one thousand nine hundred and forty-three, but the
- 35 holder of any conditional lease may, at any time, exercise his right to make an additional conditional purchase of the whole or any part of such conditional lease.

37. The holder of any homestead selection, where the grant of Rent payable on such homestead selection has not issued, shall from and after the homestead selections 40 expiration of the first six years of such selection pay an annual rent (Sec. 7 of C.L. Act

of two and a half per centum of the capital value of the selection.

38. If any holder of a homestead selection or any lease of land Personal representa-under the Crown Lands Acts dies or is declared a lunatic, his interest tives may hold leased land. in such land may be held by his representatives, subject to the fulfil-^{land.} 45 ment by them of all unfulfilled conditions except the condition of Act, 1903.)

residence (if any such condition of residence attaches to the holding) in trust for the benefit of the persons entitled : Provided

Provided that such representatives shall, where a condition of residence attaches to the holding, either sell and assign the lessee's or selector's interest in the land to a bonâ fide purchaser within twelve months from the date of their becoming entitled to possession here-5 under, or else with the approval of the Minister, and for such time as he may permit, appoint a person as their nominee to reside upon the land.

39. Where the holder of any conditional purchase in the Amendment of Western Division is entitled to apply, under the provisions of the Appraisement Act, Appraisement Act, 1902, to have the capital value of the land so held

10 by him determined thereunder, such holder may include in such application land held under conditional purchase only; and in case of any such application being so made as aforesaid, the condition of residence imposed by the said Act shall not, unless the board, owing to the circumstances of the case think otherwise, apply, where such 15 applicant held an area which, together with all other lands under any

15 applicant neur an area which, together what are on the first day of tenure whatsoever held and worked by him on the first day of November, one thousand nine hundred and five, did not exceed twelve thousand eight hundred acres.

The provisions of this section shall apply only to a conditional 20 purchase held by the applicant on the first day of November, one thousand nine hundred and five, or to an additional conditional purchase made out of a conditional lease held by the applicant at the date aforesaid, or by any person on whom such purchase or lease has devolved under the will or on the intestacy of such purchaser or lessee.

25 There shall be no appeal from the decision of the board in respect of the excuse of the condition of residence under this section.

40. Any married woman (the provisions of the Crown Lands Married women. Acts to the contrary notwithstanding) may in the Western Division, (Sec. 17 of the C.L. with the consent of the Minister, out of moneys belonging to her

- 30 for her separate use, acquire by purchase or otherwise, a conditional purchase, conditional lease, homestead selection, or settlement or homestead lease, and she shall have the same power of dealing with and disposing of the same, both at law and in equity, as if she were a femme sole, and it shall be a sufficient compliance with the Principal
 35 Acts, so far as residence is concerned, if she shall reside upon any
- 35 Acts, so far as residence is concerned, if she shan reside appendix a conditional purchase, conditional lease, homestead selection, or settlement lease held by her husband; or her husband may fulfil the condition of residence on any conditional purchase, conditional lease, homestead selection, or settlement lease held by himself, or any holding 40 held by his wife under this section. In either case, notice as prescribed
- 40 held by his whe under this section. In orther case, hence he is and shall be forwarded to the chairman of the local land board of the intention so to reside.

45 To pay any moneys owing to of the Crown Lands Acts. 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, 14 November, 1905. } RICHD. A. ARNOLD, Clerk of the Legislative Assembly.



EDWARDI VII REGIS.

Act No. , 1905.

An Act to amend and extend the provisions of the Western Lands Act of 1901; to amend the Crown Lands Acts, the Appraisement Act, 1902, and the Public Service Act, 1902; and for other purposes.

B^E it enacted by the King'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. This Act may be cited as the "Western Lands (Amendment) Short title. Act of 1905," and shall be read with and form part of the Western Lands Act of 1901.

In this Act the term "Principal Act" means the Western Lands Act of 1901, and the term "Western Lands Acts" means the 10 Principal Act and this Act.

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Western Lands (Amendment).

2. Section two of the Principal Act is hereby amended by Amendment of substituting the words "homestead selections and grants pastoral section 2. homestead settlement residential special artesian well" for the words "pastoral, homestead."

3. Section three of the Principal Act is extended by—

- (a) Inserting the sentence, "' Minerals,' means and includes section 3. minerals, as defined in the Mining Act of 1889, and any Act amending the same." after the sentence ending with the words "annual lease."
- (b) Inserting the words "preferential occupation license," after the words "occupation license," in the paragraph commencing "Pastoral holding."
 - (c) Inserting the words "settlement lease," "special lease," "artesian well lease," "residential lease," after the words "homestead lease," in the paragraph commencing "Pastoral holding."
 - (d) Inserting the words "homestead selections," and "homestead grants," after the words "lease of inferior lands" in the paragraph commencing "Pastoral holding."
 - 4. Section four of the Principal Act is amended by-(a) Inserting the words "or any one of them duly appointed by section 4. the Minister by special appointment in that behalf," after the words "such Commissioners."
 - Amendment of

Extension of

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- (b) Omitting the word "and" after the words "sitting in open court, may."
- (c) Inserting the words "and is" between the word "are," and the words "hereby empowered."

5. Section nine of the Principal Act is amended by inserting Amendment of the words "or by any one of them as in the next section provided," section 9. 30 after the word "Commissioners."

6. Section ten of the Principal Act is extended by adding the Extension of words ": Provided, nevertheless, that for the purpose of conducting an section 10. inquiry or making a report for the information and guidance of the Commissioners in the determination by them of any matter, one

35 Commissioner may be appointed, either generally or specially by the Minister for such purpose" after the words "attendance of the three Commissioners" at the end of the section.

7. Section eleven is hereby repealed, and the following section Repeal of section 11. is substituted therefor, namely :-40

- (a) Subject to the provisions of the Public Service Act, 1902, the Appointment of Governor may appoint such officers as may be necessary to officers. carry out the provisions of the Western Lands Acts.
 - (b) All officers appointed under section eleven of the Principal Act, and employed in permanent offices at the passing of this Act, shall continue therein, subject to the provisions of

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Western Lands (Amendment).

	Western Hands (Hindhamone).
-	the Public Service Act, and shall be entitled to all rights and subject to all conditions under the said Act as if they had been appointed thereunder.
5	(c) Service by any officer appointed to and employed in any office under section eleven shall be counted as service under the Public Service Act; and any such officer who has during his employment contributed to the Superannuation Account shall be entitled to the same payment, pension, or gratuity as though he had continued subject to the said Act throughout.
10	(d) Persons in temporary employment under the said section, and being so employed at the passing of this Act, shall be deemed to have been appointed on the date of such passing under the provisions of sections forty-four and forty-five of the Public Service Act.
15	 8. Section thirteen of the Principal Act is amended by— Amendment of (a) Substituting the words, "homestead selection or grant section 13. (a) Substituting the words, "homestead selection or grant section 13. (b) pastoral homestead settlement residential special artesian well improvement" for the words, "pastoral or homestead improvement."
20	(b) Omitting the words, "within six months of the commence- ment of this Act."
	 (c) Substituting the words, "holding as aforesaid" for the words, "lease or license," before the words, "under the provisions of this Act."
25	 (d) Substituting the word "holding" for the words, "lease or license" between the word "such" and the word "shall." (e) Inserting the words "special artesian well" after the words "to bring an improvement."
30	(f) Adding at the end of the clause the words "Provided that no "artesian well lease shall be brought under the provisions of "this Act if in the opinion of the Commissioners the original "application for such artesian well lease was not made bona "fide, or that reasonable efforts were not made to discover
35	"water under the provisions of section forty-five of Act fifty- "three Victoria number twenty-one." 9. Section fifteen of the Principal Act is amended by substituting Amendment of section 15.
	the words "an extended" for the words "a new" in the first line. 10. Section seventeen of the Principal Act is amended and Amendment of section 17.
40	(a) Inserting immediately after the sentence ending with the
ΞŪ	(a) Inserting immediately arter the schedule hubble words "six years." the words "Upon such withdrawal the rent for the succeeding years of the lease shall be reduced in proportion to the area withdrawn, and the conditions of
	the lease during any such added term shall be the same as
45	immediately prior to the commencement of such term." (b)

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- (b) Substituting the words "hereinafter provided" for the words "defined in the Crown Lands Acts."
- (c) Omitting the words "payment for which shall be made to the said lessee in such manner and at such periods and subject to such conditions as the Commissioners shall direct; and any such sale or lease of the said land shall be liable to forfeiture by notification in the Government Gazette if such payments are not duly complied with."

(d) Inserting after the word "acres" being the last word of the section, the words ": Provided that the Minister may, on application by the registered holder or holder of the equity of redemption, and on the recommendation of the Commissioners, declare by notification in the Gazette that any portion of the holding, not being more than one-eighth in one block, shall not be withdrawn under this section until after the thirty-first day of December, in the year one thousand nine hundred and twenty."

- 11. The Governor may, on the recommendation of the Commis- Withdrawal from sioners, and after report by them, withdraw from lease, without lease for special purposes. 20 compensation, except for existing improvements, any land required for any of the purposes hereinafter specified, that is to say :-- Accommodation house, accommodation paddock, fishing station, inn, jetty, landing place, mail station, recreation, sawmill, store, tramway, vegetable garden, race, well, woolscour, or any purpose declared by the Governor
- 25 by notification in the Gazette to be a special purpose within the meaning of this section. Such withdrawal may be made from any lease issued either before or after the passing of this Act, provided that the area granted to any one person for any one of such purposes shall not exceed eighty acres, and such area shall not, except with the
- 30 consent of the lessee, extend to within one mile of any homestead or any other improvement owned by such lessee which in the opinion of the Commissioners would be materially affected by the leasing of such land.

Upon such withdrawal the rent for the succeeding years of the 35 lease shall be reduced in proportion to the area withdrawn:

Provided further that the Commissioners may make such order against the incoming tenant as to fencing such area as they may think proper.

12. Section eighteen of the Principal Act is amended and Amendment of 40 extended bysection 18.

- (a) Inserting the words "and special leases as hereinafter provided " after the words " preceding section."
- (b) Inserting the words "or certificate of confirmation or grant" after the words "surrender of his present lease."

(c) Inserting the words "or annexed by law thereto:

Provided

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Western Lands (Amendment).

Provided that the Minister may, on the recommendation of the Commissioners, waive or reverse, whether provisionally or otherwise, and on such conditions as he may think fit, any such forfeiture" after the words "therein contained" at the end of the section.

13. All leases, whether issued before or after the passing of this Condition of fencing. Act, shall be subject to a condition that the boundaries of the lands leased shall be fenced within such period and with such class of fencing as may be determined by the Commissioners, not being a 10 rabbit-proof fence: Provided that the Commissioners may exempt

any boundary or part of a boundary from fencing, and may allow a variation or modification of the character of the fencing, or extend the period for erection of the same, or may authorise the erection or use of any fence which, although not on a boundary, will, in the

- 15 opinion of the Commissioners, serve all the purposes of a boundary fence, and any such fence, as well as any fence erected before the passing of this Act, provided that it is in the opinion of the Commissioners of a sufficiently useful and substantial kind, shall be deemed to be a boundary fence.
- 14. When a boundary of any land under lease has been fenced, Contribution towards 20 the person who has erected or become the owner of such fence fencing. shall be entitled to claim from the holder of any lands, including freeholds adjoining the said fence, and in respect of so much of the said fence as forms, or in the opinion of the Commissioners should form and
- 25 be used as a common boundary, a contribution of one-half the value of such fencing at the date of such claim, and may also claim an annual contribution of one-half the cost of the maintenance and repair of such fencing. After the amount of such contribution has been determined as hereinafter provided, the person entitled to payment may
- 30 sue for such amount and recover the same in any court of competent jurisdiction: Provided that no holder of an occupation license or of any lease having less than five years to run shall be liable as a contributory under this section towards the value of such fencing as aforesaid; and the side of a reserved, intended, proclaimed, or other road shall not be
- 35 held to form or be a common boundary line within the meaning of this Act, unless the said Commissioners otherwise determine.

15. The Minister after report by the Commissioners shall Minister's decision determine all disputes and claims whatsoever as to fencing, and such as to fencing. determination shall in all cases be final and conclusive.

40 16. The following provisions shall govern all leases granted or Provisions issued either before or after the passing of this Act and the holders governing leases. of such leases, namely :---

(i) No lease other than a special lease for that purpose shall confer any right to remove material from the leased land or to prevent the entry and removal of material by authorised

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persons.

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(ii)

Western Lands (Amendment).

*	(ii) A lessee may take from land under lease to him and not comprised within a timber or forest reserve such timber and other material for building and other purposes on the land as may reasonably be required by him as such lessee.
	(iii) No lessee shall prevent any persons duly authorised in that behalf from cutting or removing timber or material or from searching for any mineral within the land under lease.
	17. Section nineteen of the Principal Act is amended and Amendment of section 19.
exte	nded by—
	(a) Inserting the words "or as soon thereafter as practicable" after the words "nine hundred and four" in line two of
	subsection (e). (b) Adding, immediately after subsection (e), the following
	subsection, namely :
	Such lessee or licensee shall not be entitled to maintain any
	claim whatsoever for the refund of any difference so
	credited as aforesaid, whether credited before or after the
	passing of this Act, but the amount of such difference
	shall from time to time be appropriated for the purpose of the payment of any rent, fee, or other moneys due or to
	become due to the Crown in respect of such lease or
	license, and shall be dealt with in no other manner.
	(c) Adding at the end of the section the following subsection,
	namely:-
•	When, in virtue of an application made after the passing of this Act, a lease or license has been brought under the
	provisions of the Principal or this Act, the rent or license
	fee shall be determined as soon as practicable after the issue
	of the lease, or after the approval by the Minister of the
)	application to bring the license under the Act, as the case
	may be; and subject to the periodical determination of
	rent provided for in the Principal Act, the rent or license fee so determined shall be paid on the due dates of payment
	of rent or license fees for leases or licenses for the year next
5	succeeding the year current at the date of the application
	above mentioned, and thereafter annually until the expira-
	tion of the lease or license: Provided that in cases where
	the rent for the period current at the date of the application
)	has not been appraised or determined pursuant to the provisions of the Crown Lands Acts, the rent determined
,	under this Act shall relate back to, and be paid from, the
	commencement of such period

commencement of such period. **18.** Section twenty of the Principal Act is amended by— (a) Inserting the words "on application and" after the words section 20. "The Minister may."

(b)

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	Western Lands (American).
5	words of the section, after the words "under this Act."
10	 (a) Substituting the word "special" for the word "specific." section 22. (b) Substituting the words "other than for grazing stock" for
	20. Section twenty-three of the Principal Act is amended by Amendment of substituting the words "the estimated value thereof or the amount to section 23. be paid therefor, as the case may be, shall be stated." for the words "they shall fix the amount to be paid therefor which may be sued for in any court of competent jurisdiction by the Crown or other the party entitled to be paid for such improvements."
20	(b) Inserting the words "or the amount to be paid therefor, as the case may be," after the words "upon such land."(c) Omitting the words "in cases where the land is not under
25	lease or promise of lease." 22. Section twenty-six of the Principal Act is amended by— Amendment of (a) Inserting the word "may" after the words "and the Com-
30	missioners."(b) Inserting the words "into the merits of such applications as may have been lodged within the period notified in the
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40	for the word "Upon," being the first word of the section.(b) Inserting the words "and upon the execution thereof by the applicant within the time and in the manner prescribed,"

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Western Lands (Amendment).

24. Section twenty-eight of the Principal Act is amended by Amendment of omitting the words "at such time and in such manner as the Minister, section 28. upon the report of the Commissioners, shall direct, and shall execute the lease within the time and in the manner prescribed."

5 25. The following section is inserted after section twenty-eight Special leases may be of the Principal Act, namely :---

Notwithstanding anything in Part VII of the Principal Act contained, the Governor may, on the report of the Commissioners, lease by auction or otherwise any Crown lands, or lands held under

- 10 occupation license or annual lease, or lands under any lake, river, creek, or lands resumed, withdrawn or surrendered under the provisions of the Crown Lands Acts, the Principal or this Act, for any purpose declared by the Governor, by proclamation in the Gazette, to be a special purpose within this section; but no lands held under occupation
- 15 license or annual lease shall be leased under this section for grazing purposes only unless with the consent of the occupation licensee or annual lessee.

Any such lease shall be for a term, to expire not later than the Term of special lease. thirtieth day of June, one thousand nine hundred and forty-three, of

- 20 such area, at such annual rental, or at such upset rental, where any such land is let by auction—the provisions of section nineteen of the Principal Act to the contrary notwithstanding—and on such terms, conditions, and reservations, and subject to such provisions as the Minister, after report by the Commissioners, may recommend.
- 25 The term of any special lease granted under the Crown Lands Extension of special Acts may, on application, be extended under the provisions of this Act lease granted under for any period up to the thirtieth day of June, one thousand nine Acts. hundred and forty-three. Where such extension has been granted, the lessee shall surrender his present lease, if any, and a new lease shall
- 30 be issued to him from the date of such surrender upon such terms and conditions and for such period and for such rental, the provisions of section nineteen notwithstanding, as the Minister may, after report by the Commissioners, think fit.

If it should appear to the satisfaction of the Governor that the Forfeiture for non-35 land comprised in any special lease is not used and occupied bona fide compliance with for the purpose for which the same has been made, or that default leases. has been made in any condition, he may declare such lease forfeited, together with any improvements erected on the land and any rent paid in respect thereof.

- 26. Section twenty-nine of the Principal Act is amended by- Amendment of
 - (a) Omitting all the words of the section after the word "Crown" section 29. in line three of that section.
 - (b) Adding the following words, namely :-

Provided, nevertheless, that the Minister, on applica- Tenant right in tion, and on the report of the Commissioners, may assure or ^{improvements.}

grant

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Western Lands (Amendment).

grant tenant right as hereinafter defined in the following improvements, namely :—artesian and other wells, tanks and dams, scrubbing, clearing noxious growths, ringbarking, and fencing, and such other improvements as the Minister may approve, including improvements of the class hereinbefore mentioned which were on the land at the date of commencement of any new lease. No improvements if effected without the consent in writing of the Minister, shall carry tenant right therein. Tenant right may also be assured or granted Tenant right in additions to existing by the Minister as aforesaid in any additions to or extensions of improvements which, under the provisions of the Principal Act, will become the property of the Crown on the expiration of any lease. Tenant right if such additions or extensions as aforesaid shall be subject to such terms and conditions as the Minister, after report by the Commissioners, may determine.

27. The Minister, after report by the Commissioners, and Amendment of required by the lessee or owner, shall determine the value of, the section 29. Determination of amount to be paid, and the terms of payment for all improvements value of and upon the land at the commencement of any new lease. The value terms of payment for improvements, and of improvements in which tenant right
 20 of such improvements, and of improvements in which tenant right

- (i) shall be their value at the date of commencement of title of incoming tenant; and
- (ii) shall be their value to such tenant; and
- (iii) shall not include any value which may be due to the inherent capabilities of the land; and
- (iv) shall in no case exceed the cost of making the improvements.

Such improvements shall be paid for as so determined, together Value of with interest at the rate of five per centum per annum on all amounts ^{improvements may} 30 overdue, and the purchase money, with any accrued interest owing for such improvements, shall be a debt due to the Crown or the owner, as the case may be, recoverable in any court of competent jurisdiction :

Provided that before the determination of the value of any Improvements may improvement of a removable nature, the Commissioners may permit be removed. 35 the owner of such improvement to remove the same, and upon such permission being granted the owner shall have full power, by himself or his agents, to enter upon the land within such period as the Commissioners may allow, and to do all things necessary for such removal.

28. Tenant right shall accrue upon the determination of the Definition of tenant. 40 lease by reason of which the tenant right is expressed to be conferred, ^{right}. and shall entitle the person in whom for the time being the tenant right is vested to receive the value to an incoming tenant of the improvements from any person who may become the holder of the land containing the improvements :

104 - B

Provided

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Provided always that the tenant right shall lapse after the expiration of twelve years from the date of its first accruing, and thereafter the improvements shall be the property of the Crown; but such lapsing shall not affect any agreement, appraisement, or order 5 for payment previously made.

29. Payment of the value of any improvements, including Unpaid value of contributions in respect of boundary fencing, and the maintenance improvements charge thereof, whether erected before or after the passing of this Act, or erected during the term of any lease under this or the Principal Act,

10 or whether such value has or has not been determined in the manner hereinbefore provided, shall be and remain a charge upon the land containing such improvements from the date of the issue of such lease, or upon the land the boundaries of which have been fenced, as the case may be, to the extent of so much of the amount as remains

15 unpaid for such improvements, boundary fencing, or maintenance thereof during the currency of the lease.

30. Section thirty-two of the Principal Act is amended by—

(a) Inserting the words "of any homestead selection or grant, section 32. or" after the words "The holder," being the first words of

the section.

- (b) Omitting the words "on or before the thirtieth day of June next."
- (c) Inserting the words "otherwise than by purchase or lease direct from the Crown" at the end of subsection (a).

31. Section thirty-three of the Principal Act is amended by- Amendment of

- (a) Inserting the words "and a lease shall be issued in respect of section 33. such land " after the words "Western Division."
- (b) Substituting the words "no additional area shall be allotted except out of vacant Crown Lands or lands held under annual lease or occupation license" for the last sentence commencing with the words "Any area added."

32. Permission to enclose any road may be granted by the Permission to enclose Commissioners upon such terms and conditions, including payment roads.

of rent, as they may determine. Where such road forms part of an **35** occupation license or annual lease, the granting of such permission shall have the effect of withdrawing the area of land comprised in such road from such license or lease.

33. Thirty days after the notification of approval of the issue of Termination of a lease, or upon the sale of lands held under occupation license or annual lease or license.
40 preferential occupation license or annual lease, the holder's right of occupation or lease of the area sold or leased shall cease, but he shall be entitled to a refund of so much of the license fee or rent paid in advance, and to such reduction in future rent, calculated from the date of such withdrawal, as is proportionate to the area withdrawn.

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Amendment of section 32.

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Western Lands (Amendment).

34. The Minister may, after report by the Commissioners, by Forfeited or notice in the Gazette, add any forfeited homestead selection or grant, surrendered lands conditional purchase, or any lease or lands surrendered under the provisions of the Crown Lands Acts to any adjoining lease, license,

- 5 purchase, homestead selection, or grant, upon such conditions as to rent, license fee, value of improvements, or purchase money, as may be determined; or such forfeited or surrendered lands may be leased under the provisions of the Principal or this Act.
- 35. Any resumed area added to land under pastoral lease in Withdrawal of lands 10 accordance with section eight of the Crown Lands Act of 1895 shall added to pastoral lease under the be deemed to be added subject to the provision that the Governor may, Crown Lands Acts. by notice in the Gazette, withdraw, without compensation, the whole (Part of sec. 8 of the or any part or parts thereof from pastoral lease whenever he deems it C. L. Act of 1895.) necessary or expedient to make the land available under any provisions
- 15 of the Western Lands Acts. Upon such withdrawal (which shall not take effect until the expiration of six months from the date of notice thereof), the lessee shall, on application within the prescribed time and payment of license fee as prescribed, be entitled to hold the withdrawn area under preferential occupation license; and any
- 20 improvements upon the withdrawn area (not forfeited or forfeitable to or vested in the Crown) shall be taken to be the property of the lessee for all purposes and subject to the provisions of section fortyfour of the Crown Lands Act of 1889.
- **36.** Every conditional lease shall expire on the thirtieth day of Conditional leases. 25 June, one thousand nine hundred and forty-three, and on application before the thirtieth day of June, one thousand nine hundred and eight, the annual rental of such lease shall be determined by the Commissioners for the period ending at the end of the year of the lease current on the thirtieth of June, one thousand nine hundred and
- 30 thirteen, and thereafter such rental shall be determined for periods ending at the end of the year of the lease current on the thirtieth days of June, one thousand nine hundred and twenty-three and one thousand nine hundred and thirty-three, and for the period ending thirtieth of June, one thousand nine hundred and forty-three, but the 35 holder of any conditional lease may, at any time, exercise his right to
- make an additional conditional purchase of the whole or any part of such conditional lease.
- 37. The holder of any homestead selection, where the grant of Rent payable on such homestead selection has not issued, shall from and after the homestead selections such nonestead selection has not issued, shan from and after the (Sec. 7 of C.L. Act)40 expiration of the first six years of such selection pay an annual rent (Sec. 7 of C.L. Act)of two and a half per centum of the capital value of the selection.

38. If any holder of a homestead selection or any lease of land Personal representaunder the Crown Lands Acts dies or is declared a lunatic, his interest tives may hold leased in such land may be held by his representatives, subject to the fulfil- Sec. 10 of the C.L. 45 ment by them of all unfulfilled conditions except the condition of Act, 1903.)

residence (if any such condition of residence attaches to the holding) in trust for the benefit of the persons entitled : Provided

Western Lands (Amendment).

Provided that such representatives shall, where a condition of residence attaches to the holding, either sell and assign the lessee's or selector's interest in the land to a bona fide purchaser within twelve months from the date of their becoming entitled to possession here-5 under, or else with the approval of the Minister, and for such time as he may permit, appoint a person as their nominee to reside upon the land.

39. Where the holder of any conditional purchase in the Amendment of Western Division is entitled to apply, under the provisions of the Appraisement Act, 1902. Appraisement Act, 1902, to have the capital value of the land so held

10 by him determined thereunder, such holder may include in such application land held under conditional purchase only; and in case of any such application being so made as aforesaid, the condition of residence imposed by the said Act shall not, unless the board, owing to the circumstances of the case think otherwise, apply, where such

- 15 applicant held an area which, together with all other lands under any tenure whatsoever held and worked by him on the first day of November, one thousand nine hundred and five, did not exceed twelve thousand eight hundred acres.
- The provisions of this section shall apply only to a conditional 20 purchase held by the applicant on the first day of November, one thousand nine hundred and five, or to an additional conditional purchase made out of a conditional lease held by the applicant at the date aforesaid, or by any person on whom such purchase or lease has devolved under the will or on the intestacy of such purchaser or lessee.

There shall be no appeal from the decision of the board in 25 respect of the excuse of the condition of residence under this section.

40. Any married woman (the provisions of the Crown Lands Married women. Acts to the contrary notwithstanding) may in the Western Division, (Sec. 17 of the C.L. with the consent of the Minister, out of moneys belonging to her Act of 1903.) with the consent of the Minister, out of moneys belonging to her

- 30 for her separate use, acquire by purchase or otherwise, a conditional purchase, conditional lease, homestead selection, or settlement or homestead lease, and she shall have the same power of dealing with and disposing of the same, both at law and in equity, as if she were a femme sole, and it shall be a sufficient compliance with the Principal
- 35 Acts, so far as residence is concerned, if she shall reside upon any conditional purchase, conditional lease, homestead selection, or settlement lease held by her husband; or her husband may fulfil the condition of residence on any conditional purchase, conditional lease, homestead selection, or settlement lease held by himself, or any holding
- 40 held by his wife under this section. In either case, notice as prescribed shall be forwarded to the chairman of the local land board of the intention so to reside.

41. Paragraph (a) of Schedule A of the Principal Act is Amendment of extended by adding at the end the following sentence, namely :---

To pay any moneys owing to the Crown under the provisions 45 of the Crown Lands Acts.

Sydney : William Applegate Gullick, Government Printer .- 1905,

Schedule A (a).

[9d.]