

# GEORGII V REGIS.

## Act No. 74, 1912.

An Act to provide for the resumption of certain leases, and for the disposal of the lands comprised therein; to amend the law in respect of the payments to be made as instalments of and interest on purchase money for settlement purchases; to amend the Crown Lands Acts, the Closer Settlement Acts, the Closer Settlement Promotion Act, 1910, and the Public Works and Closer Settlement Funds Act, 1906, in certain respects; and for other purposes. [Assented to, 20th December, 1912.]

**B**<sup>E</sup> 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 :—

## Short title, &c.

1. (1) This Act may be cited as the "Closer Settlement Short title and (Amendment) Act, 1912," and shall come into force on the first day commencement. of January, one thousand nine hundred and thirteen.

(2)

A

## Closer Settlement (Amendment) (No. 2).

Definitions.

Advisory board to report as to leases. (2) In this Act the expression "Closer Settlement Acts" has the meaning given to it in the Closer Settlement Promotion Act, 1910; and the expression "Crown Lands Acts" means the Crown Lands Act of 1884, and any Act amending it.

## Resumption of certain leases.

Repeal of certain sections 2. Sections fourteen, fifteen, sixteen, seventeen, and eighteen of Crown Lands (Amendment) Act, 1908, of the Crown Lands (Amendment) Act, 1908, are hereby repealed.

**3.** (1) An advisory board constituted under the Closer Settlement (Amendment) Act, 1907, shall, at the request of the Minister, report to him—

- (a) whether any, and if so what, land comprised in an improvement lease or scrub lease granted under the Crown Lands Acts, or lease granted under the provisions of section eighteen of the Crown Lands Act Amendment Act, 1903 (the whole or any part of the area of any such lease being situated within fifteen miles of a then existing or duly sanctioned railway) is suitable to be acquired for closer settlement;
- (b) as to the estimated value of the interest of the holder of the lease in such land;
- (c) the use to which such land may be put, the capacity of the land for carrying stock or for agriculture or other profitable use, the number of farms into which it could be suitably subdivided, and the possibility of irrigating the land;
- (d) on any matter as to which the Minister requires a report.

(2) For the above purpose the said board, or any member of the board, or any person authorised in writing by the chairman of the board, may, on giving the prescribed notice to the holder of the lease, enter any land and inspect the same and any improvements thereon.

Notification of resumption of lease.

Power of entry and inspection.

**4.** (1) Where any such advisory board reports that the whole or any part of any of the land comprised in any such lease as aforesaid is suitable to be acquired for closer settlement, the Minister may, in his discretion, notify in the Gazette that such lease is, so far as it relates to the land aforesaid, resumed by the Crown, and thereupon the lease shall, subject to the provision herein contained, be deemed to be so resumed :

Provided that any such resumption (except a resumption by agreement with the lessee, and in respect of which the compensation agreed to be paid does not exceed fifteen thousand pounds) or proceeding consequent thereon, shall be subject to the approval of Parliament, expressed by resolutions passed by both Houses of Parliament;

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Provided

## Closer Settlement (Amendment) (No. 2).

Provided also that if such land comprise the greater part of the area of any lease, the holder of the lease shall have the right to require the Minister to resume the lease as to the whole of the land comprised in it. Such right shall be asserted in the prescribed form within four weeks after the said notification in the Gazette. After such notification the holder of the lease may, with the consent of the Minister, retain the whole or any part of the land comprised in the lease for such period and upon such conditions as may be agreed upon.

(2) The Minister may agree with the person who at the compensation time of the notification in the Gazette as aforesaid was the holder of payable to lessee. the lease as to the amount of compensation to be paid such person, but such amount shall not exceed the advisory board's valuation.

If such agreement is not made the holder of the lease may, within twenty-eight days after such notification, or within such further time as the Minister may allow, notify the Minister by way of appeal in the prescribed form that he requires such compensation to be determined by the local land board as hereinafter provided.

The holder of the lease shall set out in such notice of appeal the amount which he claims as the value of his interest in the lease, so far as it is proposed to resume it, and of his interest in the improvements on the land.

If such holder fails to give such notice of appeal, or fails to set out the amount he claims as aforesaid, the valuation of the advisory board shall for the purposes of subsection five of this section, be deemed to be the amount of his claim.

(3) Such compensation shall be determined by a court constituted as provided in section eighteen of the Closer Settlement Act, 1904, and the decision of the judge and one of the assessors of such court shall be the determination of the court, and shall be final.

(4) The measure of such compensation shall be the value Measure of of the residue of the term of the lease (so far as it has been resumed) compensation. to the person who was the holder thereof at the date of the notification of resumption in the Gazette, together with the value of the improvements on the land having regard to the conditions of the lease, and particularly-

- (a) the profits earned by the holder of the lease solely from the use of the land;
- (b) the improvements on the land in respect of which the holder of the lease has or has not tenant-right;
- (c) any right of the Minister to withdraw the whole or any part of the land from the lease and the compensation (if any) payable in respect thereof and for improvements on the land.

Closer Settlement (Amendment) (No. 2).

Costs of proceedings on appeal.

(5) The following provisions shall apply to the costs of all proceedings for determining the amount of compensation aforesaid :—

- (a) Where the amount determined by the local land board or the Land Appeal Court hearing the appeal is equal to or less than the amount of compensation which the Minister has offered, or, where no such offer has been made, the amount of the valuation of the advisory board, the holder of the lease shall pay the costs of the appeal.
- (b) Where the value so determined is equal to or greater than the amount which the holder of the lease claims as compensation, the Crown shall pay such costs.
- (c) Where the value so determined is greater than the amount of the offer or valuation referred to in paragraph (a), but is less than the amount of the claim of the holder of the lease, the Crown shall pay to the said holder the proportion of his costs which the excess of the value so determined over such offer or valuation bears to the excess of the claim over such offer or valuation.

(6) The provisions of sections twenty, twenty-one, subsection one of section twenty-two, sections twenty-three, forty-four, and forty-five of the Closer Settlement (Amendment) Act, 1904, relating to the acquisition or resumption of land under that Act, and to the proceedings relating thereto, shall apply, mutatis mutandis, to the resumption of leases under this Act, and proceedings relating thereto.

5. Any land comprised in any such lease as aforesaid so far as it has been resumed by the Crown in pursuance of this Act shall, except as hereinafter in this section provided, be dealt with under the Closer Settlement Acts or the Crown Lands Acts, but shall not be available for the purposes of any application thereunder until a notification declaring it to be so available has been published by the Minister in the Gazette.

## Payment of compensation out of Closer Settlement Fund.

6. Notwithstanding anything contained in the Public Works and Closer Settlement Funds Act, 1906, any sums payable as compensation for the resumption of any of the aforesaid leases may be paid out of the Closer Settlement Fund established by that Act: Provided that in such case all revenue received from the lands in connection with which such compensation has been so paid shall be credited to such Fund.

Application of sections of Closer Settlement (Amendment) Act, 1904.

Disposal of land

Compensation paid out of Closer Settlement Fund.

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Deposits,

# Deposits, instalments, and interest to be paid on settlement purchases.

7. Notwithstanding anything contained in the Closer Settle- Amounts of deposits, ment Acts or the Closer Settlement Promotion Act, 1910, the deposit instalments, and and subsequent instalments of purchase money and interest thereon to settlement be paid in connection with settlement purchases acquired under such purchases. Acts, after the commencement of this Act, shall be as follows :---

- (a) The deposit and subsequent annual instalments shall be such rate per centum (not being less than five per centum) of the notified value or-in the case of a settlement purchase acquired under the Closer Settlement Promotion Act, 1910of the agreed value, as shall have been prescribed by any regulation which is in force at the date of commencement of title to the settlement purchase.
- (b) The interest shall be at such rate per centum (not being less than four per centum) per annum as shall have been prescribed by regulation which is in force at the date of the commencement of title to the settlement purchase.

## Regulations.

8. The Governor may make regulations for any matter in Governor's respect of which the word "prescribed" is used in this Act, or in regulations. respect of which "regulations" are mentioned; and may further make regulations for carrying out the purposes of this Act. A copy of such regulations shall be published in the Gazette and laid before both Houses of Parliament without delay.

By Authority : WILLIAM APPLEGATE GULLICK, Government Printer, Sydney, 1913. [6d.]

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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, 4 December, 1912. }

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



# GEORGII V REGIS.

## Act No. 74, 1912.

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B<sup>E</sup> 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 :—

## Short title, &c.

1. (1) This Act may be cited as the "Closer Settlement Short title and (Amendment) Act, 1912," and shall come into force on the first day commencement. of January, one thousand nine hundred and thirteen. (2)

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

R. D. MEAGHER, Chairman of Committees of the Legislative Assembly.

Definitions.

Advisory board to report as to leases.

(2) In this Act the expression "Closer Settlement Acts" has the meaning given to it in the Closer Settlement Promotion Act, 1910; and the expression "Crown Lands Acts" means the Crown Lands Act of 1884, and any Act amending it.

## Resumption of certain leases.

2. Sections fourteen, fifteen, sixteen, seventeen, and eighteen Repeal of certain sections 2. Sections fourteen, fifteen, sixteen, seventeen, and eight of Crown Lands (Amendment) Act, 1908. of the Crown Lands (Amendment) Act, 1908, are hereby repealed.

> 3. (1) An advisory board constituted under the Closer Settlement (Amendment) Act, 1907, shall, at the request of the Minister, report to him—

- (a) whether any, and if so what, land comprised in an improvement lease or scrub lease granted under the Crown Lands Acts, or lease granted under the provisions of section eighteen of the Crown Lands Act Amendment Act, 1903 (the whole or any part of the area of any such lease being situated within fifteen miles of a then existing or duly sanctioned railway) is suitable to be acquired for closer settlement;
- (b) as to the estimated value of the interest of the holder of the lease in such land ;
- (c) the use to which such land may be put, the capacity of the land for carrying stock or for agriculture or other profitable use, the number of farms into which it could be suitably subdivided, and the possibility of irrigating the land;
- (d) on any matter as to which the Minister requires a report.

(2) For the above purpose the said board, or any member of the board, or any person authorised in writing by the chairman of the board, may, on giving the prescribed notice to the holder of the lease, enter any land and inspect the same and any improvements thereon.

Notification of

**4.** (1) Where any such advisory board reports that the whole resumption of lease. or any part of any of the land comprised in any such lease as aforesaid is suitable to be acquired for closer settlement, the Minister may, in his discretion, notify in the Gazette that such lease is, so far as it relates to the land aforesaid, resumed by the Crown, and thereupon the lease shall, subject to the provision herein contained, be deemed to be so resumed :

> Provided that any such resumption (except a resumption by agreement with the lessee, and in respect of which the compensation agreed to be paid does not exceed fifteen thousand pounds) or proceeding consequent thereon, shall be subject to the approval of Parliament, expressed by resolutions passed by both Houses of Parliament:

> > Provided

### Power of entry and inspection.

## Closer Settlement (Amendment) (No. 2).

Provided also that if such land comprise the greater part of the area of any lease, the holder of the lease shall have the right to require the Minister to resume the lease as to the whole of the land comprised in it. Such right shall be asserted in the prescribed form within four weeks after the said notification in the Gazette. After such notification the holder of the lease may, with the consent of the Minister, retain the whole or any part of the land comprised in the lease for such period and upon such conditions as may be agreed upon.

(2) The Minister may agree with the person who at the Compensation time of the notification in the Gazette as aforesaid was the holder of payable to lessee. the lease as to the amount of compensation to be paid such person, but such amount shall not exceed the advisory board's valuation.

If such agreement is not made the holder of the lease may, within twenty-eight days after such notification, or within such further time as the Minister may allow, notify the Minister by way of appeal in the prescribed form that he requires such compensation to be determined by the local land board as hereinafter provided.

The holder of the lease shall set out in such notice of appeal the amount which he claims as the value of his interest in the lease, so far as it is proposed to resume it, and of his interest in the improvements on the land.

If such holder fails to give such notice of appeal, or fails to set out the amount he claims as aforesaid, the valuation of the advisory board shall for the purposes of subsection five of this section, be deemed to be the amount of his claim.

(3) Such compensation shall be determined by a court constituted as provided in section eighteen of the Closer Settlement Act, 1904, and the decision of the judge and one of the assessors of such court shall be the determination of the court, and shall be final.

(4) The measure of such compensation shall be the value Measure of of the residue of the term of the lease (so far as it has been resumed) compensation. to the person who was the holder thereof at the date of the notification of resumption in the Gazette, together with the value of the improvements on the land having regard to the conditions of the lease, and particularly-

- (a) the profits earned. by the holder of the lease solely from the use of the land :
- (b) the improvements on the land in respect of which the holder of the lease has or has not tenant-right;
- (c) any right of the Minister to withdraw the whole or any part of the land from the lease and the compensation (if any) payable in respect thereof and for improvements on the land.

Costs of proceedings on appeal.

(5) The following provisions shall apply to the costs of all proceedings for determining the amount of compensation aforesaid :---

- (a) Where the amount determined by the local land board or the Land Appeal Court hearing the appeal is equal to or less than the amount of compensation which the Minister has offered, or, where no such offer has been made, the amount of the valuation of the advisory board, the holder of the lease shall pay the costs of the appeal.
- (b) Where the value so determined is equal to or greater than the amount which the holder of the lease claims as compensation, the Crown shall pay such costs.
- (c) Where the value so determined is greater than the amount of the offer or valuation referred to in paragraph (a), but is less than the amount of the claim of the holder of the lease, the Crown shall pay to the said holder the proportion of his costs which the excess of the value so determined over such offer or valuation bears to the excess of the claim over such offer or valuation.

(6) The provisions of sections twenty, twenty-one, subsection one of section twenty-two, sections twenty-three, forty-four, and forty-five of the Closer Settlement (Amendment) Act, 1904, relating to the acquisition or resumption of land under that Act, and to the proceedings relating thereto, shall apply, mutatis mutandis, to the resumption of leases under this Act, and proceedings relating thereto.

5. Any land comprised in any such lease as aforesaid so far as it has been resumed by the Crown in pursuance of this Act shall, except as hereinafter in this section provided, be dealt with under the Closer Settlement Acts or the Crown Lands Acts, but shall not be available for the purposes of any application thereunder until a notification declaring it to be so available has been published by the Minister in the Gazette.

# Payment of compensation out of Closer Settlement Fund.

6. Notwithstanding anything contained in the Public Works and Closer Settlement Funds Act, 1906, any sums payable as compensation for the resumption of any of the aforesaid leases may be paid out of the Closer Settlement Fund established by that Act: Provided that in such case all revenue received from the lands in connection with which such compensation has been so paid shall be credited to such Fund.

Deposits,

Application of sections of Closer Settlement (Amendment) Act, 1904.

Disposal of land

Compensation paid

Settlement Fund.

out of Closer

## Closer Settlement (Amendment) (No. 2).

## Deposits, instalments, and interest to be paid on settlement purchases.

7. Notwithstanding anything contained in the Closer Settle- Amounts of deposits, ment Acts or the Closer Settlement Promotion Act, 1910, the deposit instalments, and interest on and subsequent instalments of purchase money and interest thereon to settlement be paid in connection with settlement purchases acquired under such purchases. 

- (a) The deposit and subsequent annual instalments shall be such rate per centum (not being less than five per centum) of the notified value or-in the case of a settlement purchase acquired under the Closer Settlement Promotion Act, 1910of the agreed value, as shall have been prescribed by any regulation which is in force at the date of commencement of title to the settlement purchase.
- (b) The interest shall be at such rate per centum (not being less than four per centum) per annum as shall have been prescribed by regulation which is in force at the date of the commencement of title to the settlement purchase.

## Regulations.

8. The Governor may make regulations for any matter in Governor's respect of which the word "prescribed" is used in this Act, or in regulations. respect of which "regulations" are mentioned; and may further make regulations for carrying out the purposes of this Act. A copy of such regulations shall be published in the Gazette and laid before both Houses of Parliament without delay.

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

CHELMSFORD, Governor.

State Government House, Sydney, 20th December, 1912.



This PUBLIC BILL originated in the LEGISLATIVE ASSEMBLY, and, having this day passed, is now ready for presentation to the LEGISLATIVE COUNCIL for its concurrence.

Legislative Assembly Chamber, Sydney, 29 November, 1912.

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

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

Legislative Council Chamber, Sydney, 3rd December, 1912. JOHN J. CALVERT, Clerk of the Parliaments.





## ANNO TERTIO GEORGII REGIS.

#### Act No. , 1912.

An Act to provide for the resumption of certain leases, and for the disposal of the lands comprised therein; to amend the law in respect of the payments to be made as instalments of and interest on purchase money for settlement purchases; to amend the Crown Lands Acts, the Closer Settlement Acts, the Closer Settlement Promotion Act, 1910, the Western Lands Acts, and the Public Works and Closer Settlement Funds Act, 1906, in certain respects; and for other purposes.

) 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 :---

## Short title, &c.

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1. (1) This Act may be cited as the "Closer Settlement Short title and (Amendment) Act, 1912," and shall come into force on the first day commencement. of January, one thousand nine hundred and thirteen. 327-A (2)

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

(2) In this Act the expression "Closer Settlement Acts" Definitions. has the meaning given to it in the Closer Settlement Promotion Act, 1910; and the expression "Crown Lands Acts" means the Crown Lands Act of 1884, and any Act amending it.

## Resumption of certain leases.

2. Sections fourteen, fifteen, sixteen, seventeen, and eighteen Repeal of certain sections of the Crown Lands (Amendment) Act, 1908, are hereby repealed. (Amendment) Act, 1908.

3. (1) An advisory board constituted under the Closer Settle- Advisory board to ment (Amendment) Act, 1907, shall, at the request of the Minister, report as to leases. 10 report to him—

(a) whether any, and if so what, land comprised in an improvement lease or scrub lease granted under the Crown Lands Acts, or lease granted under the provisions of section eighteen of the Crown Lands Act Amendment Act, 1903 (the whole or any part of the area of any such lease being situated within fifteen miles of a then existing or duly sanctioned railway) or any lease granted under the Western Lands Acts, is suitable to be acquired for closer settlement;

(b) as to the estimated value of the interest of the holder of the lease in such land;

(c) the use to which such land may be put, the capacity of the land for carrying stock or for agriculture or other profitable use, the number of farms into which it could be suitably subdivided, and the possibility of irrigating the land;

(d) on any matter as to which the Minister requires a report.

(2) For the above purpose the said board, or any member Power of entry and of the board, or any person authorised in writing by the chairman of inspection. the board, may, on giving the prescribed notice to the holder of the

lease, enter any land and inspect the same and any improvements 30 thereon.

**4.** (1) Where any such advisory board reports that the whole Notification of or any part of any of the land comprised in any such lease as aforesaid resumption of lease. is suitable to be acquired for closer settlement, the Minister may, in

is suitable to be acquired for closer settlement, the minister may, in his discretion, notify in the Gazette that such lease is, so far as it **35** relates to the land aforesaid, resumed by the Crown, and thereupon the lease shall, subject to the provision herein contained, be deemed to be so resumed :

Provided that any such resumption and any agreement (except a resumption by agreement with the lessee, and in respect of which 40 the compensation agreed to be paid does not exceed fifteen thousand pounds) or proceeding consequent thereon, shall be subject to the approval of Parliament, expressed by resolutions passed by both Houses of Parliament:

Provided

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## Closer Settlement (Amendment) (No. 2).

Provided also that if such land comprise the greater part of the area of any lease, the holder of the lease shall have the right to require the Minister to resume the lease as to the whole of the land comprised in it. Such right shall be asserted in the prescribed form 5 within four weeks after the said notification in the Gazette. After such notification the holder of the lease may, with the consent of the Minister, retain the whole or any part of the land comprised in the lease for such period and upon such conditions as may be agreed upon.

(2) The Minister may agree with the person who at the Compensation 10 time of the notification in the Gazette as aforesaid was the holder of payable to lessee. the lease as to the amount of compensation to be paid such person, but such amount shall not exceed the advisory board's valuation.

If such agreement is not made the holder of the lease may, within twenty-eight days after such notification, or within such 15 further time as the Minister may allow, notify the Minister by way of appeal in the prescribed form that he requires such compensation to be determined by the local land board as hereinafter provided.

The holder of the lease shall set out in such notice of appeal the amount which he claims as the value of his interest in the lease, 20 so far as it is proposed to resume it, and of his interest in the improvements on the land.

If such holder fails to give such notice of appeal, or fails to set out the amount he claims as aforesaid, the valuation of the advisory board shall for the purposes of subsection five of this section, be deemed 25 to be the amount of his claim.

(3) Aft'er receipt of such notice of appeal the Minister shall refer the matter to the local land board to compute under this Act and determine the amount of compensation to be paid to such holder. The determination of the local land board, subject to appeal 30 to the Land Appeal Court, shall be final and conclusive.

(3) Such compensation shall be determined by a court constituted as provided in section eighteen of the Closer Settlement Act, 1904, and the decision of the judge and one of the assessors of such court shall be the determination of the court, and shall be final.

(4) The measure of such compensation shall be the value Measure of 35 of the residue of the term of the lease (so far as it has been resumed) compensation. to the person who was the holder thereof at the date of the notification of resumption in the Gazette, together with the value of the improvements on the land having regard to the conditions of the lease, and 40 particularly-

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- (a) the profits earned by the holder of the lease solely from the use of the land;
- (b) the improvements on the land in respect of which the holder of the lease has or has not tenant-right;

(c) any right of the Minister to withdraw the whole or any part of the land from the lease and the compensation (if any) payable in respect thereof and for improvements on the land. (5)

(5) The following provisions shall apply to the costs of Costs of proceedings all proceedings for determining the amount of compensation afore- on appeal. said :-

- (a) Where the amount determined by the local land board or the Land Appeal Court hearing the appeal is equal to or less than the amount of compensation which the Minister has offered, or, where no such offer has been made, the amount of the valuation of the advisory board, the holder of the lease shall pay the costs of the appeal.
- (b) Where the value so determined is equal to or greater than the amount which the holder of the lease claims as compensation, the Crown shall pay such costs.
- (c) Where the value so determined is greater than the amount of the offer or valuation referred to in paragraph (a), but is less than the amount of the claim of the holder of the lease, the Crown shall pay to the said holder the proportion of his costs
  - which the excess of the value so determined over such offer or valuation bears to the excess of the claim over such offer or valuation.

(6) The provisions of sections twenty, twenty-one, sub- Application of 20 section one of section twenty-two, sections twenty-three, forty-four, sections of Closer and forty-five of the Closer Settlement (Amendment) Act, 1904, (Amendment) Act, relating to the acquisition or resumption of land under that Act, and 1904. to the proceedings relating thereto, shall apply, mutatis mutandis, to

25 the resumption of leases under this Act, and proceedings relating thereto.

5. Any land comprised in any such lease as aforesaid so far as Disposal of land. it has been resumed by the Crown in pursuance of this Act shall, except as hereinafter in this section provided, be dealt with under the

30 Closer Settlement Acts or the Crown Lands Acts, but shall not be available for the purposes of any application thereunder until a notification declaring it to be so available has been published by the Minister in the Gazette :

Provided that land comprised in a lease granted under the 35 Western Lands Acts shall be dealt with under those Acts.

## Payment of compensation out of Closer Settlement Fund.

6. Notwithstanding anything contained in the Public Works Compensation paid and Closer Settlement Funds Act, 1906, any sums payable as out of Closer Settlement Fund. compensation for the resumption of any of the aforesaid leases 40 may be paid cut of the Closer Settlement Fund established by that Act: Provided that in such case all revenue received from the lands in connection with which such compensation has been so paid shall be credited to such Fund.

Deposits,

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## Deposits, instalments, and interest to be paid on settlement purchases.

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### Regulations.

8. The Governor may make regulations for any matter in Governor's 20 respect of which the word "prescribed" is used in this Act, or in regulations. respect of which "regulations" are mentioned; and may further make regulations for carrying out the purposes of this Act. A copy of such regulations shall be published in the Gazette and laid before both Houses of Parliament without delay.

Sydney : William Applegate Gullick, Government Printer. -1912.

[6d.]

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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.

# New South Wales.



# GEORGII V REGIS.

# Act No. , 1912.

An Act to provide for the resumption of certain leases, and for the disposal of the lands comprised therein; to amend the law in respect of the payments to be made as instalments of and interest on purchase money for settlement purchases; to amend the Crown Lands Acts, the Closer Settlement Acts, the Closer Settlement Promotion Act, 1910, the Western Lands Acts, and the Public Works and Closer Settlement Funds Act, 1906, in certain respects; and for other purposes.

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 :---

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1. (1) This Act may be cited as the "Closer Settlement short title and (Amendment) Act, 1912," and shall come into force on the first day commencement. of January, one thousand nine hundred and thirteen.

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(2) In this Act the expression "Closer Settlement Acts" Definitions. has the meaning given to it in the Closer Settlement Promotion Act, 1910; and the expression "Crown Lands Acts" means the Crown Lands Act of 1884, and any Act amending it.

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3. (1) An advisory board constituted under the Closer Settle- Advisory board to ment (Amendment) Act, 1907, shall, at the request of the Minister, 10 report to him-

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(b) as to the estimated value of the interest of the holder of the lease in such land;

(c) the use to which such land may be put, the capacity of the land for carrying stock or for agriculture or other profitable use, the number of farms into which it could be suitably subdivided, and the possibility of irrigating the land;

(d) on any matter as to which the Minister requires a report.

(2) For the above purpose the said board, or any member Power of entry and of the board, or any person authorised in writing by the chairman of inspection.

the board, may, on giving the prescribed notice to the holder of the lease, enter any land and inspect the same and any improvements 30 thereon.

4. (1) Where any such advisory board reports that the whole Notification of or any part of any of the land comprised in any such lease as aforesaid resumption of lease. is suitable to be acquired for closer settlement, the Minister may, in

his discretion, notify in the Gazette that such lease is, so far as it 35 relates to the land aforesaid, resumed by the Crown, and thereupon the lease shall, subject to the provision herein contained, be deemed to be so resumed :

Provided that any such resumption, and any agreement or proceeding consequent thereon, shall be subject to the approval of 40 Parliament, expressed by resolutions passed by both Houses of Parliament:

Provided

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report as to leases.

#### , 1912. Act No.

## Closer Settlement (Amendment) (No. 2).

Provided also that if such land comprise the greater part of the area of any lease, the holder of the lease shall have the right to require the Minister to resume the lease as to the whole of the land comprised in it. Such right shall be asserted in the prescribed form 5 within four weeks after the said notification in the Gazette. After such notification the holder of the lease may, with the consent of the Minister, retain the whole or any part of the land comprised in the lease for such period and upon such conditions as may be agreed upon.

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(2) The Minister may agree with the person who at the Compensation time of the notification in the Gazette as aforesaid was the holder of payable to lessee. the lease as to the amount of compensation to be paid such person, but such amount shall not exceed the advisory board's valuation.

If such agreement is not made the holder of the lease may, 15 within twenty-eight days after such notification, or within such further time as the Minister may allow, notify the Minister by way of appeal in the prescribed form that he requires such compensation to be determined by the local land board as hereinafter provided.

The holder of the lease shall set out in such notice of appeal 20 the amount which he claims as the value of his interest in the lease. so far as it is proposed to resume it, and of his interest in the improvements on the land.

If such holder fails to give such notice of appeal, or fails to set out the amount he claims as aforesaid, the valuation of the advisory 25 board shall for the purposes of subsection five of this section, be deemed to be the amount of his claim.

(3) After receipt of such notice of appeal the Minister shall refer the matter to the local land board to compute under this Act and determine the amount of compensation to be paid to such **30** holder. The determination of the local land board, subject to appeal to the Land Appeal Court, shall be final and conclusive.

(4) The measure of such compensation shall be the value Measure of of the residue of the term of the lease (so far as it has been resumed) compensation. to the person who was the holder thereof at the date of the notification

- 35 of resumption in the Gazette, together with the value of the improvements on the land having regard to the conditions of the lease, and particularly-
  - (a) the profits earned by the holder of the lease solely from the use of the land;
  - (b) the improvements on the land in respect of which the holder of the lease has or has not tenant-right;
  - (c) any right of the Minister to withdraw the whole or any part of the land from the lease and the compensation (if any) pavable in respect thereof and for improvements on the land. (5)

(5) The following provisions shall apply to the costs of Costs of proceedings. all proceedings for determining the amount of compensation afore- on appeal said :-

- (a) Where the amount determined by the local land board or the Land Appeal Court hearing the appeal is equal to or less than the amount of compensation which the Minister has offered, or, where no such offer has been made, the amount of the valuation of the advisory board, the holder of the lease shall pay the costs of the appeal.
- (b) Where the value so determined is equal to or greater than the amount which the holder of the lease claims as compensation, the Crown shall pay such costs.
  - (c) Where the value so determined is greater than the amount of the offer or valuation referred to in paragraph (a), but is less than the amount of the claim of the holder of the lease, the Crown shall pay to the said holder the proportion of his costs which the excess of the value so determined over such offer or valuation bears to the excess of the claim over such offer or valuation.

(6) The provisions of sections twenty, twenty-one, sub-Application of section one of section twenty-two, sections twenty-three, forty-four, sections of Closer Settlement and forty-five of the Closer Settlement (Amendment) Act, 1904, (Amendment) Act, relating to the acquisition or resumption of land under that Act, and 1904 to the proceedings relating thereto, shall apply, mutatis mutandis, to

25 the resumption of leases under this Act, and proceedings relating thereto.

5. Any land comprised in any such lease as aforesaid so far as Disposal of land. it has been resumed by the Crown in pursuance of this Act shall, except as hereinafter in this section provided, be dealt with under the

30 Closer Settlement Acts or the Crown Lands Acts, but shall not be available for the purposes of any application thereunder until a notification declaring it to be so available has been published by the Minister in the Gazette :

Provided that land comprised in a lease granted under the 35 Western Lands Acts shall be dealt with under those Acts.

## Payment of compensation out of Closer Settlement Fund.

6. Notwithstanding anything contained in the Public Works Compensation paid and Closer Settlement Funds Act, 1906, any sums payable as Settlement Fund. compensation for the resumption of any of the aforesaid leases 40 may be paid out of the Closer Settlement Fund established by that Act: Provided that in such case all revenue received from the lands in connection with which such compensation has been so paid shall be credited to such Fund.

Deposits,

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## Deposits, instalments, and interest to be paid on settlement purchases.

7. Notwithstanding anything contained in the Closer Settle-Amounts of deposits. ment Acts or the Closer Settlement Promotion Act, 1910, the deposit instalments, and and subsequent instalments of purchase money and interest thereon to settlement 5 be paid in connection with settlement purchases acquired under such <sup>purchases</sup>. Acts, after the commencement of this Act, shall be as follows :-

- (a) The deposit and subsequent annual instalments shall be such rate per centum (not being less than five per centum) of the notified value or-in the case of a settlement purchase
  - acquired under the Closer Settlement Promotion Act, 1910of the agreed value, as shall have been prescribed by any regulation which is in force at the date of commencement of title to the settlement purchase.
- (b) The interest shall be at such rate per centum (not being less than four per centum) per annum as shall have been prescribed by regulation which is in force at the date of the commencement of title to the settlement purchase.

## Regulations.

8. The Governor may make regulations for any matter in Governor's 20 respect of which the word "prescribed" is used in this Act, or in regulations. respect of which "regulations" are mentioned; and may further make regulations for carrying out the purposes of this Act. A copy of such regulations shall be published in the Gazette and laid before both Houses of Parliament without delay.

Sydney : William Applegate Gullick, Government Printer.-1912.

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