

New South Wales.



ANNO QUINTO

GEORGI V REGIS.

\*\*\*\*\*

Act No. 7, 1914.

**An Act to authorise the purchase by the Minister of certain lands for settlement purchase ; to make further provision for the disposal of land and improvements within settlement purchase areas ; to confer and impose certain rights and liabilities on minors ; to reduce the capital value of certain settlement purchases ; to provide for the payment of interest on postponed instalments ; to fix a date for the**

---

*Closer Settlement (Amendment).*

---

the payment of instalments on settlement purchases; to enable the Minister to grant extension of time to pay instalments in certain cases; to amend the Closer Settlement Acts, the Closer Settlement Promotion Act, 1910, and other Acts; and for purposes consequent thereon or incidental thereto. [Assented to, 16th April, 1914.]

**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:—

*Short title.*

Short title.

**1.** This Act may be cited as the "Closer Settlement (Amendment) Act, 1914," and shall be construed with the Closer Settlement Promotion Act, 1910, the Closer Settlement Act, 1904, the Closer Settlement (Amendment) Act, 1906, the Closer Settlement (Amendment) Act, 1907, the Closer Settlement (Amendment) Act, 1909, and the Closer Settlement (Amendment) Act, 1912.

The five last-mentioned Acts are herein referred to as "the Closer Settlement Acts."

*Applications under the Closer Settlement Promotion Act, 1910.*

Land applied for under Act of 1910 may be purchased by Minister and held by applicant as settlement purchase.

**2.** Where application is made under section three of the Closer Settlement Promotion Act, 1910, the Minister, instead of proceeding under that Act, may, with the vendor's consent, purchase such land at a price not exceeding that recommended by an advisory board and a valuer of the Government Savings Bank.

Lands so purchased by the Minister shall—subject to payment by the applicant to the Crown of the prescribed percentage of the purchase money by way of a deposit and survey fee or other fees and expenses—vest in and  
be

*Closer Settlement (Amendment).*

be held by the applicant as a settlement purchase, under the provisions of the Closer Settlement Acts. The amount of the purchase money paid by the Minister for each settlement purchase shall for the purposes of such Act be deemed to be the capital value of the settlement purchase.

*How purchase money to be paid.*

**3.** Any purchases or resumptions of land under the Closer Settlement Acts, and any purchases under the last-preceding section, shall be paid for—

Payment of purchase-money or compensation.

- (a) in cash, or with the concurrence of the owner, vendor, or mortgagee, by inscribed stock or Treasury bills; or
- (b) with the concurrence aforesaid, by certificate issued by the Minister, authorising the payment out of the Treasury of the amount of the purchase-money or compensation in such instalments, and bearing interest at such rate as may be therein specified. Such certificate shall be negotiable only with the consent of the Minister.

Any sums payable in respect of such purchases or resumptions may be paid out of the Closer Settlement Fund: Provided that all revenue received from the land in connection with which such sums have been so paid shall be credited to the said fund.

*After auction sales.*

**4.** Where any land within a settlement purchase area has been offered for sale by auction and not sold (whether such offering for sale was before or after the commencement of this Act) the Governor may grant such land at the upset prices thereof to any person who shall duly apply for the same.

After auction sale at upset price.

The applicant shall with his application lodge a deposit of twenty-five per centum of the said upset price, and, if the application be approved by the Minister,

*Closer Settlement (Amendment).*

Minister, shall pay the balance of the said price subject to such terms and conditions as were notified in the Gazette in connection with the aforesaid offering at auction; and upon default of the due payment thereof the contract for sale may be cancelled and any moneys paid may be forfeited by notification in the Gazette.

*Permissive occupancies.*

Repeal of s.  
39 of Act of  
1904.

**5.** Section thirty-nine of the Closer Settlement Act, 1904, is hereby repealed, and the following is substituted for it:—

Permits to  
occupy lands  
not sold.

**39.** The Minister may grant permits to occupy from month to month any lands within a settlement purchase area which remain undisposed of, subject to the following terms and conditions:—

- (a) The rent shall be as agreed between the Minister and the occupant, and shall be paid in advance to the Colonial Treasurer.
- (b) The occupant shall take care of and safeguard all improvements situated on the land he is permitted to occupy.
- (c) The occupant shall not allow more than the specified number of stock to graze upon the land.
- (d) The occupancy may be determined by the Minister giving the occupant or by the occupant giving the Under Secretary for Lands two weeks' notice in writing.
- (e) Any other conditions which the Minister may deem advisable.
- (f) If any of the conditions are not complied with, the Minister may, by any person whatsoever, at once enter into possession of the land, and such entry shall be conclusive proof of the non-observance of the condition. The occupant shall thereupon give up occupation of the land.

(g)

---

*Closer Settlement (Amendment).*

---

- (g) The permit to occupy shall not exempt the land from being acquired as a settlement purchase or otherwise under the Closer Settlement Acts. The occupancy of so much of the land as may be so applied for shall cease and determine from the date of any such application, and the rent shall be adjusted or any balance refunded as the case may be.

*Sale or lease of forfeited settlement purchases.*

6. If any land acquired under the Closer Settlement Promotion Act, 1910, is forfeited, and the commissioners are unable—within a reasonable time—to resell it upon acceptable terms as a settlement purchase, they may dispose of such land by sale or lease—either by auction or tender—upon such terms and conditions as the Minister may agree to. Any movable improvements on land forfeited and acquired as aforesaid may be disposed of in a similar manner, separately from the land.

Disposal of forfeited land when it cannot be sold as settlement purchase.

*Reference to the Land Appeal Court and rehearing by local land board.*

7. (1) The Minister may refer any decision or recommendation of any local land board given or made under the Closer Settlement Acts before or after the commencement of this Act to the Land Appeal Court for determination in any case where he deems that further consideration is necessary or desirable.

Reference to Land Appeal Court.

(2) Where the Minister considers that further consideration of any such decision or recommendation by the local land board, given or made before or after the commencement of this Act is necessary or desirable, he may return it to such board for such purpose, and such board may, with or without taking further evidence, uphold, reverse, alter, or amend its previous decision or recommendation as it may consider just.

Rehearing by local land board.

(3)

*Closer Settlement (Amendment).*

Retention of  
part or whole  
of deposit  
upon  
withdrawal.

(3) Where, after such further consideration, the withdrawal of an application for a settlement purchase is permitted, the board may retain the whole or such portion of the deposit as may seem justifiable.

*Change of venue.*

Land boards  
may be  
authorised to  
deal with  
matters  
outside their  
own district.

8. The Minister may from time to time direct any local land board to deal with any matter, question, or inquiry that has arisen under the Closer Settlement Acts, before or after the commencement of this Act, without regard to the land board district or land district in which the land forming the subject of such matter, question, or inquiry may be situated. And the said land board shall have as full power and jurisdiction to deal with the matter, and to come to a determination therein, as if the land aforesaid were situated within that board's proper land board district or land district.

Where before the commencement of this Act a local land board has, from inadvertence or otherwise, dealt with or determined any such matter, question, or inquiry, relating to land situated outside its land board district or land district, such dealing or determination shall be and be deemed to have been as valid as if such land were situated within the land board district or land district of such board.

*Rights and liabilities of minors.*

Rights and  
liabilities of  
minors.

9. Any person between the ages of sixteen and twenty-one years who, before or after the commencement of this Act, has made or acquired, or shall make or acquire, a settlement purchase, and who during his ownership, either personally or by an agent, enters into any agreement for or in relation to the performance of any work or the rendering of any services on such settlement purchase or in relation thereto, or to the loan of money, or the sale or purchase of goods and chattels of any description whatsoever, or who in like manner enters into any agreement connected with the occupation, management, or general purposes of such settlement purchase not being in violation of the provisions of this Act or the Closer Settlement Act, 1904, or any Act amending the same, shall be subject to the same liabilities

*Closer Settlement (Amendment).*

liabilities and have the same rights in respect of such agreement as if he were of the full age of twenty-one years.

*Reduction of the capital value of settlement purchases (Boree Creek Estate).*

**10.** Whereas it is desirable and expedient that the capital values of the settlement purchases specified in column four of Schedule A herefo shall be reduced to the amounts specified in column five thereof, it is hereby enacted that the capital values of the said settlement purchases shall be deemed to be and to have been at the respective dates of application therefor, the amounts set out against each settlement purchase in the said column five.

Value of  
Boree Creek  
Estate farms

The amounts lodged as deposits and paid as instalments in connection with such settlement purchases, exclusive of interest on such instalments, shall be applied in reduction of the purchase money, and no refund will be made of any sums so paid. The annual instalments of the balance of the purchase money and interest in respect of each settlement purchase mentioned therein shall be five per centum of the amounts set out in the said column five opposite to such settlement purchases.

*Repeal.*

**11.** The provisions of the hereinafter mentioned sections contained in the Closer Settlement Act, 1904, and the Closer Settlement (Amendment) Act, 1907, are hereby repealed, namely:—Sections five, six, seven, twelve, thirteen, fourteen, fifteen, sixteen, seventeen, nineteen, and forty-one of the Closer Settlement Act, 1904, and section seventeen of the Closer Settlement (Amendment), Act 1907.

Repeal of  
sections of  
previous  
Acts.

*Fulfilment of the conditions of residence.*

**12.** (1) Any person who is the holder of any holding, and who is living continuously thereon as his bona-fide home without any other habitual residence at the time of making or acquiring a settlement purchase may, with the

Residence  
may be ful-  
filled on  
other land.

---

*Closer Settlement (Amendment).*

---

the consent of the local land board or the Minister, and subject to such conditions as may be agreed upon, carry out the condition of residence attached to such settlement purchase by residing on the holding first mentioned: Provided that the land so held and resided upon shall be within a reasonable working distance of such settlement purchase.

Definition of  
"holding."

(2) The word "holding" in this section shall mean and include any holding under the Crown Lands Acts, the Closer Settlement Acts, the Closer Settlement Promotion Act, 1910, and shall also include any freehold.

*Dedication of lands.*

Reservation  
or dedication  
of lands.

**13.** The Minister by notice published in the Gazette may and shall be deemed to have had the power to reserve or dedicate lands within a settlement purchase area—in such manner as may seem best for the public interest—for any purpose notified in the Gazette as a public purpose. Upon such notice being so published such lands shall become and be reserved or dedicated accordingly, and may at any time be granted in fee simple for such purpose.

The Minister shall have the same powers of revocation of any such reservation or dedication as are conferred upon him by section twenty-five of the Crown Lands Consolidation Act, 1913, in respect to reservations and dedications of Crown lands.

*Interest on postponed instalments.*

Interest on  
postponed  
instalments.

**14.** Notwithstanding anything to the contrary in the Closer Settlement Acts, the debts incurred in respect of instalments on settlement purchases due prior to the first day of December, one thousand nine hundred and fourteen, and postponed under the provisions of section twenty-nine of the Closer Settlement Act, 1904, shall be computed up to the said day. Such debts shall be payable as provided by the said section twenty-nine, except that the interest in respect of the debts due on the first day of December, one thousand nine hundred and fourteen, shall be paid with the annual instalments on the first day of December each year or within three months



---

*Closer Settlement (Amendment).*

---

months thereafter. The interest on instalments due subsequently to the first day of December, one thousand nine hundred and fourteen, and postponed under the provisions of section twenty-nine of the Closer Settlement Act, 1904, shall be paid each year on the first day of December, or within three months thereafter.

*Annual instalments on settlement purchases.*

**15.** Notwithstanding anything to the contrary in the Closer Settlement Acts, settlement purchasers, including settlement purchasers under the Closer Settlement Promotion Act, 1910, shall, on the first day of December, one thousand nine hundred and fourteen, have the option of—

Annual instalments on settlement purchases.

- (a) paying interest on the balance of purchase money, at the rate charged on their settlement purchases up to the first day of December, one thousand nine hundred and fourteen, from the date when the then last annual instalment became due; or
- (b) failing payment of such interest before the first day of March, one thousand nine hundred and fifteen, having the same added without fine to the balance of purchase money owing on their settlement purchases.

Thereafter the annual instalments to be paid in respect of the settlement purchases shall be paid on the first day of December in each year, or within three months thereafter:

Provided that when a settlement purchase is made or acquired after the first day of December, one thousand nine hundred and fourteen, the settlement purchaser shall have a like option exercisable on the first day of December after the date of the settlement purchase application.

*Extension of time to pay overdue instalments.*

**16.** The Minister may grant extension of time to pay overdue instalments in respect of settlement purchases, including settlement purchases under the Closer Settlement

Extension of time to pay overdue instalments.

---

*Closer Settlement (Amendment).*

---

Settlement Promotion Act, 1910, in any case where he is satisfied—

- (1) that the holder of the settlement purchase is unable to pay such instalments ; and
- (2) that the amount overdue, including any instalments postponed under the provisions of section twenty-nine of the Closer Settlement Act, 1904, and the amount of advances by way of mortgage, do not together exceed seventy-five per centum of the purchase money paid off the settlement purchase plus the value of the holders improvements as disclosed by the conditional purchase inspector's report last received.

The period allowed under any one extension shall not exceed five years ; and during the period of any such extension interest on the amount of such overdue instalments at the rate of five per centum per annum shall be paid.

*Amendment of the Closer Settlement Act, 1904.*

- Amendments of Act of 1904. **17.** The following amendments are made in the Closer Settlement Act, 1904 :—
- Section 4. Section four—The definition of “ Design plan ” is omitted.
- Section 29. Section twenty-nine, subsection (b)—The words “ improvement, cultivation, or otherwise ” are substituted for the words “ improvements and cultivation ”
- After the words “ village or town ” the words “ and for that purpose the village or town need not have been proclaimed or notified as such ” are inserted.
- Section 38. Section thirty-eight—“ Minister ” is substituted for “ Governor ”
- Amendment of Act of 1904, s. 5. Section fifty-three—The words “ one month ” are substituted for the words “ fourteen days ” wherever occurring.

*Amendment*

---

*Closer Settlement (Amendment).*

---

*Amendment of the Closer Settlement (Amendment)  
Act, 1906.*

**18.** Section seven of the Closer Settlement (Amendment) Act, 1906, is amended by substituting the word "Minister" for the word "Governor." Amendment of Act of 1906, ss. 7 and 8.

Section eight is amended by omitting the words "and adjoining such land" and by inserting the words "or any part thereof" after the word "land" and before the word "added."

*Amendment of the Closer Settlement (Amendment)  
Act, 1907.*

**19.** Section five, subsection one, of the Closer Settlement (Amendment) Act, 1907, is amended by inserting the words "or within a radius of fifteen miles from the terminus thereof" next before the expression "being the property of one owner." Amendment of Act of 1907, s. 5.

*Amendment of the Closer Settlement (Amendment)  
Act, 1909.*

**20.** Section eight of the Closer Settlement (Amendment) Act, 1909, is amended by the substitution of the words "age of sixteen years" for the words "age of eighteen years." Amendment of Act of 1909, s. 8.

Section nineteen, subsection one, of the Closer Settlement (Amendment) Act, 1909, is amended by inserting the words "or within a radius of fifteen miles from the terminus thereof" next after the words "proposed railway." Section 19(1).

In section twenty-one of the same Act the following amendments are made:— Section 21.

Subsection two—the words "or the Closer Settlement Promotion Act, 1910," are inserted next after the word "Acts." Section 21(2).

The words "a plan of subdivision showing" and the words "and shall be the design plan of the land" are omitted.

Subsection

---

*Closer Settlement (Amendment).*

---

Amendment  
of Act of  
1909.  
Section 21 (3).

Subsection three—The words “at any time and in any respect” are omitted.

The words “any design plan” are omitted, and in lieu thereof the words “the areas and values of settlement purchases” are inserted.

The word “made” is omitted, and the word “approved” is inserted in lieu thereof.

The words “and also the Commissioners of the Government Savings Bank of New South Wales in the case of settlement purchases acquired under the Closer Settlement Promotion Act, 1910,” are inserted next after the word “owner.”

The words “Remnants of Crown lands within or adjoining settlement purchases acquired under the Closer Settlement Promotion Act, 1910, may, with the consent of the owners be added thereto on such terms and conditions as may be approved by the Minister” are inserted as a further paragraph after the words “shall be obtained.”

The words “according to the design thereof” are omitted.

The words “to approve of plans under the Crown Lands Consolidation Act, 1913,” are added at the end of the subsection.

Section 21 (5).

Subsection five—The words “shall be notified for disposal under the design plan and” are omitted.

Section 21 (6).

Subsection six—The words “or which in the opinion of the advisory board should be granted in exchange for other land,” are inserted next after the word “same.” The words “or exchange” are inserted next after the word “tender.”

*Amendments of the Closer Settlement Promotion Act,  
1910.*

Amendment  
of Act of  
1910.  
Section 3.

**21.** Section three of the Closer Settlement Promotion Act, 1910, is amended by substituting the word “cause” for the word “notify”; by inserting the words

*Closer Settlement (Amendment).*

words "to be notified" next after the word "commissioners"; and by adding at the end of the section the following proviso:—

"Provided that for the purposes of this section the provision of paragraph (b) of section twenty-six of the Closer Settlement Act, 1904, shall not operate to disqualify an applicant merely on the ground that the land he desires to purchase is held by him as a tenant with a right of purchase."

Section four is amended by omitting the words "on being satisfied" and by omitting paragraphs (a), (b), and (c). Amendment of Act of 1910.

Section six is amended by the addition of the words "not being less than three in number" after the words "remaining applicants." Section 4.  
Section 6.

Section seven is repealed, and the following is substituted therefor:— Section 7.

7. The Minister, on being satisfied—

- (a) that the lands, the subject of such application, are suitable for settlement;
- (b) that the applicants are qualified as aforesaid; and
- (c) that such lands do not exceed a home maintenance area for each applicant,

may approve of the purchases, and upon such approval the vendor may surrender to the Crown the land agreed to be purchased, in order that the purchaser may acquire such land as a settlement purchase and obtain the advance from the commissioners as hereinafter in this Act provided.

Section eight: The following sentence is added at the end of subsection (d):—"The first instalment shall be paid at the end of the first year from the date of commencement of title, or within three months thereafter." Section 8.

Section twelve is amended by adding at the end of the section the following proviso:— Section 12.

"Provided that where the existence of useful improvements warrant it, the advance may be up to three thousand pounds; but in no case shall more than two hundred pounds be advanced on account of any dwelling-house on the land."

Section

---

*Closer Settlement (Amendment).*

---

Amendment  
of Act of  
1910, s. 15.

Section fifteen: The following amendments are made:—

The words “by such holder before or” are inserted next after the word “thereon”

The words “provided that such improvements have not been taken into account by the advisory board and the commissioners when making the valuations specified in section four of this Act” are added at the end of the first paragraph.

*Amendment of the Closer Settlement (Amendment)  
Act, 1912.*

Amendment  
of Act of  
1912, s. 3.

**22.** Section three: The words “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” are omitted.

Section 4 (3).

Section four, subsection three, is omitted, and the following subsection is inserted in lieu thereof:—

(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 holder. The determination of the local land board, subject to appeal to the Land Appeal Court, shall be final and conclusive.

*Power to make regulations.*

Power to  
make  
regulations.

**23.** The Governor may exercise, for the purpose of carrying out the provisions of this Act, the powers of making regulations conferred upon him by section fifty-three of the Closer Settlement Act, 1904.

---

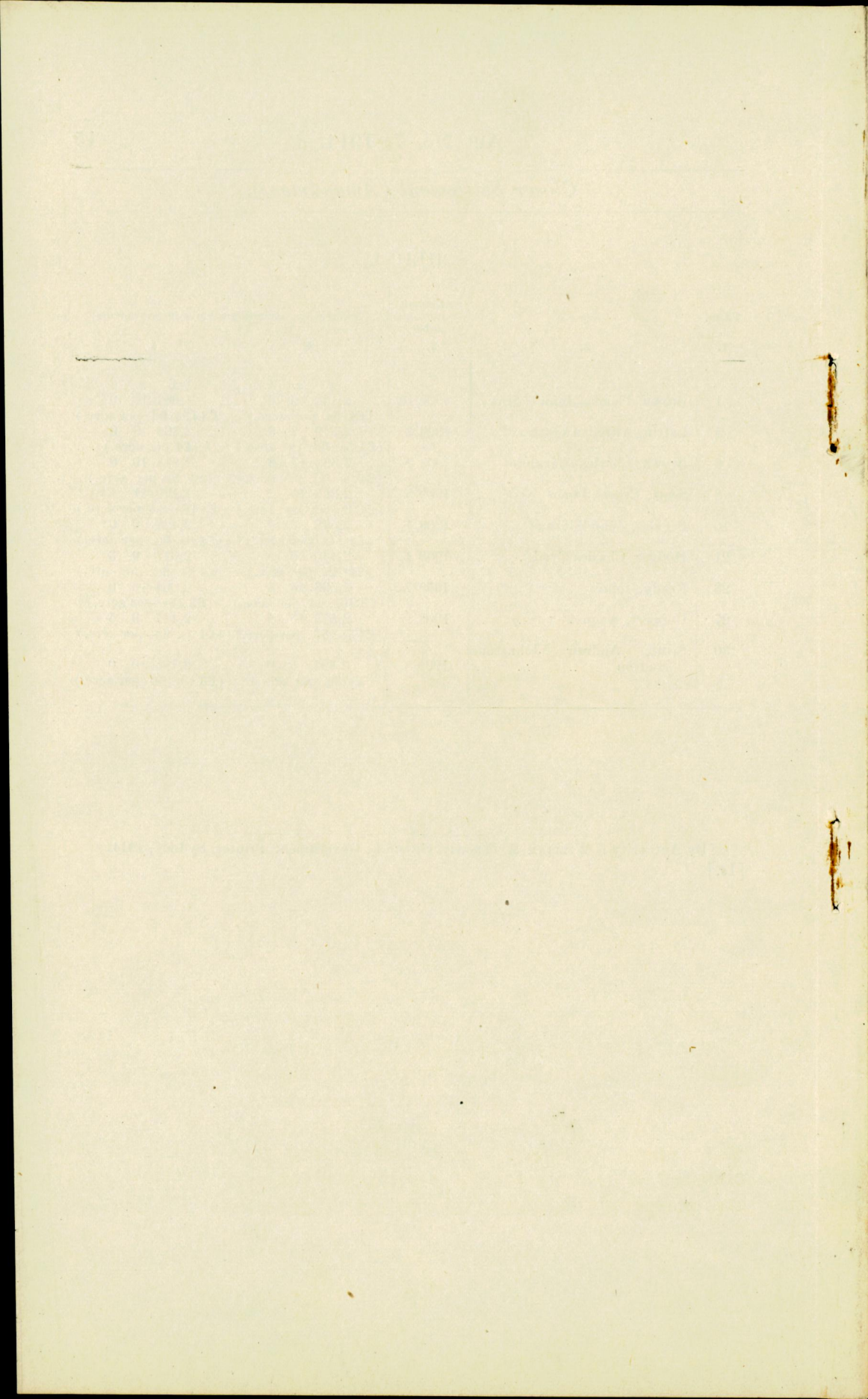
*Closer Settlement (Amendment).*

## SCHEDULE.

Farm. 1.	Name. 2.	Settlement purchase number. 3.	Capital value, including value of improvements.	
			4.	5.
1	Brown, Thomas John Cairns ...	1909/10	£ s. d. 2,150 0 0 (£4 6s. per acre.)	£ s. d. 1,987 10 0 (£3 19s. 6d. per acre.)
5	Lattin, Alfred Augustus ...	1909/2	2,349 2 3 (£4 5s. 6d. per acre.)	2,198 0 0 (£4 per acre.)
6	Brown, Charles Alexander ...	1909/9	2,683 17 8 (£4 9s. 6d. per acre.)	2,518 19 0 (£4 4s. per acre.)
8	Scott, Ernest James ...	1909/6	2,268 15 2 (£4 1s. 6d. per acre.)	2,129 11 5 (£3 16s. 6d. per acre.)
10	Peebles, John Alexander ...	1909/4	2,548 0 0 (£4 11s. per acre.)	2,422 0 0 (£4 6s. 6d. per acre.)
21	Hodges, Charles Cyril...	1909/8	2,440 6 0 (£4 12s. per acre.)	2,347 9 3 (£4 8s. 6d. per acre.)
23	Reedy, John ...	1909/7	2,096 16 3 (£3 19s. 6d. per acre.)	2,004 10 0 (£3 16s. per acre.)
27	Geppert, August ...	1909/1	2,575 15 8 (£4 7s. 6d. per acre.)	2,487 9 5 (£4 4s. 6d. per acre.)
30	Scott, Andrew Johnstone Hudson ...	1909/3	2,324 0 0 £4 3s. per acre.)	2,198 0 0 (£3 18s. 6d. per acre.)

By Authority: WILLIAM APPLIGATE GULLICK, Government Printer, Sydney, 1914.

[1s.]





*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.*

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

*Legislative Assembly Chamber,  
Sydney, 8 April, 1914.*

## New South Wales.



ANNO QUINTO

GEORGII V REGIS.

\*\*\*\*\*

Act No. 7, 1914.

**An Act** to authorise the purchase by the Minister of certain lands for settlement purchase; to make further provision for the disposal of land and improvements within settlement purchase areas; to confer and impose certain rights and liabilities on minors; to reduce the capital value of certain settlement purchases; to provide for the payment of interest on postponed instalments; to fix a date for the

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

**THOS. H. THROWER,**  
*Chairman of Committees of the Legislative Assembly.*

---

*Closer Settlement (Amendment).*

---

the payment of instalments on settlement purchases; to enable the Minister to grant extension of time to pay instalments in certain cases; to amend the Closer Settlement Acts, the Closer Settlement Promotion Act, 1910, and other Acts; and for purposes consequent thereon or incidental thereto. [Assented to, 16th April, 1914.]

**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:—

*Short title.*

Short title.

**1.** This Act may be cited as the "Closer Settlement (Amendment) Act, 1914," and shall be construed with the Closer Settlement Promotion Act, 1910, the Closer Settlement Act, 1904, the Closer Settlement (Amendment) Act, 1906, the Closer Settlement (Amendment) Act, 1907, the Closer Settlement (Amendment) Act, 1909, and the Closer Settlement (Amendment) Act, 1912.

The five last-mentioned Acts are herein referred to as "the Closer Settlement Acts."

*Applications under the Closer Settlement Promotion Act, 1910.*

Land applied for under Act of 1910 may be purchased by Minister and held by applicant as settlement purchase.

**2.** Where application is made under section three of the Closer Settlement Promotion Act, 1910, the Minister, instead of proceeding under that Act, may, with the vendor's consent, purchase such land at a price not exceeding that recommended by an advisory board and a valuer of the Government Savings Bank.

Lands so purchased by the Minister shall—subject to payment by the applicant to the Crown of the prescribed percentage of the purchase money by way of a deposit and survey fee or other fees and expenses—vest in and  
be

*Closer Settlement (Amendment).*

be held by the applicant as a settlement purchase, under the provisions of the Closer Settlement Acts. The amount of the purchase money paid by the Minister for each settlement purchase shall for the purposes of such Act be deemed to be the capital value of the settlement purchase.

*How purchase money to be paid.*

**3.** Any purchases or resumptions of land under the Closer Settlement Acts, and any purchases under the last-preceding section, shall be paid for—

Payment of purchase-money or compensation.

- (a) in cash, or with the concurrence of the owner, vendor, or mortgagee, by inscribed stock or Treasury bills; or
- (b) with the concurrence aforesaid, by certificate issued by the Minister, authorising the payment out of the Treasury of the amount of the purchase-money or compensation in such instalments, and bearing interest at such rate as may be therein specified. Such certificate shall be negotiable only with the consent of the Minister.

Any sums payable in respect of such purchases or resumptions may be paid out of the Closer Settlement Fund: Provided that all revenue received from the land in connection with which such sums have been so paid shall be credited to the said fund.

*After auction sales.*

**4.** Where any land within a settlement purchase area has been offered for sale by auction and not sold (whether such offering for sale was before or after the commencement of this Act) the Governor may grant such land at the upset prices thereof to any person who shall duly apply for the same.

After auction sale at upset price.

The applicant shall with his application lodge a deposit of twenty-five per centum of the said upset price, and, if the application be approved by the Minister,

---

*Closer Settlement (Amendment).*

---

Minister, shall pay the balance of the said price subject to such terms and conditions as were notified in the Gazette in connection with the aforesaid offering at auction; and upon default of the due payment thereof the contract for sale may be cancelled and any moneys paid may be forfeited by notification in the Gazette.

*Permissive occupancies.*

Repeal of s.  
39 of Act of  
1904.

**5.** Section thirty-nine of the Closer Settlement Act, 1904, is hereby repealed, and the following is substituted for it:—

Permits to  
occupy lands  
not sold.

39. The Minister may grant permits to occupy from month to month any lands within a settlement purchase area which remain undisposed of, subject to the following terms and conditions:—

- (a) The rent shall be as agreed between the Minister and the occupant, and shall be paid in advance to the Colonial Treasurer.
- (b) The occupant shall take care of and safeguard all improvements situated on the land he is permitted to occupy.
- (c) The occupant shall not allow more than the specified number of stock to graze upon the land.
- (d) The occupancy may be determined by the Minister giving the occupant or by the occupant giving the Under Secretary for Lands two weeks' notice in writing.
- (e) Any other conditions which the Minister may deem advisable.
- (f) If any of the conditions are not complied with, the Minister may, by any person whatsoever, at once enter into possession of the land, and such entry shall be conclusive proof of the non-observance of the condition. The occupant shall thereupon give up occupation of the land.

(g)

*Closer Settlement (Amendment).*

- (g) The permit to occupy shall not exempt the land from being acquired as a settlement purchase or otherwise under the Closer Settlement Acts. The occupancy of so much of the land as may be so applied for shall cease and determine from the date of any such application, and the rent shall be adjusted or any balance refunded as the case may be.

*Sale or lease of forfeited settlement purchases.*

6. If any land acquired under the Closer Settlement Promotion Act, 1910, is forfeited, and the commissioners are unable—within a reasonable time—to resell it upon acceptable terms as a settlement purchase, they may dispose of such land by sale or lease—either by auction or tender—upon such terms and conditions as the Minister may agree to. Any movable improvements on land forfeited and acquired as aforesaid may be disposed of in a similar manner, separately from the land.

Disposal of forfeited land when it cannot be sold as settlement purchase.

*Reference to the Land Appeal Court and rehearing by local land board.*

7. (1) The Minister may refer any decision or recommendation of any local land board given or made under the Closer Settlement Acts before or after the commencement of this Act to the Land Appeal Court for determination in any case where he deems that further consideration is necessary or desirable.

Reference to Land Appeal Court.

(2) Where the Minister considers that further consideration of any such decision or recommendation by the local land board, given or made before or after the commencement of this Act is necessary or desirable, he may return it to such board for such purpose, and such board may, with or without taking further evidence, uphold, reverse, alter, or amend its previous decision or recommendation as it may consider just.

Rehearing by local land board.

(3)

*Closer Settlement (Amendment).*

Retention of  
part or whole  
of deposit  
upon  
withdrawal.

(3) Where, after such further consideration, the withdrawal of an application for a settlement purchase is permitted, the board may retain the whole or such portion of the deposit as may seem justifiable.

*Change of venue.*

Land boards  
may be  
authorised to  
deal with  
matters  
outside their  
own district.

8. The Minister may from time to time direct any local land board to deal with any matter, question, or inquiry that has arisen under the Closer Settlement Acts, before or after the commencement of this Act, without regard to the land board district or land district in which the land forming the subject of such matter, question, or inquiry may be situated. And the said land board shall have as full power and jurisdiction to deal with the matter, and to come to a determination therein, as if the land aforesaid were situated within that board's proper land board district or land district.

Where before the commencement of this Act a local land board has, from inadvertence or otherwise, dealt with or determined any such matter, question, or inquiry, relating to land situated outside its land board district or land district, such dealing or determination shall be and be deemed to have been as valid as if such land were situated within the land board district or land district of such board.

*Rights and liabilities of minors.*

Rights and  
liabilities of  
minors.

9. Any person between the ages of sixteen and twenty-one years who, before or after the commencement of this Act, has made or acquired, or shall make or acquire, a settlement purchase, and who during his ownership, either personally or by an agent, enters into any agreement for or in relation to the performance of any work or the rendering of any services on such settlement purchase or in relation thereto, or to the loan of money, or the sale or purchase of goods and chattels of any description whatsoever, or who in like manner enters into any agreement connected with the occupation, management, or general purposes of such settlement purchase not being in violation of the provisions of this Act or the Closer Settlement Act, 1904, or any Act amending the same, shall be subject to the same liabilities

*Closer Settlement (Amendment).*

liabilities and have the same rights in respect of such agreement as if he were of the full age of twenty-one years.

*Reduction of the capital value of settlement purchases (Boree Creek Estate).*

**10.** Whereas it is desirable and expedient that the capital values of the settlement purchases specified in column four of Schedule A hereto shall be reduced to the amounts specified in column five thereof, it is hereby enacted that the capital values of the said settlement purchases shall be deemed to be and to have been at the respective dates of application therefor, the amounts set out against each settlement purchase in the said column five.

The amounts lodged as deposits and paid as instalments in connection with such settlement purchases, exclusive of interest on such instalments, shall be applied in reduction of the purchase money, and no refund will be made of any sums so paid. The annual instalments of the balance of the purchase money and interest in respect of each settlement purchase mentioned therein shall be five per centum of the amounts set out in the said column five opposite to such settlement purchases.

*Repeal.*

**11.** The provisions of the hereinafter mentioned sections contained in the Closer Settlement Act, 1904, and the Closer Settlement (Amendment) Act, 1907, are hereby repealed, namely:—Sections five, six, seven, twelve, thirteen, fourteen, fifteen, sixteen, seventeen, nineteen, and forty-one of the Closer Settlement Act, 1904, and section seventeen of the Closer Settlement (Amendment), Act 1907.

*Fulfilment of the conditions of residence.*

**12.** (1) Any person who is the holder of any holding, and who is living continuously thereon as his bona-fide home without any other habitual residence at the time of making or acquiring a settlement purchase may, with the

Value of  
Boree Creek  
Estate farms.

Repeal of  
sections of  
previous  
Acts.

Residence  
may be ful-  
filled on  
other land.

*Closer Settlement (Amendment).*

the consent of the local land board or the Minister, and subject to such conditions as may be agreed upon, carry out the condition of residence attached to such settlement purchase by residing on the holding first mentioned: Provided that the land so held and resided upon shall be within a reasonable working distance of such settlement purchase.

Definition of  
"holding."

(2) The word "holding" in this section shall mean and include any holding under the Crown Lands Acts, the Closer Settlement Acts, the Closer Settlement Promotion Act, 1910, and shall also include any freehold.

*Dedication of lands.*

Reservation  
or dedication  
of lands.

**13.** The Minister by notice published in the Gazette may and shall be deemed to have had the power to reserve or dedicate lands within a settlement purchase area—in such manner as may seem best for the public interest—for any purpose notified in the Gazette as a public purpose. Upon such notice being so published such lands shall become and be reserved or dedicated accordingly, and may at any time be granted in fee simple for such purpose.

The Minister shall have the same powers of revocation of any such reservation or dedication as are conferred upon him by section twenty-five of the Crown Lands Consolidation Act, 1913, in respect to reservations and dedications of Crown lands.

*Interest on postponed instalments.*

Interest on  
postponed  
instalments.

**14.** Notwithstanding anything to the contrary in the Closer Settlement Acts, the debts incurred in respect of instalments on settlement purchases due prior to the first day of December, one thousand nine hundred and fourteen, and postponed under the provisions of section twenty-nine of the Closer Settlement Act, 1904, shall be computed up to the said day. Such debts shall be payable as provided by the said section twenty-nine, except that the interest in respect of the debts due on the first day of December, one thousand nine hundred and fourteen, shall be paid with the annual instalments on the first day of December each year or within three months



*Closer Settlement (Amendment).*

months thereafter. The interest on instalments due subsequently to the first day of December, one thousand nine hundred and fourteen, and postponed under the provisions of section twenty-nine of the Closer Settlement Act, 1904, shall be paid each year on the first day of December, or within three months thereafter.

*Annual instalments on settlement purchases.*

**15.** Notwithstanding anything to the contrary in the Closer Settlement Acts, settlement purchasers, including settlement purchasers under the Closer Settlement Promotion Act, 1910, shall, on the first day of December, one thousand nine hundred and fourteen, have the option of—

- (a) paying interest on the balance of purchase money, at the rate charged on their settlement purchases up to the first day of December, one thousand nine hundred and fourteen, from the date when the then last annual instalment became due; or
- (b) failing payment of such interest before the first day of March, one thousand nine hundred and fifteen, having the same added without fine to the balance of purchase money owing on their settlement purchases.

Thereafter the annual instalments to be paid in respect of the settlement purchases shall be paid on the first day of December in each year, or within three months thereafter :

Provided that when a settlement purchase is made or acquired after the first day of December, one thousand nine hundred and fourteen, the settlement purchaser shall have a like option exercisable on the first day of December after the date of the settlement purchase application.

*Extension of time to pay overdue instalments.*

**16.** The Minister may grant extension of time to pay overdue instalments in respect of settlement purchases, including settlement purchases under the Closer Settlement

Annual  
instalments  
on settlement  
purchases.

Extension o  
time to pay  
overdue  
instalments.

---

*Closer Settlement (Amendment).*

---

Settlement Promotion Act, 1910, in any case where he is satisfied—

- (1) that the holder of the settlement purchase is unable to pay such instalments ; and
- (2) that the amount overdue, including any instalments postponed under the provisions of section twenty-nine of the Closer Settlement Act, 1904, and the amount of advances by way of mortgage, do not together exceed seventy-five per centum of the purchase money paid off the settlement purchase plus the value of the holders improvements as disclosed by the conditional purchase inspector's report last received.

The period allowed under any one extension shall not exceed five years ; and during the period of any such extension interest on the amount of such overdue instalments at the rate of five per centum per annum shall be paid.

*Amendment of the Closer Settlement Act, 1904.*

- 17.** The following amendments are made in the Closer Settlement Act, 1904 :—
- Amendments of Act of 1904.  
Section 4. Section four—The definition of “ Design plan ” is omitted.
- Section 29. Section twenty-nine, subsection (b)—The words “ improvement, cultivation, or otherwise ” are substituted for the words “ improvements and cultivation ”
- After the words “ village or town ” the words “ and for that purpose the village or town need not have been proclaimed or notified as such ” are inserted.
- Section 38. Section thirty-eight—“ Minister ” is substituted for “ Governor ”
- Amendment of Act of 1904, s. 5. Section fifty-three—The words “ one month ” are substituted for the words “ fourteen days ” wherever occurring.

*Amendment*

---

*Closer Settlement (Amendment).*

---

*Amendment of the Closer Settlement (Amendment)  
Act, 1906.*

**18.** Section seven of the Closer Settlement (Amendment) Act, 1906, is amended by substituting the word "Minister" for the word "Governor." Amendment of Act of 1906, ss. 7 and 8.

Section eight is amended by omitting the words "and adjoining such land" and by inserting the words "or any part thereof" after the word "land" and before the word "added."

*Amendment of the Closer Settlement (Amendment)  
Act, 1907.*

**19.** Section five, subsection one, of the Closer Settlement (Amendment) Act, 1907, is amended by inserting the words "or within a radius of fifteen miles from the terminus thereof" next before the expression "being the property of one owner." Amendment of Act of 1907, s. 5.

*Amendment of the Closer Settlement (Amendment)  
Act, 1909.*

**20.** Section eight of the Closer Settlement (Amendment) Act, 1909, is amended by the substitution of the words "age of sixteen years" for the words "age of eighteen years." Amendment of Act of 1909, s. 8.

Section nineteen, subsection one, of the Closer Settlement (Amendment) Act, 1909, is amended by inserting the words "or within a radius of fifteen miles from the terminus thereof" next after the words "proposed railway." Section 19(1).

In section twenty-one of the same Act the following amendments are made:— Section 21.

Subsection two—the words "or the Closer Settlement Promotion Act, 1910," are inserted next after the word "Acts." Section 21(2).

The words "a plan of subdivision showing" and the words "and shall be the design plan of the land" are omitted.

Subsection

*Closer Settlement (Amendment).*

Amendment  
of Act of  
1909.  
Section 21 (3).

Subsection three—The words “at any time and in any respect” are omitted.

The words “any design plan” are omitted, and in lieu thereof the words “the areas and values of settlement purchases” are inserted.

The word “made” is omitted, and the word “approved” is inserted in lieu thereof.

The words “and also the Commissioners of the Government Savings Bank of New South Wales in the case of settlement purchases acquired under the Closer Settlement Promotion Act, 1910,” are inserted next after the word “owner.”

The words “Remnants of Crown lands within or adjoining settlement purchases acquired under the Closer Settlement Promotion Act, 1910, may, with the consent of the owners be added thereto on such terms and conditions as may be approved by the Minister” are inserted as a further paragraph after the words “shall be obtained.”

The words “according to the design thereof” are omitted.

The words “to approve of plans under the Crown Lands Consolidation Act, 1913,” are added at the end of the subsection.

Section 21 (5).

Subsection five—The words “shall be notified for disposal under the design plan and” are omitted.

Section 21 (6).

Subsection six—The words “or which in the opinion of the advisory board should be granted in exchange for other land,” are inserted next after the word “same.” The words “or exchange” are inserted next after the word “tender.”

*Amendments of the Closer Settlement Promotion Act,  
1910.*

Amendment  
of Act of  
1910.  
Section 3.

**21.** Section three of the Closer Settlement Promotion Act, 1910, is amended by substituting the word “cause” for the word “notify”; by inserting the words

*Closer Settlement (Amendment).*

words "to be notified" next after the word "commissioners"; and by adding at the end of the section the following proviso:—

"Provided that for the purposes of this section the provision of paragraph (b) of section twenty-six of the Closer Settlement Act, 1904, shall not operate to disqualify an applicant merely on the ground that the land he desires to purchase is held by him as a tenant with a right of purchase."

Section four is amended by omitting the words "on being satisfied" and by omitting paragraphs (a), (b), and (c). Amendment of Act of 1910.

Section six is amended by the addition of the words "not being less than three in number" after the words "remaining applicants." Section 4. Section 6.

Section seven is repealed, and the following is substituted therefor:— Section 7.

7. The Minister, on being satisfied—

- (a) that the lands, the subject of such application, are suitable for settlement;
- (b) that the applicants are qualified as aforesaid; and
- (c) that such lands do not exceed a home maintenance area for each applicant,

may approve of the purchases, and upon such approval the vendor may surrender to the Crown the land agreed to be purchased, in order that the purchaser may acquire such land as a settlement purchase and obtain the advance from the commissioners as hereinafter in this Act provided.

Section eight: The following sentence is added at the end of subsection (d):—"The first instalment shall be paid at the end of the first year from the date of commencement of title, or within three months thereafter." Section 8.

Section twelve is amended by adding at the end of the section the following proviso:— Section 12.

"Provided that where the existence of useful improvements warrant it, the advance may be up to three thousand pounds; but in no case shall more than two hundred pounds be advanced on account of any dwelling-house on the land"

Section

---

*Closer Settlement (Amendment).*

---

Amendment  
of Act of  
1910, s. 15.

Section fifteen: The following amendments are made:—

The words “by such holder before or” are inserted next after the word “thereon”

The words “provided that such improvements have not been taken into account by the advisory board and the commissioners when making the valuations specified in section four of this Act” are added at the end of the first paragraph.

*Amendment of the Closer Settlement (Amendment)  
Act, 1912.*

Amendment  
of Act of  
1912, s. 3.

**22.** Section three: The words “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” are omitted.

Section 4 (3).

Section four, subsection three, is omitted, and the following subsection is inserted in lieu thereof:—

(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 holder. The determination of the local land board, subject to appeal to the Land Appeal Court, shall be final and conclusive.

*Power to make regulations.*

Power to  
make  
regulations.

**23.** The Governor may exercise, for the purpose of carrying out the provisions of this Act, the powers of making regulations conferred upon him by section fifty-three of the Closer Settlement Act, 1904.

---

SCHEDULE.

*Closer Settlement (Amendment).*

## SCHEDULE.

Farm. 1.	Name. 2.	Settlement purchase number. 3.	Capital value, including value of improvements.	
			4.	5.
1	Brown, Thomas John Cairns ...	1909/10	£ s. d. 2,150 0 0 (£4 6s. per acre.)	£ s. d. 1,987 10 0 (£3 19s. 6d. per acre.)
5	Lattin, Alfred Augustus ...	1909/2	2,349 2 3 (£4 5s. 6d. per acre.)	2,198 0 0 (£4 per acre.)
6	Brown, Charles Alexander ...	1909/9	2,633 17 8 (£4 9s. 6d. per acre.)	2,518 19 0 (£4 4s. per acre.)
8	Scott, Ernest James ...	1909/6	2,268 15 2 (£4 1s. 6d. per acre.)	2,129 11 5 (£3 16s. 6d. per acre.)
10	Peebles, John Alexander ...	1909/4	2,548 0 0 (£4 11s. per acre.)	2,422 0 0 (£4 6s. 6d. per acre.)
21	Hodges, Charles Cyril...	1909/8	2,440 6 0 (£4 12s. per acre.)	2,347 9 3 (£4 8s. 6d. per acre.)
23	Reedy, John ...	1909/7	2,096 16 3 (£3 19s. 6d. per acre.)	2,004 10 0 (£3 16s. per acre.)
27	Geppert, August ...	1909/1	2,575 15 8 (£4 7s. 6d. per acre.)	2,487 9 5 (£4 4s. 6d. per acre.)
30	Scott, Andrew Johnstone Hudson ...	1909/3	2,324 0 0 (£4 3s. per acre.)	2,198 0 0 (£3 18s. 6d. per acre.)

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

G. STRICKLAND,

*Governor.*

*State Government House,  
Sydney, 16th April, 1914.*

Act of 1871  
to amend an Act of the 1st March 1870  
relating to the duties of the Registrar-General

Section 1

Description of the property	Value	Rate	Amount
1. The property of the Registrar-General	...	...	...
2. The property of the Registrar-General	...	...	...
3. The property of the Registrar-General	...	...	...
4. The property of the Registrar-General	...	...	...
5. The property of the Registrar-General	...	...	...
6. The property of the Registrar-General	...	...	...
7. The property of the Registrar-General	...	...	...
8. The property of the Registrar-General	...	...	...

In witness whereof I have hereunto set my hand and seal at the City of London this 10th day of July 1871.

G. STROCKLAND

Registrar-General

State Government  
London, 10th July 1871