

New South Wales.



ANNO QUINTO

GEORGE V REGIS.

Act No. 12, 1915.

An Act to validate certain original and additional conditional purchases, conditional purchase leases, a certain conditional lease, a certain settlement lease, and a sale by auction; to vest certain lands in certain persons; and for purposes consequent thereon or incidental thereto. [Assented to, 22nd February, 1915.]

BE it enacted by the King's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled, and by the authority of the same, as follows:—

1. This Act may be cited as the "Crown Lands Short title. Purchases and Leases Validation Act, 1915."

Crown Lands Purchases and Leases Validation.

Conditional
purchase by
John Sharp.

2. The conditional purchase applied for on the twenty-eighth day of April, one thousand eight hundred and eighty-seven, by John Sharp, of forty acres, parish of Falnash, county of Roxburgh, therein described, shall be deemed to have related to portion forty-five of the said parish and county; and the confirmation of such application by the local land board on the twenty-seventh day of July, one thousand eight hundred and eighty-seven, shall, notwithstanding the terms thereof, be deemed to have related to the said portion forty-five; and such application shall be deemed to have been duly made and confirmed as aforesaid, notwithstanding that the land in the said portion was within a population area, and notwithstanding the decision, order, or direction of any court or land board.

Conditional
purchase by
Joseph
Hunter.

3. The conditional purchase, at the rate of one pound ten shillings per acre, made by Joseph Hunter on the sixth day of January, one thousand eight hundred and eighty-seven, of portion thirty-seven of sixty-four acres, parish of Comlaroi, county of Fitzroy, being part of special area number seven, proclaimed twenty-sixth day of June, one thousand eight hundred and eighty-six, shall be deemed to have been duly made, although the price fixed in the said proclamation was three pounds per acre.

Conditional
purchase
leases
mentioned in
Schedule One.

4. The fact that the land comprised in the application for any of the conditional purchase leases mentioned in Schedule One to this Act includes land which at the time of such application was appropriated for the purpose of the construction of the Lismore to Murwillumbah railway line shall not operate to affect the validity or effect of such application or any confirmation of the same, or any lease granted or to be granted in pursuance thereof.

Settlement
lease to
Michael
Joseph
Gallery.

5. The formal lease to Michael Joseph Gallery, executed by the Governor on the nineteenth day of September, one thousand eight hundred and ninety-six, in pursuance of an application for a settlement lease of land described in such lease, that is to say, two thousand six hundred acres, being portion four, parish of Billaboo South, within settlement lease area number eighty-five,

is

Crown Lands Purchases and Leases Validation.

is declared to be a good and valid lease, subject to the terms contained therein or annexed by law thereto, notwithstanding the decision, order, or direction of any court or land board.

6. The following additional conditional purchases, which purported to have been made by Mary Kane in virtue of an original conditional purchase of one hundred acres made by her former husband, John Quinlan, on the twenty-eighth day of July, one thousand eight hundred and sixty-two, and who died intestate on the twenty-eighth day of March, one thousand eight hundred and sixty-three, leaving him surviving John Quinlan, his heir at law, namely, thirty-seven and three-quarter acres and forty acres respectively applied for on the sixth day of May, one thousand eight hundred and seventy-five; forty acres, applied for on the eleventh day of November, one thousand eight hundred and seventy-five; forty acres, applied for on the third day of April, one thousand eight hundred and eighty-four; and ninety-six and one-half acres, applied for on the fifth day of September, one thousand eight hundred and eighty-nine, shall be deemed to have been and to be as valid as if the said original conditional purchase was, at the respective times of the making of the additional conditional purchases, held by the said Mary Kane.

Additional conditional purchases of Mary Kane.

7. The sale by auction to Elizabeth Feehan of the portion of land described in Schedule Two to this Act is declared to have been and to be valid, notwithstanding that such land formed part of the land described in the Schedule to the Act 44 Victoria No. 19. And the land is hereby vested in the said Elizabeth Feehan for an estate in fee-simple, free from any trusts or conditions affecting the same, other than trusts and conditions created or imposed by the said Elizabeth Feehan.

Land vested in Elizabeth Feehan.

8. The additional conditional purchase of portion seventy-eight of forty acres, parish of Cowan, county of Northumberland, made on the twenty-eighth day of September, one thousand eight hundred and eighty-two, by John Toomey, junior, shall be deemed to have been duly made by the said John Toomey on his own behalf, notwithstanding anything inconsistent therewith in the application,

Additional conditional purchase of John Toomey.

Crown Lands Purchases and Leases Validation.

application, or in any document issued in pursuance thereof, and notwithstanding anything therein which would otherwise render such application, or any confirmation thereof, invalid in law.

Vesting of part of travelling stock reserve within portion 15, parish of Chambigne.

9. The part of the reserve from sale for travelling stock number four hundred and twenty which is within measured portion fifteen, parish of Chambigne, county of Fitzroy, which reserve was as to the said part revoked by Gazette notice of the eleventh day of May, one thousand nine hundred and ten, is hereby vested in Charles Frederick Tindal for an estate in fee simple.

Conditional purchase and conditional lease by John McGill De Britt.

10. On the twenty-sixth day of March, one thousand eight hundred and ninety-six, John McGill De Britt, being then an alien, applied for an original conditional purchase of eighty-one acres and a conditional lease of two hundred and forty and three-quarter acres, being respectively portion eighty-two and portion seventy-three, parish Weedallion, county Bland, land district of Young. The applications were confirmed by the local land board on the thirtieth day of July, one thousand eight hundred and ninety-six. The said John McGill De Britt failed to become naturalized within five years after making the said applications as required by section forty-one of the Crown Lands Act of 1895, and, therefore, the lands became forfeited. On the said John McGill De Britt subsequently becoming naturalized, the Minister for Lands, upon the recommendation of the local land board, waived the forfeiture which had been incurred, and as all other conditions had been complied with, the final certificate of conformity in respect of the conditional purchase was issued on the twenty-seventh day of November, one thousand nine hundred and six.

In a suit arising out of an application by the said John McGill De Britt on the seventh day of October, one thousand nine hundred and nine, for an additional conditional purchase in virtue of the said conditional purchase—such application being in conflict with an application made by Thomas Francis James Carr—the High Court, on appeal, has held that having regard to the terms of said section forty-one of the Crown Lands Act of 1895 the Minister for Lands had not the power to waive the said forfeiture.

The

Crown Lands Purchases and Leases Validation.

The said original conditional purchase and conditional lease are hereby declared to have been and to be valid and effectual in law: Provided that nothing herein shall affect any proceedings either at law or in equity instituted before the passing of this Act.

11. The fact that part (thirty acres) of the land described in the application, dated the twenty-eighth day of March, one thousand eight hundred and seventy-two, by James Bennett for the conditional purchase of forty acres—being portion twenty-nine, parish of Lampten, county of King—was not then available for conditional purchase, having been included in Crown grant to Alexander Turner, dated the fifteenth day of September, one thousand eight hundred and fifty-three, shall not operate to affect the validity or effect of such application or conditional purchase, the aforesaid grant having been surrendered to the Crown on the sixteenth day of April, one thousand nine hundred and twelve.

Conditional
purchase by
James
Bennett.

SCHEDULES.

SCHEDULE ONE.

Section 4.

Name of applicant.	Date of application.	No. of portion.	Parish	Area.	
				a.	r.
George Irwin Wilson ...	19 April, 1906	147	Mooball	250	1
Forster Forrester ...	21 June, 1906	85	Dunbible	235	2
George Walter Fairweather	21 June, 1906	149	Mooball	186	3

Crown Lands Purchases and Leases Validation.

SCHEDULE TWO.

Section 7

Thirty acres, county of Saint Vincent, parish of Boyle, portion eighteen: Commencing on the western side of the road of variable width from Braidwood to Jembaicumbene, at the north-eastern corner of portion seventeen of thirty acres three roods; and bounded thence on the east by that road dividing it from portion nineteen of forty-eight acres bearing north six degrees thirty-one minutes west ten chains eighteen links; on the north by a road one chain wide dividing it from portion two hundred and eighty of fifty-nine acres three roods bearing westerly twenty-nine chains twenty-one links; on the west by a road one chain wide dividing it from part of portion one of forty acres bearing southerly ten chains nine links; and on the south by the northern boundary of portion seventeen aforesaid bearing north eighty-nine degrees fifty-five minutes east thirty chains twenty-four links, to the point of commencement.

By Authority:

WILLIAM APPELGATE GULLICK, Government Printer, Sydney, 1915.

[6d.]

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, 12 February, 1915.*

New South Wales.



ANNO QUINTO

GEORGII V REGIS.

Act No. 12, 1915.

An Act to validate certain original and additional conditional purchases, conditional purchase leases, a certain conditional lease, a certain settlement lease, and a sale by auction; to vest certain lands in certain persons; and for purposes consequent thereon or incidental thereto. [Assented to, 22nd February, 1915.]

BE it enacted by the King's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled, and by the authority of the same, as follows:—

1. This Act may be cited as the "Crown Lands Purchases and Leases Validation Act, 1915." **2.** Short title.

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.

Crown Lands Purchases and Leases Validation.

Conditional
purchase by
John Sharp.

2. The conditional purchase applied for on the twenty-eighth day of April, one thousand eight hundred and eighty-seven, by John Sharp, of forty acres, parish of Falnash, county of Roxburgh, therein described, shall be deemed to have related to portion forty-five of the said parish and county; and the confirmation of such application by the local land board on the twenty-seventh day of July, one thousand eight hundred and eighty-seven, shall, notwithstanding the terms thereof, be deemed to have related to the said portion forty-five; and such application shall be deemed to have been duly made and confirmed as aforesaid, notwithstanding that the land in the said portion was within a population area, and notwithstanding the decision, order, or direction of any court or land board.

Conditional
purchase by
Joseph
Hunter.

3. The conditional purchase, at the rate of one pound ten shillings per acre, made by Joseph Hunter on the sixth day of January, one thousand eight hundred and eighty-seven, of portion thirty-seven of sixty-four acres, parish of Comlaroi, county of Fitzroy, being part of special area number seven, proclaimed twenty-sixth day of June, one thousand eight hundred and eighty-six, shall be deemed to have been duly made, although the price fixed in the said proclamation was three pounds per acre.

Conditional
purchase
leases
mentioned in
Schedule One.

4. The fact that the land comprised in the application for any of the conditional purchase leases mentioned in Schedule One to this Act includes land which at the time of such application was appropriated for the purpose of the construction of the Lismore to Murwillumbah railway line shall not operate to affect the validity or effect of such application or any confirmation of the same, or any lease granted or to be granted in pursuance thereof.

Settlement
lease to
Michael
Joseph
Gallery.

5. The formal lease to Michael Joseph Gallery, executed by the Governor on the nineteenth day of September, one thousand eight hundred and ninety-six, in pursuance of an application for a settlement lease of land described in such lease, that is to say, two thousand six hundred acres, being portion four, parish of Billaboo South, within settlement lease area number eighty-five,
is

Crown Lands Purchases and Leases Validation.

is declared to be a good and valid lease, subject to the terms contained therein or annexed by law thereto, notwithstanding the decision, order, or direction of any court or land board.

6. The following additional conditional purchases, which purported to have been made by Mary Kane in virtue of an original conditional purchase of one hundred acres made by her former husband, John Quinlan, on the twenty-eighth day of July, one thousand eight hundred and sixty-two, and who died intestate on the twenty-eighth day of March, one thousand eight hundred and sixty-three, leaving him surviving John Quinlan, his heir at law, namely, thirty-seven and three-quarter acres and forty acres respectively applied for on the sixth day of May, one thousand eight hundred and seventy-five; forty acres, applied for on the eleventh day of November, one thousand eight hundred and seventy-five; forty acres, applied for on the third day of April, one thousand eight hundred and eighty-four; and ninety-six and one-half acres, applied for on the fifth day of September, one thousand eight hundred and eighty-nine, shall be deemed to have been and to be as valid as if the said original conditional purchase was, at the respective times of the making of the additional conditional purchases, held by the said Mary Kane.

Additional
conditional
purchases of
Mary Kane.

7. The sale by auction to Elizabeth Feehan of the portion of land described in Schedule Two to this Act is declared to have been and to be valid, notwithstanding that such land formed part of the land described in the Schedule to the Act 44 Victoria No. 19. And the land is hereby vested in the said Elizabeth Feehan for an estate in fee-simple, free from any trusts or conditions affecting the same, other than trusts and conditions created or imposed by the said Elizabeth Feehan.

Land vested
in Elizabeth
Feehan.

8. The additional conditional purchase of portion seventy-eight of forty acres, parish of Cowan, county of Northumberland, made on the twenty-eighth day of September, one thousand eight hundred and eighty-two, by John Toomey, junior, shall be deemed to have been duly made by the said John Toomey on his own behalf, notwithstanding anything inconsistent therewith in the application,

Additional
conditional
purchase of
John Toomey.

Crown Lands Purchases and Leases Validation.

application, or in any document issued in pursuance thereof, and notwithstanding anything therein which would otherwise render such application, or any confirmation thereof, invalid in law.

Vesting of part of travelling stock reserve within portion 15, parish of Chambigne.

9. The part of the reserve from sale for travelling stock number four hundred and twenty which is within measured portion fifteen, parish of Chambigne, county of Fitzroy, which reserve was as to the said part revoked by Gazette notice of the eleventh day of May, one thousand nine hundred and ten, is hereby vested in Charles Frederick Tindal for an estate in fee simple.

Conditional purchase and conditional lease by John McGill De Britt.

10. On the twenty-sixth day of March, one thousand eight hundred and ninety-six, John McGill De Britt, being then an alien, applied for an original conditional purchase of eighty-one acres and a conditional lease of two hundred and forty and three-quarter acres, being respectively portion eighty-two and portion seventy-three, parish Weedallion, county Bland, land district of Young. The applications were confirmed by the local land board on the thirtieth day of July, one thousand eight hundred and ninety-six. The said John McGill De Britt failed to become naturalized within five years after making the said applications as required by section forty-one of the Crown Lands Act of 1895, and, therefore, the lands became forfeited. On the said John McGill De Britt subsequently becoming naturalized, the Minister for Lands, upon the recommendation of the local land board, waived the forfeiture which had been incurred, and as all other conditions had been complied with, the final certificate of conformity in respect of the conditional purchase was issued on the twenty-seventh day of November, one thousand nine hundred and six.

In a suit arising out of an application by the said John McGill De Britt on the seventh day of October, one thousand nine hundred and nine, for an additional conditional purchase in virtue of the said conditional purchase—such application being in conflict with an application made by Thomas Francis James Carr—the High Court, on appeal, has held that having regard to the terms of said section forty-one of the Crown Lands Act of 1895 the Minister for Lands had not the power to waive the said forfeiture.

The

Crown Lands Purchases and Leases Validation.

The said original conditional purchase and conditional lease are hereby declared to have been and to be valid and effectual in law: Provided that nothing herein shall affect any proceedings either at law or in equity instituted before the passing of this Act.

11. The fact that part (thirty acres) of the land described in the application, dated the twenty-eighth day of March, one thousand eight hundred and seventy-two, by James Bennett for the conditional purchase of forty acres—being portion twenty-nine, parish of Lampten, county of King—was not then available for conditional purchase, having been included in Crown grant to Alexander Turner, dated the fifteenth day of September, one thousand eight hundred and fifty-three, shall not operate to affect the validity or effect of such application or conditional purchase, the aforesaid grant having been surrendered to the Crown on the sixteenth day of April, one thousand nine hundred and twelve.

Conditional
purchase by
James
Bennett.

SCHEDULES.

SCHEDULE ONE.

Section 4.

Name of applicant.	Date of application.	No. of portion.	Parish.	Area.
George Irwin Wilson ...	19 April, 1906	147	Mooball	a. r. 250 1
Forster Forrester ...	21 June, 1906	85	Dunbible	235 2
George Walter Fairweather	21 June, 1906	149	Mooball	186 3

SCHEDULE

Crown Lands Purchases and Leases Validation.

Section 7.

SCHEDULE TWO.

Thirty acres, county of Saint Vincent, parish of Boyle, portion eighteen: Commencing on the western side of the road of variable width from Braidwood to Jembaicumbene, at the north-eastern corner of portion seventeen of thirty acres three roods; and bounded thence on the east by that road dividing it from portion nineteen of forty-eight acres bearing north six degrees thirty-one minutes west ten chains eighteen links; on the north by a road one chain wide dividing it from portion two hundred and eighty of fifty-nine acres three roods bearing westerly twenty-nine chains twenty-one links; on the west by a road one chain wide dividing it from part of portion one of forty acres bearing southerly ten chains nine links; and on the south by the northern boundary of portion seventeen aforesaid bearing north eighty-nine degrees fifty-five minutes east thirty chains twenty-four links, to the point of commencement.

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

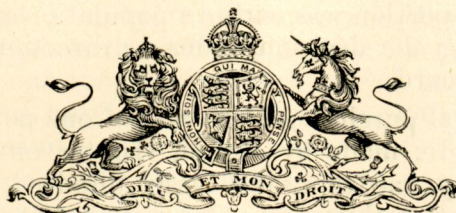
G. STRICKLAND,
State Government House, Governor.
Sydney, 22nd February, 1915.

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.

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

*Legislative Assembly Chamber,
Sydney, 11 February, 1915.*

New South Wales.



ANNO QUINTO

GEORGII V REGIS.

Act No. , 1915.

An Act to validate certain original and additional conditional purchases, conditional purchase leases, a certain conditional lease, a certain settlement lease, and a sale by auction; to vest certain lands in certain persons; and for purposes consequent thereon or incidental thereto.

BE it enacted by the King's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled, and by the authority of the same, as follows:—

1. This Act may be cited as the "Crown Lands Short title Purchases and Leases Validation Act, 1915."

Crown Lands Purchases and Leases Validation.

- 2.** The conditional purchase applied for on the twenty-eighth day of April, one thousand eight hundred and eighty-seven, by John Sharp, of forty acres, parish of Falnash, county of Roxburgh, therein described, shall
5 be deemed to have related to portion forty-five of the said parish and county; and the confirmation of such application by the local land board on the twenty-seventh day of July, one thousand eight hundred and eighty-seven, shall, notwithstanding the terms thereof, be
10 deemed to have related to the said portion forty-five; and such application shall be deemed to have been duly made and confirmed as aforesaid, notwithstanding that the land in the said portion was within a population area, and notwithstanding the decision, order, or direction of
15 any court or land board.
- 3.** The conditional purchase, at the rate of one pound ten shillings per acre, made by Joseph Hunter on the sixth day of January, one thousand eight hundred and eighty-seven, of portion thirty-seven of sixty-four acres,
20 parish of Comlaroi, county of Fitzroy, being part of special area number seven, proclaimed twenty-sixth day of June, one thousand eight hundred and eighty-six, shall be deemed to have been duly made, although the price fixed in the said proclamation was three pounds
25 per acre.
- 4.** The fact that the land comprised in the application for any of the conditional purchase leases mentioned in Schedule One to this Act includes land which at the time of such application was appropriated for the purpose
30 of the construction of the Lismore to Murwillumbah railway line shall not operate to affect the validity or effect of such application or any confirmation of the same, or any lease granted or to be granted in pursuance thereof.
- 5.** The formal lease to Michael Joseph Gallery, executed by the Governor on the nineteenth day of
35 September, one thousand eight hundred and ninety-six, in pursuance of an application for a settlement lease of land described in such lease, that is to say, two thousand
40 six hundred acres, being portion four, parish of Billaboo South, within settlement lease area number eighty-five,
is

Conditional
purchase by
John Sharp.

Conditional
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Conditional
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Settlement
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Crown Lands Purchases and Leases Validation.

is declared to be a good and valid lease, subject to the terms contained therein or annexed by law thereto, notwithstanding the decision, order, or direction of any court or land board.

- 5 **6.** The following additional conditional purchases, Additional
which purported to have been made by Mary Kane in conditional
virtue of an original conditional purchase of one hundred purchases of
acres made by her former husband, John Quinlan, on the Mary Kane.
twenty-eighth day of July, one thousand eight hundred
10 and sixty-two, and who died intestate on the twenty-
eighth day of March, one thousand eight hundred and
sixty-three, leaving him surviving John Quinlan, his
heir at law, namely, thirty-seven and three-quarter acres
and forty acres respectively applied for on the sixth day
15 of May, one thousand eight hundred and seventy-five;
forty acres, applied for on the eleventh day of November,
one thousand eight hundred and seventy-five; forty acres,
applied for on the third day of April, one thousand eight
hundred and eighty-four; and ninety-six and one-half
20 acres, applied for on the fifth day of September, one
thousand eight hundred and eighty-nine, shall be deemed
to have been and to be as valid as if the said original
conditional purchase was, at the respective times of the
making of the additional conditional purchases, held by
25 the said Mary Kane.

- 7.** The sale by auction to Elizabeth Feehan of the Land vested
portion of land described in Schedule Two to this Act is in Elizabeth
declared to have been and to be valid, notwithstanding Feehan
that such land formed part of the land described in the
30 Schedule to the Act 44 Victoria No. 19. And the land
is hereby vested in the said Elizabeth Feehan for an
estate in fee-simple, free from any trusts or conditions
affecting the same, other than trusts and conditions
created or imposed by the said Elizabeth Feehan.

- 35 **8.** The additional conditional purchase of portion Additional
seventy-eight of forty acres, parish of Cowan, county of conditional
Northumberland, made on the twenty-eighth day of purchase of
September, one thousand eight hundred and eighty-two, John Toomey.
by John Toomey, junior, shall be deemed to have been
40 duly made by the said John Toomey on his own behalf,
notwithstanding anything inconsistent therewith in the
application,

Crown Lands Purchases and Leases Validation.

application, or in any document issued in pursuance thereof, and notwithstanding anything therein which would otherwise render such application, or any confirmation thereof, invalid in law.

5 **9.** The part of the reserve from sale for travelling stock number four hundred and twenty which is within measured portion fifteen, parish of Chambigne, county of Fitzroy, which reserve was as to the said part revoked by Gazette notice of the eleventh day of May, one
10 thousand nine hundred and ten, is hereby vested in Charles Frederick Tindal for an estate in fee simple.

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15 purchase of eighty-one acres and a conditional lease of two hundred and forty and three-quarter acres, being respectively portion eighty-two and portion seventy-three, parish Weedallion, county Bland, land district of Young. The applications were confirmed by the local land board
20 on the thirtieth day of July, one thousand eight hundred and ninety-six. The said John McGill De Britt failed to become naturalized within five years after making the said applications as required by section forty-one of the
25 Crown Lands Act of 1895, and, therefore, the lands became forfeited. On the said John McGill De Britt subsequently becoming naturalized, the Minister for Lands, upon the recommendation of the local land board, waived the forfeiture which had been incurred, and as
30 all other conditions had been complied with, the final certificate of conformity in respect of the conditional purchase was issued on the twenty-seventh day of November, one thousand nine hundred and six.

Conditional purchase and conditional lease by John McGill De Britt.

In a suit arising out of an application by the said John McGill De Britt on the seventh day of October,
35 one thousand nine hundred and nine, for an additional conditional purchase—such application being in conflict with an application made by Thomas Francis James Carr—the High Court, on appeal, has held that having regard to
40 the terms of said section forty-one of the Crown Lands Act of 1895 the Minister for Lands had not the power to waive the said forfeiture. The

Crown Lands Purchases and Leases Validation.

The said original conditional purchase and conditional lease are hereby declared to have been and to be valid and effectual in law : Provided that nothing herein shall affect any proceedings either at law or in equity instituted 5 before the passing of this Act.

11. The fact that part (thirty acres) of the land described in the application, dated the twenty-eighth day of March, one thousand eight hundred and seventy-two, by James Bennett for the conditional purchase of 10 forty acres—being portion twenty-nine, parish of Lampten, county of King—was not then available for conditional purchase, having been included in Crown grant to Alexander Turner, dated the fifteenth day of September, one thousand eight hundred and fifty-three, 15 shall not operate to affect the validity or effect of such application or conditional purchase, the aforesaid grant having been surrendered to the Crown on the sixteenth day of April, one thousand nine hundred and twelve.

Conditional
purchase by
James
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SCHEDULES.

20

SCHEDULE ONE.

Section 4.

Name of applicant.	Date of application.	No. of portion.	Parish	Area.
George Irwin Wilson ...	19 April, 1906	147	Mooball	a. r. 250 1
Forster Forrester ...	21 June, 1906	85	Dunbible	235 2
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SCHEDULE TWO.

Section 7.

Thirty acres, county of Saint Vincent, parish of Boyle, portion eighteen : Commencing on the western side of the road of variable width from Braidwood to Jembaicumbene, at the north-eastern corner of portion seventeen of thirty acres three roods ; and bounded thence 30 on the east by that road dividing it from portion nineteen of forty-eight acres bearing north six degrees thirty-one minutes west ten chains eighteen links ; on the north by a road one chain wide dividing it from portion two hundred and eighty of fifty-nine acres three roods bearing westerly twenty-nine chains twenty-one links ; on the west by a road 35 one chain wide dividing it from part of portion one of forty acres bearing southerly ten chains nine links ; and on the south by the northern boundary of portion seventeen aforesaid bearing north eighty-nine degrees fifty-five minutes east thirty chains twenty-four links, to the point of commencement.

Sydney : William Applegate Gullick, Government Printer.—1915.

[6d.]

1892

1. The first part of the book is devoted to a general introduction to the subject of the history of the United States.

2. The second part of the book is devoted to a detailed account of the early history of the United States, from the first settlement to the beginning of the Revolution.

3. The third part of the book is devoted to a detailed account of the Revolution and the early years of the new nation.

4. The fourth part of the book is devoted to a detailed account of the growth of the United States from the beginning of the Revolution to the present time.

5. The fifth part of the book is devoted to a detailed account of the present state of the United States, and the prospects for the future.

6. The sixth part of the book is devoted to a detailed account of the present state of the world, and the prospects for the future.

7. The seventh part of the book is devoted to a detailed account of the present state of the world, and the prospects for the future.

8. The eighth part of the book is devoted to a detailed account of the present state of the world, and the prospects for the future.

9. The ninth part of the book is devoted to a detailed account of the present state of the world, and the prospects for the future.

10. The tenth part of the book is devoted to a detailed account of the present state of the world, and the prospects for the future.

11. The eleventh part of the book is devoted to a detailed account of the present state of the world, and the prospects for the future.

12. The twelfth part of the book is devoted to a detailed account of the present state of the world, and the prospects for the future.

13. The thirteenth part of the book is devoted to a detailed account of the present state of the world, and the prospects for the future.