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.

W. S. MOWLE, Clerk of the Legislative Assembly.

Legislative Assembly Chamber, Sydney, 28th September, 1916.

New South Wales.



ANNO SEPTIMO

GEORGII V REGIS.

Act No. , 1916.

An Act to make further provisions with respect to the management of the Government Savings Bank and for extending and regulating its operations; to amend the Government Savings Bank Act, 1906, the Government Savings Bank Amendment Act, 1913, the Savings Banks Amalgamation Act, 1914, and certain other Acts; and for purposes consequent thereon or incidental thereto.

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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 5 the same, as follows:—

1. This Act may be cited as the "Government Short title. Savings Bank (Further Amendment) Act, 1916," and shall be construed with the Government Savings Bank Act, 1906 (hereinafter referred to as the Principal Act),

10 the Government Savings Bank Amendment Act, 1913, the Savings Banks Amalgamation Act, 1914, and the Government Savings Bank Amendment Act, 1916, and shall, except where otherwise provided in the Act, commence and come into force on the date when the

15 Royal assent is given.

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to say—

2. Section five of the Principal Act, as amended by Amendment section thirteen of the Closer Settlement Promotion of s. 5 of Principal Act, 1910, is amended by inserting after the words "and Act. includes" in the definition of the term "Crown Lands

20 Acts" the following words: "the Western Lands Act of 1901, the Wentworth Irrigation Act, the Hay Irrigation Act, 1902," and by inserting after the words "Closer Settlement Promotion Act, 1910," the words "Irrigation Act, 1912."

3. Section forty-two of the Principal Act is omitted Receal of s. 42 of Principal Act.

and the following section substituted therefor:

42. (1) Where the whole amount at credit of a Commissioner depositor, exclusive of interest, does not at the time may in certain cases of his decease exceed one hundred pounds, and distribute probate of the will of such depositor or letters of amount at credit of a administration of his estate and effects is not or are depositor at not produced to the Commissioners within such his decease time as they think reasonable, the Commissioners without may, without requiring probate of the will or letters production of of administration of the estate and effects of the probate, &c. deceased depositor, in their discretion, pay or distribute the amount so due as aforesaid, and any interest due thereon, to or among any of the persons hereinafter described or indicated, that is

(a) any person who has paid the funeral expenses of the depositor; (b)

(b) creditors of the depositor;

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- (c) the widow or widower of the depositor;
- (d) the persons entitled to the effects of the depositor according to the statutes of distribution;
- (e) the person appearing to the Commissioners to be entitled to take out probate of the will or letters of administration to the estate of the depositor;
- (f) in the case of foreign seamen, the consular authority of any country with which a treaty has been made relative to the payment of moneys due to such seamen;
 - (g) any person undertaking to maintain the children (whether ex-nuptial or otherwise) of the depositor;
 - (h) any ex-nuptial child of the depositor.
- (2) The receipt of any of the persons mentioned in this section shall be a good discharge to the Commissioners for the sum paid, and such receipt may be signed by any of such persons above the age of fourteen years, and shall be binding on any widow, widower, or next-of-kin, or person subsequently appointed as legal representative of the estate of the deceased depositor.
 - (3) If the Commissioners under this section pay money to any person who is afterwards proved not to have been legally entitled thereto, the Commissioners shall not be liable at suit of any person who was so entitled.

But this subsection shall not affect the remedy of the last-mentioned person against the person who received the money.

4. The following new section is inserted next after New section.

35 section fifty-four of the Principal Act:—

54A. The Colonial Treasurer is empowered to Purchase of purchase such debentures.

Purchase of such debentures.

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- **5.** Section sixty-two of the Principal Act, as amended Amendment by the Schedule to the Government Savings Bank of s. 62 of Principal Act. Amendment Act, 1913, is amended by adding at the end of paragraph (b) the following words:—
- 5 (xiii) leases granted under the Western Lands Acts, the Wentworth Irrigation Act, or the Hay Irrigation Act, 1902.
 - (xiv) homestead leases.

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- 6. Section sixty-three, subsection four, of the Prin-Repeal of s. 63 (4) 10 cipal Act is repealed.
- 7. Section sixty-eight, paragraph (b), of the Principal Amendment Act, as amended by the Schedule to the Government of s. 68, paragraph (b), Savings Bank Amendment Act, 1913, is amended by of Principal adding at the end of the paragraph the following Act.

 15 words:—"Provided that loans may be made upon western lands leases and homestead leases notwithstanding the existence of prior charges in respect of

improvements so long as the amount of any such loan, when added to the amount owing or legally claimed in 20 respect of such improvements, does not exceed one-half of the sale value of the security."

8. Section sixty-eight, paragraph (c), of the Amendment Principal Act is amended by omitting after the words of s. 68, "a loan" the words "on the security of land not being 25 a freehold or a certificated conditional purchase shall" and substituting therefor the word "may".

9. Section sixty-eight, paragraph (d), of the New para-Principal Act, as amended by the Schedule to the graph (d) to Government Savings Bank Amendment Act, 1913, is 30 emitted and the following substituted therefor:—

(d) At the option of the Commissioners a loan may be made repayable in the following manner:—
At the expiration of a fixed term not exceeding five years and a half, during which interest only shall be payable; or by half-yearly instalments with interest added, extending over such period not exceeding thirty-one years from the date of expiration of the fixed term as may be specified in the mortgage.

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Government Savings Bank (Further Amendment).

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i de C	10. Paragraph (f) of section sixty-eight of the Principal Act as amended by the Schedule to the Govern-	New paragraph (f) to s. 68.
1	nent Savings Bank Amendment Act, 1913, is repealed,	
a	and the following substituted therefor:—	
5	(f) The amount of any loan (except under section	
	64 and section 68A of this Act) shall be subject	
	to the following limitations:—	
	(i) Where the security consists of an estate of	
7.0	inheritance in fee simple, or of a conditional	
10	purchase in connection with which the first	
	five years certificate has issued (including	
	any additional conditional purchases or asso-	
	ciated conditional leases), the loan shall not	
15	exceed two-thirds of the sale value of the	
19	security.	
	(ii) In the case of the following tenures under	
	the Crown Lands Acts, that is to say,—	
	homestead selections,	
20	conditional purchase leases,	
-0	special conditional purchase leases, in connection with which a certificate of	
	conformity or fulfilment of conditions has	
	issued,	
	homestead farms,	
25	Crown leases,	
	settlement leases,	
	settlement purchases,	
	irrigation farm leases,	
	Wentworth irrigation leases,	
30	Hay irrigation leases,	
	which have had a currency of five years	
	from the date of confirmation,	
	the maximum amount loanable shall be three-	
	fourths of the value of the interest of the	,
35	borrower in the improvements on the land,	
	provided that such loan shall not exceed two-	. 6.
	thirds of the sale value of the security:	
	Provided, however, that where half the	
10	sale value of the security exceeds three-	
4 0	fourths of the value of the interest of the	,
	borrower in the improvements advances may	
	be made up to half the sale value of the	
	security. (iii)	

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	(iii) In the case of the following tenures under
	the Crown Lands Acts, that is to say—
	homestead selections,
	conditional purchase leases,
5	special conditional purchase leases,
J	conditional purchases (with or without
	additional conditional purchases or
	associated conditional leases),
	in connection with which a certificate of
10	conformity or fulfilment of conditions has
10	not issued,
	homestead farms,
	Crown leases,
	settlement leases,
15	settlement purchases,
13	irrigation farm leases,
	Wentworth irrigation leases,
	Hay irrigation leases,
	which have not had a currency of five
20	years from the date of confirmation,
20	the maximum amount loanable shall be
	three-fourths of the value of the interest of
	the borrower in the improvements on the
	land, provided that such loan does not exceed
25	two-thirds of the sale value of the security.
20	(iv) In the case of Western lands leases (whether
	they have or have not had a currency of five
	years from the date of confirmation) and
	homestead leases the maximum sum loanable
30	shall be one-half of the estimated sale value
30	of the security, subject, however, to the
	limitations imposed by section seven of this
	Act.
	11. (1) The following new sections are inserted after New sections.
35	section sixty-eight of the Principal Act:—
00	684 In order to assist holders to establish them- Commis-
	selves on their holdings of the following tenures sioners empowered to
	under the Crown Lands Acts, that is to say— make certain
	homestead selections,
4	conditional purchase leases,
_	special conditional purchase leases,
	conditional

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	conditional purchases (with or without additional conditional purchases or associated conditional leases),
5	in connection with which a certificate of con- formity or fulfilment of conditions has not issued,
	homestead farms,
	Crown leases, settlement leases,
	settlement purchases,
10	irrigation farm leases,
	irrigation farm leases, Wentworth irrigation leases,
	Hay irrigation leases,
	Hay irrigation leases, which have not had a currency of five years from the date of confirmation, the commissioners may make advances up to the
15	the commissioners may make advances up to the
	full value of the interest of the borrower in the
	improvements effected or proposed to be made, and
	in connection with these advances the following
20	conditions shall apply:—
40	(a) The maximum sum loanable on such full
	value basis shall be four hundred pounds.
	(b) After the maximum advance on the full value basis has been made, the Com-
	missioners may make further advances on
25	the basis of one-half of the interest of the
	borrower in the value of further improve-
	ments effected, or proposed to be made.
	until the total amount advanced reaches
30	three-fourths of the value of the improve-
	ments when any further advances shall be made on the basis of three-fourths of the
	interest of the borrower in the value of the
	improvements on the land, provided that
	the total amount of all the advances shall
35	not exceed two-thirds of the sale value of
	security.
	(c) Advances on full value basis of improve-
	ments shall only be made on such improve-
40	ments as, in the opinion of the Com-
LO	missioners, are required for the profitable occupation of the security by any holder.
	(d)
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- (d) The purposes for which advances under this section may be made shall be specified by the Commissioners.
- (e) Advances may be made by instalments as the work proceeds, but in such cases the payments shall be subject to such conditions as may be prescribed by regulation as well as those set out in the mortgage.
- (f) Where an advance is made by instalments and the borrower, in the opinion of the Commissioners, has failed or neglected to complete the improvements in accordance with the terms and purposes specified, the Commissioners may forthwith take possession of the holding included in the security and complete the improvements and such other improvements as they consider necessary.

All costs and expenses thereby occasioned to the Commissioners shall be deemed to be included in any mortgage or other security given by the borrower, and shall be added to the debt, and may be recovered from the borrower, with interest at a rate of one per centum per annum higher than the rate named in the mortgage or other security.

(g) If at any time in the opinion of the Commissioners any money advanced under this section has not been applied to the purpose for which it was advanced, or has not been carefully and economically expended, the Commissioners may refuse to pay any further instalments of the proposed advance, and may at once call in the whole amount already advanced, together with all costs and expenses incurred in connection therewith, whereupon the borrower shall forthwith repay the same.

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(h) Upon default being made by the borrower under this section, either in the use of funds advanced by instalments or under the mortgage, the Commissioners shall have all the powers conferred upon them under Division 2 of Part VI and Part VII of the Principal Act, as amended by the Government Savings Bank Amendment Act, 1913, in addition to those provided by the mortgage deed and the regulations.

(i) Except as otherwise in this Act provided, loans made under this section shall be subject in all other respects to Parts VI and VII of the Principal Act as amended by the Government Savings Bank Amendment Act, 1913, and by the Savings Banks.

Amalgamation Act, 1914.

68B. Where holders of homestead farms or of Boundary Crown leases granted under sections 119, 130A, or be considered 131 of the Crown Lands Consolidation Act, 1913, as by Commissioners when Lands Amendment Act, valuing for 1916, are allowed to effect improvements on their purposes of holdings in lieu of payment of rent, the value of any boundary fencing that may be included in such improvements shall not be considered by the Commissioners when valuing the subject holding for the purposes of an advance under this Act.

(2) The provisions of this section so far as the insertion of new section 68a in the Principal Act is 30 concerned shall come into force on a date to be proclaimed by the Governor, and published in the Gazette.

12. Section sixty-nine of the Principal Act, as Amendment amended by the Schedule to the Government Savings of s. 69. Bank Amendment Act, 1913, is amended as follows:—

Omit paragraph (a) and substitute the following paragraph:

(a) Where such land is held under the Crown Lands Acts, and has become forfeited for non-compliance with conditions under those Acts, it shall thereupon vest in the Commissioners, and may be sold by them to any person, who shall hold the same subject to any conditions prescribed by the Crown 469—B

Lands Acts binding upon the former holder, but free from any liability for any breach before such sale of any such conditions; and the purchaser shall have six months from the time of sale for complying with any unfulfilled improvement conditions in relation to the land.

The proceeds of such sale shall be applied

in the following order:

(i) In payment of any outstanding moneys due under the Crown Lands Acts at the date of forfeiture not exceeding one year's rent or instalments (as the case may be).

(ii) In liquidation of the claims of the Com-

missioners.

(iii) Towards meeting any further outstanding Crown dues.

(iv) Any balance remaining thereafter to be paid into the Treasury to the credit of the Consolidated Revenue.

Where the proceeds of any sale by the Commissioners is not sufficient to pay the bank's debt and the Crown dues outstanding at date of forfeiture in full the balance of any such Crown dues shall be made a charge upon the Consolidated Revenue.

In the event of the Commissioners failing to find a purchaser within twelve months, or within such less period as they may determine and so notify to the Secretary for Lands, or in the case of Western lands leases or homestead leases notify the Western. Land Board, or in the case of irrigation some farm leases, Wentworth, or Hay irrigation leases, notify the Water Conservation and Irrigation Commission, the land may be disposed of as Crown lands under the Crown Lands Acts.

Paragraph (b): After the word "forfeited" insert the words "and disposed of as Crown lands."

13. Section seventy of the Principal Act, as amended Amendment by the Schedule to the "Government Savings Bank of s. 70. Amendment

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Amendment Act, 1913," is amended by inserting the following words at the end of paragraph (a): "or of

some officer appointed by them in that behalf".

14. Section 75A of the Principal Act, inserted by Repeal of s. 5 the Schedule to the Government Savings Bank 75A, new section sub-Amendment Act, 1913, is omitted and the following stituted. section substituted therefor:

75A. The powers and remedies conferred upon Powers of the Commissioners under this Act are not in any Commissioners not 10 way limited or restricted by the provisions of the restricted by Crown Lands Consolidation Act, 1913, the Closer provisions of certain other Settlement Act of 1904, the Western Lands Act, Acts. 1901, the Wentworth Irrigation Act, the Hay Irrigation Act, 1902, the Irrigation Act, 1912, or by

15 any amendment or consolidation thereof.

15. The Principal Act is amended by the addition New section. of the following new section:

75c. Notwithstanding anything to the contrary Consent of in the Crown Lands Acts the consent of the Secre-Secretary for Lands, &c., 20 tary for Lands (or in the case of irrigation farm not required consent of the Water Conservation and Irrigation taintransfe s. Commission) shall not be required in connection with the registration of transfers to the Commis-

25 sioners to secure advances made under this Act, nor shall such consent be required in connection with the registration of transfers by way of release of mortgage to the original borrowers.

16. Section fourteen of the Government Savings Amendment 30 Bank Amendment Act, 1913, is amended by omitting of s. 14 of the the word "quarterly" and substituting the word Savings Bank "annually", and by adding at the end of the section Amendment Act, 1913. the words "at the close of the bank's financial year."

17. Section seventeen of the Savings Banks Amal-Amendment 35 gamation Act, 1914, is amended as follows: Savings Bank

At the end of subsection one add the following Amalgamaparagraph:-

"The provisions of this section shall be applicable to leases of lands within irrigation areas as defined in the Wentworth Irrigation Act and the Hay Irrigation Act, 1902."

Subsection

tion Act,

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Subsection two: After the words "Government Savings Bank Amendment Act, 1913" insert the words "and any further amendments thereof."

Subsection four: Omit the word "quarterly" and substitute the word "annually", and at the end of the subsection add the words "at the close of the bank's financial year."

18. All advances made by the Commissioners upon Validation of 10 the security of Western lands leases prior to the passing advances. of this Act are hereby validated.

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Sydney: William Applegate Gullick, Government Printer. -1916.