### WAR SERVICE LAND SETTLEMENT AND CLOSER SETTLEMENT VALIDATION ACT.

### Act No. 14, 1950.

An Act to validate certain resumptions for war George VI. service land settlement and certain other matters; to vest certain lands in His Majesty for the purposes of the Closer Settlement Acts; to amend the War Service Land Settlement Act, 1941, the Closer Settlement (Amendment) Act, 1907, and certain other Acts in certain respects; and for purposes connected therewith. [Assented to, 3rd May, 1950.

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

1. (1) This Act may be cited as the "War Service short Land Settlement and Closer Settlement Validation Act, title and 1950."

tion.

- (2) This Act shall be read and construed with the War Service Land Settlement Act, 1941, the Closer Settlement Acts and the Crown Lands Consolidation Act, 1913, and any Act amending any such Act.
- 2. (1) The War Service Land Settlement Agreement Repeal of Act, 1945, is hereby repealed.

1946.

- (2) Subsection one of this section shall be deemed to have commenced upon the seventh day of January, one thousand nine hundred and forty-six.
- 3. (1) The War Service Land Settlement Act, 1941, Amendment as amended by subsequent Acts, is amended—

of Act No. 43, 1941. tions.)

(a) by omitting from the definition of "Other eligible Sec. 2. person" in subsection one of section two the (Definiwords

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words "Commonwealth with the concurrence of the State determines shall be deemed eligible to participate in land settlement under the scheme contained in the Agreement between the Commonwealth and the State approved and ratified by the War Service Land Settlement Agreement Act, 1945", and by inserting in lieu thereof the words "Minister determines shall be eligible to participate in war service land settlement under this Act, the Crown Lands Consolidation Act, 1913, the Closer Settlement Acts or the Western Lands Act of 1901, or any of those Acts as amended by subsequent Acts";

Sec. 8c.
(Advances and other assistance to settlers under this Act.)

- (b) (i) by omitting from subsection seven of section 8c the words "in respect of which the Commonwealth has agreed to accept responsibility as expressed in the Agreement approved and ratified by the War Service Land Settlement Agreement Act, 1945":
  - (ii) by omitting paragraphs (a) and (b) of the same subsection;
  - (iii) by omitting from paragraph (c) the words "Minister of State of the Commonwealth for the time being charged with the administration of Part VII of the Re-establishment and Employment Act 1945 of the Commonwealth" and by inserting in lieu thereof the word "Minister";

Sec. 8D. (Assistance period.)

(c) by omitting from subsection three of section 8p the words "Minister of State of the Commonwealth for the time being charged with the administration of Part VII of the Re-establishment and Employment Act 1945 of the Commonwealth" and by inserting in lieu thereof the word "Minister".

Amendment of Act No. 38, 1948. Sec. 9U. (Waiver of certain payments.) (2) The Closer Settlement Amendment (Conversion) Act, 1943, as amended by subsequent Acts, is amended by omitting from section 9v the words "Minister of State of the Commonwealth for the time being

being charged with the administration of Part VII of No. 14, 1950. the Re-establishment and Employment Act 1945 of the Commonwealth" and by inserting in lieu thereof the word "Minister".

(3) The Closer Settlement (Amendment) Act, 1907, Amendment as amended by subsequent Acts, is amended—

(a) (i) by omitting from the proviso to paragraph Sec. 4. (a) of subsection four of section four the (Power to words "the scheme contained in the Agree- purchase ment approved and ratified by the War land.) Service Land Settlement Agreement Act, 1945" and by inserting in lieu thereof the words "section three of the War Service Land Settlement Act, 1941, as amended by subsequent Acts";

- (ii) by omitting from the proviso to paragraph (b) of the same subsection the words "the scheme contained in the Agreement approved and ratified by the War Service Land Settlement Agreement Act, 1945" and by inserting in lieu thereof the words "section three of the War Service Land Settlement Act, 1941, as amended by subsequent Acts";
- (b) by omitting from paragraph (f) of subsection sec. 5. seven of section five the words "the scheme con- (Lands tained in the Agreement approved and ratified within fifteen miles by the War Service Land Settlement Agreement of proposed Act, 1945" and by inserting in lieu thereof the lands to words "section three of the War Service Land which added Settlement Act, 1941, as amended by subsequent accrues by Acts".

reason of

(4) The Crown Lands Consolidation Act, 1913, as Amendment amended by subsequent Acts, is amended—

of Act No. 7.

(a) by omitting from section 147x the words Sec. 147N. "Minister of State of the Commonwealth for (Waiver of contain) the time being charged with the administration certain payments.) of Part VII of the Re-establishment and Employment Act 1945 of the Commonwealth" and by inserting in lieu thereof the word "Minister"; (b)

Sec. 197.
(Exchanges and purchases for public purposes.)

- (b) by omitting from subsection three of section one hundred and ninety-seven the words "the scheme contained in the Agreement approved and ratified by the War Service Land Settlement Agreement Act, 1945" and by inserting in lieu thereof the words "section three of the War Service Land Settlement Act, 1941, as amended by subsequent Acts or Part IVA of the Closer Settlement Amendment (Conversion) Act, 1943, as amended by subsequent Acts."
- (5) (a) Paragraph (a), subparagraphs (i) and (ii) of paragraph (b) of subsection one of this section, subsection three of this section and paragraph (b) of subsection four of this section shall be deemed to have commenced upon the seventeenth day of January, one thousand nine hundred and forty-six.
- (b) Subparagraph (iii) of paragraph (b) and paragraph (c) of subsection one of this section, and subsection two of this section shall be deemed to have commenced upon the seventeenth day of November, one thousand nine hundred and forty-seven.
- (c) Paragraph (a) of subsection four of this section shall be deemed to have commenced upon the twenty-first day of May, one thousand nine hundred and forty-eight.

Certain recitals omitted from notifications. 4. Any notification referred to in sections five, six, seven and eight of this Act containing any recital to the effect that in accordance with the War Service Land Settlement Agreement Act, 1945, or the Agreement ratified by the said Act, the Commonwealth has approved of the acquisition of the land to which such notification relates and of the subdivision thereof for the settlement of discharged members of the Forces and other eligible persons or eligible persons shall have the like force and effect as if such recital had not been contained therein.

This section shall be deemed to have applied to any such notification as from the date of publication thereof in the Gazette.

5. (1) The notifications published in the Gazettes No. 14, 1950. specified in the First Part of the First Schedule to this validation Act purporting to resume the lands respectively described of certain in the Schedules to such notifications under the Closer (First, Settlement (Amendment) Act, 1907, as amended by Second and Third subsequent Acts, shall be deemed as from the respective Schedules) dates of publication of such notifications in the Gazette and certain to have been effective to vest such lands in His Majesty matters. for the purposes of the Closer Settlement Acts, and to the intent that such lands may be dealt with thereunder.

- (2) The notifications published in the Gazettes specified in the Second Part of the First Schedule to this Act purporting to resume the private lands respectively comprised within the areas set forth in the Schedules to such notifications under the Closer Settlement (Amendment) Act, 1907, as amended by subsequent Acts, shall be deemed as from the respective dates of publication of such notifications in the Gazette to have been effective to vest such lands in His Majesty for the purposes of the Closer Settlement Acts, and to the intent that such lands may be dealt with thereunder.
- (3) The lands described in the Second Schedule to this Act shall be deemed to have vested in His Majesty for the purposes of the Closer Settlement Acts on the ninth day of April, one thousand nine hundred and fortyeight, and to the intent that such lands may be dealt with thereunder.
- (4) The notifications published in the Gazettes specified in the Third Schedule to this Act purporting to resume the lands respectively described in such notifications under section one hundred and ninety-seven of the Crown Lands Consolidation Act, 1913, as amended by subsequent Acts, shall be deemed as from the respective dates of publication of such notifications in the Gazette to have been effective to vest such lands in His Majesty under the said section.
- (5) The compensation in respect of any lands referred to in subsection one, two or three of this section shall not exceed the value of such lands as assessed by an advisory board prior to the date as from which such

No. 14, 1950. such lands have been vested in His Majesty. The compensation in respect of any lands referred to in subsection four of this section shall not exceed the price of such lands as determined by the local land board prior to the date as from which such lands have been vested in His

Any amount purporting to have been paid as compensation in respect of the resumption of any such lands and which has been so paid prior to the commencement of this Act shall to the extent thereof operate as a satisfaction of any claim for compensation in respect of such lands arising out of the operation of this Act.

Validation of certain further resumptions (Fourth Schedule) and provision for compensation.

Majesty.

- 6. (1) The notifications published in the Gazettes specified in the Fourth Schedule to this Act purporting to resume the lands respectively described in the Schedules to such notifications under the Closer Settlement (Amendment) Act, 1907, as amended by subsequent Acts, shall be deemed as from the respective dates of publication of such notifications in the Gazette to have been effective to vest such lands in His Majesty for the purposes of the Closer Settlement Acts, and to the intent that such lands may be dealt with thereunder.
- (2) The compensation to be paid in respect of any lands referred to in subsection one of this section shall not exceed the value of such lands as assessed by an advisory board prior to the date as from which such lands have been vested in His Majesty, such value having been so assessed at an amount not exceeding by more than fifteen per centum the value which would have been so assessed in respect of an identical resumption as at the tenth day of February, one thousand nine hundred and forty-two, excepting the value of any improvements effected on such lands since that date.

Validation of a certain further resumption (Fifth Schedule) and provision for compensation.

7. (1) The notification published in the Gazette specified in the Fifth Schedule to this Act purporting to resume the land described in the Schedule to such notification under the Closer Settlement (Amendment) Act, 1907, as amended by subsequent Acts, shall be deemed as from the date of publication of such notification in the Gazette to have been effective to vest such land in

His

His Majesty for the purposes of the Closer Settlement No. 14, 1950. Acts, and to the intent that such land may be dealt with thereunder.

- (2) The compensation to be paid in respect of the land referred to in subsection one of this section shall not exceed the value of such land as assessed by an advisory board prior to the date as from which such land has been vested in His Majesty, such value having been so assessed at an amount not exceeding the value which would have been so assessed in respect of an identical resumption as at the tenth day of February, one thousand nine hundred and forty-two, excepting the value of any improvements effected on such land since that date.
- 8. (1) The notification published in the Gazette Validation specified in the Sixth Schedule to this Act purporting to of a certain resume the land described in the Schedule to such further notification under the Closer Settlement (Amendment) resumption (Sixth Act, 1907, as amended by subsequent Acts, shall be deemed Schedule) as from the date of publication of such notification in the and Gazette to have been effective to vest such land in His for Majesty for the purposes of the Closer Settlement Acts, compensation. and to the intent that such land may be dealt with thereunder.

- (2) The compensation to be paid in respect of the land referred to in subsection one of this section shall not exceed the value as assessed by an advisory board or as determined by the Land and Valuation Court on appeal: Provided that the value of the land so assessed or determined shall not exceed the value which would have been so assessed or determined in respect of an identical resumption as at the tenth day of February, one thousand nine hundred and forty-two, excepting the value of any improvements effected on such land since that date.
- (3) The provisions of sections nine, ten, 10A and eleven of the Closer Settlement (Amendment) Act, 1907, as amended by subsequent Acts, shall apply and be deemed always to have applied to and in respect of the vesting pursuant to this Act of the land referred to in subsection one of this section. For the purposes of such application such vesting shall be deemed to be a resumption under the said Act, as so amended.

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- (4) The appeal by Hugh Edward Bullivant numbered 2413 in the Land and Valuation Court of New South Wales pending immediately before the commencement of this Act against the assessment by an advisory board of the value of the land referred to in subsection one of this section may be heard and determined by that Court as if that appeal had been instituted under the authority of subsection three of this section, and the provisions of subsection two of this section shall apply to and in respect of that appeal.
- (5) If such appeal is proceeded with and if the Minister elects under section 10A of the Closer Settlement (Amendment) Act, 1907, as amended by subsequent Acts, to pay compensation, the compensation money shall bear interest at the rate of four per centum per annum from the date of such election to the date of payment of such compensation or to a date twelve months after such election whichever is the earlier.

Vesting of certain lands (Seventh Schedule) and provision for compensation.

- 9. (1) The lands described in the Seventh Schedule to this Act are hereby vested in His Majesty for the purposes of the Closer Settlement Acts, and may be dealt with thereunder.
- (2) Subject to proof of title the compensation to be paid in respect of any lands referred to in subsection one of this section shall not exceed the value of such lands as assessed by an advisory board prior to the commencement of this Act, such value having been so assessed at an amount not exceeding by more than fifteen per centum the value which would have been so assessed in respect of an identical resumption as at the tenth day of February, one thousand nine hundred and forty-two, excepting the value of any improvements effected on such lands since that date.

Power of Minister to take lease of certain land. (3) In respect of the lands referred to in subsection one of this section the Minister shall be deemed before the vesting of such lands in His Majesty always to have had power to take a lease of the whole or any part of such lands from the owners thereof at a rental not exceeding four per centum per annum of the value of such lands as assessed by an advisory board. Any such lease shall expire upon such vesting.

10. (1) Any action taken or purporting to have been No. 14, 1950. taken, in the case of any lands described in, or in the Validation Schedules to, any notification referred to in section five, of certain matters.

six or seven of this Act, after the publication of such notification in the Gazette, or in the case of lands referred to in subsection three of section five of this Act, after the eighth day of April, one thousand nine hundred and fortyeight, by or under the Closer Settlement Acts, the War Service Land Settlement Act, 1941, as amended by subsequent Acts, the Crown Lands Consolidation Act, 1913, as amended by subsequent Acts, the Irrigation Act, 1912, as amended by subsequent Acts, and any other Act, in respect of such lands, including the expenditure of moneys in meeting claims for compensation and matters incidental thereto or in acquiring, developing, effecting improvements on, constructing roads of access to, or otherwise preparing for settlement such lands; the setting apart of such lands as a closer settlement lease area; the constitution of any such lands as an irrigation area; the notification of farms available for disposal; the reservation of any part of such lands for public purposes or from sale or lease; the allowance of applications for closer settlement leases, the granting of applications for irrigation farm leases, or the granting of any other tenures of such lands; the transfer or forfeiture or surrender of any such closer settlement leases, irrigation farm leases or other tenures; the making of advances to the holders of such closer settlement leases or irrigation farm leases or other tenures; the taking of securities for any such advances; and any action whatsoever arising out of the matters aforesaid and taken or purporting to have been taken by or under such Acts shall have the like force and effect as if such lands had vested in His Majesty for the purposes of the Closer Settlement Acts or under section one hundred and ninety-seven of the Crown Lands Consolidation Act, 1913, as amended by subsequent Acts, as the case may be, as from the date of publication of such notification in the Gazette or in the case of lands referred to in subsection three of section five of this Act as from the eighth day of April, one thousand nine hundred and forty-eight.

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- (2) All moneys appropriated by the General Loan Account Appropriation Act, 1946, the General Loan Account Appropriation Act (No. 2), 1946, the General Loan Account Appropriation Act, 1947, the General Loan Account Appropriation Act, 1948, and the General Loan Account Appropriation Act, 1949, for the purpose of the acquisition, development and improvement of land for settlement or for advances to settlers which have, before the commencement of this Act, been applied in meeting claims for compensation and matters incidental thereto, or in acquiring, developing, effecting improvements on, constructing roads of access to or otherwise preparing for settlement the lands referred to in subsection one of this section, and in the making of advances to the holders of closer settlement leases and irrigation farm leases and other tenures for the purpose of providing working capital and paying for and effecting improvements and acquiring stock, plant and equipment, shall be deemed to have been validly applied.
- (3) Any moneys so appropriated which have not been so applied before the commencement of this Act, and which after such commencement remain available may be applied in meeting claims for compensation and matters incidental thereto, or in acquiring, developing, effecting improvements on, constructing roads of access to or otherwise preparing for settlement the lands referred to in this Act and in the making of advances to the holders of closer settlement leases and irrigation farm leases and other tenures for the purpose of providing working capital and paying for and effecting improvements and acquiring stock plant and equipment.

Limitation of compensation in respect of a certain resumption. 11. The compensation to be paid in respect of the resumption under the Public Works Act, 1912, as amended by subsequent Acts, and the Murrumbidgee Irrigation Area Resumption Act, 1910, as so amended, effected by notification published in Gazette Number Five of the fourteenth day of January, one thousand nine hundred and forty-nine, at pages seventy and seventy-one, shall not exceed the value as assessed in the valuation made by an advisory board in accordance with the provisions of subsection two of section six of the Murrumbidgee

Irrigation

Irrigation Act, 1910, and section two of the Murrum- No. 14, 1950. bidgee Irrigation Area Resumption Act, 1910, or any Act amending such Acts, or as determined by the Land and Valuation Court on appeal: Provided that the value of the land so assessed or determined shall not exceed the value which would have been so assessed or determined in respect of an identical resumption as at the tenth day of February, one thousand nine hundred and forty-two, excepting the value of any improvements effected on such land since that date.

12. (1) If the owner or occupier of any lands referred Refusal to to in sections six, seven, eight and nine of this Act, or deliver up any other person refuses to give up possession of the said lands, or hinders the Minister or any person acting on behalf of the Minister from entering upon or taking possession of the said lands for and on behalf of the Crown, the Minister may issue a warrant to the sheriff to deliver possession of the same to the person appointed in such warrant to receive the same.

- (2) Upon receipt of such warrant, the sheriff shall deliver possession of the said lands accordingly, and the costs accruing by reason of the issuing and execution of such warrant, to be settled by the sheriff, shall be paid by the person refusing to give possession, and the amount of such costs shall be payable to the Minister by and be recoverable from such person.
- 13. A trustee shall not be deemed to be or to have Trustees' been guilty of any breach of trust or breach of duty by protection. reason only of the fact that—
  - (a) he agrees or has, before the commencement of this Act, agreed not to claim compensation in respect of land resumed from him under the Closer Settlement (Amendment) Act, 1907, as amended by subsequent Acts, or section one hundred and ninety-seven of the Crown Lands Consolidation Act, 1913, as amended by subsequent Acts, for the purposes of section three of

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the War Service Land Settlement Act, 1941, as amended by subsequent Acts, in excess of the value of such land as assessed by an advisory board;

- (b) he agrees or has, before the commencement of this Act, agreed to accept as the purchase price for any land purchased from him under the Closer Settlement (Amendment) Act, 1907, as amended by subsequent Acts, an amount not in excess of the value of such land as assessed by an advisory board;
- (c) he consents or has, before the commencement of this Act, consented to an application under Part IVA of the Closer Settlement Amendment (Conversion) Act, 1943, as amended by subsequent Acts, or Division 3 of Part VI of the Crown Lands Consolidation Act, 1913, as amended by subsequent Acts, to acquire lands from him at a price not in excess of the valuation made by an advisory board in accordance with section 9B of the Closer Settlement Amendment (Conversion) Act, 1943, as amended by subsequent Acts, or by the Water Conservation and Irrigation Commission in accordance with section 147E of the Crown Lands Consolidation Act, 1913, as amended by subsequent Acts, as the case may be.

In this section "trustee" includes personal representative of a deceased person, committee of the estate of an insane person, manager of the estate of an incapable person, the Master in Lunacy, the Master in Equity, attorney, mortgagee, director of a company and any other person acting in any fiduciary capacity.

Interest.

14. (1) Notwithstanding the provisions of any other Act no interest shall be payable in respect of any compensation money owing to the owner of any lands referred to in sections six, seven and nine of this Act, except as provided in this section.

(2) The compensation money payable to the owner No. 14, 51950. of any lands referred to in section six of this Act shall bear interest at the rate of four per centum per annum from the date on which the owner gives vacant possession of such lands to the Minister, to the date of payment of such compensation, or to a date twelve months after the commencement of this Act, whichever is the earlier:

Provided that the Minister may in any particular case allow interest at the rate aforesaid for such period, prior to the date on which vacant possession is given as aforesaid, as the Minister may determine.

- (3) The compensation money payable to the owner of the land referred to in section seven of this Act shall bear interest at the rate of four and one-half per centum per annum for a period of twelve months from the twelfth day of December, one thousand nine hundred and forty-seven, or such longer period as the Minister may determine.
- (4) The compensation money payable to the owners of the lands referred to in section nine of this Act shall bear interest at the rate of four centum per annum from the date of the vesting of such lands in His Majesty to the date of payment of such compensation, or to a date twelve months after such vesting, whichever is the earlier:

Provided that the Minister may in any particular case allow interest at the rate aforesaid for such period prior to the date of such vesting as the Minister may determine.

15. (1) The Closer Settlement Act, 1904, as amended Amendment by subsequent Acts, is amended by inserting at the end of Act No. 37, 1904. of section twenty-three the words "Provided that the Sec. 23. Minister may in any particular case allow interest at the (Interest.) prescribed rate for such further period as the Minister may determine."

(2) Subsection one of this section shall be deemed to have commenced upon the seventeenth day of January, one thousand nine hundred and forty-six.

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Payment of costs.

Act No. 37, 1904, s. 22.

16. (1) All reasonable costs incurred by reason of any vesting of land by operation of this Act shall, subject to taxation by the Prothonotary of the Supreme Court, be paid by the Crown save in the case of an appeal:

Provided that the total amount of such costs shall not in any case exceed fifty pounds.

(2) Any amount purporting to have been paid as costs in respect of the resumption of any such land and which has been so paid before the commencement of this Act shall operate as a satisfaction of any claim for costs arising under this Act.

SCHEDULES.

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### FIRST SCHEDULE.

FIRST PART.

Sec. 5 (1) (2).

N C. E			Noti	fications referred to in subsect section five of this Act	
Name of Estate to	ates.	otineation	No. of Gazette.	Date of Gazette.	Pages of Gazette.
Bobundara	•••	•••	37	14th March, 1947	602-603
Tulla-Chowar	•••		46	11th April, 1947	859-860
Beggan Beggan	•••	•••	48	18th April, 1947	910-911
Wunnamurra Ho			50	24th April, 1947	969
Edgeroi	•••		56	9th May, 1947	1111-1114
Wantabadgery V	Voolshed		62	23rd May, 1947	1010
Wantabadgery V		•••	62	23rd May, 1947	1220-1221
Cadow	•••	•••	62	23rd May, 1947	1222-122 <b>3</b>
Eubindal	•••	•••	66	30th May, 1947	1283
Yarrowitch	•••		109	26th September, 1947	2272-2273
Grimer Downs	•••	•••	137	28th November, 1947	
Nangus	•••	•••	3	9th January, 1948	46
Coree Park	•••		3	9th January, 1948	4 100
Maragle	•••		8	23rd January, 1948	155
Ellerslie	•••	•••	<b>2</b> 9	19th March, 1948	649-650
Goba Creek	•••	•••	37	9th April, 1948	0.05
Table Top			45	30th April, 1948	i oor
King's Plains	•••		45	30th April, 1948	
Wallabadah		•••	53	14th May, 1948	1182-118 <b>3</b>
Kywong		•••	53	14th May, 1948	1181
Boyd		•••	56	21st May, 1948	1041
Burnima			61	4th June, 1948	1352-135 <b>3</b>
Tintaldra			61	4th June, 1948	1351
Carrawobitty			70	25th June, 1948	1569
North Wakool		•••	70	25th June, 1948	1568
Tooma		•••	78	9th July, 1948	1695
Kenyu			80	16th July, 1948	1743
Tom's Park and			91	6th August, 1948	1994
Tondeburine and			157	10th December, 1948	3326-3327
Jemalong			161	17th December, 1948	3405
Walhallow	•		86	27th May, 1949	1486–1487
Willigobung		•••	86	27th May, 1949	1487
Piallaway			86	27th May, 1949	1488-1489
Toonga		•••	109	24th June, 1949	1757
Goolhi			109	24th June, 1949	1758–1759
Ravenswood			124	8th July, 1949	1935
Berida		•••	189	30th September, 1949	2882
Bantry Grove		•••	910	2nd December, 1949	3609
Dantily Glove	•••	•••	210	Zha December, 1949	0000

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No. 14, 1950.

#### FIRST SCHEDULE—continued.

SECOND PART.

Name of Estate to	which	Notifica	tion	Notifications referred to in subsection two of section five of this Act.					
relates.				No. of Gazette.	Date of Gazette.	Pages of Gazette.			
Gragin	•••			43	26th April, 1946	1000–100			
Illawong	•••	•••	• • •	134	29th November, 1946	2746			
Oorandunbie	•••	•••	• • •	134	29th November, 1946	2747-2748			
Macansh Trust	•••	•••	•••	134	29th November, 1946	2748			
Macansh Trust	•••	•••		134	29th November, 1946	2749			
Bouyeo	•••	•••	•••	134	29th November, 1946	2749-2750			
Cunninyeuk	•••	•••	•••	136	6th December, 1946	<b>2794</b>			
Quirindi	•••		•••	66	30th May, 1947	1284-128			

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### SECOND SCHEDULE.

### Part Inverell Estate.

Land District—Inverell; Shire—Macintyre.

Sec. 5 (3).

SCHEDULE "A."

$ \begin{array}{c ccccccccccccccccccccccccccccccccccc$	Title		Area.		A	Portion Number.	Parish.		County.					
$ \left[ \begin{array}{c c} \text{Pt. 4} & 6 & 2 & 0 \\ \text{Pt. 53} \\ \text{Pt. 54} \\ \text{Closed} \\ \text{road.} \end{array} \right] \left[ \begin{array}{c c} 6 & 0 & 24 \\ 60 & 0 & 24 \\ 5 & 1 & 14 \end{array} \right] C $	Vol. Fol. C.G. 5028–105 C.T. 1865–44 C.G. 995–11 C.G. 995–17 C.G. 995–140 C.G. 995–142 C.G. 51–54 C.G. 1139–97 C.G. 1157–12 C.G. 999–111 C.G. 999–111 C.G. 999–112 C.G. 999–112 C.G. 1863–225 C.G. 1863–225 C.G. 1863–226 C.G. 350–19 C.T. 2094–104 C.G. 18–89 C.T. 4670–171 C.G. 2126–2 C.G. 5597–176		20 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0		21 88 82 320 73 160 320 75 101 109 84 56 100 59 51 27 162 400 93 6	26 27 54 144 56 100 147 28 81 82 60 101 145 78 61 73 119 7 6 Pt. 5 Pt. 4 Pt. 53 Pt. 54 Closed Closed		rook ell rook	Campb Swanbi Campb				

No. 14, 1950.

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### SECOND SCHEDULE—continued.

Schedule "B."

Arrawatta Swamp Oak Pt. 181 180 80 102 65 66 103 63 64 104 61 62 192 27 105 24 25 26 Closed roads. Closed roads. Closed roads. 201 106 146 148 149 151 152 253 252 2112 111 110 59 58 62 118 124 254 102	a. r. p. 104 2 0 100 0 0 0 100 0 0 0 0 0 0 0 0 0 0 0

SECOND

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SECOND SCHEDULE—continued.

SCHEDULE "B"—continued.

County.	Parish.	Portion Number.	Area.	${f Title}$ ,
		105	a. r. p.	Vol. Fol.
$oldsymbol{eta}$ ough $oldsymbol{}$ cont $d.$	Swanbrook—	125	320 0 0	)
	contd.	113	<b>2</b> 80 0 0	
	ŀ	78	112 0 0	
	ĺ	32	<b>128 1</b> 0	<b>∤</b>
		130	80 0 0	]
		57	40 0 0	
			(ex. road).	İ
		114	40 0 0	
		70	117 0 0	
		67	70 0 0	
		68	76 0 0	,
		69	87 1 0	
	İ	153	42 2 34	
		49	63 0 0	
		48	81 0 0	
		25	<b>2</b> 56 0 0	(Contd.)
	ŀ		(ex. road).	Pt.
		88	400 0 0	C.T. 4390-235
	İ		(ex. road).	}Pt.
	Campbell			C.T. 5425- <b>246</b>
	ì	Pt. 155 }	425 0 0	Pt.
		Pt. 156	1	C.T. 5425-248
	,	512	70 2 0	
		157	80 0 0	] [
	Ì	76	80 0 0	
	1	77	70 0 0	
		158	78 2 0	ļ <b>ļ</b>
	}		(ex. road).	
		153	200 0 0	<u> </u>
			(ex. road).	
		62	49 0 0	[ ]
		81	70 0 0	11
		Closed	0 3 16	
	1	roads.		
		Closed	4 1 17	
		roads.		
	Swanbrook		17 2 17	
		roads.		
		Closed	13 0 13	
	1	roads.		7
		1 20000		
	1	1	1	1

No. 14, 1950.

SECOND SCHEDULE—continued.

SCHEDULE "B"—continued.

	Schedui	LE "B"—c	ontinued.	
County.	Parish.	Portion Number.	Area.	Title.
Gough—contd.	Swanbrook— contd.	75 79 255} 128 127 133 171 164 126	a. r. p. 128 0 0 353 1 0 50 0 0 (ex. road). 40 0 0 (ex. road). 80 0 0 (ex. road). 40 0 0	Vol. Fol. Pt. C.T. 5425-246 Pt. C.T. 5425-248 C.T. 5659-22  C.T. 4776-86 C.T. 4776-87
Gough	Scr Swanbrook	TOTAL	320 0 0 (ex. roads). 7,956 2 21	C.G. 2379–227 C.G. 997–102 C.G. 997–104

		• Sc	HEDULE C		
Gough	•••	Swanbrook	.  Closed	13 0	0   C.G. 2379-227
•			road.		
			159	<b>215 2</b>	0 C.G. 997–102
		į	174	100 0	0 C.G. 997–104
		İ	172	9 <b>2 2</b>	0   C.G. 997–103
			142	<b>2</b> 00 0	0 C.G. 997–100
		i i	63	200 0	0   C.G. 997–92
		-	71	<b>12</b> 0 0	0   C.G. 997–93
		Į	135	<b>2</b> 00 0	0   C.G. 997–99
			67	79 3 1	1   )
		Ì	7 7	(ex. road)	.
			8	46 1 1	7   [
			11	42 0 2	2   C.T. 3462-243
			12	40 0 1	6
			Closed	8 1 1	0   [
			road.		IJ
		:	5	75 <b>2</b>	5   )
		¥	14 5	(ex. road)	.   \ C.T. 2094-99
		<b>1</b> .	13	41 3 3	5   }
		<u> </u>	122	50 0	0 C.G. 220–223
		j.	138	14 2 3	2 C.G. 367–184
		1		(ex. road)	
			Pt. 136	36 0	0 C.T. 2682-49
			156	33 0 3	7 C.G. 606–151

SECOND

No. 14, 1950.

### SECOND SCHEDULE—continued.

### SCHEDULE "C"—continued.

Gough—contd Swanbrook— contd.   141	County.	Parish.	Portion Number.	Area	,		Title.
Contd.   158	Gough—contd	Swanbrook-	141	1	•	)	
137				1			
157			137	3 <b>2</b> 0 0	0		
Pt. 15			84	100 0	0	C.G.	1886 <b>–153</b>
Pt. 92 155 156 0 0 0 17 165 0 0 0 18 179 0 0 0 (ex. road). 180 0 0 0 (ex. road). 180 0 0 0 (ex. road). 182 0 0 (ex. road). 182 0 0 (ex. road). 183 0 0 (ex. road). 183 0 0 (ex. road). 183 0 0 (ex. road). 184 0 0 (ex. road). 185			157	80 0	-	C.G.	1666 - 168
Less areas excepted for Public Road (R6. 984–1603R) from portion 16, Parish Swanbrook, C.G. Vol. 117, fol. 118—2 acres 3 roods 10 perches				1		Lan	4584.909
17			Pt. 92	48 2	$1\frac{1}{2}$	)	
18							
Less areas excepted for Public Road (R6. 984–1603R) from portion 16, Parish Swanbrook, C.G. Vol. 117, fol. 118—2 acres 3 roods 10 perches							
19			18		-	C.G.	5 <del>4-4</del> 5
Less areas excepted for Public Road (R6. 984–1603R) from portion 16, Parish Swanbrook, C.G. Vol. 117, fol. 118—2 acres 3 roods 4 perches; and from portion 17, parish Swanbrook, C.G. Vol. 114, fol. 139—2 acres 2 roods 10 perches				1 `	,		
Less areas excepted for Public Road (R6. 984–1603R) from portion 16, Parish Swanbrook, C.G. Vol. 114, fol. 139—2 acres 2 roods 10 perches			19	1		C.G.	54 <del>-4</del> 6
Less areas excepted for Public Road (R6. 984–1603R) from portion 16, Parish Swanbrook, C.G. Vol. 117, fol. 118—2 acres 3 roods 4 perches; and from portion 17, parish Swanbrook, C.G. Vol. 114, fol. 139—2 acres 2 roods 10 perches				1	, <sub>-</sub>	~ ~	~ 4 4=
Less areas excepted for Public Road (R6. 984–1603R) from portion 16, Parish Swanbrook, C.G. Vol. 117, fol. 118—2 acres 3 roods 4 perches; and from portion 17, parish Swanbrook, C.G. Vol. 114, fol. 139—2 acres 2 roods 10 perches		•	20	1	-	C.G.	<b>54–47</b>
Less areas excepted for Public Road (R6. 984–1603R) from portion 16, Parish Swanbrook, C.G. Vol. 117, fol. 118—2 acres 3 roods 4 perches; and from portion 17, parish Swanbrook, C.G. Vol. 114, fol. 139—2 acres 2 roods 10 perches	` .		0.1	``	,	9 9	F4 40
Less areas excepted for Public Road (R6. 984–1603R) from portion 16, Parish Swanbrook, C.G. Vol. 117, fol. 118—2 acres 3 roods 10 perches			21	1		C.G.	54-48
Less areas excepted for Public Road (R6. 984–1603R) from portion 16, Parish Swanbrook, C.G. Vol. 117, fol. 118—2 acres 3 roods 4 perches; and from portion 17, parish Swanbrook, C.G. Vol. 114, fol. 139—2 acres 2 roods 10 perches	K.		00	,		a a	F4 40
Less areas excepted for Public Road (R6. 984–1603R) from portion 16, Parish Swanbrook, C.G. Vol. 117, fol. 118—2 acres 3 roods 4 perches; and from portion 17, parish Swanbrook, C.G. Vol. 114, fol. 139—2 acres 2 roods 10 perches			22		-	C.G.	54-49
Less areas excepted for Public Road (R6. 984–1603R) from portion 16, Parish Swanbrook, C.G. Vol. 117, fol. 118—2 acres 3 roods 4 perches; and from portion 17, parish Swanbrook, C.G. Vol. 114, fol. 139—2 acres 2 roods 10 perches			00	1	,	aa	F4 F0
Less areas excepted for Public Road (R6. 984–1603R) from portion 16, Parish Swanbrook, C.G. Vol. 117, fol. 118—2 acres 3 roods 4 perches; and from portion 17, parish Swanbrook, C.G. Vol. 114, fol. 139—2 acres 2 roods 10 perches			23		•	U.G.	54-50
Less areas excepted for Public Road (R6. 984–1603R) from portion 16, Parish Swanbrook, C.G. Vol. 117, fol. 118—2 acres 3 roods 4 perches; and from portion 17, parish Swanbrook, C.G. Vol. 114, fol. 139—2 acres 2 roods 10 perches			100	1	, ,	a m	1000 100
Less areas excepted for Public Road (R6. 984–1603R) from portion 16, Parish Swanbrook, C.G. Vol. 117, fol. 118—2 acres 3 roods 4 perches; and from portion 17, parish Swanbrook, C.G. Vol. 114, fol. 139—2 acres 2 roods 10 perches			139		- 1	0.1.	1009-109
Less areas excepted for Public Road (R6. 984–1603R) from portion 16, Parish Swanbrook, C.G. Vol. 117, fol. 118—2 acres 3 roods 4 perches; and from portion 17, parish Swanbrook, C.G. Vol. 114, fol. 139—2 acres 2 roods 10 perches			16	1 '	· ·	a a	117 110
Less areas excepted for Public Road (R6. 984–1603R) from portion 16, Parish Swanbrook, C.G. Vol. 117, fol. 118—2 acres 3 roods 4 perches; and from portion 17, parish Swanbrook, C.G. Vol. 114, fol. 139—2 acres 2 roods 10 perches					- 1		
Closed roads.  Closed roads.  Closed roads.  Closed roads.  (ex. road).  3,914 2 19½  3,914 2 19½  C.G. 2338-79  C.G. 2338-79  C.G. 2338-79  C.G. 2338-79  C.G. 2338-79  Less areas excepted for Public Road (R6. 984- 1603R) from portion 16, Parish Swanbrook, C.G. Vol. 117, fol. 118—2 acres 3 roods 4 perches; and from portion 17, parish Swanbrook, C.G. Vol. 114, fol. 139—2 acres 2 roods 10 perches	•			1			
Closed roads.    Closed roads.   8 0 30 (ex. road).     3,914 2 19½     3,914 2 19½     3,914 2 19½     4 2 19½     5 1 14     6 2 338-79     7 2 338-79     8 0 30 (ex. road).     3,914 2 19½     3,914 2 19½     4 2 19½     5 1 14     7 3 3 3 3 3     7 4 2 19½     7 3 3 3 3 3 3     8 0 30 (ex. road).     7 3 3 3 3 3 3 3 3 3     8 0 30 (ex. road).     8 0 30 (ex. road).     7 3 3 3 3 3 3 3 3 3 3     8 4 2 19½     9 4 3 3 3 3 3 3 3 3     1 4 2 19½     9 5 3 3 3 3 3 3     1 5 3 3 3 3 3 3 3     1 6 4 3 3 3 3 3 3     1 7 3 3 3 3 3 3     1 8 3 3 3 3 3 3     1 8 3 3 3 3 3 3     1 8 3 3 3 3 3     1 8 3 3 3 3 3     1 8 3 3 3 3 3     1 8 3 3 3 3     1 8 3 3 3 3     1 8 3 3 3 3     1 8 3 3 3 3     1 8 3 3 3 3     1 8 3 3 3 3     1 8 3 3 3 3     1 8 3 3 3 3     1 8 3 3 3     1 8 3 3			30		٧	C.G.	4020-110
Less areas excepted for Public Road (R6. 984–1603R) from portion 16, Parish Swanbrook, C.G. Vol. 117, fol. 118—2 acres 3 roods 4 perches; and from portion 17, parish Swanbrook, C.G. Vol. 114, fol. 139—2 acres 2 roods 10 perches			Closed			C C	0222 70
Less areas excepted for Public Road (R6. 984–1603R) from portion 16, Parish Swanbrook, C.G. Vol. 117, fol. 118—2 acres 3 roods 4 perches; and from portion 17, parish Swanbrook, C.G. Vol. 114, fol. 139—2 acres 2 roods 10 perches 5 1 14						o.G.	2000-19
Less areas excepted for Public Road (R6. 984–1603R) from portion 16, Parish Swanbrook, C.G. Vol. 117, fol. 118—2 acres 3 roods 4 perches; and from portion 17, parish Swanbrook, C.G. Vol. 114, fol. 139—2 acres 2 roods 10 perches 5 1 14	j		roaus.	(ex. 10a	u).		
1603R) from portion 16, Parish Swanbrook, C.G. Vol. 117, fol. 118—2 acres 3 roods 4 perches; and from portion 17, parish Swanbrook, C.G. Vol. 114, fol. 139—2 acres 2 roods 10 perches 5 1 14		,		3,914 2	$19\frac{1}{2}$		
perches; and from portion 17, parish Swan- brook, C.G. Vol. 114, fol. 139—2 acres 2 roods 10 perches 5 1 14	1603R) from porti	ion 16, Parish Sv	vanbrook,				
roods 10 perches 5 1 14	perches; and fron	a portion 17, par	ish Swan-				
		139—	z acres z	5 1	14		
Total $3,909   1   5\frac{1}{2}$	•						
			TOTAL	3,909 1	$5\frac{1}{2}$		

No. 14, 1950.

## SECOND SCHEDULE—continued. Schedule "D."

County.	Parish.	Portion Number.	Area.	Title.	
Gough	Campbell	59 Pt. 60 61 63 Pt. 64 Pt. 65 50 Pt. 115 227 Closed roads 16a. 1r. 182 Total	a. r. p.  479 3 191 (ex. road.)	Vol. Fol.  Pt. C.T. 3281-130*  C.G. 4678-240	

<sup>\*</sup>Comprises whole of C.T., Vol. 3,281, fol. 130, exclusive of area of 1 acre 0 roods 0} perches shown by red tint on Plan Ms. 2,049 Ae., in the Department of Lands.

#### THIRD SCHEDULE.

Sec. 5 (4)

Notifications referred to in subsection four of section five of this Act.					
Pages of Gazette.					
8 101					
948 <b>3130</b>					
948 3198					
948 <b>3257</b>					
1411					
949 3615					
}					

No. 14, 1950.

### FOURTH SCHEDULE.

Sec. 6.

Name of Estate to	which	Notifica	tion	Notifications referred to in subsection one of section six of this Act.					
rela	ates.			No. of Gazette.	Date of Gazette.	Pages of Gazette.			
Burrumbuttock		•••		152	12th August, 1949	2335			
Merriginnie		•••		214	18th November, 1949				
Geraki				214	18th November, 1949	3436-3437			

### FIFTH SCHEDULE.

Sec. 7.

Name of Estate to which Notification	Notification referred to in subsection one of section seven of this Act.						
relates.	No. of Gazette.	Date of Gazette.	Page of Gazette.				
Murphy's	141	12th December, 1947	2896				

### SIXTH SCHEDULE.

Sec. 8.

Name of Estate to which Notification				Notification referred to in subsection one of section eight of this Act.					
rel	ates.			No. of Gazette.	Date of Gazette.		Page of Gazette.		
Blink Bonnie		•••	•	163	26th August, 1949		2540		

SEVENTH

No. 14, 1950.

Sec. 9.

#### SEVENTH SCHEDULE.

FIRST PART.

Panuara Estate.

Land District—Blayney. Shire—Lyndhurst. Reputed owner—Goldsbrough Mort and Company Limited.

County.		Parish.	Portion No.	Ar	ea.	Title	э.
	'		<u>.                                    </u>	a.	r. p.	Vol.	Fol.
Bathurst		Carlton		194	2 0	1999	22
			11,12,17,18,19.	427	1 0	1997	238
			16	40	0  0	3798	<b>25</b>
			28	40	0  0	2149	204
			32	150	0  0	1575	26
			33	40	0  0	1575	27
			34	160	0 0	1575	28.
		ı	Pt. 35 \ Pt. 118 \	(a) 14	2 37	Pt. 4837	77
			37	80	0 0	1593	195
			38	52	1 0	1593	196
			39	204	1 0	1625	174
		1	40	50	0  0	1640	199
			41	353	<b>2</b> 0	1647	63
			42	22	0 0	1284	169
			52	120	0 0	1627	115
			58	40	0 0	1784	67
			60	40	0  0	1900	248
		•	66	40	0  0	1930	10
			67	40	0  0	1894	205
			68	40	0  0	1784	68
			69	125	2 0	1900	249
			71	98	2 0	1902	75
			106	77	1 0	1929	35
			120	39	0  0	1327	82
			121	646	0 17	2208	98
			$\begin{vmatrix} 122, 123, 125, \\ 126, 127, 128, \end{vmatrix}$	5,321	0 0	2208	99
			129. Closed roads				
			(part of 110 ) acres 3	(b) 50	0 0	Pt. 5014	19
			roods).	8,505	3 14		
			Less	(c) 0	1 12		1
				8,505	$\overline{2}$ $\overline{2}$		1

<sup>(</sup>a) The part shown on plan catalogued Ms. 2,946 Oe.
(b) The part shown on plan catalogued Ms. 2,947 Oe.R.
(c) Area resumed on 2nd August, 1893, for public road R. 4,514-1,603 from portion 122 (16 p.) and from portion 123 (16 p.); also area resumed on 6th August, 1902, for public road R. 6,995-1,603 from portion 42 (20 p.)—in all 1 road 12 perches.

The plans referred to are those in the Department of Lands, Sydney.

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SECOND PART.

SCHEDULE No. 1.

Derangibal Estate.

County—Gipps; Land District—Forbes; Shire—Jemalong.

Reputed Owner: Frederick Walter Morgan.

Parish.	Portion No.	Area.	Title.		
Warroo	77 78 131	a. r. p. 640 0 0 1,571 0 0 90 3 0	Vol. Fol. 15 5222 204 4626 188		
1	TOTAL	2,301 3 0			

#### SCHEDULE No. 2.

Geeron Estate.

County—Gipps; Land District—Forbes; Shires—Jemalong and Lachlan.

Reputed Owner: Estate Charles Henry Morgan, deceased.

Р	Parish.		Portion No.	Area.	Title.		
Ina Cadow			35, 36, 23 26, 50, 57, 58 27 29 72, 89 Pt. 99 Pt. 90	a. r. p. 772 3 0 1,389 1 0 398 0 0 40 0 0 640 0 0 (a) 14 3 30 (b) 338 0 10	Vol.   Fol.   3799   12   5246   39   4868   222   3799   11   Pt. 3799   14   Pt. 5085   118		
Ina	•••		22 Total	105 2 0 3,698 2 0	Tenure C.P. 27/35		

<sup>(</sup>a) and (b): The part shown on plan catalogued Ms. 1696 Fs. in the Department of Lands, Sydney.

No. 14, 1950.

SCHEDULE No. 3.

Horseshoe Estate.

County—Gipps; Land District—Forbes; Shire—Lachlan.

Reputed Owner: Charles Frederick Eric Morgan.

Parish.		Portion No.	Area.	Title	Title.		
Ina Cadow	•••	1, 2, 59 35, 36, Pt. 37,	a. r. p.	Vol.	Fol.		
		38, 39, 40, 41, 42, Pt. 43, 44, Pt. 45, Pt. 46, 47, 48, 49.	3,382 1 17	4152	89		

#### THIRD PART.

Maryvale Estate.

County-King; Land Districts-Gunning and Boorowa; Shires-Gunning and Boorowa.

Reputed Owner-Clarence Raymond Smith.

Parish.			Portion No.	Area.	Title or Tenure.	Land District.
Rabnor			84, 132 40	a. r. p. 138 0 0 100 0 0	C.P. 23/17	Gunning.
			27 87	930 0 0 360 0 0	C.P. 30/16 C.P. 30/17 C.P. 30/18	,,
Rugby	•••		25 182	175 <b>2</b> 0 758 0 0	C.P. 31/7 C.P. 28/19	Boorowa.
		ŀ	199 <b>247</b>	$egin{array}{cccc} 234 & 2 & 32 \ 992 & 0 & 0 \ \end{array}$	C.P. 30/13 C.L. 09/20 Vol. Fol.	"
Rabnor	•••		21 23	$\begin{array}{cccc} 40 & 0 & 0 \\ 40 & 0 & 0 \end{array}$	2128 169 1409 99	•••••
			24 38	50 0 0 40 0 0	2040 223 3092 135	•••••
				310 0 0	2128 170	

 $T_{HIRD}$ 

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THIRD PART-continued.

Parish.		Portion No.		Area.			Title or Tenure.		Land District.	
	<u>-</u>			<u></u>	a.	r.		Vol.	Fol.	<u> </u>
${f Rabnor}$	•••	•••	39		40	0	0	3099	229	
			86		120	0	0	3099	230	
			50		40	0	0	3092	136	•••••
			77		60	0	0	3210	117	•••••
<b>.</b>			$\frac{22}{27}$		40	0	0	5624	40	•••••
${f Rugby}$	•••	•••	27		40	0	0	5624	39	•••••
			20		40	0	0	3059	170	•••••
			91		50	0	0	3320	64	•••••
			120		40	0	0	3088	78	•••••
			121		40	0	0	3088	79	•••••
			122		159	0	0	4611	245	
			171		80	0	0	3311	20	•••••
			181		40	0	0	5464	163	•••••
			192		80	0	0	3210	118	•••••
			206		80	0	0	5080	172	•••••
			240		100	0	0	4733	2	••••
			241	l	298	0	0	5007	132	•••••
			270		411	3	0	5455	114	•••••
			46		40	0	0	3119	219	•••••
			180		40	0	0	3370	64	•••••
			172		60	3		5514	224	•••••
<b>.</b> .			160		146	2	0	3112	96	•••••
Rabnor	•••	•••	1		30	0	0	Old Sy		•••••
${f Rugby}$	•••	•••	7		40	0	0	Old Sy		•••••
			8		57	0	0	Jold 8	ystem.	•••••
	ъ.		9	١,,	53	0	0	]		1
Rugby and	Kabno	r	Closed	(a)	15	1	0			contracted to b
			roads.					gran	ted.	
				6,	409	2	8			
			Less	(b) <sup>*</sup>	22		12			
			TOTAL	6,	386	2	36			1

<sup>(</sup>a) The closed roads comprise—Part of reserved road within portion 160, Parish Rugby, north-east of public road R. 23101–1603; part of reserved road within portion 171, Parish Rugby, south of public road R. 23101–1603; part of boundary road south of portion 86, Parish Rabnor, west of public road R. 23101–1603; boundary roads Parish of Rabnor west of portion 26, and south of portion 22, and reserved road within portion 26 west of public road R. 23101–1603—in all 15 acres 1 rood 0 perches—as shown on plan R. 23101–1603—R in the Department of Lands, Sydney

<sup>(</sup>b) Area resumed on 29th September, 1944 for public road R. 23101-1,603 from portions 23 (20 perches) 26 (8 acres 0 roads 16 perches) and 86 (2 roads 16 perches), Parish Rabnor, and from portions 122 (7 acres 2 roads 16 perches) 160 (3 acres 3 roads 8 perches), 171 (1 acre), 192 (3 roads 24 perches) and 240 (3 roads 32 perches), Parish Rugby—in all 22 acres 3 roads 12 perches.