No. 64.

CROWN LANDS (MISCELLANEOUS PROVISIONS) (No. 2).

No. 64 of 1972.

AN ACT to make provision for certain matters relating to certain Crown lands and certain other lands. [21 December 1972.]

BE it enacted by His Excellency the Governor of Tasmania, by and with the advice and consent of the Legislative Council and House of Assembly, in Parliament assembled, as follows:—

Short title and citation.

- **1**—(1) This Act may be cited as the Crown Lands (Miscellaneous Provisions) Act (No. 2) 1972.
- (2) This Act is incorporated and shall be read as one with the Crown Lands Act 1935 (in this Act referred to as the Principal

Lease of former school residence at Hamilton to H. and J. P. Ward.

2 The Commissioner may grant to Harry Ward and Janette Patricia Ward, both of Hamilton in this State, a lease for a term of thirty-three years of the land described in the first schedule.

Lease of land at Bridport for purposes of Bridport Services Club.

3 The Commissioner may grant a lease for a term of fifty years of the land described in the second schedule for the purposes of its use by the Bridport Services Club.

Lease of land at Allison to Boy Scouts Association.

4 The Commissioner may grant to the Boy Scouts Association, Tasmanian Branch, a lease for a term of fifty years of the land described in the third schedule.

Grant of land at Evandale to hurch of England.

5 The Governor may, in the name and on behalf of Her Majesty, convey and alienate to the Trustees of the Property of the Church of England in Tasmania, for an estate in fee simple, the land described in the fourth schedule.

Grant of land at Evandale to Presbyterian Church.

6 The Governor may, in the name and on behalf of Her Majesty, convey and alienate to the Trustees of the Property of the Presbyterian Church of Tasmania, for an estate in fee simple, the land described in the fifth schedule.

Closure of road at Fingal and schedule are extinguished and the Commissioner may sell that land Pastoral Pty. to Fingal Pastoral Proprietary Limited. to Fingal Pastoral Proprietary Limited.

Closure of road at Triabunna and sale to H. Jones & Co. Pty. Ltd. and others.

8 All public rights of passage over the lands described in the seventh schedule are extinguished and the Commissioner may sell those lands to H. Jones and Co. Proprietary Limited and Maida Masnie Selby Frankcomb and Thomas Amesbury Frankcomb, both of Ranelagh in this State.

9 All public rights of passage over the land described in the Sale of former road reserve at eighth schedule are extinguished and the Governor may, in the name Triad reserve a and on behalf of Her Majesty, convey and alienate that land to Pty. Ltd. Okehampton Proprietary Limited for an estate in fee simple.

10 All public rights of passage over the land described Sale of former in the ninth schedule are extinguished and the Commissioner may North Motton sell that land to the Warden, Councillors, and Electors of the to Municipality of Ulverstone. Municipality of Ulverstone.

11 All public rights of passage over the land described in Closure of road the tenth schedule are extinguished and the Commissioner may sell and sale of that land to the Launceston Gas Company.

site to Launceston Gas Company.

12 All public rights of passage over the land described in the Sale of part of former road eleventh schedule are extinguished and the Commissioner may sell reserve at that land to I.C.I. Australia Limited, a company registered in the I.C.I. State of Victoria, for an estate in fee simple.

Australia Ltd.

13—(1) All public rights of passage over the land described in Exchange of lands near Part I of the twelfth schedule are extinguished.

- (2) On the surrender to Her Majesty of all the lands described S. J. Morgan.

 Part II of the twelfth schedule the Governor man in the lands described S. J. Morgan. in Part II of the twelfth schedule the Governor may, in the name and on behalf of Her Majesty, convey and alienate the land referred to in subsection (1) of this section to George Vernon Lyell Morgan and Selma Joyce Morgan, both of West Kentish in this State, for an estate in fee simple.
- 14 All public rights of passage over the land described in the Closure of road that land to John Thomas Collins and Eileen Iris Collins, both of E.I. Collins. Irishtown in this State.
- 15 All public rights of passage over the land described in the Closure of part fourteenth schedule are extinguished and the Commissioner may Police Point sell that land to Gerald James Robertson and Audrey Stella and Audrey Stella and A.S. Robertson, both of Geeveston in this State, for a nominal sum.

16 All public rights of passage over the land described in the Closure of road fifteenth schedule are extinguished and the Commissioner may sell and sale of site that land to Lawrence Joseph Stone and Elsie Ethel May Stone, both to L. J. and E. E. M. Stone, of Smithton in this State.

17 All public rights of passage over the lands described in the Closure of road sixteenth schedule are extinguished and the Commissioner may sell Lookout and those lands to Ian Frank Bainbridge and Barbara Helen Bainbridge, Le and B. H. both of Exeter in this State.

18—(1) All public rights of passage over the land described in Closure of road Part I of the seventeenth schedule are extinguished, and the Com- and sale of site missioner may sell that land to Trevor Armstrong Jacklin and Donald D. V. Jacklin. Vivian Jacklin, both of Somerset in this State.

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(2) No land shall be sold under this section except on terms that the land described in Part II of the seventeenth schedule is surrendered to Her Majesty.

Closure of roads at Harford and sale of sites to L. C. and J. E. Harkness.

19 All public rights of passage over the lands described in the eighteenth schedule are extinguished and the Commissioner may sell that land to Leo Clyde Harkness and Junee Esther Harkness, both of Devonport in this State.

Transfer of reserve at South Bruny to W. B., R. J. A., and T. A.

20 All public rights of passage over the lands described in the nineteenth schedule are extinguished and the Commissioner may sell those lands to William Barclay Smith, Robert James Armstrong Smith, and Thomas Adamson Smith, all of South Bruny in this State, for a nominal sum.

Exchange of former road reserve near Fingal for land of R. W. and H. W. Walker.

- **21**—(1) All public rights of passage over the land described in Part I of the twentieth schedule are extinguished.
- (2) On the surrender to Her Majesty of all the land described in Part II of the twentieth schedule the Governor may, in the name and on behalf of Her Majesty, convey and alienate the land referred to in subsection (1) of this section to Robert Walker and Henry William Walker, both of Towerhill in this State, for an estate in fee simple.

Closure of road site to E. L., R. J. C., R. C., and F. Nicholls.

22 All public rights of passage over the lands described in the at Marrawah and transfer of twenty-first schedule are extinguished and the Governor may, in the name and on behalf of Her Majesty, convey and alienate those lands to Ernest Lionel Nicholls, Richard Jasper Cardew Nicholls, Reginald Cleave Nicholls, and Frank Nicholls, all of Marrawah in this State. for an estate in fee simple.

Sale of former road reserve near Edith Creek to T. A. and E. M. Ling.

23 All public rights of passage over the land described in the twenty-second schedule are extinguished and the Commissioner may sell that land to Thomas Arthur Ling and Eileen Mona Ling, both of Edith Creek in this State.

Transfer of land at Somerset to Wynyard Municipality.

24 On the payment by the Warden, Councillors, and Electors of the Municipality of Wynyard (in this section referred to as "the Municipality") to Arthur Harry Richardson of Somerset in this State, of such sum as may be agreed between them the land described in the twenty-third schedule shall be deemed to have reverted to and revested in Her Majesty freed and discharged from all rights and interests therein vested in any person and the Governor may, in the name and on behalf of Her Majesty, convey and alienate that land to the Municipality for an estate in fee simple.

Extinguishment of right-of-way created under section 10 of Crown Lands (Miscellaneous Provisions)
Act 1970.

- **25**—(1) The Governor may, in the name and on behalf of Her Majesty, release all estate, right, title, and interest of Her Majesty in the right-of-way referred to in subsection (1) of section ten of the Crown Lands (Miscellaneous Provisions) Act 1970.
- (2) All fees, stamp duty, and other expenses incurred in connection with the exercise of the powers conferred by subsection (1) of this section shall be defrayed by the Warden, Councillors, and Electors of the Municipality of Devonport.

26 On the payment of all the rent that had fallen due to be paid Reinstatement of grazing under a grazing lease specified in the twenty-fourth schedule and had leases formerly not been paid before the date on which it was cancelled and all rent Hill Pty. Ltd. that would have fallen due to have been paid thereunder if it had not been cancelled the Commissioner may reinstate that lease, and on being so reinstated it continues to have effect as if it had not been cancelled.

- 27 The Commissioner may sell the land described in the twenty- Sale of land to fifth schedule to the Marine Board of Circular Head for a nominal Marine Board. sum.
- 28 The Governor may, in the name and on behalf of Her Majesty, Grant of Crown land at convey and alienate the land described in the twenty-sixth schedule Parattah to Transport Commission. to the Transport Commission for an estate in fee simple.
- 29 The Commissioner may sell the land described in the twenty-Sale of land to Hobart Marine wenth schedule to the Marine Board of Hobart. seventh schedule to the Marine Board of Hobart.
- 30 The Crown land described in the twenty-eighth schedule may Disposal of be disposed of in like manner as if it had been acquired under the Mangana. Lands Resumption Act 1957.
- 31 The Commissioner may sell the land described in the twenty-land at Currie to Walter Keith Burgess of Currie in this State. ninth schedule to Walter Keith Burgess of Currie in this State. Burgess.
- **32** The Governor may, in the name and on behalf of Her Grant of G Majesty, convey and alienate the land described in the thirtieth Cape Barren schedule to Cape Barren Islanders Community Ltd. for an estate in Community fee simple.
- 33—(1) Where power is given to the Commissioner under this Supplementary Act to sell any land that land shall, subject to the foregoing provisions of this Act, be so sold at such price and on such terms as are determined by the Director of Lands.

- (2) Except as otherwise provided in this Act, any lease granted by the Commissioner under this Act shall be for such term and at such rental and shall contain such covenants and conditions and confer such rights as are determined by the Director of Lands.
- (3) Subsection (2) of section seventy of the Principal Act applies to the conveyance and alienation of land pursuant to any provision of this Act as it applies to the alienation of land pursuant to that section, but nothing in this subsection shall be construed as affecting the operation of that section in relation to the sale of land pursuant to any of those provisions.
- (4) The prescribed survey and grant fees shall be paid before any land is conveyed or alienated under this Act.
- (5) Except as otherwise provided in this Act, any fees payable under the Real Property Act 1862 in respect of the conveyance or alienation under this Act of land to any person shall be defrayed by that person.

- (6) Subject to the foregoing provisions of this Act, any land that vests in Her Majesty, or over which any public rights of passage are extinguished, pursuant to any of those provisions shall be deemed to be Crown land within the meaning of the Principal Act.
- (7) References in any of the schedules to this Act to a plan or diagram by a number shall be construed as references to the plan or diagram so numbered and filed in the office of the Director of Lands at Hobart.

THE FIRST SCHEDULE.

(Section 2.)

TOWN OF HAMILTON.

1a. 2r. 21p.

Commencing at the south-east angle of 29 9/10 perches Crown land and bounded on the north-west by 76 feet 5 3/4 inches north-easterly along that land on the south-west by 38 feet 6 inches north-westerly again along that land on the north-west by 69 feet 7 1/4 inches north-easterly along part of 1 acre 0 roods 11 1/10 perches Crown land again on the south-west by 75 feet 1 acre 0 roods 11 1/10 perches Crown land again on the south-west by 75 feet 11 1/2 inches north-westerly again along that land on the north-west by 77 feet 3 1/4 inches north-easterly along the Lyell Highway on the north-east by 396 feet 9 3/4 inches south-easterly along 1 acre 0 roods 14 perches purchased by W. Sibley on the south-east by 228 feet 4 1/4 inches south-westerly along part of 0 acres 3 roods 29 3/10 perches Crown land and along 3 roods 21 6/10 perches Crown land and thence again on the south-west by 259 feet 1 1/4 inches north-westerly along 1 acre 0 roods 4 perches purchased by J. Madden to the point of commencement as the same is shown on Plan 1654.

THE SECOND SCHEDULE.

(Section 3.)

TOWN OF BRIDPORT.

All that area of Crown land containing 3 roods 12 8/10 perches as shown on Plan 2902.

THE THIRD SCHEDULE.

(Section 4.)

TOWN OF ALLISON.

All that area of Crown land containing 348 acres 2 roods as shown on Plan 3631.

THE FOURTH SCHEDULE.

(Section 5.)

TOWN OF EVANDALE.

All that area of land containing 10 acres 1 rood 33 perches as the same is shown on Plan 3305.

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THE FIFTH SCHEDULE.

(Section 6.)

TOWN OF EVANDALE.

All that area of land containing 9 acres 3 roods 4 5/10 perches as the same is shown on Plan 3305.

THE SIXTH SCHEDULE.

(Section 7.)

LAND DISTRICT OF CORNWALL. PARISH OF FINGAL.

All that area of Crown land containing 1 rood 13 9/10 perches as the same is shown on Plan 3709.

THE SEVENTH SCHEDULE.

(Section 8.)

TOWN OF TRIABUNNA.

1a. 1r. 7p. or thereabouts.

Commencing at the north-west angle of 13 acres 0 roods 30 perches purchased by E. A. Brown and M. Brown and bounded on the south-west by 1 chain 45 links or thereabouts north-westerly along Maclaine Street on the north by 13 chains 25 links or thereabouts easterly along 110 acres purchased by H. J. Vicary on the north-east by 1 chain 6 7/10 links south-easterly along Melbourne Street on the south by 12 chains 63 2/10 links westerly along 13 acres 0 roods 30 perches aforesaid to the point of commencement as the same is shown on Survey Diagram Volume J3 Folio 16.

TOWN OF TRIABUNNA.

1a. Or. 12 4/10p.

Commencing at the north-west angle of 6 acres 3 roods 33 perches purchased by E. T. Reardon and bounded on the south-west by 1 chain 6 7/10 links north-westerly along Melbourne Street on the north by 10 chains 78 links easterly along 110 acres purchased by H. J. Vicary on the north-east by 1 chain 6 7/10 links south-easterly along Calder Street and thence on the south by 10 chains 78 links westerly along 6 acres 3 roods 33 perches aforesaid to the point of commencement as the same is shown on Survey Diagram H10 Folio 3.

THE EIGHTH SCHEDULE.

(Section 9.)

LAND DISTRICT OF PEMBROKE. PARISH OF TRIABUNNA.

All that area of Crown land, containing 0 acres 3 roods 26 6/10 perches, the reservation of which for a public road was revoked by a proclamation of the Governor under section eleven of the Principal Act dated the eighteenth day of January 1972 and published in the *Gazette* on the twenty-sixth day of that month.

THE NINTH SCHEDULE.

(Section 10.)

LAND DISTRICT OF DEVON. PARISH OF NORTH MOTTON.

All that area of Crown land containing 10 acres 3 roods and 7 2/10 perches the reservation of which for a public road was revoked by a proclamation of the Governor under section eleven of the Principal Act dated the second day of November 1971 and published in the *Gazette* on the seventeenth day of that month.

THE TENTH SCHEDULE.

(Section 11.)

CITY OF LAUNCESTON.

All that area of Crown land containing 30 8/10 perches as shown on Survey Diagram Volume 333 Folio 29.

THE ELEVENTH SCHEDULE.

(Section 12.)

TOWN OF PORT HUON.

Oa. 1r. 4p. or thereabouts.

Commencing at the south-east angle of 2 acres 2 roods 15 perches purchased by J. Laughton on the Kermandie River and bounded on the north-east by 5 chains 57 links or thereabouts north-westerly along that land on the north-west by 50 3/10 links south-westerly along 8 8/10 perches Crown land on the south-west by 5 chains 30 links or thereabouts south-easterly along 1 acre 3 roods 35 perches purchased by M. A. E. Geard to the Kermandie River aforesaid and thence by that river to the point of commencement as the same is shown on Survey Diagram Volume 165R Folio 26.

THE TWELFTH SCHEDULE.

(Section 13.)

PART I.

LAND DISTRICT OF DEVON. PARISH OF KENTISBURY.

All that area of Crown land containing 1 acre 3 roods and 33 5/10 perches the reservation of which for a public road was revoked by a proclamation of the Governor under section eleven of the Principal Act dated the second day of November 1971 and published in the Gazette on the tenth day of that month.

PART II.

LAND DISTRICT OF DEVON. PARISH OF KENTISBURY.

Those four areas of land being Lot 3: 13 9/10 perches, Lot 4: 3 roods 16 6/10 perches, Lot 7: 3 5/10 perches and Lot 8: 4 4/10 perches as the same are shown on Plan 2930.

THE THIRTEENTH SCHEDULE.

(Section 14.)

LAND DISTRICT OF WELLINGTON. PARISH OF GIBSON.

1a. 2r. 1 2/10p.

Commencing at the south-east angle of 24 acres 3 roods 33 perches purchased by D. M. Ling and bounded on the north-east by 1 chain south-easterly along a reserved road one chain wide on the south-east by 15 chains 13 links south-westerly along 120 acres 0 roods 18 perches purchased by E. C. Champion on the south-west by 1 chain 0 5/10 links north-westerly along 25 acres 0 roods 0 perches purchased by A. Champion and thence on the north-west by 15 chains 2 3/4 links north-easterly along 24 acres 3 roods 33 perches aforesaid to the point of commencement as the same is shown on Survey Diagram Volume 52 Folio 20, Wellington.

THE FOURTEENTH SCHEDULE.

(Section 15.)

LAND DISTRICT OF KENT.

PARISH OF THANET.

OA. 2R. 10 9/10p.

Commencing at a point on a reserved road distant 6 chains 47 links westerly from the south-east angle of 235 acres 0 roods 8 perches purchased by C. E. Radcliff and bounded on the east by 50 links southerly along the reserved road aforesaid on the south by 11 chains 37 links westerly again along that road on the west by 50 links northerly along 235 acres 0 roods 8 perches aforesaid and thence on the north by 11 chains 37 links easterly again along that land to the point of commencement as the same is shown on Survey Diagram Volume 29 Folio 33 Kent.

THE FIFTEENTH SCHEDULE.

(Section 16.)

LAND DISTRICT OF WELLINGTON. PARISH OF FORD.

All that area of Crown land containing 1 rood 3 9/10 perches as shown on Plan 3796.

THE SIXTEENTH SCHEDULE.

(Section 17.)

LAND DISTRICT OF DEVON. PARISH OF ST. MICHAELS.

All that area of road containing 2 roods 5 9/10 perches as the same is shown on Survey Plan 726.

All that area of road containing 14 3/10 perches as the same is shown on Survey Plan 726.

THE SEVENTEENTH SCHEDULE.

(Section 18.)

PART I.
TOWN OF SOMERSET.

All that area of Crown land containing 1 rood 6 5/10 perches as shown on Plan 3478.

PART II.

LAND DISTRICT OF WELLINGTON. PARISH OF ELLIOTT.

OA. OR 20 1/10p.

Commencing at the intersection of the southern boundary of Edward Street with the Cam River and bounded on the north by 98 feet 5 3/4 inches westerly along that street on the south-west by 61 feet 3 inches south-easterly along part of 640 acres purchased by R. G. Gibbons on the south-east by 97 feet north-easterly along a reserved road again on the south-west by 83 feet 2 inches south-easterly again along that road to a creek thence by that creek and by the Cam River aforesaid to the point of commencement.

THE EIGHTEENTH SCHEDULE.

(Section 19.)

TOWN OF HARFORD.

All that area of Crown land containing 1 rood 24 9/10 perches as shown on Plan 3722.

All that area of Crown land containing 3 acres 1 rood 34 6/10 perches as shown on Plan 3722.

THE NINETEENTH SCHEDULE.

(Section 20.)

LAND DISTRICT OF BUCKINGHAM. PARISH OF SOUTH BRUNY.

All those areas of Crown lands containing respectively 4 acres 2 roods and 28 perches or thereabouts and 5 acres 0 roods and 17 perches or thereabouts, the reservation of which for public roads was revoked by a proclamation of the Governor under section eleven of the Principal Act dated the twenty-third day of October 1956 and published in the Gazette on the thirty-first day of that month.

THE TWENTIETH SCHEDULE.

(Section 21.)

PART I.

LAND DISTRICT OF CORNWALL. PARISH OF FONTHILL.

All that Crown land, containing 3 acres 1 rood 5 6/10 perches described in the schedule to a proclamation made by the Governor under section eleven of the Principal Act on the seventh day of September 1971 and published in the *Gazette* on the fifteenth day of that month, whereby the reservation of that land for a public road was revoked.

PART II.

LAND DISTRICT OF CORNWALL. PARISH OF FONTHILL.

All that area of land containing 7 acres 1 rood 39 6/10 perches as shown on Plan 3535.

THE TWENTY-FIRST SCHEDULE.

(Section 22.)

LAND DISTRICT OF WELLINGTON. PARISH OF MARRAWAH.

1a. 3r. 28 6/10p.

Commencing at a point on the southern boundary of 476 acres 0 roods 1 perch purchased by J. N. and E. L. Nicholls distant 6 chains 80 links easterly from the south-west angle of that land and bounded on the north-west by 19 chains 46 links north-easterly in two bearings along part of that land on the north-east by 1 chain 20 8/10 links south-easterly along a public road on the south-east by 19 chains 12 6/10 links south-westerly in two bearings again along part of 476 acres 0 roods 1 perch aforesaid and thence on the south by 1 chain 32 links westerly along 315 acres 0 roods 27 perches purchased by A. E. Hanson to the point of commencement as the same is shown on Survey Plan 37 Wellington.

LAND DISTRICT OF WELLINGTON. PARISH OF MARRAWAH.

3A. 2R. 24P.

Commencing at a point on a public road distant 1 chain 20 8/10 links north-easterly from 1 acre 3 roods 28 7/10 perches previously described and bounded on the north-west by 24 chains 22 2/10 links north-easterly along part of 476 acres 0 roods 1 perch purchased by J. N. and E. L. Nicholls on the north-east by 13 chains 48 7/10 links south-easterly again along that land on the south-east by 1 chain 28 3/10 links south-westerly in two bearings along a reserved road one chain wide on the south-west by 12 chains 42 1/10 links north-westerly again along part of 476 acres 0 roods 1 perch aforesaid again on the south-east by 23 chains 10 8/10 links south-westerly again along that land and thence again on the south-west by 1 chain 20 8/10 links north-westerly along a public road aforesaid to the point of commencement as the same is shown on Survey Plan 37 Wellington.

THE TWENTY-SECOND SCHEDULE.

(Section 23.)

LAND DISTRICT OF WELLINGTON. PARISH OF GIBSON.

All that area of Crown land containing 8 acres 0 roods 3 perches the reservation of which for a public road was revoked by a proclamation of the Administrator of this State under section eleven of the Principal Act dated the twenty-fifth day of May 1971 and published in the *Gazette* on the second day of June 1971.

THE TWENTY-THIRD SCHEDULE.

(Section 24.)

TOWN OF SOMERSET.

Lot 11 Section D.

All that area of land containing 1 rood 31 perches as shown on Survey Diagram Volume L9 Folio 6.

THE TWENTY-FOURTH SCHEDULE.

(Section 26.)

A grazing lease granted on the tenth day of September 1962 to R. G. Downie and Son of land in the County of Lincoln, Parishes of Gainsborough and Nivelle known as Lot 311 containing 1900 acres.

A grazing lease granted on the twenty-fifth day of September 1962 to R. G. Downie and Son of land in the County of Lincoln Parish of Nivelle known as Lot 312 containing 2000 acres.

THE TWENTY-FIFTH SCHEDULE.

(Section 27.)

TOWN OF STANLEY.

All that area of Crown land containing 3 acres 1 rood 39 1/10 perches as shown on Plan LD 170.

THE TWENTY-SIXTH SCHEDULE.

(Section 28.)

TOWN OF PARATTAH.

3a. 1r. 20p.

Commencing at the intersection of Thirkell Street with Wilson Street and bounded on the east by 8 chains 92 links southerly along Wilson Street aforesaid on the south-west by 11 chains 28 links north-westerly in three bearings along the road to Mt. Seymour and along the main road from Oatlands to Tunnack and thence on the north by 6 chains 80 links easterly along Thirkell Street aforesaid to the point of commencement on the seasterly along Thirkell Street aforesaid to the point of commencement as the same is shown on Town Plan P/3.

THE TWENTY-SEVENTH SCHEDULE.

(Section 29.)

CITY OF HOBART.

All that area of Crown land containing 10 perches as shown on Survey Diagram Hobart volume 14 Folio 24.

THE TWENTY-EIGHTH SCHEDULE.

(Section 30.)

TOWN OF MANGANA.

OA. OR. O 2/10P.

Commencing at a northern angle of 1 acre 0 roods 27 2/10 perches acquired for community purposes on Young Street and bounded on the south-east by 70 feet 5 1/2 inches south-westerly along 1 acre 0 roods 27 2/10 perches aforesaid on the north-west by 70 feet 5 1/4 inches north-easterly along 34 perches Crown land and thence on the north-east by 1 foot 6 inches south-easterly along Young Street aforesaid to the point of commencement as the same is shown on Plan No. 3392.

THE TWENTY-NINTH SCHEDULE.

(Section 31.)

KING ISLAND. PARISH OF NUGARA.

4A. 3R. 27 1/10P.

Commencing at the north-west angle of 6 acres 3 roods 13 1/10 perches purchased by N. C. Burgess and bounded on the east by 8 chains 69 6/10 links southerly along 6 acres 3 roods 13 1/10 perches aforesaid on the south by 8 chains 24 links westerly along an access road on the south-west by 1 chain 34 8/10 links north-westerly along a main road one chain wide on the north-west by 3 chains 52 3/10 links north-easterly along a public road one chain wide on the west by 6 chains 66 4/10 links northerly in three bearings again along that road and along 49 acres 1 rood 0 perches purchased by F. G. Miller and thence on the north by 4 chains 99 9/10 links easterly along portion of 30 acres 0 roods 11 perches purchased by K. H. Robinson to the point of commencement as the same is shown on Survey Diagram Volume 196R Folio 8.

THE THIRTIETH SCHEDULE.

(Section 32.)

LAND DISTRICT OF FLINDERS. PARISH OF CAPE BARREN ISLAND.

All that area of Crown land containing 1 rood 17 2/10 perches being lots 1 and 2 as shown on Survey Diagram Volume 217 Folio 5.

GUESDON BEQUEST (ADMINISTRATION).

No. 65 of 1972.

AN ACT to authorize the substitution of certain beneficiaries under the Guesdon bequest in favour of certain institutions and for other purposes incidental to the administration of the trust.

[21 December 1972.]

WHEREAS by his will William Andrew Guesdon late of Denmark Preamble. Lodge, The Grove, Clapham Common in the County of Surrey in England, Gentleman, deceased, devised to his executors a sum of money and the residue of his estate on trust to be applied for such philanthropic and charitable purposes in England, Wales, Scotland, and Tasmania as they should consider most deserving of support:

And whereas by Order dated the sixteenth day of June 1898 in the High Court of Justice a scheme for the appropriation of a specified sum from that sum of money and residue to be applied in this State was ordered to be adopted: