No. 3290.

An Act to revoke the Permanent Reservation of certain Land in the Parish of Tarranginnie in the County of Lowan as a Site for Water Supply Purposes.

[1st November, 1923.]

Preamble. See Government Gazette, 9th October, 1885, p. 2826, and 6th November, 1885, p. 3ó36. First Schedule.

Second Schedule.

HEREAS by an Order in Council dated the second day of November One thousand eight hundred and eighty-five the land described in the First Schedule to this Act was reserved from sale permanently as a site for water supply purposes: And whereas the said land is not now required for the purposes for which it was so reserved but is required for other purposes: And whereas it is desirable to revoke the permanent reservation of the said land in order that the same may be dealt with as unalienated land of the Crown and in order that so much of the land described in the said First Schedule as is described in the Second Schedule to this Act may, if the Governor in Council thinks fit, be reserved pursuant to the Land Acts as a site for a public hall and for public recreation purposes and in order that the remaining portion of the land described in the said First Schedule may, if the Governor in Council thinks fit, be reserved from sale pursuant to the Land Acts as a site for water supply purposes: Be it therefore enacted by the King's Most Excellent Majesty by and with the advice and consent of the Legislative Council and the Legislative Assembly of Victoria in this present Parliament assembled and by the authority of the same as follows (that is to say):—

Short title.

1. This Act may be cited as the Tarranginnie Land Act 1923.

Revocation of permanent reservation.

2. (1) The said recited Order in Council of the second day of November One thousand eight hundred and eightyfive (so far only as it relates to the land described in the First Schedule to this Act) shall be and the same is hereby revoked.

First Schedule.

(2) The

(2) The land described in the said First Schedule shall Land deemed unallenated be deemed to be and may be dealt with as unalienated land Crown land. of the Crown.

(3) So much of the land described in the said First Power to reserve Schedule as is described in the Second Schedule to this Act public hall and may, if the Governor in Council thinks fit, be reserved from public recreation purposes. sale pursuant to the Land Acts as a site for a public Second Schedule. hall and for public recreation purposes.

(4) The remaining portion of the land described in the Power to said First Schedule may, if the Governor in Council thinks remaining fit, be reserved from sale pursuant to the Land Acts as a water supply purposes. site for water supply purposes.

SCHEDULES.

FIRST SCHEDULE.

Preamble. Section 2.

Land reserved from Sale permanently by Order in Council of the 2nd November, 1885, as a Site for Water Supply Purposes [vide Government Gazette of the 9th October, 1885, page 2826, and 6th November, 1885, page 3036.

Eighty acres, one rood, thirteen perches, being allotment 8A, parish of Tarranginnie, county of Lowan: Commencing at the north-west angle of the allotment; bounded thence by a road bearing S. 89° 58' E. thirty-nine chains sixty-eight links; thence by allotment 135 bearing south twenty-six chains four links and west twenty-two chains; and thence by the road to Peechember bearing N. 34° 9' W. thirty-one chains forty-nine links to the point of commencement.

SECOND SCHEDULE.

Preamble. Section 2.

Land (being portion of the land described in the First Schedule to this Act) to be reserved as a Site for a Public Hall and for Public Recreation Purposes.

Twelve acres, parish of Tarranginnie, county of Lowan, being part of allotment 8A aforesaid: Commencing at the north-west angle of allotment 135; bounded thence by that allotment bearing south fourteen chains twelve links, by lines bearing respectively west eight chains fifty links and north fourteen chains twelve links, and by a road bearing S. 89° 58' E. eight chains fifty links to the point of commencement.