



**ORDINARY MEETING OF COUNCIL
TO BE HELD ON TUESDAY, 23 SEPTEMBER 2025 AT 7:00 PM
LEVEL 3, COUNCIL CHAMBER**

**ATTACHMENTS EXCLUDED FROM
AGENDA**

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NOTE: For Full Details, See Council's Website –
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**GB.16 Draft Site Specific Plans of Management - Echo Point Park and Swain
Gardens**

Attachment A3: Natural Areas PoM's Native Title Advice - Landsas.....3



ABN : 11 607 533 862

Mr James Brisebois
Ku-ring-gai Council
818 Pacific Highway
GORDON NSW 2072

Our Ref: 21.002
Your Ref:
Date: 11 February 2021

Via email : jbrisebois@kmc.nsw.gov.au

Dear Mr Thomas

Native Title Advice - Kur-ring-gai Council – Natural Areas Plan of Management

Lands Advisory Services (Landsas) has reviewed Kur-ring-gai Council's Generic Natural Areas Plan of Management (NAPoM) provided to me, 26 November 2020.

Please find my draft advice attached. This advice can be finalised following exhibition when Council is ready to finalise and adopt the Plan of Management.

The draft advice is subject to the incorporation of the items set out in Section B.

My report relies on my previously supplied status report which is also attached. You will note that the proposed actions include a request to the Department of Planning, Industry and Environment for Kur-ring-gai Council (Council) to be made Crown Land Manager over various reserves where Council is devolved Manager. Over this reserve Council currently has care, control and management under Section 48 of the *Local Government Act 1993*. These lands are not *public land* and while a plan of management may indicate Council's intention it does not authorise Council to undertake any future acts.

I have attempted to authorise leases and licences where they are sufficiently described within the Plan of Management. Others will require further NTM advice when their details are forthcoming.

Please review this draft report and feel free to give me a call should you wish to discuss.

Yours Faithfully,

A handwritten signature in black ink, appearing to read "Craig Barnes".

Craig Barnes
Managing Director
Lands Advisory Services Pty Ltd

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Native Title Managers Report

A. Proposed Act

This report considers the following relevant act:

- Adoption of the Kur-ring-gai Council's Generic Natural Areas Plan of Management (NAPoM) provided to me 26 November 2020.

B. Summary

The adoption of the Generic Natural Areas Plan of Management authorises further acts which will or may impact native title.

Future acts requiring further advice

However, the NAPoM requires that prior to final individual approval some of those acts require further native title manager advice, being the issuing of leases, licences and permits other than those listed in Section D (4) of this report.

The NAPoM also requires that prior to any public work or easement being approved the requirements of the *Native Title Act 1993*, and in particular to the notification and opportunity to comment requirements under Section 24JB or Section KA, are addressed.

Future acts not requiring further advice

Leases, licences and other estates listed in Section D (4) of this report are valid future acts under Sections 24JA or 24LA of the *Native Title Act 1993*.

Other uses set out in the NAPoM, are either valid future acts under Section 24JA or Section 24LA of the *Native Title Act 1993* or do not impact native title.

In my opinion the Kur-ring-gai Council's Generic Natural Areas Plan of Management provided to me 26 November 2020 complies with the applicable provisions of the native title legislation subject to the adoption of amendments as noted in tracked changes of the NAPoM (see **Tag 1**) subject to:

1. Insertion of a note or footnote in Section 6 on Page 66, being:

No development is permitted on Lot 7072 DP 1060396 (part of Acron Oval – R.88492) or Lot 7065 DP 94233 (part of East Gordon Park – R.40655) unless the land becomes excluded land for the purposes of Part 8 of the Crown Land Management Act 2016 or it satisfies the requirements of Section 24KA of the Native Title Act 1993.

2. Insertion of text relating to Native Title in Section 6 on Page 66 following the second set of dot points, being:

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On Crown land where it is proposed to construct or establish a public work, where native title is not determined extinguished or to no longer exist, prior to approval Council will notify and give an opportunity to comment to any representative Aboriginal/Torres Strait Islander bodies, registered native title bodies, corporate and registered native title claimants in relation to the land or waters as required under the Native Title Act 1993.

3. Insertion of a note or footnote in Section 6.3 on Page 70, being:

No lease or other exclusive use agreement is permitted on Lot 7072 DP 1060396 (part of Acron Oval – R.88492) or Lot 7065 DP 94233 (part of East Gordon Park) unless the land becomes excluded land for the purposes of Part 8 of the Crown Land Management Act 2016.

It is also recommended that Council consider seeking to be appointed Crown land manager of¹:

- R.47684 (Moores Creek Reserve)
- R.68222 (Ku-Ring-Gai Creek Reserve)
- R.70014 (Lower Paddys Forest)
- R.70957 (Turiban Reserve North)
- R.73323 (part of Koola Park)
- R.74029 (Ku-Ring-Gai Creek Reserve)
- R.77604 (Roseville Bridge Bush Reserve)
- R.88010 (Hayle Street Reserve)
- R.88700 (Kimberley Street Reserve)
- R.88802 (Founders Way)
- R.89045 (Old She Oak Reserve)
- R.89049 (Cambourne North Reserve)
- R.89050 (Cambourne South Reserve)
- R.89309 (Waipori Street Reserve)
- R.89535 (Billy Hughes Park)
- R.89885 (Blue Gum Creek Reserve)
- R.90766 (Lovers Jump Creek Reserve)
- R.90921 (London Reserve)
- R.97010 (Derwent Reserve)

Should native title not prove to be extinguished by a prior act, any native title holders may be entitled to compensation for the act, in the event of a determination that native exists in the land, and Council may be liable to indemnify the State in the payment of any compensation.

Under Subdivisions J and K of the future act provisions of the *Native title Act 1993*, notification and the right to comment is required if the relevant act consists of the construction or establishment of a public work. The requirement will be satisfied when specific public works are proposed and appropriate development plans are prepared. Notification is not required at this stage.

C. Basis of Advice

The land subject to the NAPoM and listed in Table1 is Crown land. Table 1 shows the purpose the land is reserved for, with the legislation employed in the reservation process. It also shows the Council appointment dates (if any) and the actions required to make the authorisation inferred in the NAPoM valid.

¹ Council has care, control and management of these areas under Section 48 of the *Local Government Act 1993*. The land is not *public land* and while a plan of management may indicate Council's intention it does not authorise Council to undertake any future acts.

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Table 1 - Crown land affected

(A) No	(B) Name	(C) Lot / Sec / DPs	(D) Title	(E) No /Purpose / Gazette Date	(F) Legislative Base	(G) Council Appointment	(H) PEPA (status evidence)
1	Acron Oval	483 and 567 / 752031, 7011 / 1058598	State of NSW	R.88492 for Public Recreation – 18 Feb 1972	Section 28 <i>Crown Lands Consolidation Act 1913</i>	21 Nov 1986 - Section 37P <i>Crown Lands Consolidation Act 1913</i>	Part Reserve <i>Appendix 3 Landsas Report dated 29 Nov 2019 (Landsas Nov19)</i>
		815 / 752031	State of NSW	R.88492 – Addition to Reserve – 28 Apr 1989	Section 28 <i>Crown Lands Consolidation Act 1913</i>		
		7072 / 1060396	State of NSW	R.88492 - Addition to Reserve – 31 Oct 2003	Section 88 <i>Crown Lands Act 1989</i>		
2	Barra Brui Community Centre and Oval	7318 / 1158573	State of NSW	R.88493 for Public Recreation – 18 Feb 1972	Section 28 <i>Crown Lands Consolidation Act 1913</i>	12 May 2006 - Section 95 <i>Crown Lands Act 1989</i>	Part Reserves <i>Appendix 11 Landsas Nov19</i>
		825 / 752031		R.86634 for Community Centre – 16 Feb 1968	Section 28 <i>Crown Lands Consolidation Act 1913</i>	19 Apr 1968 - <i>Public Trusts Act 1897</i>	
3	Killara Park	Pt 236 / 752031	State of NSW	R.15419 for Public Recreation – 2 Apr 1892	Section 101 <i>Crown Lands Act 1884</i>	24 Mar 1921 - Section <i>Public Trusts Act 1897</i>	No <i>Appendix 10 Landsas Nov19</i>
4	Bryce Oval	818 / 752031	State of NSW	R.87271 for Public Recreation – 11 Jul 1969	Section 28 <i>Crown Lands Consolidation Act 1913</i>	14 Nov 1969 – <i>Public Trusts Act 1897</i>	No <i>Appendix 4 Landsas Nov19</i>
5	East Gordon Park	386 / 752031	State of NSW	R.40655 for Public Recreation – 27 Jun 1906	Section 39 <i>Crown Lands Act 1884</i>	19 Aug 1932 – <i>Public Trusts Act 1897</i>	No <i>Appendix 8 Landsas Nov19</i>
		7015 / 93820, 7015 / 1059446, 31 / 22 / 758058		R.40655 – Addition to reserve – 13 Jul 1973	Section 28 <i>Crown Lands Consolidation Act 1913</i>		
		7065 / 94233		R.40655 – Addition to reserve – 19 May 2000	Section 88 of the <i>Crown Lands Act 1989</i>		
6	Golden Jubilee Field	7311 / 1158394	State of NSW	D.500217 for Public Recreation – 1 Jun 1928	Section 24 <i>Crown Lands Consolidation Act 1913</i>	3 Aug 1928 – <i>Public Trusts Act 1897</i>	No <i>Appendix 1 Landsas Nov19</i>
				Addition to D.500217 – 16 Mar 1973			
				Addition to D.500217 – 18 Oct 1974			
				Addition to D.500217 – 18 May 1979			

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(A) No	(B) Name	(C) Lot / Sec / DPs	(D) Title	(E) No /Purpose / Gazette Date	(F) Legislative Base	(G) Council Appointment	(H) PEPA (status evidence)
				Addition to D.500217 – 14 Oct 1983.			
	Wahroonga Recreation	478 / 752031 and 7312 / 1158394	State of NSW	R.91141 for Public Recreation – 19 May 1978 Additional purpose for Communication Facilities – 29 Dec 2008 Additional Purpose for State Emergency Services – 12 Aug 2011	Section 28 <i>Crown Lands Consolidation Act 1913</i> Section 34A(2)(b) <i>Crown Lands Act 1989</i> <i>Section 121A Crown Lands Act 1989</i>	19 May 1978 - Section 37P <i>Crown Lands Consolidation Act 1913</i>	
7	Hassell Park	7010 / 93761	State of NSW	R.28761 for Public Recreation – 30 Dec 1898 Additional purpose for Communication Facilities – 7 Nov 2008	Section 101 <i>Crown Lands Act 1884</i> Section 34A(2)(b) <i>Crown Lands Act 1989</i>	25 Jan 1918 – Public Trusts Act 1897	No <i>Appendix 6 Landsas Nov19</i>
8	Koola Park	477 & 480 / 752031 7312 / 1153922	State of NSW	R.63623 for Public Recreation – 18 Nov 1932 Additional Purpose for Communication Facilities – 24 Dec 2010	Section 28 <i>Crown Lands Consolidation Act 1913</i> Section 34A(2)(b) <i>Crown Lands Act 1989</i>	22 May 1964 – <i>Public Trusts Act 1897</i>	No <i>Appendix 12 Landsas Nov19</i>
	(Bushranger Reserve)	7029 / 94202 7064 & 7065 / 94201	State of NSW	R.73323 for Public Recreation – 30 Sep 1949	Section 28 <i>Crown Lands Consolidation Act 1913</i>	Devolved management under Section 48 <i>Local Government Act 1993</i>	
9	Lindfield Soldiers Memorial Park	7061 / 93836, 154 to 156 and 199 to 200 and 215 to 216 / 752031, 7316 / 1157421 217 / 752031, 234 to 235 / 752031, 7039 / 93845	State of NSW	R.41399 for Public Recreation – 27 Feb 1907 Additional Purpose for Communication Facilities – 24 Aug 2008 R.41399 – Addition to reserve – 26 Oct 1973 Additional Purpose for Communication Facilities – 24 Aug 2008	Section 101 <i>Crown Lands Act 1884</i> Section 34A(2)(b) <i>Crown Lands Act 1989</i> Section 28 of the <i>Crown Lands Consolidation Act 1913</i> Section 34A(2)(b) <i>Crown Lands Act 1989</i>	20 May 1921 – <i>Public Trusts Act 1897</i>	Partial <i>Appendix 7 Landsas Nov19</i>

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(A) No	(B) Name	(C) Lot / Sec / DPs	(D) Title	(E) No /Purpose / Gazette Date	(F) Legislative Base	(G) Council Appointment	(H) PEPA (status evidence)
10	Roseville Chase	6 / 247990, 109 to 112, 121 to 122, 145, 657 to 659 / 752031, 115 to 116 / 1153781, 7318 to 7319 / 1163995	State of NSW	R.90898 for Public Recreation – 16 Sep 1977 Additional Purpose for Communication Facilities – 27 Nov 2009	Section 28 <i>Crown Lands Consolidation Act 1913</i> Section 34A(2)(b) <i>Crown Lands Act 1989</i>	16 Sep 1977 - Section 37P <i>Crown Lands Consolidation Act 1913</i>	Partial <i>Appendix 2 Landsas Nov19</i>
11	Surgeon White	7012 / 1058598	State of NSW	R.79206 for Children's Playground – 21 Dec 1956	Section 28 <i>Crown Lands Consolidation Act 1913</i>	15 Mar 1957 - <i>Public Trusts Act 1897</i>	Yes <i>Appendix 9 Landsas Nov19</i>
12	Cowan Creek Reserve	876 / 721541	State of NSW	R.100093 for Public Recreation – 3 Apr 1987 (see Tag 12A) (see Tag 12B for Dedication Diagrams)	Section 28 <i>Crown Lands Consolidation Act 1913</i>	3 Apr 1987 – Section 37P <i>Crown Lands Consolidation Act 1913</i> (see Tag 12A)	Yes – In full <i>Appendix 12</i>
13	Roseville Chase Park	146-147 / 752031 119 / 752031, 7317 / 1163995	State of NSW State of NSW	R.15420 for Public Recreation – 2 Apr 1892 (see Tag 13A) (see Tag 13B for Reserve Diagram) R.15425 for Public Recreation and Access – 2 Apr 1892 (see Tag 13A) (see Tag 13B for Reserve Diagram)	Section 101 <i>Crown Lands Act 1884</i>	15 Aug 1924 – <i>Public Trusts Act 1897</i> (see Tag 13C)	No <i>Appendix 13</i>
14	Moore's Creek Reserve	1 / 909096	State of NSW	R.47684 for Public Recreation – 3 Apr 1912 (see Tag 14A) (see Tag 14B for Reserve Diagram)	Section 101 <i>Crown Lands Act 1884</i>	Devolved management under Section 48 <i>Local Government Act 1993</i>	No <i>Appendix 14</i>
15	Neil Place	13 / 30 / 758373	State of NSW	R.85490 for Public Recreation – 15 Oct 1965 (see Tag 15A) (see Tag 15B for Reserve Diagram)	Section 28 <i>Crown Lands Consolidation Act 1913</i>	3 Jun 1966 – <i>Public Trusts Act 1897</i> (see Tag 15C)	No <i>Appendix 15</i>
16	Nungara Reserve	9 / 9 / 758373	State of NSW	R.85557 for Public Recreation – 26 Nov 1965 (see Tag 16A) (see Tag 16B for Reserve Diagram)	Section 28 <i>Crown Lands Consolidation Act 1913</i>	12 Aug 1966 – <i>Public Trusts Act 1897</i> (see Tag 16C)	No <i>Appendix 16</i>
17	Upper Moore's Creek	126-127 / 1150075	State of NSW	R.85662 for Public Recreation – 18 Feb 1966 (see Tag 17A)	Section 28 <i>Crown Lands Consolidation Act 1913</i>	9 Sep 1966 – <i>Public Trusts Act 1897</i> (see Tag 17B)	No <i>Appendix 17</i>

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(A) No	(B) Name	(C) Lot / Sec / DPs	(D) Title	(E) No /Purpose / Gazette Date	(F) Legislative Base	(G) Council Appointment	(H) PEPA (status evidence)
18	Middle Harbour	7035 / 1058600	State of NSW	R.86886 for Public Recreation & Public Baths – 4 Oct 1968 (see Tag 18A) (see Tag 18B for road diagram Crown Plan 15992-1603)	Section 28 <i>Crown Lands Consolidation Act 1913</i>	2 Oct 1987 – Section 37P <i>Crown Lands Consolidation Act 1913</i> (see Tag 18E) ²	Yes – In full Appendix 18
		1 / 909062 ³	Roads & Maritime Service	Addition to R.86886 – 24 Dec 1982 (see Tag 18C) (see Tag 18D for plan of Reserve Addition)			
19	Gordon East	7016 / 93774	State of NSW	R.87097 for Public Recreation – 7 Mar 1969 (see Tag 19A) (also see Tag 19B for Reserve Diagram)	Section 28 <i>Crown Lands Consolidation Act 1913</i>	14 Nov 1969 – <i>Public Trusts Act 1897</i> (see Tag 19C)	Yes – In full Appendix 19
20	St Ives North Park	604-605, 627-628, 688-689 / 752031 7057-7058 / 1123915	State of NSW	R.100070 for Public Recreation – 31 Oct 1986 (see Tag 20A) (see Tag 20B for Reserve Diagram)	Section 28 <i>Crown Lands Consolidation Act 1913</i>	31 Oct 1986 - Section 37P <i>Crown Lands Consolidation Act 1913</i> (see Tag 20C)	Yes – In part Appendix 20
21	Wahroonga Park	27 / 41042	State of NSW	R.100128 for Public Recreation – 15 Jan 1988 (see Tag 21A) (see Tag 21B for Reserve Diagram)	Section 28 <i>Crown Lands Consolidation Act 1913</i>	15 Jan 1988 – Section 37P <i>Crown Lands Consolidation Act 1913</i> (see Tag 21C)	No Appendix 21
22	Unnamed (Deburghs Drop – Blackbutt Res)	7300 -7301 / 1148529	State of NSW	D.1001359 for Public Recreation – 5 Apr 1946 (see Tag 22A) (see Tag 22B for Reserve Diagram)	Section 24 <i>Crown Lands Consolidation Act 1913</i>	30 Aug 1946 – <i>Public Trusts Act 1897</i> (see Tag 22C)	Yes – In full Appendix 22
23	Unnamed (London Res)	833 / 752031	State of NSW	R.90921 for Public Recreation – 30 Sep 1977 (see Tag 23A) (see Tag 23B for Reserve Diagram)	Section 28 <i>Crown Lands Consolidation Act 1913</i>	Devolved management under Section 48 <i>Local Government Act 1993</i>	No Appendix 23

² The Council of the Municipality of Ku-ring-gai were previously appointed trustees of R.86886 under the provisions of the *Public Trust Act 1897* on 24 January 1969, with the trusteeship vested in Council under Section 3 of the *Public Trust Act 1897* 24 January 1969 (see **Tag 18F** & **18G** respectively).

³ See **Tag 18H** for title to Lot 1 DP 909062 which shows that lot as being held by Roads & Maritime Services in the first schedule. Note: Lot 1 DP 909062 was declared land able to be used as though it were Crown Land under Section 25A of the *Crown Lands Consolidation Act 1913* on 24 December 1982 (see **Tag 18I**). Schedule 7 Part 2 Division 2(6)(2) of the *Crown Land Management Act 2016* provides that *Any land that was subject to a declaration under section 25A of the Crown Lands Consolidation Act 1913 does not become Crown land by virtue of this Act. However, the land can continue to be dealt with under this Act as if it were Crown land.* Section 25A of the *Crown Lands Consolidation Act 1913* enabled the Minister to declare certain land to be land that could be dealt with under that Act as if it were Crown land.

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(A) No	(B) Name	(C) Lot / Sec / DPs	(D) Title	(E) No /Purpose / Gazette Date	(F) Legislative Base	(G) Council Appointment	(H) PEPA (status evidence)
24	Founders Way ⁴	7014 / 93768	State of NSW	R.88802 for Public Recreation – 22 Dec 1972 (see Tag 24B) (see Tag 24C for Reserve Diagram)	Section 28 <i>Crown Lands Consolidation Act 1913</i>	Devolved management under Section 48 <i>Local Government Act 1993</i>	No Appendix 24
25	Unnamed (Waipori Street Res)	3 / 107 / 248511	State of NSW	R.89309 for Public Recreation – 1 Nov 1974 (see Tag 25A) (see Tag 25B for Reserve Diagram)	Section 28 <i>Crown Lands Consolidation Act 1913</i>	Devolved management under Section 48 <i>Local Government Act 1993</i>	No Appendix 25
26	Unnamed (Lovers Jump Creek Res)	8 / 115 / 253642	State of NSW	R.90766 for Public Recreation – 1 Jul 1977 (see Tag 26A) (see Tag 26B for Reserve Diagram)	Section 28 <i>Crown Lands Consolidation Act 1913</i>	Devolved management under Section 48 <i>Local Government Act 1993</i>	Yes – In full Appendix 26
27	Unnamed (Derwent Res)	66 / 260972	State of NSW	R.97010 for Public Recreation – 14 Oct 1983 (see Tag 27A) (see Tag 27B for Reserve Diagram)	Section 28 <i>Crown Lands Consolidation Act 1913</i>	Devolved management under Section 48 <i>Local Government Act 1993</i>	No Appendix 27
28	Unnamed (Billy Hughes Park)	124 / 752031	State of NSW	R.89535 for Public Recreation – 8 Aug 1975 (see Tag 28A) (see Tag 28B for Reserve Diagram)	Section 28 <i>Crown Lands Consolidation Act 1913</i>	Devolved management under Section 48 <i>Local Government Act 1993</i>	No Appendix 28
29	Unnamed (Turiban Reserve north)	7003 / 93775	State of NSW	R.70957 for Public Recreation – 27 Aug 1943 (see Tag 29A) (see Tag 29B for Reserve Diagram)	Section 28 <i>Crown Lands Consolidation Act 1913</i>	Devolved management under Section 48 <i>Local Government Act 1993</i>	Yes – In full Appendix 29
30	Ku-Ring-Gai Creek Reserve	886 / 821608	State of NSW	R.68222 for Public Recreation – 24 Mar 1939 (see Tag 30A) (see Tag 30B ⁵ for Reserve Diagram)	Section 28 <i>Crown Lands Consolidation Act 1913</i>	Devolved management under Section 48 <i>Local Government Act 1993</i>	Yes – In Part Appendix 30
				Additional Purpose for Sporting Facilities & Environmental Protection – Relevant Interest Licence 605914 – 1 Nov 2019 (see Tag 30D)	Section 2.18(2)(b) <i>Crown Land Management Act 2016</i>		
		796 / 752031 7006 / 93763 19 / 93763		Addition to R.68222 – 22 Sep 1972 (see Tag 30C) (see Tag 30C for plan of Reserve Addition)	Section 28 <i>Crown Lands Consolidation Act 1913</i>		

⁴ See **Tag 24A** Geographical name of Founders Way assigned to reserve under the provisions of the *Geographical Names Act 1966* on 15 September 1989.

⁵ Part of the land within R.68222 that is shown on Crown Plan 4939-2030 at **Tag 30B** was revoked on 29 October 1965 under Section 24 *Crown Lands Act 1913* upon dedication of the land for Public School Site (see **Tag 30E**).

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(A) No	(B) Name	(C) Lot / Sec / DPs	(D) Title	(E) No /Purpose / Gazette Date	(F) Legislative Base	(G) Council Appointment	(H) PEPA (status evidence)	
		Unidentified Crown land – Ku-ring-gai Creek		Additional Purpose for Sporting Facilities & Environmental Protection – Relevant Interest Licence 605914 – 1 Nov 2019 (see Tag 30D)	Section 2.18(2)(b) <i>Crown Land Management Act 2016</i>			
31	Ku-Ring-Gai Creek Reserve	578 / 752031	State of NSW	R.74029 for Access & Public Recreation – 16 Feb 1951 (see Tag 31A) (see Tag 31B ⁶ for Reserve Diagram)	Section 28 <i>Crown Lands Consolidation Act 1913</i> .	Devolved management under Section 48 <i>Local Government Act 1993</i>	Yes – In full Appendix 31	
				Additional Purpose for Sporting Facilities & Environmental Protection – Relevant Interest Licence 74029 – 1 Nov 2019 (see Tag 30D)	Section 2.18(2)(b) <i>Crown Land Management Act 2016</i>			
		677 / 752031 7300 / 1149000		Addition to R.74029 – 25 Feb 1972 (see Tag 31C) (see Tag 31B & for plan of Reserve Addition)	Section 28 <i>Crown Lands Consolidation Act 1913</i> .			
				Additional Purpose for Sporting Facilities & Environmental Protection – Relevant Interest Licence 74029 – 1 Nov 2019 (see Tag 30D)	Section 2.18(2)(b) <i>Crown Land Management Act 2016</i>			
32	Lower Paddys Forest	608 / 752031	State of NSW	R.70014 for Public Recreation – 18 Apr 1941 (see Tag 32A) ⁷ (see Tag 32B for Reserve Diagram)	Section 28 <i>Crown Lands Consolidation Act 1913</i>	Devolved management under Section 48 <i>Local Government Act 1993</i>	Yes – In full Appendix 32	

⁶ **Tag 31B** contains Crown Plan 6688-2030 for prior portions 578 & 677 (now Lots 578 & 677 DP 752031), Crown Plan 6558-2030 for prior portion 676 (now Lot 7300 DP 1149000) and Crown Plan 4769-2030 for portion 578 prior to subdivision.

⁷ Note that Lot 608 in DP 752031 was declared Crown Land under Section 25A of the *Crown Lands Consolidation Act 1913* on 10 April 1941 (see **Tag 32C**). Schedule 7 Part 2 Division 2(6)(2) of the *Crown Land Management Act 2016* provides that *Any land that was subject to a declaration under section 25A of the Crown Lands Consolidation Act 1913 does not become Crown land by virtue of this Act. However, the land can continue to be dealt with under this Act as if it were Crown land.* Section 25A of the *Crown Lands Consolidation Act 1913* enabled the Minister to declare certain land to be land that could be dealt with under that Act as if it were Crown land.

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(A) No	(B) Name	(C) Lot / Sec / DPs	(D) Title	(E) No /Purpose / Gazette Date	(F) Legislative Base	(G) Council Appointment	(H) PEPA (status evidence)
33	Roseville Bridge Bush Reserve	A / 389424	State of NSW	R.77604 for Public Recreation – 13 May 1955 (see Tag 33A) (see Tag 33B for Reserve Diagram) ⁸	Section 28 <i>Crown Lands Consolidation Act 1913</i>	Devolved management under Section 48 <i>Local Government Act 1993</i>	Yes – In full Appendix 33
34	Hayle Street Reserve	10 / 238776 ⁹	State of NSW	R.88010 for Public Recreation – 20 Nov 1970 (see Tag 34A) (see Tag 34B for Reserve Diagram)	Section 28 <i>Crown Lands Consolidation Act 1913</i>	Devolved management under Section 48 <i>Local Government Act 1993</i>	No Appendix 34
35	Kimberley Street Reserve	17 / 13 / 241746	State of NSW	R.88700 for Public Recreation – 1 Sep 1972 (see Tag 35A) (see Tag 35B for Reserve Diagram)	Section 28 <i>Crown Lands Consolidation Act 1913</i>	Devolved management under Section 48 <i>Local Government Act 1993</i>	No Appendix 35
36	Old She Oak Reserve	294-295 / 752031 7322 / 1163136	State of NSW	R.89045 for Public Recreation – 12 Oct 1973 (see Tag 36A) (see Tag 36A for Reserve Diagram)	Section 28 <i>Crown Lands Consolidation Act 1913</i>	Devolved management under Section 48 <i>Local Government Act 1993</i>	No Appendix 36
37	Cambourne North Reserve	7023 / 1050451 ¹⁰	State of NSW	R.89049 for Public Recreation – 12 Oct 1973 (see Tag 36A) (see Tag 36A for Reserve Diagram)	Section 28 <i>Crown Lands Consolidation Act 1913</i>	Devolved management under Section 48 <i>Local Government Act 1993</i>	No Appendix 37
38	Cambourne South Reserve	7022 / 1050459 ¹¹	State of NSW	R.89050 for Public Recreation – 12 Oct 1973 (see Tag 36A) (see Tag 36A for Reserve Diagram)	Section 28 <i>Crown Lands Consolidation Act 1913</i>	Devolved management under Section 48 <i>Local Government Act 1993</i>	No Appendix 38
39	Blue Gum Creek Reserve	7302 / 1157272	State of NSW	R.89885 for Public Recreation – 6 Aug 1976 (see Tag 39A) (see Tag 39B for Reserve Diagram)	Section 28 <i>Crown Lands Consolidation Act 1913</i>	Devolved management under Section 48 <i>Local Government Act 1993</i>	Yes – In full Appendix 39

⁸ Lot A in DP 389424 was previously part of Lot 115 in DP 13450 (see **Tag 33C**).

⁹ See **Tag 34C** for DP 238776.

¹⁰ See **Tag 37A** for DP 1050451.

¹¹ See **Tag 37A** for DP 1050459.

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1. A search of the National Native Title Tribunal Registers on 3 December 2020 indicates:
 - no native title claims in the Ku-ring-gai local government area excepting a non-claimant application by the Attorney General of NSW over part of Koola Park (Lot 7312 DP 1153922) filed with the Federal Court of Australia on 28 July 2020;
 - no Indigenous Land Use Agreements in the Ku-ring-gai local government area; and
 - no native title determinations in the Ku-ring-gai local government area.
2. We are not aware of any compulsory acquisitions of native title or future act protection determinations which would impact the land in Table 1.
3. We are not aware of any native title certificates under the CLMA having been issued impacting Table 1.
4. For the purposes of Section 8.7(1) of the CLMA:
 - The land in Table 1 (#1 through #22) excepting Lot 7029 DP 94202 and Lots 7064 & 7065 DP 94201 (Part Koola Park) is *relevant land*,
 - The land in Table 1 (#23 through #29) and Lot 7029 DP 94202 and Lots 7064 & 7065 DP 94201 (Part Koola Park) is not *relevant land*¹²,
 - none of the land in Table 1 is *excluded land*¹³, and
 - Ku-ring-gai Council is the *Responsible Person* for the land in Table 1 (#1 through #22) excepting Lot 7029 DP 94202 and Lots 7064 & 7065 DP 94201 (Part Koola Park).
 - Ku-ring-gai Council is not the *Responsible Person* the land in Table 1 (#23 through #29) and Lot 7029 DP 94202 and Lots 7064 & 7065 DP 94201 (Part Koola Park)¹⁴.

D. Does the proposed act affect native title?

The relevant act, the adoption of the NAPoM, may occur at some further stage and authorises further acts which may affect native title.

1. The NAPoM authorises use for the following purposes without further advice:
 - track dependent recreational activities including sightseeing, bushwalking, running and general access, mountain biking, rock climbing, abseiling and bouldering, orienteering and regaining
 - dog walking on a leash
 - horse riding
 - vehicle access and car parking

¹² It is understood that Council has resolved to request to be appointed Crown Land Manager of this land. Should this appointment be achieved the land will become *relevant land*.

¹³ If the application by the Attorney General noted in C1 be successful part of Koola Park (Lot 7312 DP 1153922) will become *excluded land*.

¹⁴ It is understood that Council has resolved to request to be appointed Crown Land Manager of this land. Should this appointment be achieved Council will become the *Responsible Person*.

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- access
- community orientated non-commercial events
- commercial activities
- flying of drones to take aerial photographs or videos of the natural areas or at Council events
- Maintenance work to prevent or rectify encroachment or dumping
- educational events
- environmental management works
- activities for the management requirements of threatened biodiversity and threat abatement programs
- use which is consistent with:
 - the values, roles and objectives for the natural areas set out in the NAPoM, and
 - the guidelines and core objectives for natural areas in the LG Act, and any other additional objectives Council proposes to place on that category in the NAPoM, and
 - uses listed in the *Local Government (General) Regulation 2005*, and
 - the requirements of the CLM Act, and
 - the *Native Title Act 1993* (specifically in the case of Crown Land), and including
 - uses permitted on community and Crown land without consent under the *State Environmental Planning Policy (SEPP) Infrastructure 2007*, and
 - the objectives for and permissible uses listed under the relevant land zoning in the LEP, and
 - authorised leases, licences, permits or easements, and other estates in respect of Community Land, and
 - relevant Council Policies, Strategies, Regulations or Local Laws.
- bushland restoration and regeneration work
- integrated weed and pest management
- collection of seeds and other plant propagules
- scientific research and specimen collection
- maintenance of existing roads, tracks, trails, drainage, stormwater works, and construction of new strategic tracks and trails, or asset protection zones

2. The NAPoM authorises impacting acts for development being:

- replacement/upgrading of existing facilities in their current locality, allowing for relocation if required
- installation of and maintenance of park furniture such as seating, minor recreational amenities and /or shelters as required along existing walking tracks or specifically identified areas
- construction and maintenance of strategic sediment and pollution control devices in waterways

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- installation and maintenance of fencing, gates and signage (including signage protection shelters where required) for the purpose of environmental education, limiting human disturbance, facilitating the regeneration of native flora and the protection of native flora
- development which is consistent with:
 - the values, roles and objectives for the natural areas set out in the NAPoM, and
 - the guidelines and core objectives for natural areas in the LG Act, and any other additional objectives Council proposes to place on that category in the NAPoM, and
 - uses listed in the *Local Government (General) Regulation 2005*, and
 - the requirements of the CLM Act, and
 - the *Native Title Act 1993* (specifically in the case of Crown Land), and including
 - uses permitted on community and Crown land without consent under the *State Environmental Planning Policy (SEPP) Infrastructure 2007*, and
 - the objectives for and permissible uses listed under the relevant land zoning in the LEP, and
 - authorised leases, licences, permits or easements, and other estates in respect of Community Land, and
 - relevant Council Policies, Strategies, Regulations or Local Laws.

However, the NAPoM requires that:

On Crown land where it is proposed to construct or establish a public work, where native title is determined extinguished or to no longer exist, prior to approval Council will notify and give an opportunity to comment any representative Aboriginal/Torres Strait Islander bodies, registered native title bodies, corporate and registered native title claimants in relation to the land or waters covered by the reservation or lease as required under the Native Title Act 1993.

3. The NAPoM also authorises further impacting acts being licenses, permits or other estates (use agreements) which are:
 - grant easements for authorities, organisations or individuals in favour of private lands over lands identified in this Plan.
 - granting of any easements, leases, licences, or other estate (including entering into a Biodiversity Stewardship Agreement under the BC Act) over community land subject to this Plan:
 - which would not compromise the nature of the land as a community asset and

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- pursuant to LG Act 1993 (Sections 45, 46, 46A, 47, 47A, 47AA, 47B & 47C).
- bookings for commercial / organised activities including filming, events, adventure activities, research, bushwalking and access over land for construction; and
- licences for use of built assets within bushland (including Australian Scout and Girl Guide Associations).
- licences for temporary access to private dwellings.
- any secondary interest or short-term licences may be considered, subject to the provisions described in Division 2.5 and 3.3 of the *Crown Land Management Act 2016*. This includes:
 - access through a reserve
 - advertising
 - camping using a tent, caravan or otherwise
 - catering
 - community, training or education
 - emergency occupation
 - entertainment
 - environmental protection, conservation or restoration or environmental studies
 - equestrian events
 - exhibitions
 - filming (as defined by the *Local Government Act 1993*)
 - functions
 - grazing
 - hiring of equipment
 - holiday accommodation
 - markets
 - meetings
 - military exercises
 - mooring of boats to wharves or other structures
 - sales
 - shows
 - site investigations
 - sporting and organised recreational activities
 - stabling of horses
 - storage.

However, any use agreement issued on Crown land must be issued in accordance with the future act provisions of the *Native Title Act 1993* and in accordance with Part 8 of the *Crown Land Management Act 2016* unless native title is extinguished.

4. The NAPoM also authorises further impacting acts being licenses, permits or other estates as follows:

- licences for use of existing built assets for Australian Scout and Girl Guide Associations
- bookings for organised activities including filming, events, adventure activities, research, bushwalking and access over land for construction;
- short term licences for:
 - temporary access
 - advertising
 - camping using a tent, caravan or otherwise
 - emergency occupation
 - environmental protection, conservation or restoration or environmental studies

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- filming (as defined by the *Local Government Act 1993*)
- grazing
- markets
- meetings
- site investigations

E. Land Status

Table 1 shows the current reserve status of the land.

The relevant act is not a past act for the purposes of the *Native Title Act 1993*.

F. Future Act Regime

- (1) Subdivisions B – E do not apply.

There are no existing Indigenous Land Use Agreements in place over any of the affected land.

- (2) Subdivision F does not apply.

No non-claimant application has been previously made.

- (3) Subdivision G does not apply.

The relevant acts are unrelated to primary production.

- (4) Subdivision H does not apply.

The relevant acts do not relate to the management or regulation of surface and subterranean water, living aquatic resources or airspace.

- (5) Subdivision I does not apply.

There is no evidence that the relevant acts are part of a continuance of tenures issued consecutively from prior to 23 December 1996.

- (6) Subdivision JA does not apply.

The relevant acts are not related to public housing.

- (7) Subdivision J applies.

Table 2 shows the requirements to satisfy Subdivision J and how that requirement is satisfied.

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Table 2 - Requirements to satisfy Subdivision J

Requirement	Section	Comment
There is an earlier act that took place before the later act and on or before 23 December 1996	24JA(1)(a)	<u>Requirement satisfied.</u> The gazette dates for the land in Table 1 took place on or before 23 December 1996, excepting Lot 7072 DP 1060396 and Lot 7065 DP 94233 ¹⁵ . Council will not be able to utilise Section 24 JA of the <i>Native Title Act</i> 1993 for future acts on these two lots. Council will not be able to utilise the additional purposes of: <ul style="list-style-type: none"> • Communication Facilities at Wahroonga Recreation, Hassell Park, Koola Park, Lindfield Soldiers Memorial Park, Roseville Chase; or • State Emergency Services at Wahroonga Recreation to satisfy Section 24 JA of the <i>Native title Act</i> 1993.
The earlier act was valid (including because of Div. 2 or 2A)	24JA(1)(b)	<u>Requirement satisfied.</u> The reservations were valid. (See Table 1 notations for past act basis). A reservation or dedication under the various legislative provisions noted in column E of Table 1 were valid if the Governor or responsible Minister notified the reservation or dedication in the Gazette.
The earlier act was done by the Crown in right of the Commonwealth, a State or Territory; or consisted of the making, amendment or repeal of legislation	24JA(1)(c)	<u>Requirement satisfied.</u> The earlier acts were undertaken by the Governor or responsible Minister.
The earlier act contained, made or conferred a reservation, proclamation, dedication, condition, permission or authority (the reservation) under which the whole or part of any land or waters was to be used for a particular purpose	24JA(1)(d)	<u>Requirement satisfied.</u> The earlier acts were for a particular purpose being Public Recreation, Community Centre and Children's Playground.
the later act is done in good faith: i. under or in accordance with the reservation; or ii. in the area covered by the reservation, so long as the act's impact on native title is no greater than the impact that any act that could have been done under or in accordance with the reservation would have had.	24JA(1)(e)	<u>Requirement satisfied.</u> In my opinion each of the acts listed in sections D(1) and D(4) will be undertaken in accordance with the various reservation purposes or the listed act's impact on native title is no greater than the impact that any act that could have been done under or in accordance with the reservation would have had. Acts listed in D(2) and D(3) <u>may</u> be valid, however, that will be determined when the processed act is further assessed. See Part G.

¹⁵ Lot 7072 DP 1060396 is part of Acron Oval – R.88492 and Lot 7065 DP 94233 is part of East Gordon Park – R.40655.

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G. Further Native Title Manager Advice

Further native title manager advice will be required prior to issuing approval for future acts listed in D(3) but not specified in D(4).

Any public works, noted in D(2) will require that notification and opportunity to comment be given to NTSCorp Limited as the representative Aboriginal /Torres Strait Islander body and any registered native title claimant or holder.

H. Consequences

- (1) The acts are valid.
- (2) Apart from that noted in Section (G) any uses and use agreements authorised by the NAPoM and not requiring further native title manager advice will either have no impact on native title or be valid under Sections 24JA and/or 24LA of the *Native Title Act 1993*.

See Section D of this report for this list of uses etc.

- (3) Where the proposed act is the establishment or construction of a public work, native title will be extinguished over the footprint and curtilage of the works. A public work is defined as:

(a) *any of the following that is constructed or established by or on behalf of the Crown, or a local government body or other statutory authority of the Crown, in any of its capacities:*

- (i) *a building, or other structure (including a memorial), that is a fixture; or*
- (ii) *a road, railway or bridge; or*
- (iia) *where the expression is used in or for the purposes of Division 2 or 2A of Part 2--a stock-route; or*
- (iii) *a well, or bore, for obtaining water; or*
- (iv) *any major earthworks; or*

(b) *a building that is constructed with the authority of the Crown, other than on a lease.*

Major earthworks are defined as:

earthworks (other than in the course of mining) whose construction causes major disturbance to the land, or to the bed or subsoil under waters.

- (4) In the event of a future native title determination where native title is found to exist native title holders may be entitled to compensation. Compensation will be payable by the State. Council may be liable to indemnify the State for such compensation.
- (5) Under Subdivisions J and K of the future act provisions of the *Native title Act 1993*, notification and the right to comment is required if the relevant act consists of the construction or establishment of a public work. The requirement will be satisfied when specific public works are proposed, and appropriate development plans are prepared. Notification is not required at this stage.

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Appendix 12

R.100093 Cowan Creek Reserve – Native Title

Former Road

Lot 876 DP 721541, was previously part of Toolang Road, a public road closed under the provisions of the *Public Roads Act 1902* on 3 April 1987 (see **Tag 12A**).

The creation of Toolang Road may be consistent with Section 23B(7) of the *Native Title Act 1993* and it is my opinion that native title is likely to be extinguished over R.100093.

Our investigations have not found any other act likely to have extinguished native title over R.100093. Please note, however, that no investigation has been undertaken into the extinguishment of native title via a public work under Section 23B(7) of the *Native Title Act 1993*.

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Appendix 13

R.15420 Roseville Chase Park – Native Title

Our investigations have not found any prior act likely to have extinguished native title over R.15420. Please note, however, that no investigation has been undertaken into the extinguishment of native title via a public work under Section 23B(7) of the *Native Title Act 1993*.

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Appendix 14

R.47684 Moores Creek Reserve – Native Title

The land under R.47684 was previously part of the 100-foot reserve within Richard Roberts 18-Acres Crown Grant of Portion 448. 100-foot reserves are not a native title extinguishing part of the Crown Grant.

Our investigations have not found any prior act likely to have extinguished native title over R.47684. Please note, however, that no investigation has been undertaken into the extinguishment of native title via a public work under Section 23B(7) of the *Native Title Act 1993*.

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Appendix 15

R.85490 Neil Place – Native Title

Our investigations have not found any prior act likely to have extinguished native title over R.85490. Please note, however, that no investigation has been undertaken into the extinguishment of native title via a public work under Section 23B(7) of the *Native Title Act 1993*.

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Appendix 16

R.85557 Nungara Reserve – Native Title

Our investigations have not found any prior act likely to have extinguished native title over R.85557. Please note, however, that no investigation has been undertaken into the extinguishment of native title via a public work under Section 23B(7) of the *Native Title Act 1993*.

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Appendix 17

R.85662 Upper Moores Creek – Native Title

Our investigations have not found any prior act likely to have extinguished native title over R.85662. Please note, however, that no investigation has been undertaken into the extinguishment of native title via a public work under Section 23B(7) of the *Native Title Act 1993*.

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Annexure 18

R.86886 Middle Harbour Reserve – Native Title

Former Road

The whole of Lot 7035 DP 909062, shown on reserve diagram at **Tag 18A**, was previously part of Babbage Road, which was declared a public road under the provisions of Section 18 *Public Roads Act 1902* on 1 October 1926 (see **Tag 18J**) and later closed under the provisions of the *Public Roads Act 1902* on 13 September 1968 (see **Tag 18K** for road closure notice & **Tag 18B** for Crown Plan 15992-1603).

The creation of Babbage Road may be consistent with Section 23B(7) of the *Native Title Act 1993* and it is my opinion that native title is likely to be extinguished over the whole of Lot 7035 DP 909062.

Former Vesting

The whole of Lot 1 DP 909062, shown in plan at **Tag 18D**, was previously part of Sydney Harbour waterways vested in the Sydney Harbour Trust Commission under the provisions of the *Sydney Harbour Trust Act 1900* being land described in Schedule 2 of the said Act, within certificate of title Vol-Fol 5018-1 (copy of Vol-Fol 5018-1 is not available electronically and only able to be viewed in person at the Land Registry Services).

The vesting to the Commissioners of the Sydney Harbour Trust may be consistent with Section 23B(2)(c)(ii) of the *Native Title Act 1993* and it is my opinion that native title is likely to be extinguished over the whole of Lot 1 DP 909062.

Our investigations have not found any other act likely to have extinguished native title over the remainder of R.86886. Please note, however, that no investigation has been undertaken into the extinguishment of native title via a public work under Section 23B(7) of the *Native Title Act 1993*.

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Annexure 19

R.87097 Gordon East Public Reserve – Native Title

Crown Grant

The whole of Lot 7016 DP 93774 was part of Portion 45 an 800-acre Crown Grant to Daniel Dering Mathew on 13 November 1832 (see **Tag 19D** for Crown Grant, **Tag 19E** for Crown Plan 65-690 and **Tag 19F** for extract of the historical parish map, Parish of Gordon, County of Cumberland).

The Crown Grant to Daniel Dering Mathew appears to be consistent with Section 23B(2)(c)(ii) of the *Native Title Act 1993* and it is my opinion that native title is likely to be extinguished over R.87097.

Former Road

The whole of R.87097, shown on reserve diagram at **Tag 19A**, was previously part of a public road closed under the provisions of the *Public Roads Act 1902* on 7 February 1969 (see **Tag 19B** for road closure notice).

The creation of the public road may be consistent with Section 23B(7) of the *Native Title Act 1993* and it is my opinion that native title is likely to be extinguished over the whole of R.87097.

Our investigations have not found any other act likely to have extinguished native title over R.87097. Please note, however, that no investigation has been undertaken into the extinguishment of native title via a public work under Section 23B(7) of the *Native Title Act 1993*.

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Appendix 20

R.100070 St Ives North Park – Native Title

Special Leases

Lots 604 and 605 DP 752017 (former portions 604 and 605 Parish of Gordon County of Cumberland) were previously subject to Special Lease 1940-90 Metropolitan for Agriculture under the provisions of the *Crown Lands Consolidation Act 1913* to Thomas Francis Jespersen approved 6 December 1940 (see **Tag 20D** for gazette notification and **Tag 20E** for lease diagram).

Lots 627 and 628 DP 752017 (former portions 627 and 628 Parish of Gordon County of Cumberland) were previously subject to Special Lease 1943-39 Metropolitan for Agriculture under the provisions of the *Crown Lands Consolidation Act 1913* to Oliver Foster approved 5 July 1946 (see **Tag 20F** for gazette notification and **Tag 20G** for lease diagram).

Lots 688 and 689 DP 752017 (former portions 688 and 689 Parish of Gordon County of Cumberland) were previously subject to Special Lease 1947-275 Metropolitan for Residence and Orchard under the provisions of the *Crown Lands Consolidation Act 1913* to William Ernest Best approved 24 September 1948 (see **Tag 20H** for gazette notification and **Tag 20I** for lease diagram).

The grant of Special Leases 1940-90, 1943-39 and 1947-275 Metropolitan to Thomas Francis Jespersen, Oliver Foster and William Ernest Best respectively may be consistent with Section 23B(2)(c)(i) and Schedule 1 Part 1 (3)(8) of the *Native Title Act 1993*. Schedule 1 Part 1 (3)(8) provides for "Agriculture", "Residence" and "Orchard" as valid purposes under the Act and it is my opinion that native title is likely to be extinguished over those parcels within R.100070.

Our investigations have not found any other act likely to have extinguished native title over R.100070. Please note, however, that no investigation has been undertaken into the extinguishment of native title via a public work under Section 23B(7) of the *Native Title Act 1993*.



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Appendix 21

R.100128 Wahroonga Park – Native Title

Our investigations have not found any prior act likely to have extinguished native title over R.100128. Please note, however, that no investigation has been undertaken into the extinguishment of native title via a public work under Section 23B(7) of the *Native Title Act 1993*.

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Annexure 22

D.1001359 (Deburghs Drop – Blackbutt Res) – Native Title

Former Road

Part of Lot 7300 DP 1148529, shown blue on road closure diagram on Crown Plan 23011-1603 at **Tag 22B**, was previously part of Ryde Road, a public road closed under the provisions of the *Public Roads Act 1902* on 10 March 1944 (see **Tag 22D** for road closure notice).

The creation of Ryde Road may be consistent with Section 23B(7) of the *Native Title Act 1993* and it is my opinion that native title is likely to be extinguished over that part of D.1001359.

Crown Grant

Lot 7301 DP 1148529 and the remainder of Lot 7300 DP 1148529 was part of a 70-acre Crown Grant to William Moore on 8 September 1876 (see **Tag 22E**) being Portion 53. **Tag 22F** shows the plan of the land subject to this Grant.

The Crown Grant to William Moore appears to be consistent with Section 23B(2)(c)(ii) of the *Native Title Act 1993* and it is my opinion that native title is likely to be extinguished over that part of D.1001359.

Our investigations have not found any other act likely to have extinguished native title over D.1001359. Please note, however, that no investigation has been undertaken into the extinguishment of native title via a public work under Section 23B(7) of the *Native Title Act 1993*.



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Appendix 23

R.90921 (London Res) – Native Title

Our investigations have not found any prior act likely to have extinguished native title over R.90921. Please note, however, that no investigation has been undertaken into the extinguishment of native title via a public work under Section 23B(7) of the *Native Title Act 1993*.

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Appendix 24

R.88802 Founders Way – Native Title

Our investigations have not found any prior act likely to have extinguished native title over R.88802. Please note, however, that no investigation has been undertaken into the extinguishment of native title via a public work under Section 23B(7) of the *Native Title Act 1993*.

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Appendix 25

R.89309 (Waipori Street Res) – Native Title

Our investigations have not found any prior act likely to have extinguished native title over R.89309¹⁶. Please note, however, that no investigation has been undertaken into the extinguishment of native title via a public work under Section 23B(7) of the *Native Title Act 1993*.

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¹⁶ Lot 3 Section 107 DP 248511 was previously part of prior Portion 613 (see **Tag 25C** for Crown Plan 5783-2030 & 1885-2030). Portion 613 was subject to the grant of Special Lease 1940-101 to F Arnold & Sons Pty Ltd for the purposes of Quarry commencing on 15 October 1940 under the provisions of Section 75 *Crown Lands Consolidation Act 1913* (see **Tag 25D**), however a special lease for the purpose of "Quarry" is not a scheduled purpose considered as a previous exclusive possession act under Schedule 1 of the *Native Title Act 1993*. Our investigations have not found evidence that Special Lease 1940-101 would meet the requirements of Section 23B(2)(c)(vii) of the *Native Title Act 1993*.

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Appendix 26

R.90766 (Lovers Jump Creek Res) – Native Title

Special Lease

The whole of Lot 8 Section 115 DP 253642 was previously part of prior Portion 574 (see **Tag 26C** for Crown Plan 4471-2030 for Portion 574 and **Tag 26D** for extracts of historical parish maps for the Parish of Gordon, County of Cumberland showing the location Lot 8 Section 115 DP 253642 in relation to prior Portion 574). The whole of prior Portion 574 was subject to Special Lease 1932/83 Metropolitan for Poultry Farm, Vegetable & Nursery Garden under the provisions of the *Crown Lands Consolidation Act 1913* to William Henry Stephens on 26 May 1933 (see **Tag 26E** for gazette notification and **Tag 26F** for the Metropolitan Lands Department Tenure Card).

The grant of Special Lease 1932/83 Metropolitan for Poultry Farm, Vegetable & Nursery Garden to William Henry Stephens may be consistent with Section 23B(2)(c)(i) and Schedule 1 Part 1 (3)(8) of the *Native Title Act 1993*. Schedule 1 Part 1 (3)(8) provides for "Poultry Farm" and "Vegetable & Nursery" as valid purposes under the Act, and it is my opinion that native title is likely to be extinguished over the whole of R.90766.

Our investigations have not found any other act likely to have extinguished native title over R.90766. Please note, however, that no investigation has been undertaken into the extinguishment of native title via a public work under Section 23B(7) of the *Native Title Act 1993*.



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Appendix 27

R.97010 (Derwent Res) – Native Title

Our investigations have not found any prior act likely to have extinguished native title over R.97010. Please note, however, that no investigation has been undertaken into the extinguishment of native title via a public work under Section 23B(7) of the *Native Title Act 1993*.

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Appendix 28

R.89535 (Billy Hughes Park) – Native Title

Our investigations have not found any prior act likely to have extinguished native title over R.89535. Please note, however, that no investigation has been undertaken into the extinguishment of native title via a public work under Section 23B(7) of the *Native Title Act 1993*.

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Annexure 29

R.70957 (Turiban Reserve North) – Native Title

Crown Grant

The whole of Lot 7003 DP 93775 was previously within a 2,000-acre Crown Grant to John Terry Hughes on 18 August 1842 (see **Tag 29C** for Crown Grant, **Tag 29B** for Crown Plan 11471-3000 and **Tag 29D** for extract of the historical parish map, Parish of Gordon, County of Cumberland).

The Crown Grant to John Terry Hughes appears to be consistent with Section 23B(2)(c)(ii) of the *Native Title Act 1993* and it is my opinion that native title is likely to be extinguished over R.70957.

Our investigations have not found any other act likely to have extinguished native title over R.70957. Please note, however, that no investigation has been undertaken into the extinguishment of native title via a public work under Section 23B(7) of the *Native Title Act 1993*.

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Appendix 30

R.68222 Ku-ring-gai Creek Reserve– Native Title

Special Leases

Lot 886 DP 821608, formerly portion 581 in the Parish of Gordon, County of Cumberland (see **Tag 30F** for extract of historical parish map & **Tag 30B** for Crown Plan 4939 -2030), shaded yellow in Figure 1 below, was subject to Special Lease 1935-62 Metropolitan for Nursery Garden issued to Donald Edward Canning under the provisions of the *Crown Lands Consolidation Act 1913* on 3 July 1936 (see **Tag 30G** for gazette notification & **Tag 30H** for Metropolitan Lands Department Tenure Card).

The grant of Special Lease 1935-62 Metropolitan for Nursery Garden issued to Donald Edward Canning may be consistent with Section 23B(2)(c)(i) and Schedule 1 Part 1 (3)(8) of the *Native Title Act 1993*. Schedule 1 Part 1 (3)(8) provides for "Nursery Garden" as valid purposes under the Act and it is my opinion that native title is likely to be extinguished over Lot 886 DP 821608 within R.68222.

Lot 796 DP 752031, formerly portion 796 in the Parish of Gordon, County of Cumberland (see **Tag 30F** for extract of historical parish map & **Tag 30I** for Crown Plan 7786 -2030), shaded blue in Figure 1 below, was subject to Special Lease 1954-35 Metropolitan for Grazing & Pig Farm issued to Walter Francis Cannings under the provisions of the *Crown Lands Consolidation Act 1913* on 8 March 1957 (see **Tag 30J** for gazette notification, **Tag 30K** for Erratum notice to special lease purpose & **Tag 30L** for Metropolitan Lands Department Tenure Card).

The grant of Special Lease 1954-35 Metropolitan for Grazing & Pig Farm issued to Walter Francis Cannings may be consistent with Section 23B(2)(c)(i) and Schedule 1 Part 1 (3)(8) of the *Native Title Act 1993*. Schedule 1 Part 1 (3)(8) provides for "Piggery" as valid purposes under the Act and it is my opinion that native title is likely to be extinguished over Lot 796 DP 752031 within R.68222.

Lot 19 DP 239605, was formerly part of portions 693 & 695 in the Parish of Gordon, County of Cumberland (see **Tag 30F** for extract of historical parish map & **Tag 30M** for Crown Plan 10027-2030, **Tag 30N** for Crown Plan 7360-2030 & **Tag 30O** for Crown Plan 7369-2030), shaded purple in Figure 1 below. Portion 693 was subject to Special Lease 1948-114 Metropolitan for Orchard issued to William Turnbull under the provisions of the *Crown Lands Consolidation Act 1913* on 14 January 1949 (see **Tag 30P** for gazette notification & **Tag 30Q** for Metropolitan Lands Department Tenure Card). Portion 695 was subject to Special Lease 1954-296 Metropolitan for Residence & Poultry Farm issued to Douglas Haigh Crichton under the provisions of the *Crown Lands Consolidation Act 1913* on 10 June 1955 (see **Tag 30R** for gazette notification & **Tag 30S** for Metropolitan Lands Department Tenure Card).

The grant of Special Lease 1948-114 Metropolitan for Orchard issued to William Turnbull & Special Lease 1954-296 Metropolitan for Residence & Poultry Farm issued to Douglas Haigh Crichton may be consistent with Section 23B(2)(c)(i) and Schedule 1 Part 1 (3)(8) of the *Native Title Act 1993*. Schedule 1 Part 1 (3)(8) provides for "Orchard", "Residence" & "Poultry Farm" as valid purposes under the Act and it is my opinion that native title is likely to be extinguished over Lot 19 DP 239605 within R.68222.

Part of Lot 7006 DP 93763, was formerly part of portion 695 in the Parish of Gordon, County of Cumberland (see **Tag 30F** for extract of historical parish map & **Tag 30M** for Crown Plan 10027-2030 & **Tag 30O** for Crown Plan 7369-2030), shaded green in Figure 1 below, was subject to Special Lease 1954-296 Metropolitan for Residence & Poultry Farm issued to Douglas Haigh Crichton under the provisions

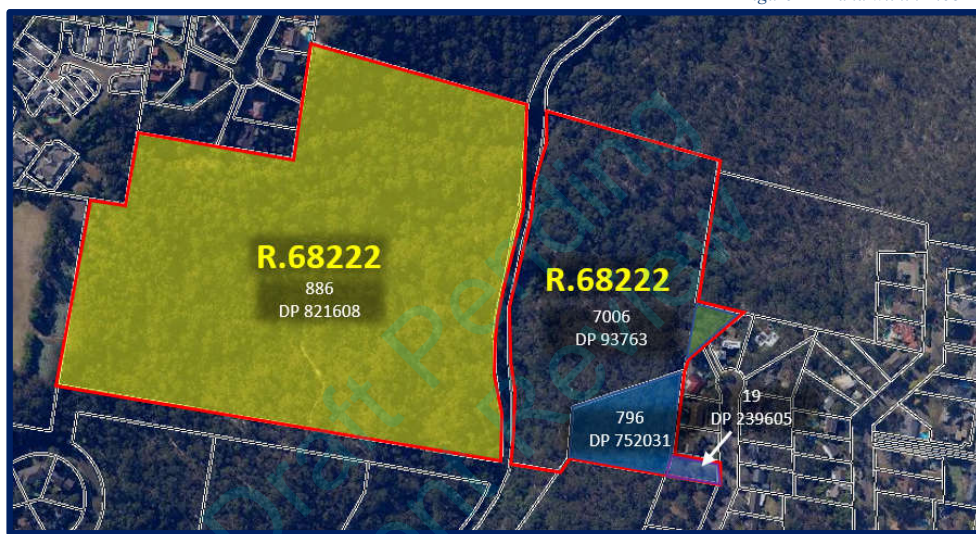
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of the *Crown Lands Consolidation Act 1913* on 10 June 1955 (see **Tag 30R** for gazette notification & **Tag 30S** for Metropolitan Lands Department Tenure Card).

The grant of Special Lease 1954-296 Metropolitan for Residence & Poultry Farm issued to Douglas Haigh Crichton may be consistent with Section 23B(2)(c)(i) and Schedule 1 Part 1 (3)(8) of the *Native Title Act 1993*. Schedule 1 Part 1 (3)(8) provides for "Residence" & "Poultry Farm" as valid purposes under the Act and it is my opinion that native title is likely to be extinguished over that part of Lot 7006 DP 9376 within R.68222.

Our investigations have not found any other act likely to have extinguished native title over the remainder of R.68222. Please note, however, that no investigation has been undertaken into the extinguishment of native title via a public work under Section 23B(7) of the *Native Title Act 1993*.

Figure 1 – Land within R.68222



Appendix 31

R.74029 Ku-ring-gai Creek Reserve – Native Title

Special Leases

The whole of R.74029 was formerly part of portion 578 in the Parish of Gordon, County of Cumberland (**Tag 31B** for Crown Plan 4769-2030), was subject to Special Lease 1934-74 Metropolitan for Grazing & Agriculture issued to Elsie Frances Canning under the provisions of the *Crown Lands Consolidation Act 1913* on 5 April 1935 (see **Tag 31D** for gazette notification & **Tag 31E** for Metropolitan Lands Department Tenure Card).

The grant of Special Lease 1934-74 Metropolitan for Grazing & Agriculture issued to Elsie Frances Canning may be consistent with Section 23B(2)(c)(i) and Schedule 1 Part 1 (3)(8) of the *Native Title Act 1993*. Schedule 1 Part 1 (3)(8) provides for "Agriculture (or any similar purpose) and Grazing Combined" as valid purposes under the Act and it is my opinion that native title may be extinguished over the whole of R.74029.

Lot 677 DP 752031, was later known as portion 677 after subdivision of portion 578 in the Parish of Gordon, County of Cumberland (see **Tag 31B** for Crown Plan 6688-2030), was subject to Special Lease 1945-152 Metropolitan for Residence & Poultry Farm issued to Joseph Pearson Foster under the provisions of the *Crown Lands Consolidation Act 1913* on 17 September 1948 (see **Tag 31F** for gazette notification & **Tag 31G** for Metropolitan Lands Department Tenure Card).

The grant of Special Lease 1945-152 Metropolitan for Residence & Poultry Farm issued to Joseph Pearson Foster may be consistent with Section 23B(2)(c)(i) and Schedule 1 Part 1 (3)(8) of the *Native Title Act 1993*. Schedule 1 Part 1 (3)(8) provides for "Residence" & "Poultry Farm" as valid purposes under the Act and it is my opinion that native title is likely to be extinguished over Lot 677 DP 752031 within R.4029.

Lot 7300 DP 1149000, was later known as portion 676 after subdivision of portion 578 in the Parish of Gordon, County of Cumberland (see **Tag 31B** for Crown Plan 6558-2030), and was subject to Special Lease 1946-167 Metropolitan for Residence & Agriculture issued to Alexander George Mitchell under the provisions of the *Crown Lands Consolidation Act 1913* on 17 September 1948 (see **Tag 31F** for gazette notification & **Tag 31H** for Metropolitan Lands Department Tenure Card).

The grant of Special Lease 1946-167 Metropolitan for Residence & Agriculture issued to Alexander George Mitchell may be consistent with Section 23B(2)(c)(i) and Schedule 1 Part 1 (3)(8) of the *Native Title Act 1993*. Schedule 1 Part 1 (3)(8) provides for "Residence" & "Agriculture" as valid purposes under the Act and it is my opinion that native title is likely to be extinguished over Lot 7300 DP 1149000 within R.74029.

Our investigations have not found any other act likely to have extinguished native title over the remainder of R.68222. Please note, however, that no investigation has been undertaken into the extinguishment of native title via a public work under Section 23B(7) of the *Native Title Act 1993*.

21.002

Annexure 32

R.70014 Lower Paddys Forest – Native Title

Crown Grant

The whole of Lot 608 DP 752031 was part of Volume-Folio 273-83 a 50-acre, 2-rood Crown Grant to Alexander Couper & Hugh Henry Ould on 21 December 1876 (see **Tag 32D** for Crown Grant Volume Folio 273-83, **Tag 32E** for the following Vol-Fol 512-239 showing the land after subdivision, **Tag 32F** for Transfer Dealing 142779 for the transfer of the land to the Crown and **Tag 32G** for extract of the historical parish maps, Parish of Gordon, County of Cumberland showing the land as originally granted and the location of the current Lot 608 DP 752031).

The Crown Grant to Alexander Couper & Hugh Henry Ould appears to be consistent with Section 23B(2)(c)(ii) of the *Native Title Act 1993* and it is my opinion that native title is likely to be extinguished over R.70014.

Our investigations have not found any other act likely to have extinguished native title over R.70014. Please note, however, that no investigation has been undertaken into the extinguishment of native title via a public work under Section 23B(7) of the *Native Title Act 1993*.

21.002

Annexure 33

R.77604 Roseville Bridge Bush Reserve – Native Title

Crown Grant

Part of Lot A DP 389424 was part of prior portion 5 that was subject to Volume-Folio 58-101 of a 42-acre, 3-rood Crown Grant to John Baptist on 5 December 1867 (see **Tag 33D** for Crown Grant Volume Folio 58-101, **Tag 33E** for Crown Plan 2657-3000 and **Tag 33F** for extract of the historical parish maps, Parish of Gordon, County of Cumberland).

Part of Lot A DP 389424 was part of prior portion 396 that was subject of a 20-acre Crown Grant to Samuel Bate on 21 January 1839 (see **Tag 33G** and **Tag 33H** for Crown Plan 277-690 and **Tag 33F** for extract of the historical parish maps, Parish of Gordon, County of Cumberland).

The Crown Grants to John Baptist and Samuel Bate appear to be consistent with Section 23B(2)(c)(ii) of the *Native Title Act 1993* and it is my opinion that native title is likely to be extinguished over R.77604.

Our investigations have not found any other act likely to have extinguished native title over R.77604. Please note, however, that no investigation has been undertaken into the extinguishment of native title via a public work under Section 23B(7) of the *Native Title Act 1993*.



21.002

Appendix 34

R.88010 Hayle Street Reserve – Native Title

Our investigations have not found any prior act likely to have extinguished native title over R.88010. Please note, however, that no investigation has been undertaken into the extinguishment of native title via a public work under Section 23B(7) of the *Native Title Act 1993*.

Draft Pending
client Review



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21.002

Appendix 35

R.88700 Kimberley Street Reserve – Native Title

Our investigations have not found any prior act likely to have extinguished native title over R.88700. Please note, however, that no investigation has been undertaken into the extinguishment of native title via a public work under Section 23B(7) of the *Native Title Act 1993*.

Draft Pending
client Review



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21.002

Appendix 36

R.89045 Old She Oak Reserve – Native Title

Our investigations have not found any prior act likely to have extinguished native title over R.89045. Please note, however, that no investigation has been undertaken into the extinguishment of native title via a public work under Section 23B(7) of the *Native Title Act 1993*.

Draft Pending
client Review



43



21.002

Appendix 37

R.89049 Cambourne North Reserve – Native Title

Our investigations have not found any prior act likely to have extinguished native title over R.89049. Please note, however, that no investigation has been undertaken into the extinguishment of native title via a public work under Section 23B(7) of the *Native Title Act 1993*.

Draft Pending
client Review



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21.002

Appendix 38

R.89050 Cambourne South Reserve – Native Title

Our investigations have not found any prior act likely to have extinguished native title over R.89050. Please note, however, that no investigation has been undertaken into the extinguishment of native title via a public work under Section 23B(7) of the *Native Title Act 1993*.

Draft Pending
client Review



45

21.002

Annexure 39

R.89885 Blue Gum Creek – Native Title

Crown Grant

The whole of Lot 7302 DP 1157272 was previously part of portions 96 & 440. Portion 96 was for a 20-acre Crown Grant to Henry Wheeler on 3 January 1855 (see **Tag 39C** for Crown Grant Serial Number 98-26). Portion 440 was for a 69-acre, 2-rood Crown Grant to Thomas Jenkins on 29 August 1862 (see **Tag 39D** for Crown Grant Volume Folio 145-243). Also see **Tag 39E** for associated Crown Plans for portions 96 & 440 and **Tag 39F** for extract of historical parish map for Parish of Gordon, County of Cumberland 1897 ed.

The Crown Grants to Henry Wheeler and Thomas Jenkins appear to be consistent with Section 23B(2)(c)(ii) of the *Native Title Act 1993* and it is my opinion that native title is likely to be extinguished over Lot 7302 DP 1157272 within R.89885.

Our investigations have not found any other act likely to have extinguished native title over R.89885. Please note, however, that no investigation has been undertaken into the extinguishment of native title via a public work under Section 23B(7) of the *Native Title Act 1993*.

Tag 1

Controlled Document – Generic Natural Areas Plan of Management –
August 2020 – Community Land and Crown Reserves

Version 1 – <Enter effective date here>

6. Permissible use and development within the Ku-ring-gai natural areas

The Ku-ring-gai Local Environmental Plan 2015 (LEP) applies to most of the land within Ku-ring-gai. The LEP came into effect on 2 April 2015. Within the LEP, the Ku-ring-gai natural areas are grouped into the E2 (Environmental Conservation) Zone. The objectives of the E2 Zone are:

- to protect, manage and restore areas of high ecological, scientific, cultural or aesthetic values.
- to prevent development that could destroy, damage or otherwise have an adverse effect on those values.

Environmental protection works are permitted within the E2 Zone without consent. Activities that are permitted with consent include environmental facilities, flood mitigation works, oyster aquaculture, roads, and water storage facilities.

Permissible uses and development within the Ku-ring-gai natural areas subject to this Plan will be consistent with:

- the values, roles and objectives for the natural areas set out in this document
- the guidelines and core objectives for natural areas in the LG Act, and any other additional objectives Council proposes to place on that category in this plan
- uses listed in the Local Government (General) Regulation 2005
- the requirements of the CLM Act
- the *Native Title Act 1993* (specifically in the case of Crown Land²)
- uses permitted on community and Crown land without consent under the State Environmental Planning Policy (SEPP) Infrastructure 2007
- the objectives for and permissible uses listed under the relevant land zoning in the LEP
- authorised leases, licences, permits or easements, and other estates in respect of Community Land
- relevant Council Policies, Strategies, Regulations or Local Laws.

On Crown land where it is proposed to construct or establish a public work, where native title is not determined extinguished or to no longer exist, prior to approval Council will notify and give an opportunity to comment any representative Aboriginal/Torres Strait Islander bodies, registered native title bodies, corporate and registered native title claimants in relation to the land or waters covered by the reservation or lease as required under the *Native Title Act 1993*.

Use of Crown Land and permits on Crown Land will be issued in accordance with the *Native Title Act 1993*.

While a Plan of Management expressly authorises and enables certain functions such as the issuing of leases and licences, any development in these areas would still require the relevant planning approvals to be undertaken. Planning controls established in the EP&A Act and the LEP set the framework for approving permissible activities in the Ku-ring-gai natural areas (E2 Zones).

In addition, Section 3.39 of the CLM Act requires that Council approval of activities on dedicated or reserved Crown land under Part 1 of Chapter 7 of the LG Act must comply with the Plan of Management for the land.

² No development is permitted on Lot 7072 DP 1060396 (part of Acron Oval – R.88492) or Lot 7065 DP 94233 (part of East Gordon Park – R.40655) unless the land becomes *excluded land* for the purposes of Part 8 of the *Crown Land Management Act 2016* or it satisfies the requirements of Section 24 KA of the *Native Title Act 1993*.

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Ku-ring-gai Council

Page 66 of 148

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lighting fires anywhere in other than a designated constructed barbecue or fireplace and/or specifically approved by Council

- driving, riding or parking any unauthorised motor vehicle, including motorbikes (trail bikes, quad bikes, etc.) or any other off-road recreational vehicle, in any part of a natural area other than designated driving, riding or parking areas
- construction of unauthorised tracks or trails and the use of tracks or trails (for walking, running, bike riding, horse riding, etc.) in natural areas other than those specified in this Plan and the Ku-ring-gai Council Recreation in Natural Areas Strategy 2020
- engaging in unauthorised trade or business including sale of motor vehicles
- creating a public nuisance or do anything likely to endanger the safety of or cause injury to any person or animal
- the lighting of fireworks / amateur fireworks displays
- wilfully breaking, throwing, placing or leaving any bottle, glass, glass receptacle or syringe, foreign material or litter within the natural areas
- dumping of any waste or item, including items such as garden waste, grass clippings, household waste, and building materials including fill material
- creation of new Asset Protection Zones without approval
- encroachments such as garden extensions, structures, or any private use of public, community or Crown land is prohibited.

6.3 Special uses, leases and licences

The LG Act (Section 46) and the CLM Act allow Councils to grant leases, licences and other estates over community and Crown land. The LG Act clearly defines restrictions and authority with which the Council can grant leases, licences and other estates over Community Land. The Act requires the Council to maintain the intended purpose of the land by ensuring any authorised activity is consistent with the core objectives of natural areas and the purpose listed in the LG Act and uses must also be consistent with the Reserve Purpose for Crown land areas.

Any lease, licence or permit issued on Crown land must be issued in accordance with the provisions of the *Native Title Act 1993*³ and in accordance with Part 8 of the CLM Act unless native title is extinguished. For Crown land³ which is not *excluded land*, this will require written advice from Council's Native Title Manager that it complies with any applicable provisions of the native title legislation. Appendix F provides a summary of the advice of Council's Native Title Manager, at the time this Plan of Management was adopted. Where Crown land is not excluded land, then no lease is permitted, and the issue of a licence or permit is restricted subject to assessment and agreement under the legislation. To undertake a future act (including the adoption of a Plan of Management) on Crown land, Council must comply with the future act provisions of the *Native Title Act 1993* and meet the requirements of Section 8.7 the CLM Act. Generally, Section 24JA of the *Native Title Act 1993* allows most actions that a Council would be wanting to undertake. To utilise Section 24JA the reservation must have been validly created prior to 23 December 1996.

Section 47(1) of the LG Act requires that any proposed lease, licence or estate of Council community land and Crown Land (where Council is the Crown Land Manager), is publicly notified. Any comment received must be considered prior to granting such interests. Under Sections 46 and

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³ No lease or other exclusive use agreement is permitted on Lot 7072 DP 1060396 (part of Acron Oval – R.88492) or Lot 7065 DP 94233 (part of East Gordon Park) unless the land becomes excluded land for the purposes of Part 8 of the *Crown Land Management Act 2016*.

3 APRIL, 1987]

NEW SOUTH WALES GOVERNMENT GAZETTE No. 62

1803

IN pursuance of the provisions of the Public Roads Act 1902, I propose to consider the closing of the roads hereunder described.

All persons interested are hereby called upon to set forth in writing and forward to the officer specified in the notice for the purpose, within one month from the date of publication of this notice, any objections which may appear to them to exist to these proposals.

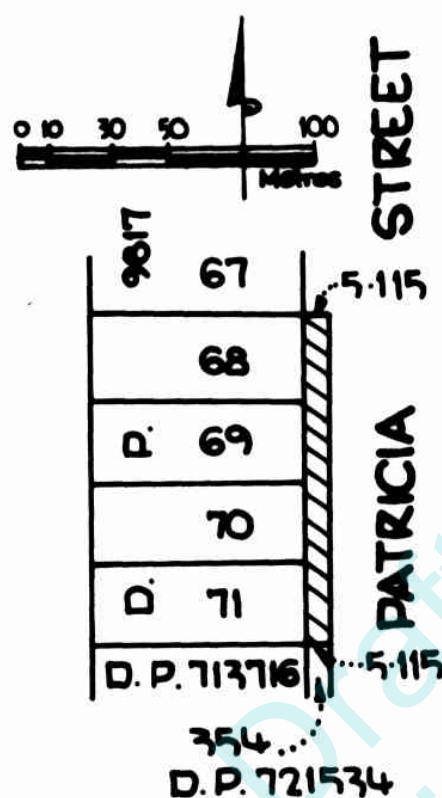
J. R. HALLAM, Minister for Lands.

Sydney, 3rd April, 1987.

Descriptions

Land District—Metropolitan: City—Blacktown

Giuseppe and Maria Pirri. Road (part of Patricia Street, Blacktown), shown by hatching on the diagram hereunder. Parish Prospect (Sheet 3), County Cumberland. Objections should be forwarded to the Regional Manager, Metropolitan Lands Office, Sydney. MN86 H 499.



MN 86 H 499

Land District—Metropolitan; Municipality—Leichhardt

Armour Timber Co. Pty Limited, Road (lane) separating lot 3, D.P. 341368, end of lane, and lot 70, D.P. 1474, from lots 72 to 92 inclusive, D.P. 1474, at Leichhardt. Parish Petersham (Sheet 3), County Cumberland. Objections should be forwarded to the Regional Manager, Metropolitan Lands Office, Sydney. MN86 H 661.

Land District—Metropolitan: City—Fairfield

I. and M. Zuvela. Eastern half of lane west of lots 276, 277 and 278, section 6, D.P. 1553, at Cabramatta. Parish St Luke. County Cumberland. Objections should be forwarded to the Regional Manager, Metropolitan Lands Office, Sydney. MN81 H 1730.

G. Rafaraci. Road (lane) separating lots 19 and 20, section 4, D.P. 1553, from lot 1, D.P. 45146, at Cabramatta. Parish St Luke (Sheet 8), County Cumberland. Objections should be forwarded to the Regional Manager, Metropolitan Lands Office, Sydney. MN86 H 796.

M. and M. Zappia. Road (lane) separating lots 250 and 251, section 3, D.P. 1553, from lots 17 and 18 section 3, D.P. 1553, at Cabramatta. Parish St Luke (Sheet 8), County Cumberland. Objections should be forwarded to the Regional Manager, Metropolitan Lands Office, Sydney. MN81 H 2930.

J. Simonovic. Road (lane) separating lots 50, 51 and 52, section 6, D.P. 1553, from lot 1, D.P. 46568, and lots 255 and 254, section 6, D.P. 1553, at Cabramatta. Parish St Luke (Sheet 8), County Cumberland. Objections should be forwarded to the Regional Manager, Metropolitan Lands Office, Sydney. MN86 H 795.

APPOINTMENT OF TRUSTEES

IN pursuance of the provisions of section 37P, Crown Lands Consolidation Act 1913, the undermentioned corporation is appointed to be sole trustee of the reserve particularized hereunder.

J. R. HALLAM, Minister for Lands.

~~Sydney, 3rd April, 1967.~~

**Land District—Metropolitan; City—Fairfield
Parish St Luke (Sheet 4); County—Cumberland**

Reserve 100091 at Cabramatta and Lansvale, notified this day:
The Council of the City of Fairfield, MN87 R 15.

*Land District—Metropolitan; City—Liverpool
Parish—Holsworthy; County—Cumberland*

Reserve 100090 at Chipping Norton, notified this day: *The Council of the City of Liverpool*. MN87 R 16.

*Land District—Metropolitan; City—Liverpool
Parish—St Luke; County—Cumberland*

R. 100094 for Public Recreation and Community Purposes
notified this day: *The Council of the City of
Liverpool.* MN80 R 146.

Land District—Metropolitan; Municipality—Ku-ring-gai; Parish—Gordon; County—Cumberland

Reserve No. 100093 for Public Recreation notified this day. The Council of the Municipality of Ku-ring-gai. MN87 R 20.

ADDITIONS TO RESERVES FROM SALE

IN pursuance of the provisions of section 28, Crown Lands Consolidation Act 1913, I declare that the Crown lands described hereunder shall be added to the lands within the reserves specified in parentheses hereunder and such lands are added accordingly.

J. R. HALLAM, Minister for Lands.

Sydney, 3rd April, 1987.

FOR MUSEUM

Land District—Metropolitan; City—Sydney

Parish St James, County Cumberland. 64.7 square metres, being lot 1 in D.P. 48231. (R. 97316, notified 15th June, 1984.) MN84 R 144.

**FOR PUBLIC RECREATION AND COMMUNITY
PURPOSES**

Land District—Metropolitan; City—Liverpool

No. 100094, Parish St Luke, County Cumberland. 1 012 hectares being lot 404 in D.P. 40086 at Liverpool. MN80 R 146.

NOTIFICATION OF CLOSING OF ROADS

IN pursuance of the provisions of the Public Roads Act 1902, the roads hereunder specified are closed and the lands comprised therein are freed and discharged from any rights of the public or any person to the same as highways.

J. R. HALLAM. Minister for Lands.

Sydney, 3rd April, 1987.

1804

NEW SOUTH WALES GOVERNMENT GAZETTE No. 62

[3 APRIL, 1987]

Descriptions

Land District—Metropolitan; Municipality—Ku-ring-gai

M. A. Partridge and Sons Pty Limited. Part Toolang Road, St Ives, being lots 875, 877, 878 and 879 in D.P. 721541. Parish Gordon (Sheet 4), County Cumberland. MN85 H 391 and MN86 H 713.

Part Toolang Road, St Ives, being lot 876 in D.P. 721541. Parish Gordon (Sheet 4), County Cumberland. MN85 H 391.

Land District—Metropolitan; Municipality—Marrickville

Millers Self Storage Pty Ltd. Lot 1 in D.P. 721547. Parish Petersham (Sheet 6), County Cumberland. MN86 H 232.

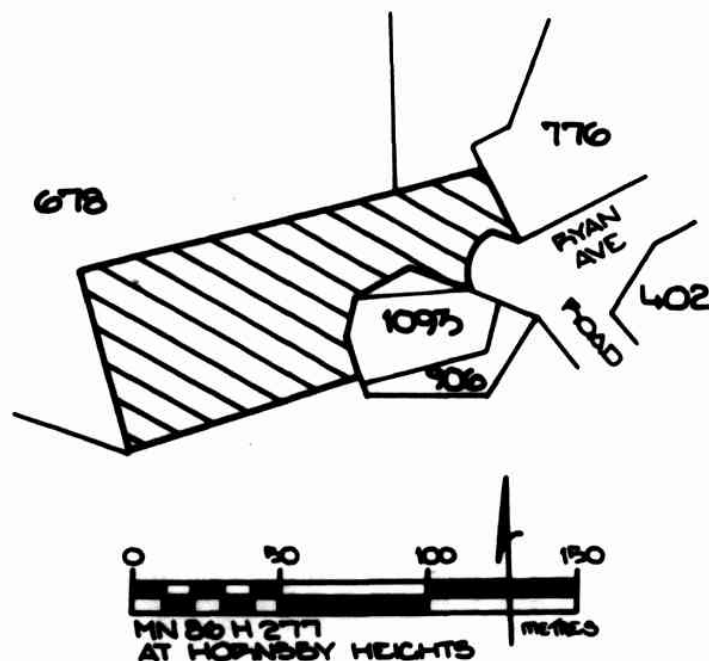
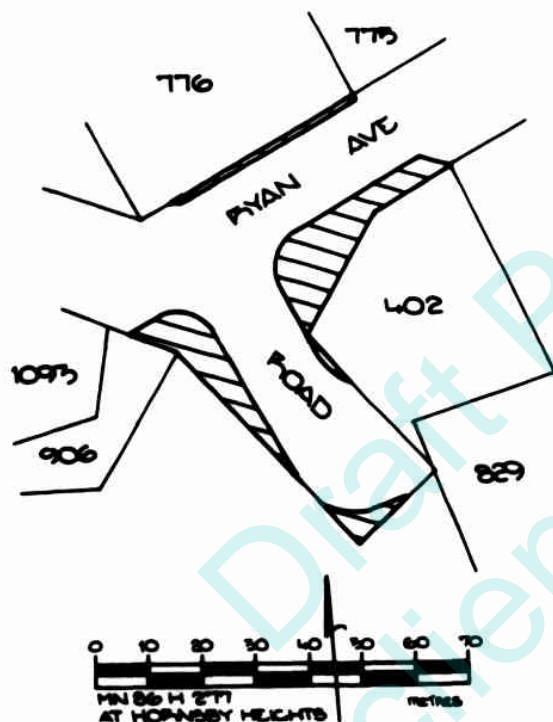
Land District—Metropolitan; City—Liverpool

Giuseppe Licata and Carmel Licata. Lot 1, D.P. 721549. Parish St Luke, County Cumberland. MN86 H 177.

Ross Charles Canfarini and Kay Yvonne Canfarini. Lot 1, D.P. 721548. Parish St Luke, County Cumberland. MN86 H 53.

Land District—Metropolitan; Shire—Hornsby

Roads shown by hatching on diagrams hereunder. Parish South Colah (Sheet 3), County Cumberland. MN86 H 277.



NOTIFICATION OF PROPOSED OPENING OF ROADS

IN pursuance of the provisions of the Public Roads Act 1902, I propose to consider the opening of certain roads as hereunder described.

All persons interested are hereby called upon to set forth in writing and forward to the officer specified in the notice for the purpose, within one month from the date of publication of this notice, any objections which may appear to them to exist to this proposal.

Plans illustrating this proposal may be inspected at the Crown Lands Office in Sydney or at the relevant Lands Office for a period of one month from the date of this notice.

J. R. HALLAM, Minister for Lands.

Sydney, 3rd April, 1987.

Descriptions

Parish Manly Cove, County Cumberland, Land District Metropolitan, Shire Warringah

Proposed opening of a lane off King Street at Manly Vale—D.P. 48296. (Council's reference: PF 1075/341.) Objections should be forwarded to the Regional Manager, Lands Office, Sydney. MN87 H 70.

T. and S. Christopoulos

Proposed resumption: About 86 square metres, being part portion 1285 (part lots 54 and 53, D.P. 7568).

Parish Prospect, County Cumberland, Land District Metropolitan, City Blacktown

Proposed widening of Knox Road at Doonside—D.P. 48297. (Council's reference: 153/497/3.) Objections should be forwarded to the Regional Manager, Metropolitan Lands Office, Sydney. MN86 H 188.

G. Buttigieg

Proposed resumption: About 802.2 square metres, being part portion 197 REM (part lot B, D.P. 17365).

Proposed resumption: about 557 square metres, being part portion 197 REM (part lot C, D.P. 17365).

Proposed widening of Knox Road at Doonside—D.P. 48295. (Council's reference: 153/497/10.) Objections should be forwarded to the Regional Manager, Metropolitan Lands Office, Sydney. MN86 H 529.

J. M. Coles

Proposed resumption: About 292.1 square metres, being part portion 193 (part lot D, D.P. 327901).

Proposed widening of Knox Road, Doonside—D.P. 48302. (Council's reference: 153/497/6.) Objections should be forwarded to the Regional Manager, Metropolitan Lands Office, Sydney. MN86 H 91.

L. J. Wood

Proposed resumption: About 253.6 square metres, being part portion 193 (part lot D, D.P. 385525).

Proposed resumption: About 173.4 square metres, being part portion 193 (part lot A, D.P. 385524).

Parish St Matthew, County Cumberland, Land District Metropolitan, City Blacktown

Proposed widening of the northwestern corner of Sydney and George Streets, Riverstone—D.P. 48301. (Council's reference: 153/789/2.) Objections should be forwarded to the Regional Manager, Metropolitan Lands Office, Sydney. MN86 H 205.

3 APRIL, 1987]

NEW SOUTH WALES GOVERNMENT GAZETTE No. 62

1805

G. and C. Jeffreys

Proposed resumption: About 14.5 square metres, being part portion 95 REM (part lot 11, section 2, D.P. 744).

*Parish Prospect, County Cumberland,
Land District Metropolitan, City Blacktown*

Proposed widening of Boyd Street at Blacktown—D.P. 4830 (Council reference: 153-65-3.) Objections should be forwarded to the Regional Manager, Metropolitan Lands Office, Sydney. MN86 H 820.

M. Lanson

Proposed Resumption: about 74.4 hectares, being part portion 114 (part lot 116, D.P. 637009).

REVOCATION OF RESERVES FROM SALE

IN pursuance of the provisions of section 30, Crown Lands Consolidation Act 1913, the reserves from sale described hereunder are revoked.

J. R. HALLAM, Minister for Lands.

Sydney, 3rd April, 1987.

*Land District—Windsor; Shire—Baulkham Hills
Parish—Nelson; County—Cumberland*

Reserve Number: 26566.

Purpose: For public school purposes.

Date of Notification: 18th September, 1897.

Area: 3.238 hectares.

Part Revoked: The whole.

Papers Number: MN82 R 98.

*Land District—Metropolitan; Shire—Hornsby
Parish—Cowan; County—Cumberland*

Reserve Number: R.56146.

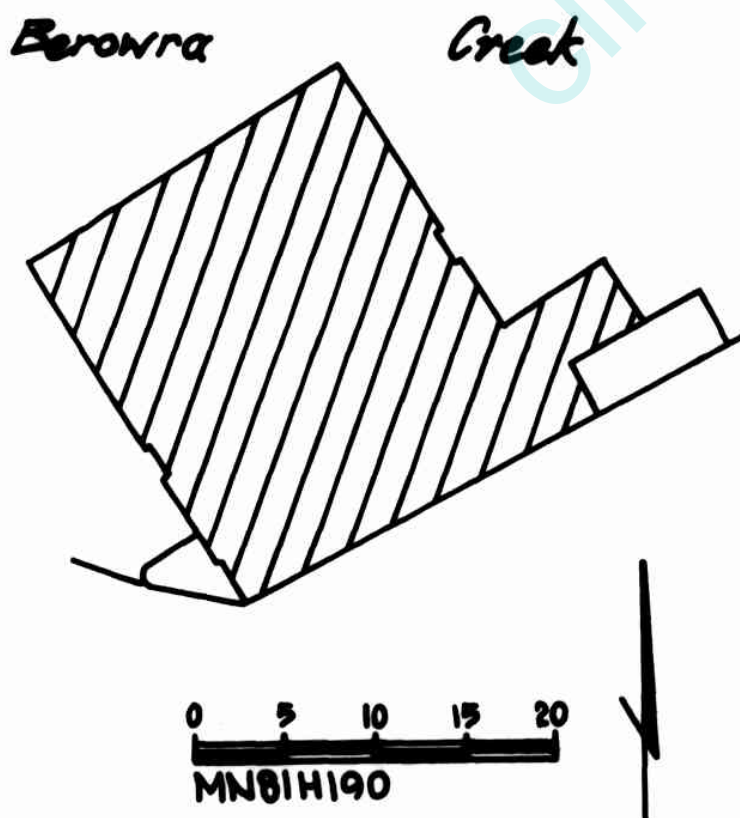
Purpose: From sale or lease generally.

Date of Notification: 11th May, 1923.

Area: About 1 720 square metres.

Part Revoked: Shown by hatching on diagram hereunder.

Papers Number: MN81 H 190.



RESERVES FROM SALE

IN pursuance of the provisions of section 28, Crown Lands Consolidation Act 1913, I declare that the Crown lands described hereunder shall be reserved from sale for the public purposes specified and such lands are reserved accordingly.

J. R. HALLAM, Minister for Lands.

Sydney, 3rd April, 1987.

FOR PUBLIC RECREATION

Land District—Metropolitan; City—Fairfield

No. 100091. Parish St Luke (Sheet 4), County Cumberland, 12.763 4 hectares at Cabramatta and Lansvale, being lot 2, D.P. 591445; lot 2, D.P. 587992; lot 2, D.P. 603582; that part of Cutler Road closed Gazette 15th December, 1978, folios 5189 and 5190, the former R. 84850 for Public Recreation; portion 384, lot 18, D.P. 226008; lot 1, D.P. 609903; lot 15, D.P. 224146; that part of Georges River Road closed Gazette 15th December, 1978, folios 5189 and 5190; lot 3, D.P. 573748; lot 21, D.P. 30402; lots 34, 39 and 40, D.P. 236665; lot 2, D.P. 617665; lot 4, D.P. 617664; land shown as Public Gardens and Recreation Space on D.P. 420978; lot 17, D.P. 28481; that part of Ferry Road closed Gazette 15th December, 1978, folios 5189 and 5190; and lot 7, D.P. 244796. MN87 R 15.

Land District—Metropolitan; City—Liverpool

No. 100090. Parish Holsworthy, County Cumberland, 10.412 6 hectares at Chipping Norton, being lots 2 and 3, D.P. 2489496; lot 180, D.P. 249288; lot 181, D.P. 576357; lots 38 and 39, D.P. 251237; and lot 13, D.P. 247822. MN87 R 16.

Land District—Metropolitan; Municipality—Ku-ring-gai

No. 100093. Parish Gordon, County Cumberland. Area of 603.9 square metres, being lot 876, D.P. 721541. MN87 R 20.

DECLARATION UNDER SECTION 25A, CROWN LANDS CONSOLIDATION ACT 1913, IN RESPECT OF LANDS

IN pursuance of the provisions of section 25A, Crown Lands Consolidation Act 1913, I declare that the lands particularized hereunder may be dealt with as if they had been acquired under the Closer Settlement Acts or as Crown land within the meaning of the Crown Lands Consolidation Act 1913.

J. R. HALLAM, Minister for Lands.

Sydney, 3rd April, 1987.

LANDS VESTED IN THE MARITIME SERVICES BOARD OF NEW SOUTH WALES

Land District—Metropolitan; Shire—Warringah

Parish Manly Cove (Sheet 4), County Cumberland, 2 150 square metres, being lot 1, D.P. 248000, and comprising part of the land in Certificate of Title, volume 5018, folio 1, at Killarney Heights. MN83 R 62.

ERRATUM

Land District—Metropolitan; Municipality—Randwick

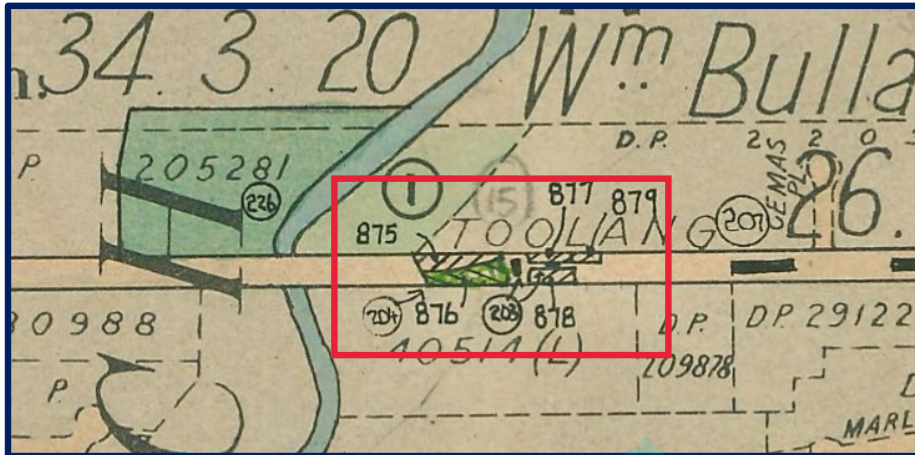
IN the notification appearing in the Government Gazette of 8th August, 1986, folio 3857 (2413), under the heading "Notification of Creation of Easement", the "Land Burdened" should have read lot 3 in D.P. 720793. MN85 H 238.

J. R. HALLAM, Minister for Lands.

Sydney, 3rd April, 1987.

Tag 12B

Extract of Historical Parish Map, Parish of Gordon, County of Cumberland, 1966 Ed.



847	10462	C6	13126	16	197.3 m ²	Exchange Ten 74.2637
863	D.P. 47696	DZ	15267	237	91.7 m ²	Closed road Gaz. 3-8-94 (fol. 4074) C.N. Wilmet
864	D.P. 704563	B7	(C/P)		1051 m ²	Pt. 188390 for Girl Guides. Notd 29-10-1944 See note (104)
869	D.P. 720766	A2			104.4 m ² incl. easmt	Closed road. Gaz. 27-3-96 (fol. 1900) L.A. 24 J.R.
871	D.P. 704587	B7			7.990 ha	Balzer
872	D.P. 728417	E4			221.3 m ²	Sp. L. 511 - The Scout Assoc. of Aust. N.S.W. Branch
873						
874						
875	D.P. 721541	C5			522.8 m ²	Proposed Road Gaz. 2nd April 1987 (fol. 1804) See (204)
876	D.P. 721541	C5			603.9 m ²	Closed Road Gaz. 2nd April 1987 (fol. 1804) See (204)
877	D.P. 721541	C5			153.2 m ²	Pt. Closed Road Gaz. 2nd April 1987 (fol. 1804) See (204)
878	D.P. 721541	C5			44.8 m ²	Pt. Closed Road Gaz. 2nd April 1987 (fol. 1804) See (204)
883	D.P. 721080	C6			155.5 m ²	Closed Road Gaz. 4-11-88 (fol. 5812)
881	D.P. 728442	B1			351.4 m ²	J.I. Wallen & C.A. Wallen
884	D.P. 729629	C4			34.6 m ²	Closed Road Gaz. 21-7-89 (fol. 4679) J.B. Orr
885	D.P. 821608	D7	CIF		1961 m ²	Closed Road Gaz. 22-90 (fol. 1939) ~
886	D.P. 821608	D7			9.252	Pymble Golf Clubs Ltd
						Dedicated for Public School Site Gaz. 29-10-65 (fol. 3555) (23)
						R68222 for Public Recreation Gaz. 24-3-39

200	B1	Appropriated for housing purposes Gaz. 16-5-86 (fol. 2166) Lots 1-10 D.P. 153015.
201	B2	Easement for drainage Gaz. 24-4-86 (fol. 1842) D.P. 720755
202	D6	Pt. R. 100070 for Public Recreation. Notd 31-10-86 (fol. 5341)
203	C5	Dedicated as Public Road Gaz. 20th March 1981 (fol. 1492)
204	C5	R. 100093 for Public Recreation Notd 3rd April 1987 (fol. 1805)
205	A2	Closed Road Gaz. 12-11-80 (fol. 1804) Lot 1 D.P. 121575
206	C5	Trustees of the Roman Catholic Church for the Diocese of Broken Bay
207	C5	Lots 875, 877, 878 & 879 M.A. Partridge & Sons Pty Ltd 1203.3 m ²
208	C7	Dedicated as Public Road Gaz. 30-9-88 (fol. 5196)

Tag 13A

2744

[2442]

Department of Lands,
Sydney, 2nd April, 1892.

RESERVES FROM SALE FOR PUBLIC RECREATION.

HIS Excellency the Governor, with the advice of the Executive Council, directs it to be notified that, in pursuance of the provisions of the 101st section of the Crown Lands Act of 1884, the land specified in the Schedule appended hereto shall be reserved from sale for public recreation, and is hereby reserved accordingly.

HENRY COPELAND.

EASTERN DIVISION.**LAND DISTRICT OF GUNDAGAI.**

No. 15,372. County of Wynyard, parish of Adelong, town of Adelong, containing an area of about 5½ acres. The Crown Lands within the following boundaries: Commencing on the south-western side of Lynch-street, at its intersection with the south-eastern side of Neill-street; and bounded thence by part of the south-western side of Lynch-street bearing south-easterly to the north-western side of Campbell-street; thence by part of the north-western side of Campbell-street bearing south-westerly to the north-eastern side of Gundagai-street; thence by part of the north-eastern side of Gundagai-street bearing north-westerly to the south-eastern side of Neill-street aforesaid; and thence by part of that side of that street bearing north-easterly, to the point of commencement,—being section 8.

In lieu of reserve for square, notified under general notice of 24th December, 1861, and cancelled this day.
[Ms. 91-10,355 Dep.]

METROPOLITAN LAND DISTRICT.

No. 15,418. County of Cumberland, parish of Gordon, containing an area of 3 acres 7 perches. The Crown Lands within the boundaries of measured portion 167,—as shown on plan catalogued C. 1,172-2,030.

[Ms. 92-1,309 Dep.]

No. 15,419. County of Cumberland, parish of Gordon, containing an area of 10 acres. The Crown Lands within the boundaries of measured portion 236,—as shown on plan catalogued C. 1,172-2,030.

[Ms. 92-1,309 Dep.]

No. 15,420. County of Cumberland, parish of Gordon, containing an area of 18 acres 1 rood 29 perches. The Crown Lands within the boundaries of measured portions 145 and 147,—shown on plan catalogued C. 1,172-2,030.

[Ms. 92-1,309 Dep.]

No. 15,421. County of Cumberland, parish of Gordon, containing an area of 50 acres 0 roods 34 perches. The Crown Lands within the boundaries of measured portions 105, 106, and 120, and an area of 3 acres included between the last-named portion and Ormonde and Cardigan Roads,—shown on plan catalogued C. 1,172-2,030.

[Ms. 92-1,309 Dep.]

WESTERN DIVISION.**LAND DISTRICT OF WILLYAMA.**

No. 15,403. County of Yancowinna, parish of Picton, containing an area of 4 acres 3 roods 37 perches. The Crown Lands within the following boundaries: Commencing on the south-east side of a road 1 chain 50 links wide, at a point bearing south 41 degrees 39 minutes east and distant 1 chain 50 links from the southernmost corner of portion 2,656 of 3 roods 37½ perches; and bounded thence on the north-west by that south-east side of that road bearing north 48 degrees 21 minutes east 9 chains 97½ links to its intersection with the south-west side of a road 1 chain 50 links wide; thence on the north-east by that south-west side of that road bearing south 41 degrees 39 minutes east 5 chains to a lane 30½ links wide; thence on the south-east by the north-west side of that lane bearing south 48 degrees 21 minutes west 9 chains 97½ links to its intersection with the north-east side of a road 1 chain 50 links wide; and thence on the south-west by that side of that road bearing north 41 degrees 39 minutes west 5 chains, to the point of commencement,—as shown on plan catalogued Y. 782-2,186 Roll.

[Ms. 92-1,193 Dep.]

No. 15,404. County of Yancowinna, parish of Picton, containing an area of 10 acres 1 rood. The Crown Lands within the following boundaries: Commencing on the north-west side of a road 1 chain 50 links wide, at a point bearing north 41 degrees 39 minutes west and distant 1 chain 50 links from the western corner of portion 2,571 of 3 roods 39½ perches; and bounded thence on the south-east by that north-west side of that road bearing north 48 degrees 21 minutes east 9 chains 99½ links to its intersection with the south-western side of another road 1 chain 50 links wide; thence on the north-east by that side of that last-mentioned road bearing north 41 degrees 39 minutes west 10 chains 30½ links; thence on the north-west by a line bearing south 48 degrees 21 minutes west 9 chains 99½ links; and thence on the south-west by a line bearing south 41 degrees 39 minutes east, to the point of commencement,—as shown on plan catalogued Y. 782-2,186 Roll.

[Ms. 92-1,193 Dep.]

No. 15,405. County of Yancowinna, parish of Picton, containing an area of 10 acres 1 rood 10 perches. The Crown Lands within the following boundaries: Commencing on the north-west side of a road 1 chain 50 links wide, at point bearing north 48 degrees 21 minutes east and distant 1 chain 50 links from the easternmost corner of portion 2,737 of 1 acre; and bounded thence on the south-east by that north-west side of that road bearing north 48 degrees 21 minutes east 10 chains 1 link to its intersection with the south-west side of a road 1 chain 50 links wide; thence on the north-east by that south-west side of that last-mentioned road bearing north 41 degrees 39 minutes west 10 chains 30½ links; thence on the north-west by a line bearing south 48 degrees 21 minutes west 10 chains 1 link to its intersection with the north-east side of a road 1 chain 50 links wide; and thence on the south-west by that north-east side of that road bearing south 41 degrees 39 minutes east 10 chains 30½ links, to the point of commencement,—as shown on plan catalogued Y. 782-2,186 Roll.

[Ms. 92-1,193 Dep.]

[2443]

Department of Lands,
Sydney, 2nd April, 1892.

RESERVES FROM SALE FOR PUBLIC RECREATION AND ACCESS.

HIS Excellency the Governor, with the advice of the Executive Council, directs it to be notified that, in pursuance of the provisions of the 101st section of the Crown Lands Act of 1884, the land specified in the Schedule appended hereto shall be reserved from sale for public recreation and access, and is hereby reserved accordingly.

HENRY COPELAND.

EASTERN DIVISION.**METROPOLITAN LAND DISTRICT.**

No. 15,422. County of Cumberland, parish of Gordon, containing an area of about 6 acres. The Crown Lands within the following boundaries: Commencing at the most northern corner of portion 179; and bounded thence by that portion and portions 180 to 185, inclusive, south-easterly and south-westerly to the northern side of Wellington Road; thence by that road to its eastern extremity, and by a line south-easterly to the most eastern corner of portion 150; thence by the south-eastern boundary of that portion, and by the easterly prolongation of its southern boundary to the waters of Middle Harbour; and thence by those waters and by the waters of Gordon Creek, to the point of commencement. [Ms. 92-1,309 Dep.]

No. 15,423. County of Cumberland, parish of Gordon, containing an area of about 7 acres. The Crown Lands within the following boundaries: Commencing on the north-eastern boundary of portion 296, at a point bearing south 49 degrees 41 minutes east 9 chains 60 links from its most northern corner; and bounded thence by a line bearing north 45 degrees 5 minutes east to the waters of Middle Harbour; thence by those waters and the waters of a creek south-easterly and south-westerly to the intersection of the south-eastern boundary of a reserve of 1 acre 2 roods 16 perches for water supply and camping; and thence by that boundary and the south-eastern and north-eastern boundaries of portion 296 aforesaid north-easterly and north-westerly, to the point of commencement,—partly shown on plan catalogued C. 1,172-2,030.

[Ms. 92-1,309 Dep.]

No. 15,424. County of Cumberland, parish of Gordon, containing an area of about 7 acres. The Crown Lands within the following boundaries: Commencing at the most southern corner of portion 278; and bounded thence by a line south to the most northern corner of portion 277; thence by the north-eastern boundary of that portion south-easterly to the waters of Gordon Creek; thence by the waters of the said creek, of Middle Harbour, and of another creek north-easterly and north-westerly to the south-eastern boundary of a reserve for water supply and camping containing 1 acre 2 roods 16 perches; thence by part of the south-eastern boundary of the said reserve south-westerly, and by the north-eastern and south-eastern boundaries of portion 278 before-mentioned south-easterly and south-westerly, to the point of commencement,—shown on plan catalogued C. 1,172-2,030.

[Ms. 92-1,309 Dep.]

No. 15,425. County of Cumberland, parish of Gordon, containing an area of about 12 acres 2 roods. The Crown Lands within the following boundaries: Commencing at the intersection of the north-western boundary of portion 113 with the waters of Moore's Creek; and bounded thence by portions 113 to 118, inclusive, generally north-easterly and south-easterly to the most northern corner of portion 119; thence by the north-western and southern boundaries of that portion to its most eastern corner; and by a line south-easterly to the most easterly corner of portion 110; thence by portions 110, 108, 107, 106, and 5 to the most northern corner of the last-named portion; thence by the north-westerly prolongation of the north-eastern boundary of that portion to the waters of Middle Harbour; and thence by those waters and the waters of Moore's Creek, to the point of commencement,—shown on plan catalogued C. 1,172-2,030. [Ms. 92-1,309 Dep.]



Tag 13C

15 Aug., 1924.]

NEW SOUTH WALES GOVERNMENT GAZETTE, No. 106.

4021

Lands Department Notices.

PROCLAMATION

NEW SOUTH WALES, } By His Excellency Sir DUDLEY
to wit. } RAWSON STRATFORD DE CHAIR,

(L.S.)

D. R. S. DE CHAIR, South Wales, and its Depen-
Governor. dencies in the Commonwealth of
Australia.

WHEREAS by Crown Grant dated the 30th day of July, 1901, Registered Volume 1365, folio 143: All that piece or parcel of land in the said State, containing by admeasurement 22 acres 1 rood 17 perches (more or less), situated in the county of Ashburnham, parish of Currajong, at Parkes, portions 296 and 563, and in the said Crown Grant more particularly described was granted unto John Alexander Rose, Mark Coleman, Robert Stephen Howard, Joshua Clarke, Edward McGee and Robert Thomas, their heirs and assigns, subject to the reservations and provisos therein mentioned, and upon and for the trusts, intents, and purposes and with the powers therein declared of and concerning the said land, that was to say, upon trust for a showground; and it was thereby expressly declared that it should be lawful for the said Trustees or the Trustee for the time being, and the said Trustees were thereby empowered from time to time as occasion might require to mortgage the said land or any part thereof: And it was thereby provided (inter alia) that no such mortgage aforesaid should be given unless the mortgagee should execute and deliver to the Minister for Lands for the time being of the said State, or other the Minister acting on his behalf, in such form as he could consider necessary and sufficient a covenant to keep the land thereby granted available at all times for the purpose for which it was granted; and whereas the said Crown Grant contained a further proviso or condition that if the said land or any part thereof should be used for any other purpose than was therein provided or declared in and by the said Trust, the said Trust should cease and the said land should be forfeited and revert to His Majesty the King, His Heirs, and Successors, and the said Crown Grant and every matter and thing therein contained should cease and determine and become absolutely void to all intents and purposes, and it should be lawful for His Majesty, His Heirs, and Successors, by the Governor for the time being of the said State or some person by him authorised in that behalf, to re-enter upon the said land or any part thereof, and the said grantees, their heirs, and assigns therefrom wholly to remove; And whereas the Trustees for the time being of the said land, in breach of the conditions contained in the said Crown Grant, have mortgaged or attempted to mortgage the land comprised in the said Crown Grant without the mortgagee executing or delivering to the Minister aforesaid, a covenant as in the said Crown Grant provided to keep the said land available at all times for the purpose for which it was granted: Now, therefore, I, Sir DUDLEY RAWSON STRATFORD DE CHAIR, the Governor aforesaid, with the advice of the Executive Council of the said State, do hereby, under, and in pursuance of the powers given by the Conveyancing and Law of Property Act, 1898, and any other power, me, hereunto enabling by this, my Proclamation, declare that no proceedings will be at any time taken on behalf of the Crown for avoiding the said Crown Grant, by reason of any breach or non-performance of the condition therein contained, requiring a mortgagee to execute and deliver to the Minister aforesaid, a covenant to keep the said land available at all times for the purpose for which it was granted or (in case a mortgagee shall become entitled to exercise, and shall exercise a power of sale under a mortgage of the said land), by reason of any breach or non-performance of any or all of the conditions contained in the said Crown Grant.

Given under my Hand, and the Seal of the State, this fourteenth day of July, in the year of Our Lord one thousand nine hundred and twenty-four, and in the fifteenth year of His Majesty's Reign.

By His Excellency's Command,

W. E. WEARNE, Minister for Lands.

[18] GOD SAVE THE KING!

No. 106, 15 August, 1924.—4.

NOTICE APPOINTING TRUSTEES UNDER THE PUBLIC TRUSTS ACT, 1897.

IN accordance with the provisions of the Public Trusts Act, 1897, I, Sir DUDLEY RAWSON STRATFORD DE CHAIR, Admiral in the Royal Navy, Knight Commander of the Most Honourable Order of the Bath, Member of the Royal Victorian Order, the Governor of the State of New South Wales and its Dependencies, in the Commonwealth of Australia, with the advice of the Executive Council of the said State, by this notice appoint the Council of the Shire of Ku-ring-gai as trustees of reserves Nos. 15,421, 15,420, 15,425, 41,221, 43,603, 54,536, areas 50 acres 34 perches, 18 acres 1 rood 29 perches, 12 acres 2 roods, 4 acres 2 roods, 38 acres 2 roods 2 perches, 24 acres 0 roods 11 perches, respectively, notified 2nd April, 1892, 2nd April, 1892, 2nd April, 1892, 3rd January, 1907, 17th February, 1909, 3rd January, 1907, 17th February, 1909, and 8th April, 1921, for Public Recreation, and known as Roseville Chase.

[Mis. 1924-7,598]

Signed and sealed at Sydney, the eighth day of August, 1924.

(L.S.) W. P. CULLEN,

By deputation from His Excellency the Governor.

By His Excellency's Command,

W. E. WEARNE,

Minister for Lands.

[617]. GOD SAVE THE KING!

[961]

Sydney, 15th August, 1924.

IT is hereby notified, for public information, that, in accordance with the provisions of the 26th section of the Crown Lands Consolidation Act, 1913, the undermentioned gentlemen are hereby appointed as Trustees respectively of the portions of land hereinafter particularised, namely:—

The portion of the General Cemetery at Bathurst, set apart for Methodist Burial Ground:—

Messrs. John Arthur Spence, Frederick Peel Watkin Slade (in lieu of Reverend J. Spence, deceased, and Mr. G. S. White, resigned).

[Misc. 1924-7,787]

The portion of the General Cemetery at Lismore, dedicated 1st September, 1900, set apart for Jewish Burial Ground:—

Messrs. Michael Phillips, Stanley Isaac Simmons, Clive Isaac Simmons, Lionel Cohen.

[Misc. 1924-7,679]

W. E. WEARNE, Minister for Lands.

APPLICATIONS FOR LEASES FOR SPECIAL PURPOSES.

IT is hereby notified, for general information, that the undermentioned applications have been received for Special Leases, under the provisions of the 74th section of the Crown Lands Consolidation Act, of 1913, of the lands and for the purposes hereunder stated, and that it is the intention to grant leases, should no sufficient objection be found to exist, after inquiry by the Land Board and consideration by the Minister.

Any objections will receive due consideration, if lodged in writing with the District Surveyor for the Land Board District in which the land is situated on or before the date specified in each case hereunder.

W. E. WEARNE, Minister for Lands.

Special Lease 1924-14, Council of the City of Grafton, at the foot of Prince-street, City of Grafton, 24 perches, for Wharf. Objections may be lodged at the Local Land Board Office, Grafton, up to 22nd August, 1924.

Special Lease 1924-12, Council of the Municipality of South Grafton, at foot of Thorough-street, Town South Grafton, 3 perches, for Wharf and Waiting Shed. Objections may be lodged at the Local Land Board Office, Grafton, up to 22nd August, 1924.

[602]

Tag 14A

3 APRIL, 1912.]

NEW SOUTH WALES GOVERNMENT GAZETTE, No. 47.

2207

CENTRAL DIVISION.

At 10s. per acre.

LAND DISTRICT OF PARKES, AND GOOBANG SHIRE.

Partly within George Norris' annual lease No. 1910-2.

County of Ashburnham, parish of Curumbenya, containing an area of about 2,050 acres. The Crown Lands bounded by portions 10, 21, 22, 18, 25, 24, 18 (beforementioned) and 17, the road 3 chains wide from Parkes to Wellington, and the boundary separating the counties of Ashburnham and Gordon;—but exclusive of conditional purchases 1911-23, 1911-27, and conditional lease 1911-23.

NOTE.—Includes camping reserve 20,956 of 630 acres, notified 23rd June, 1894, and part of travelling stock reserve 20,959 (about 110 acres), notified 23rd June, 1894, which are hereby revoked.
[Ms. 1912-3,820]

LAND DISTRICT OF URANA, AND URANA SHIRE.

At £2 5s. per acre.

Within Butherwah resumed area No. 275.

County of Urana, parish of Urana, containing an area of about 59½ acres. The Crown Lands bounded by reserve 45,120 from sale for gravel pit, notified 14th April, 1910, portions 244, 247, and 246, and the road from Urana to Wagga Wagga;—Includes part of portion 245. Plan U. 2,571-1,881 Roll.

NOTE.—Part of Urana population area within the above is hereby revoked.
[Ms. 1912-4,597]

[6108]

Department of Lands,
Sydney, 3rd April, 1912.WITHDRAWAL FROM SETTLEMENT LEASE
FOR ROADWAY.

IT is hereby notified, that, in pursuance of the provisions of the 108th section of the Crown Lands Act of 1884, the land hereunder described is hereby withdrawn from Settlement Lease No. 636, held by Thomas William Garrett (curator of intestate estate of John Henry Pitman, deceased), for roadway.

G. S. BEEBY.

CENTRAL DIVISION.

LAND DISTRICT OF MOREE, AND BOOLOOOROO SHIRE.

County of Benarba, parish of Coolobong, containing an area of 25 acres. The Crown Lands within the boundaries of a strip 1 chain wide within travelling stock reserve 41,915, notified 14th August, 1907, and passing through the lease in a north-westerly direction.

[Roads 1910-125]

[6118]

Department of Lands,
Sydney, 3rd April, 1912.WITHDRAWAL FROM SPECIAL LEASE FOR
ROADWAY.

IT is hereby notified, for public information, that, in pursuance of the conditions of the lease, the land hereunder described is hereby withdrawn from Special Lease No. 1909-31, held by William Francis Duff, for roadway.

G. S. BEEBY.

CENTRAL DIVISION.

LAND DISTRICT OF MOREE, AND BOOLOOOROO SHIRE.

County of Courallie, parish of Peachumboul, containing an area of 8½ acres. The Crown Lands within the boundaries of a strip 1 chain wide within and along the south-west boundary of the lease.

[Roads 1910-125]

[6119]

Department of Lands,
Sydney, 3rd April, 1912.WITHDRAWAL FROM SPECIAL LEASE FOR
ROADWAY.

IT is hereby notified, for public information, that, in pursuance of the conditions of the lease, the land hereunder described is hereby withdrawn from Special Lease No. 1909-30, held by William Francis Duff, for roadway.

G. S. BEEBY.

CENTRAL DIVISION.

LAND DISTRICT OF MOREE, AND BOOLOOOROO SHIRE.

County of Courallie, parish of Peachumboul, containing an area of ½ acre. The Crown Lands within the

boundaries of a strip 1 chain wide: Commencing at the south-west corner of the lease; south-westerly along its south-west boundary to the north-east corner of portion 180 (rem.).
[Roads 1910-125]

[6120]

Department of Lands,
Sydney, 3rd April, 1912.WITHDRAWAL FROM SPECIAL LEASE FOR
ROADWAY.

IT is hereby notified, for public information, that, in pursuance of the conditions of the lease, the land hereunder described is hereby withdrawn from Special Lease No. 1906-21, held by Robert Francis Matiland Eckford, for roadway.

G. S. BEEBY.

CENTRAL DIVISION.

LAND DISTRICT OF MOREE, AND BOOLOOOROO SHIRE.

County of Courallie, parish of Bumble, containing an area of 6½ acres. The Crown Lands within the boundaries of a strip 1 chain wide within portion 35, extending from the northern boundary south to the southern boundary of the portion.

[Roads 1910-125]

[6110]

Department of Lands,
Sydney, 3rd April, 1912.RESERVES FROM SALE AND LEASE
GENERALLY.

IT is hereby notified that, in pursuance of the provisions of the 101st section of the Crown Lands Act of 1884, and the 39th section of the Crown Lands Act of 1889, the lands hereunder described shall be reserved from sale pending determination of the portions to be set apart for the public purposes hereinafter respectively specified, and reserved and exempted from lease generally, and they are hereby reserved and exempted accordingly.

G. S. BEEBY.

EASTERN DIVISION.

For Public Recreation.

METROPOLITAN LAND DISTRICT, AND KU-RING-GAI
SHIRE.

No. 47,684 from sale (47,685 from lease generally). County of Cumberland, parish of Gordon, at Middle Harbour, containing an area of 4 acres 30 perches. The Crown Lands within the boundaries shown by red edging upon plan catalogued Ms. 3,599 Sy. in the Department of Lands.

[Ms. 1912-4,732]

No. 47,685 from sale (47,686 from lease generally). County of Cumberland, parish of Gordon, containing an area of 1 acre 2 roods 13 perches. The Crown Lands indicated by green tint on plan catalogued Ms. 3,481 Sy.

[Ms. 1912-5,021]

For Water Supply and Camp'ng.

LAND DISTRICT OF CASINO, AND TENTERFIELD SHIRE.

No. 47,692 from sale (47,693 from lease generally). County of Drake, parish of Timbarra, containing an area of 29 acres. The Crown Lands within the boundaries of measured portion 83,—shown on plan catalogued D. 628-1,743.

[Ms. 1912-5,417]

CENTRAL DIVISION.

For Rifle Range.

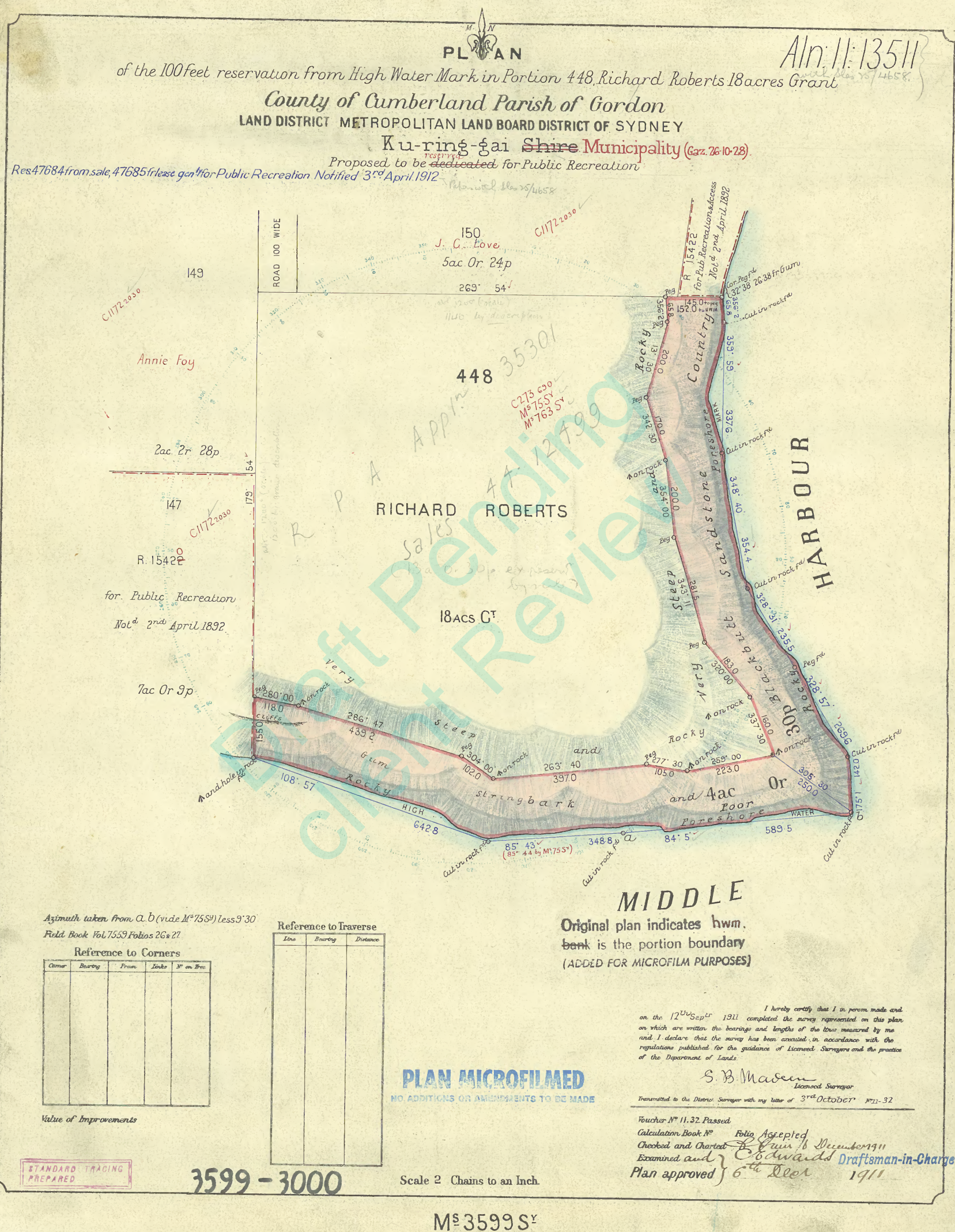
LAND DISTRICT OF DUBBO, AND TIMBREGONGIE SHIRE.

No. 47,697 from sale (47,698 from lease generally). County of Narrromine, parishes of Bulgandramine and Gundong, containing an area of about 50 acres. The Crown Lands within the following boundaries: Commencing at the north-east corner of reserve 43,543 from sale and 43,544 from lease for rifle range, notified 3rd February, 1909; thence bounded by the north-easterly prolongation of north-west boundary of that reserve, the road from Tomingley to Parkes, portion 7, parish of Caloma, and the aforesaid rifle range reserve.

[Ms. 1912-4,066]

Req:R124384 /Doc:CP 03599-3000 P /Rev:11-Sep-2014 /NSW LRS /Prt:17-Dec-2020 13:59 /Seq:1 of 1
© Office of the Registrar-General /Src:INFOTRACK /Ref:16.2512

Tag 14B



Tag 15A

3420

NEW SOUTH WALES GOVERNMENT GAZETTE No. 134 [15 OCTOBER, 1965]

(5520) Sydney, 15th October, 1965.
WITHDRAWAL OF TRAVELLING STOCK AND CAMPING RESERVES, ETC., FROM THE CONTROL OF PASTURES PROTECTION BOARDS

IT is hereby notified that, in pursuance of the provisions of section 42 of the Pastures Protection Act, 1934-1957, the parts of Travelling Stock and Camping Reserves, etc., particularised hereunder shall be and the same are hereby withdrawn from the control of the Pastures Protection Boards of the districts mentioned.

T. L. LEWIS, Minister for Lands.

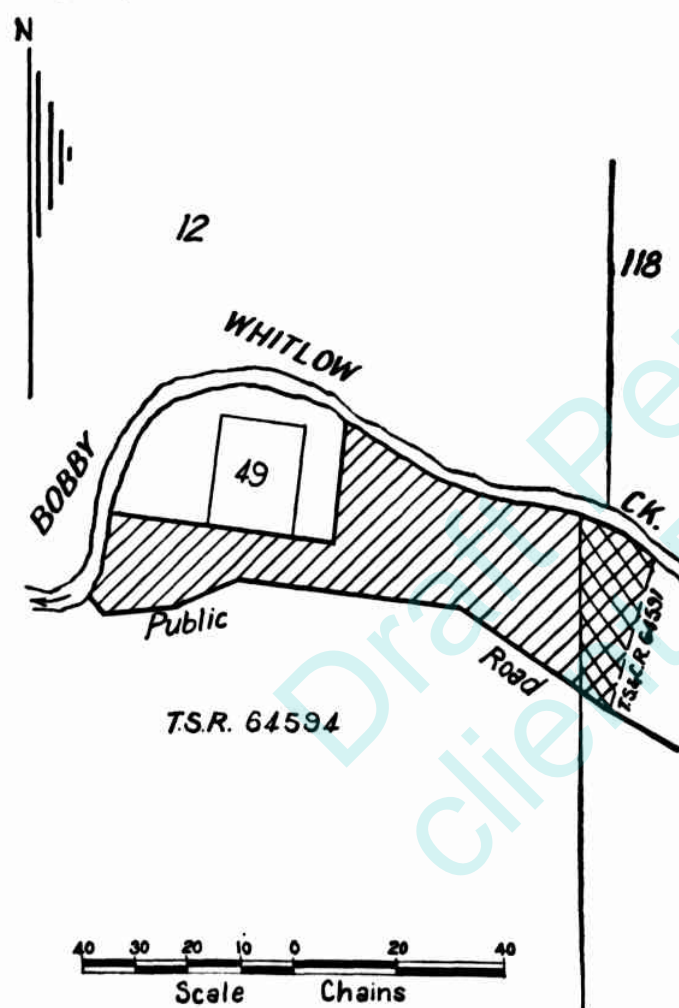
LAND BOARD DISTRICT—COOTAMUNDRA; PASTURES PROTECTION DISTRICT—YOUNG

Parish Milong, county Bland; Reserve No. 66,003 for Travelling Stock. Part withdrawn—about 15 acres, being part of portion 193 south of a line parallel to and distant about 9½ chains from the northern boundary of that portion. P. 65-1,968.

(Placed under control, Gazette, 26th June, 1936.)

LAND BOARD DISTRICT—MOREE; PASTURES PROTECTION DISTRICT—WARRIALDA

Parish Molroy, county Murchison; Reserve No. 64,591 for Travelling Stock and Camping. Part withdrawn—about 2 acres shown by cross hatching on diagram hereunder. M. 2,453-1,789. P. 64-707.



(Placed under control, Gazette, 18th January, 1935.)

LAND BOARD DISTRICT—GOULBURN; PASTURES PROTECTION DISTRICT—BOMBALA

Parish Ashton, county Wellesley; Reserve No. 42,416 for Travelling Stock and Camping. Part withdrawn—8 acres 1 rood 6 perches, being portion 171. T. 65-5,205.

(Placed under control, Gazette, 23rd September, 1932.)

LAND BOARD DISTRICT—HAY; PASTURES PROTECTION DISTRICT—CONDOBOLIN

Parish Clowery, county Dowling; Reserve No. 22,061 for Travelling Stock. Part withdrawn—about 270 acres, being a strip 10 chains wide fronting the southern boundaries of portions 10 and 11. P. 65-2,287.

(Placed under control, Gazette, 14th November, 1952.)

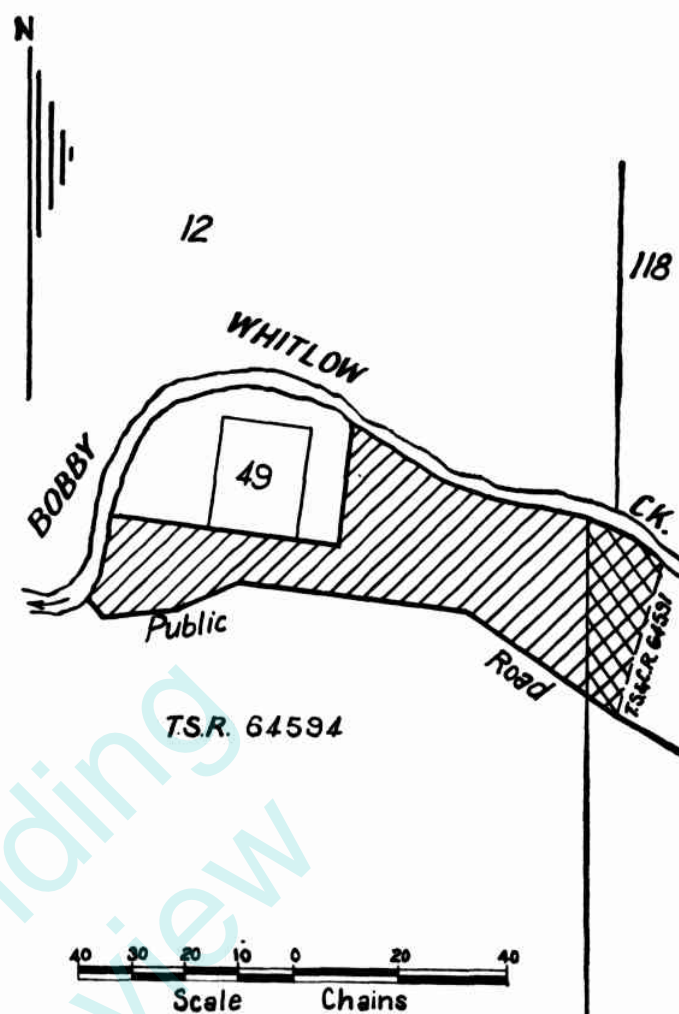
LAND BOARD DISTRICT—HAY; PASTURES PROTECTION DISTRICT—NARRANDERA

Parish Lewes, county Cooper; Reserve No. 58,405 for Travelling Stock. Part withdrawn—about 97 acres, being that part south and west of portion 4. P. 65-1,765.

(Placed under control, Gazette, 9th September, 1932.)

LAND BOARD DISTRICT—MOREE; PASTURES PROTECTION DISTRICT—WARRIALDA

Parish Molroy, county Murchison; Reserve No. 64,594 for Travelling Stock. Part withdrawn—about 10 acres 2 roods shown by hatching on diagram hereunder. P. 64-707.



(Placed under control, Gazette, 18th January, 1935.)

LAND BOARD DISTRICT—ORANGE; PASTURES PROTECTION DISTRICT—BATHURST

Parish Bringellet, county Bathurst; Reserve No. 44,192 for Water Supply and Camping. Part withdrawn—about 4 acres 3 roods, being strip about 4 chains wide adjoining the northern boundary of portion 197. P. 65-2,355.

(Placed under control, Gazette, 3rd September, 1948.)

LAND BOARD DISTRICT—ORANGE; PASTURES PROTECTION DISTRICT—DUBBO

Parish Dapper, county Lincoln; part Reserve No. 40,405 for Travelling Stock. Part withdrawn—about 50 acres, being the southernmost part bounded by Woolloowoolanley Creek, public road, and the prolongation southerly of the eastern boundary of portion 125. P. 65-2,209.

(Placed under control, Gazette, 1st August, 1930.)

LAND BOARD DISTRICT—TAMWORTH; PASTURES PROTECTION DISTRICT—TAMWORTH

Parish Werrie, county Buckland; Reserve No. 49,535 for Access to Water. Part withdrawn—portions 228, 229 and 230, and land separating those portions from Werries Creek. P. 65-2,155.

(Placed under control, Gazette, 7th December, 1934.)

LAND BOARD DISTRICT—WAGGA WAGGA; PASTURES PROTECTION DISTRICT—WAGGA WAGGA

Parish Book Book, county Wynyard; Reserve No. 54,024 for Camping. Part withdrawn—about 5 acres 2 roods bounded by Main Road No. 384, portion 32, portion 109, end of road and portion 16. P. 65-2,360.

(Placed under control, Gazette, 9th September, 1932.)

(5515)

Sydney, 15th October, 1965.

RESERVES FROM SALE

IT is hereby notified that in pursuance of the provisions of section 28 of the Crown Lands Consolidation Act, 1913, the Crown lands hereunder described shall be reserved from sale for the public purposes hereinafter specified, and are hereby reserved accordingly.

T. L. LEWIS, Minister for Lands.

15 OCTOBER, 1965] NEW SOUTH WALES GOVERNMENT GAZETTE No. 134

3421

FOR CEMETERY PURPOSES

LAND DISTRICT—NEWCASTLE; SHIRE—LAKE MACQUARIE

No. 85,488. Parish Kahibah, county Northumberland, 31½ perches (in two parts, shown on plan Ms. 7,158 Md.R.). R. 61-676.

FOR FUTURE PUBLIC REQUIREMENTS

LAND DISTRICT—METROPOLITAN; SHIRE—SUTHERLAND

No. 85,489. Parish Heathcote, county Cumberland, 4 acres 2 roods 17 perches, portion 913. Plan C. 7,225-2,030 R. Papers T. 65-4,708.

FOR PUBLIC RECREATION

LAND DISTRICT—METROPOLITAN; MUNICIPALITY—KU-RING-GAI

No. 85,490. Parish Gordon, county Cumberland, 3 roods 17 perches, being allotment 13, section 30, at East Lindfield. Plan C. 8,623-2,030 roll. L.B. 65-1,670. Pks. 65-1,961.

FOR PUBLIC RECREATION AND PRESERVATION OF NATIVE FLORA AND FAUNA

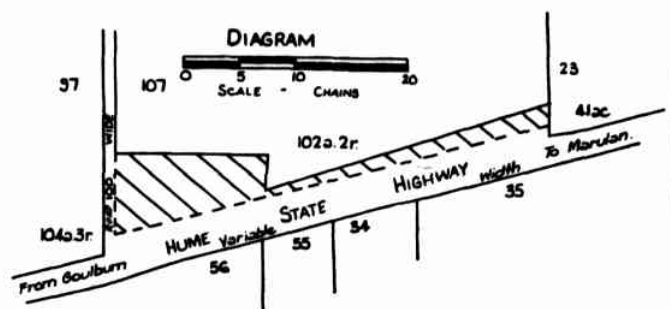
LAND DISTRICT—WINDSOR; SHIRE—COLO

No. 85,491. Parish Bilpin, county Cook, 144 acres 3 roods 12½ perches, being lot 18 in Deposited Plan 220,962 at the Registrar General's Department. P. 63-232.

FOR PUBLIC RECREATION AND RESTING PLACE

LAND DISTRICT—GOULBURN; SHIRE—MULWAREE

No. 85,492. Parish Nattery, county Argyle, about 10 acres, shown by hatching on diagram hereunder. P. 64-1,359.



FOR SOIL CONSERVATION

LAND DISTRICT—COOMA; SHIRE—SNOWY RIVER

No. 85,493. Parish Jinderboine, county Wallace, 120 acres, lands shown in plan C.P.L. 485 Ca. (located generally south of portion 35). T. 65-4,055.

FOR TRAVELLING STOCK

LAND DISTRICT—WAGGA WAGGA; SHIRE—KYEAMBA

No. 85,494. Parish Tarcutta, county Wynyard, 3 acres 3 roods 24 perches, being road R. 27,834-1,603 within portion 66. R. 63-172.

CONSERVATION DEPARTMENT NOTICES

FORESTRY ACT, 1916-1964.—PROCLAMATION

(L.S.) K. W. STREET, Lieutenant-Governor.

I, the Honourable Sir KENNETH WHISTLER STREET, Lieutenant-Governor of the State of New South Wales and its Dependencies, in the Commonwealth of Australia, in pursuance of the provisions of the Forestry Act, 1916-1964, and with the advice of the Executive Council, do, by this my Proclamation, declare that the land described in the Schedule hereto is dedicated as a State Forest.

SCHEDULE

EASTERN DIVISION

LAND DISTRICT OF BATHURST; TURON SHIRE; FORESTRY DISTRICT OF BATHURST

Sunny Corner State Forest No. 806, No. 11 Extension. An area of 102 acres 3 roods 15½ perches in the parish of Eusdale, county of Roxburgh, being part of portions 22 and 1 REM. comprised in Conveyance No. 650, book 2719, in the Registrar General's Department, and being also the land vested in Her Majesty for the purpose of the Forestry Act, 1916-1964, notified in the Government Gazette of 4th December, 1964. (2-30-31604)

Signed and sealed at Sydney, this twenty-fifth day of October, 1965.

By His Excellency's Command,

JACK G. BEALE.

(4905)

GOD SAVE THE QUEEN!

WATER ACT, 1912, AS AMENDED BY SUBSEQUENT ACTS

BOOMI BORE WATER TRUST

ELECTION OF TRUSTEES.—Monday, 8th November, 1965, has been appointed the date for the election of two Trustees for the abovenamed Trust, and the office of the Trust, Heber Street, Moree, the polling-place. (63-7,485)

F. W. LAWLISS, Acting Secretary,

The Water Conservation and Irrigation Commission, (5471) Sydney, 6th October, 1965.

WATER ACT, 1912, AS AMENDED BY SUBSEQUENT ACTS

AN application has been received from Brewarrina Pastures Protection Board for a license under the Water Act, 1912, as amended by subsequent Acts, to sink an artesian bore on W.L.L. 7,558, county of Culgoa.

Objections to the application, together with the reasons therefor, must reach me by the 12th November, 1965. (65-25,523)

F. W. LAWLISS, Acting Secretary,

Water Conservation and Irrigation Commission, (5472) Box 2,708, G.P.O., Sydney, 6th October, 1965.

WATER ACT, 1912, AS AMENDED BY SUBSEQUENT ACTS

AN application has been received from Marion Annie Young for a license under the Water Act, 1912, as amended by subsequent Acts, to sink an artesian bore on portion 4, parish of Willewa, county of Clyde.

Objections to the application, together with the reasons therefor, must reach me by the 12th November, 1965. (65-25,794)

F. W. LAWLISS, Acting Secretary,

Water Conservation and Irrigation Commission, (5473) Box 2,708, G.P.O., Sydney, 6th October, 1965.

WATER ACT, 1912, AS AMENDED BY SUBSEQUENT ACTS

AN application has been received from John William Currey for a license under the Water Act, 1912, as amended by subsequent Acts, to sink an artesian bore on portion 4, parish of Yanda, county of Clyde.

Objections to the application, together with the reasons therefor, must reach me by the 12th November, 1965. (65-25,305)

F. W. LAWLISS, Acting Secretary,

Water Conservation and Irrigation Commission, (5354) Box 2708, G.P.O., Sydney, 30th September, 1965.

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Tag 15C

2224

NEW SOUTH WALES GOVERNMENT GAZETTE No. 55

[3 JUNE, 1966]

Portion of Reserve No. 43,005 at Delungra, parish of Turrawarra, county of Murchison, notified 9th September, 1908, for Cemetery, set apart for Presbyterian Burial Ground:—Barry Maxwell Cole (in the place of R. T. Cole, retired). Pks 53-2,618.

Reserve No. 66,807 at Hill End, parish of Tambaroora, county of Wellington, notified 11th June, 1937, for Public Recreation:—Leo Robert Auld, Raymond Albert Auld (in the places of G. Denman, retired, and Clifford William Fuge, removed). Pks 61-4,524.

Reserve No. 64,091 at Kikoirra, parish of Kikoirra, county of Dowling, notified 4th August, 1933, for Public Hall:—Errol John Hoskinson (in the place of H. J. Bradbury, deceased). Pks 52-6,086.

Reserves Nos 30,102 and 76,833 at Koorawatha, parish of Illunie, county of Montegale, notified 28th October, 1899, and 11th June, 1954, respectively, for Public Recreation known as "Tregrove Park":—Ronald Norton Fisher (in the place of H. R. Fisher, retired). Pks 59-4,724.

Reserve No. 81,412 at Mount Canobolas, parish of Canobolas, county of Ashburnham, parish of Clarendon, county of Bathurst and parish of Towac, county of Wellington, notified 20th February, 1959, for Public Recreation, known as "Mount Canobolas Park":—Reginald Leslie Onley, John William McAtamney (as an additional trustee and an ex-officio trustee (representing the Forestry Commission of New South Wales), respectively). Pks 60-121.

Reserve No. 47,286 at Ogunbil, parish of Woolomin, county of Parry, notified 20th December, 1911, for Public Recreation:—Ronald John Bright (in the place of R. J. Cooney, resigned). Pks 61-1,398.

Reserve No. 54,194 at Staggy Creek, parish of Gum Flat, county of Murchison, notified 1st October, 1920, for Public Recreation:—Albert John Pollock, Noel Vaughan Platford, Edward Warren Tomlinson (in the places of S. W. Tonkin and R. Strahley, resigned and V. F. Salmon, retired). Pks 59-3,996.

Reserve No. 83,461 at Urbenville, parish of Lindsay, county of Buller, notified 22nd September, 1961, for Public Recreation and Showground:—Frederick Austin Reeks, John Frederick Turville (in the place of William David Mulcahy, removed and as an additional trustee). Pks 63-1,772. (8457)

NOTICE APPOINTING TRUSTEES UNDER THE PUBLIC TRUSTS ACT, 1897.—PROCLAMATION.

IN accordance with the provisions of the Public Trusts Act, 1897, I, Sir ARTHUR RODEN CUTLER, Governor of the State of New South Wales, with the advice of the Executive Council, do, by this notice, appoint the undermentioned gentlemen and bodies as trustees of the portions of land hereinafter particularised.

Signed and sealed at Sydney, this 18th day of May, 1966.

K. W. STREET,

by Deputation from His Excellency the Governor.

By His Excellency's Command,

T. L. LEWIS, Minister for Lands.

GOD SAVE THE QUEEN!

Reserves Nos 65,054 and 75,712 at Ardlethan, parish of Warri, county of Bourke, notified 18th January, 1935 and 20th March, 1953, for Showground and Showground (addition) and Public Recreation, respectively:—Cornelius Anthony Quinane, Neville Roydon Collis (in the places of J. M. Stewart, deceased and J. J. Griffin, retired). Pks 53-5,269.

Reserve No. 53,286 for access and Public Recreation, parish of Kincumber, county of Northumberland, notified 9th May, 1919 at Avoca North:—Gosford Shire Council. Pks 65-2,867.

Reserve No. 85,490 at East Lindfield, parish of Gordon, county of Cumberland, notified 15th October, 1965, for Public Recreation:—The Council of the Municipality of Ku-ring-gai. Pks 65-1,961.

Reserve No. 85,477 at Grafton, parish of Great Marlow, county of Clarence, notified 15th October, 1965, for Public Recreation:—The Council of the City of Grafton. Pks 60-6,493.

Reserve No. 85,312 at Henty, parish of Yerong, county of Mitchell, notified 30th April, 1965, for Public Recreation and Resting Place:—The Council of The Shire of Lockhart. Pks 63-2,828.

Reserve No. 71,231 at Moruya, parish Moruya, county Dampier, notified 9th June, 1944:—Barry Cyril Byrnes (in the place of F. A. Tranter, deceased). Pks 61-1,910.

Portion of the General Cemetery at Peak Hill, dedicated 15th September, 1891, parish Mingelo, county Narromine, set apart for Presbyterian Burial Ground:—William Wynne Newbigging, Donald Christie McKay, (in place of George Byrne, deceased, and as an additional trustee). Pks 63-840.

Reserve No. 85,484 at Port Macquarie, parish of Macquarie, county of Macquarie, notified 8th October, 1965, for Quarry Purposes:—The Council of The Municipality of Port Macquarie. Pks 59-917.

Reserve No. 80,547 at Tallimba, parish of Willandra, county of Bourke, notified 11th April, 1958, for Showground, Racecourse and Public Recreation:—Noel Barrett Pope, Frederick William Spackman and William James Leadbitter (in the places of M. J. Goodwin, M. J. Crowley and R. W. H. Hall, resigned). Pks 57-5,214.

Reserve No. 48,956 for Public Recreation, at Terrigal, parish of Kincumber, county of Northumberland, notified 18th June, 1913:—Gosford Shire Council. Pks 65-2,869.

Portion of the General Cemetery at Tingha, parish of Darby, county of Hardinge, dedicated 14th April, 1915, set apart for Methodist Burial Grounds:—Lionel Albert Dawson (in the place of E. J. Haydon, retired). Pks 60-196.

Reserve No. 82,618 at Tingha, parish of Swinton, county of Hardinge, notified 10th June, 1960, for Public Baths:—Arthur Hawkins (in the place of H. E. Arentz, deceased). Pks 58-2,761. (8610)

NOTICE APPOINTING A TRUSTEE UNDER THE PUBLIC TRUSTS ACT, 1897.—PROCLAMATION

IN accordance with the provisions of section 4A (2) of the Public Trusts Act, 1897, I, Sir ARTHUR RODEN CUTLER, Governor of the State of New South Wales, with the advice of the Executive Council, do, by this notice, appoint James Anthony Hayes, by virtue of his being an Officer of the Department of Lands, as a trustee of Reserve No. 84,148, at Burrinjuck Dam, parish of Childowla, county of Harden, notified 18th January, 1963, for Public Recreation and known as "Burrinjuck National Park". Pks 61-4,446.

Signed and sealed at Sydney, this 18th day of May, 1966.

K. W. STREET,

by Deputation from His Excellency the Governor.

By His Excellency's Command,

T. L. LEWIS, Minister for Lands.

(8529)

GOD SAVE THE QUEEN!

NOTICE APPOINTING A TRUSTEE UNDER THE PUBLIC TRUSTS ACT, 1897.—PROCLAMATION

IN accordance with the provisions of the Public Trusts Act, 1897, I, Sir ARTHUR RODEN CUTLER, Governor of the State of New South Wales, with the advice of the Executive Council, do, by this notice appoint George Terence Walker as a trustee of Reserve No. 84,148 at Burrinjuck Dam, parish of Childowla, county of Harden, notified 18th January, 1963, for Public Recreation and known as "Burrinjuck National Park". Pks 61-4,446.

Signed and sealed at Sydney, this 18th day of May, 1966.

K. W. STREET,

by Deputation from His Excellency the Governor,

By His Excellency's Command,

T. L. LEWIS, Minister for Lands.

(8530)

GOD SAVE THE QUEEN!

NOTICE APPOINTING A TRUSTEE UNDER THE PUBLIC TRUSTS ACT, 1897.—PROCLAMATION

IN accordance with the provisions of the Public Trusts Act, 1897, I, Sir ARTHUR RODEN CUTLER, Governor of the State of New South Wales, with the advice of the Executive Council, do, by this notice, appoint The Council of the City of Grafton as trustee of Reserve No. 51,306 for Cemetery at South Grafton, notified 11th February, 1916, and the (Old) General Cemetery at Grafton, dedicated 12th April, 1870. Pks 62-2,287.

Signed and sealed at Sydney, this 18th day of May, 1966.

K. W. STREET,

by Deputation from His Excellency the Governor.

By His Excellency's Command,

T. L. LEWIS, Minister for Lands.

(8730)

GOD SAVE THE QUEEN!

Tag 16A

26 NOVEMBER, 1965] NEW SOUTH WALES GOVERNMENT GAZETTE No. 153

3917

**RESERVATION FROM SALE OR LEASE GENERALLY.—
PROCLAMATION**

IN pursuance of the provisions of section 25A of the Crown Lands Consolidation Act, 1913, I, the Honourable Sir KENNETH WHISTLER STREET, Lieutenant-Governor of the State of New South Wales, with the advice of the Executive Council, do hereby proclaim the following area of land to be reserved from sale or lease generally and it is hereby reserved accordingly.

Signed and sealed at Sydney, this tenth day of November, 1965.

K. W. STREET, Lieutenant-Governor.
By His Excellency's Command,
T. L. LEWIS, Minister for Lands.
GOD SAVE THE QUEEN!

LAND DISTRICT—COROWA; SHIRE—COROWA

No. 85,551 from sale or lease generally. Parish Bull Plain, county Denison, 1 acre, portion 137. Plan D. 1,263-1,798. C.S. 65-163.

(This notice is in lieu of and cancels the notice in the Gazette of 19th November, 1965, folio 3838.) (6385)

**REVOCATION OF RESERVE FROM SALE OR LEASE
GENERALLY.—PROCLAMATION**

IN pursuance of the provisions of section 25A of the Crown Lands Consolidation Act, 1913, I, the Honourable Sir KENNETH WHISTLER STREET, Lieutenant-Governor of the State of New South Wales, with the advice of the Executive Council, do hereby proclaim the reserve from sale or lease generally, particularised hereunder, to be revoked and it is hereby revoked accordingly.

Signed and sealed at Sydney, this tenth day of November, 1965.

K. W. STREET, Lieutenant-Governor.
By His Excellency's Command,
T. L. LEWIS, Minister for Lands.
GOD SAVE THE QUEEN!

LAND DISTRICT—COROWA; SHIRE—COROWA

No. 85,551 notified in this Gazette. Parish Bull Plain, county Denison, 1 acre, portion 137. Plan D. 1,263-1,798. C.S. 65-163.

(This notice is in lieu of and cancels the notice in the Gazette of the 19th November, 1965, folio 3838.) (6386)

**RESERVATION FROM SALE OR LEASE GENERALLY.—
PROCLAMATION**

IN pursuance of the provisions of section 25A of the Crown Lands Consolidation Act, 1913, I, the Honourable Sir KENNETH WHISTLER STREET, Lieutenant-Governor of the State of New South Wales, with the advice of the Executive Council, do hereby proclaim the following area of land to be reserved from sale or lease generally and it is hereby reserved accordingly.

Signed and sealed at Sydney, this 24th day of November, 1965.

K. W. STREET, Lieutenant-Governor.
By His Excellency's Command,
T. L. LEWIS, Minister for Lands.
GOD SAVE THE QUEEN!

Description**LAND DISTRICT AND MUNICIPALITY—LISMORE**

Reserve No. 85,564 from sale or lease generally. County of Rous, parish of Lismore, 34 acres 3 roods 39½ perches, being those parts of portions 92 and 93, shown as lots 1 on plans catalogued Ms. 4,386 Gfn. and Ms. 4,387 Gfn. P. 63-414. (6155)

**REVOCATION OF RESERVE FROM SALE OR LEASE
GENERALLY.—PROCLAMATION**

IN pursuance of the provisions of section 25A of the Crown Lands Consolidation Act, 1913, I, the Honourable Sir KENNETH WHISTLER STREET, Lieutenant-Governor of the State of New South Wales, with the advice of the Executive Council, do hereby proclaim the reserve from sale or lease generally, particularised hereunder, to be revoked and the same is hereby revoked accordingly.

Signed and sealed at Sydney, this 24th day of November, 1965.

T. L. LEWIS, Minister for Lands.
By His Excellency's Command,
Minister for Lands.
GOD SAVE THE QUEEN!

Description**LAND DISTRICT AND MUNICIPALITY—LISMORE**

Reserve No. 85,564 from sale or lease generally, notified in this Gazette. County of Rous, parish of Lismore, 34 acres 3 roods 39½ perches, being those parts of portions 92 and 93, shown as lots 1 on plans catalogued Ms. 4,386 Gfn. and Ms. 4,387 Gfn. P. 63-414. (6154)

(6318)

Sydney, 26th November, 1965.

RESERVES FROM SALE

IT is hereby notified that in pursuance of the provisions of section 28 of the Crown Lands Consolidation Act, 1913, the Crown lands hereunder described shall be reserved from sale for the public purposes hereinafter specified, and are hereby reserved accordingly.

T. L. LEWIS, Minister for Lands.

FOR AMBULANCE STATION**LAND DISTRICT—NOWRA; SHIRE—SHOALHAVEN**

No. 85,552. Parish Beecroft, county St Vincent, 23½ perches, being allotment 2, section 12, village of Currarong. Plan Currarong 16. Papers P. 65-2,966.

FOR BUSH FIRE BRIGADE PURPOSES**LAND DISTRICT—LAKE CARGELLIGO; SHIRE—BLAND**

No. 85,553. Parish Bygalore, county Gipps, village of Weja, 1 rood, being allotment 2, section 1, Weja 2, L.B. 64-463. P. 65-3,076.

LAND DISTRICT—WINDSOR; SHIRE—HORNSBY

No. 85,554. Parish Frederick, county Cumberland, 2 roods 19 perches, being portion 104. C. 4,794-2,030. P. 65-3,066.

FOR PRESERVATION OF NATIVE FLORA AND FAUNA**LAND DISTRICT—GOULBURN; SHIRE—MULWAREE**

No. 85,555. Parish Narrangarril, county Argyle, about 1,080 acres, ex T.R. 18,606, being portions 137, 142 and R. 51,058 for Public Recreation, notified 20th October, 1915. A. 4,641 and A. 4,420-2,121. P. 64-763.

NOTE.—This notification does not affect R. 51,058 for Public Recreation or R. 65,442 for Public Utility.

FOR PUBLIC BATHS**LAND DISTRICT—METROPOLITAN; MUNICIPALITY—
DRUMMOYNE**

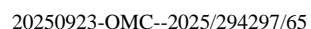
No. 85,556. Parish Concord, county Cumberland, 1 acre 0 roods 21 perches, portion 334. C. 8,809-2,030. P. 62-3,670.

FOR PUBLIC RECREATION**LAND DISTRICT—METROPOLITAN; MUNICIPALITY—KU-RING-GAI**

No. 85,557. Parish Gordon, county Cumberland, 3 roods 4 perches, at East Lindfield. C. 8,455-2,030. L.B. 65-2,192. P. 65-2,934.

LAND DISTRICT—MURWILLUMBAH; SHIRE—TWEED

No. 85,558. Parish Cudgen, county Rous, about 6 acres, bounded by part of the north-east boundary of portion 257 extending north-westerly from the high-water of Cudgera Creek for a distance of 1,120.76 links to the north-eastern corner of lot 6, Deposited Plan 22,492, by a line due east from this point to the South Pacific Ocean, and by the Mean High Water Marks of that ocean and Cudgera Creek. P. 65-2,845.



Tag 16C

3308

NEW SOUTH WALES GOVERNMENT GAZETTE No. 83 [12 AUGUST, 1966]

LANDS DEPARTMENT NOTICES

NOTICE APPOINTING TRUSTEES UNDER THE PUBLIC TRUSTS ACT, 1897.—PROCLAMATION

IN accordance with the provisions of the Public Trusts Act, 1897, I, Sir ARTHUR RODEN CUTLER, Governor of the State of New South Wales, with the advice of the Executive Council, do, by this notice, appoint the undermentioned gentlemen and bodies as trustees of the portions of land hereinafter particularised.

Signed and sealed at Sydney, this 27th day of July, 1966.

A. R. CUTLER, Governor.

By His Excellency's Command,

A. H. JAGO, for Minister for Lands.

GOD SAVE THE QUEEN!

Reserve No. 85,512 at Berrima, parish of Berrima, county of Camden, notified 29th October, 1965, for Public Recreation and Resting Place:—*The Council of the Shire of Wingecarribee*. Pks 62-1,923.

Reserve No. 84,111, parish of Bocobidgle, county of Ashburnham, notified 14th December, 1962, for Quarry:—*The Council of the Shire of Jemalong*. Pks 66-131.

Reserve No. 84,785 at Bronte, parish of Alexandria, county of Cumberland, notified 6th March, 1964, for Public Recreation and being an addition to Bronte Park:—*The Council of the Municipality of Waverley*. Pks 61-5,472.

Reserve No. 85,563 at Charlestown, parish of Kahibah, county of Northumberland, notified 3rd December, 1965, for Public Recreation:—*The Council of the Shire of Lake Macquarie*. Pks 61-2,129.

Reserve No. 85,610 at East Killara, parish of Gordon, county of Cumberland, notified 14th January, 1966, for Children's Playground:—*The Council of the Municipality of Ku-ring-gai*. Pks 65-3,448.

Reserve No. 85,557 at East Lindfield, parish of Gordon, county of Cumberland, notified 26th November, 1965, for Public Recreation:—*The Council of the Municipality of Ku-ring-gai*. Pks 65-2,934.

Reserve No. 85,628 at Finley, parish of Finley, county of Denison, notified 21st January, 1966, for Public Recreation:—*The Council of the Shire of Berrigan*. Pks 65-3,380.

Reserve No. 65,264 at Goolgowi, parish of Bolton, county of Nicholson, notified 17th May, 1935, for Public Recreation, Racecourse and Showground:—*Laurence Athol Roberts* (in the place of *Wallace Ross*, removed). Pks 56-732.

Reserve No. 85,537 at Kiactoo, parish of Kalinga, county of Cunningham, notified 17th December, 1965, for Public Recreation:—*Jim Herbert Watson, Colin James Marsh, John Gerard Coffey, Kevin John Doyle, Horace Alric Smith*. Pks 66-976.

Reserve No. 60,313 at Lavington, parish of Albury, county of Goulburn, notified 24th February, 1928, for Public Recreation:—*The Council of the City of Albury* (in the place of *Messrs R. L. Quick, G. Hartley, T. F. Doran, G. H. Bradney, H. A. Kelly and M. Fitzpatrick*, resigned). Pks 60-983.

Reserve No. 85,663 at Mullumbimby, parish of Billinudgel, county of Rous, notified 18th February, 1966, for Public Recreation:—*The Council of the Municipality of Mullumbimby*. Pks 65-2,738.

Reserve No. 85,640 at Trida, parish of Weejuvalah, county of Mossgiel, notified 11th February, 1966, for Public Hall:—*The Council of the Shire of Central Darling*. Pks 66-305.

Reserve No. 82,452 at Urunga, parish of Newry, county of Raleigh, notified 1st April, 1960, for Public Recreation, known as "Morgo Street Reserve":—*Roy Alfred Peake and Mervyn Lloyd Sharp* (as additional trustees). Pks 61-4,982.

(325)

NOTICE APPOINTING TRUSTEES UNDER THE PUBLIC TRUSTS ACT, 1897.—PROCLAMATION

IN accordance with the provisions of the Public Trusts Act, 1897, I, Sir ARTHUR RODEN CUTLER, Governor of the State of New South Wales, with the advice of the Executive Council, do, by this notice, appoint the undermentioned gentlemen and bodies as trustees of the portions of land hereinafter particularised.

Signed and sealed at Sydney, this 27th day of July, 1966.

A. R. CUTLER, Governor.

By His Excellency's Command,

T. L. LEWIS, Minister for Lands.

GOD SAVE THE QUEEN!

Reserve No. 68,985 at Wirrinya, parish of Currowong, county of Forbes, notified 26th January, 1940, for Public Recreation:—*Kevin Robert Smith* (in the place of *Donald Henry Frater*, removed). Pks 63-562.

Reserve No. 81,914 at Warner's Bay, parish of Kahibah, county of Northumberland, notified 4th September, 1959, for Preservation of Fossils:—*Frank Hamilton Talbot* (as an additional trustee). Pks 59-2,769.

Reserves Nos 45,925-6 and 50,884 at Utungun, parish of Allomera, county of Raleigh, notified 20th October, 1910, and 11th August, 1915, for Public Hall and Public Recreation, respectively:—*William John Ainsworth* (in the place of *K. J. Ainsworth*, deceased). Pks 60-2,834.

Reserve No. 83,124 at Sunny Corner, parish of Castleton, county of Roxburgh, notified 14th April, 1961, for Public Hall Site: *Ian Keith Shumack, Denis George Sharp, Donald William Berry, Henry Charles Theobald* (in the places of *E. Martin*, retired, and *Clive Martin Scott* and *James Dudley Graham*, removed, and as an additional trustee). Pks 60-4,461.

Reserve No. 83,549 at Pambula, parish of Panbula, county of Auckland, notified 3rd November, 1961, for Showground, Racecourse and Public Recreation:—*Stanley Edwin Vincent* (in the place of *H. T. Mitchell*, resigned). Pks 62-4,931.

The portion of the General Cemetery of Nyngan, parish of Nyngan, county of Oxley, dedicated 2nd December, 1914, set apart for Church of England Burial Ground:—*The Council of the Municipality of Nyngan* (in the place of the *Church of England Property Trust, Diocese of Bathurst*, resigned). Pks 61-6,144.

Reserve No. 85,561 at Narromine, parish of Wentworth, county of Narromine, notified 26th November, 1965, for Senior Citizen's Centre and Day Nursery:—*The Council of the Municipality of Narromine*. Pks 62-3,318.

Reserve No. 85,737 at Murrumburrah, parish of Murrumbulla, county of Harden, notified 7th April, 1966, for Racecourse and Aviation Purposes:—*The Council of the Shire of Demondrille*. Pks 60-265.

An area of 37 acres at Kenthurst, parish of Nelson, county of Cumberland, dedicated 19th October, 1894, for Public Recreation and known as "Kenthurst Park": *Allan Trevor Wrench* (in the place of *P. G. Wrench*, deceased). Pks 60-3,335.

Reserve No. 41,974 at Gunningbland, notified 4th September, 1907, for Public Recreation:—*Thomas Keith McDonald* (in the place of *Keith Asgill*, removed). Pks 62-2,798.

Reserve No. 84,894 at Deniliquin, parish of South Deniliquin, county of Townsend, notified 29th May, 1964, for Hospital:—*The Deniliquin Hospital*. Pks 60-4,854.

Reserve No. 85,474 at Collarenebri, parish of Collarindabri, county of Finch, notified 1st October, 1965, for Hospital:—*The Collarenebri District Hospital*. Pks 65-2,685.

Reserve No. 57,785 at Ballimore, parish of Murrungundie, county of Lincoln, notified 6th February, 1925, for Public Recreation:—*Ronald Johnstone Starr* (in the place of *K. R. Gillis*, retired). Pks 56-5,832.

(194)

Tag 17A

858

NEW SOUTH WALES GOVERNMENT GAZETTE No. 20 [18 FEBRUARY, 1966]

(7773) Sydney, 18th February, 1966.

RESERVES FROM SALE

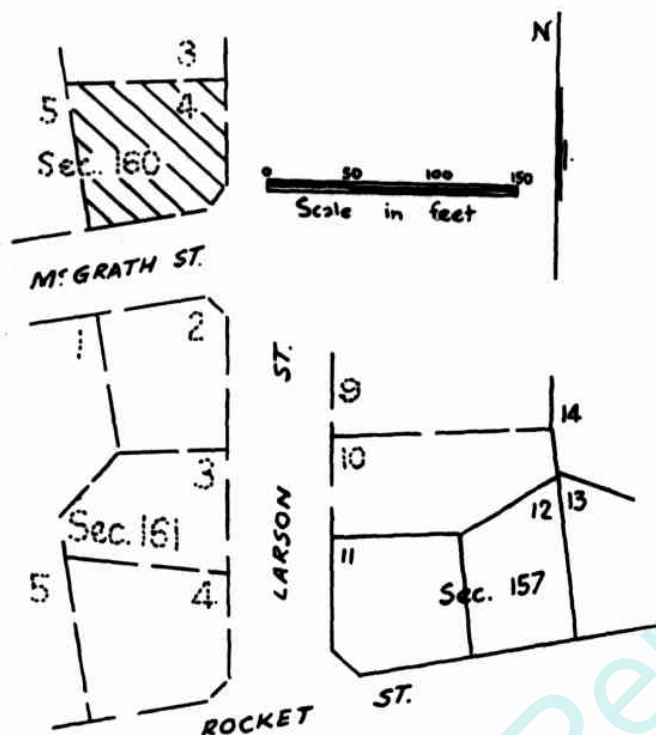
IT is hereby notified that in pursuance of the provisions of section 28 of the Crown Lands Consolidation Act, 1913, the Crown lands hereunder described shall be reserved from sale for the public purposes hereinafter specified, and are hereby reserved accordingly.

T. L. LEWIS, Minister for Lands.

FOR FISHERIES PURPOSES

LAND DISTRICT AND CITY—BATHURST

No. 85,656. Parish and county Bathurst, about 30 perches, being designed allotment 4, section 160, shown by hatching on diagram hereunder. P. 65-3,059.

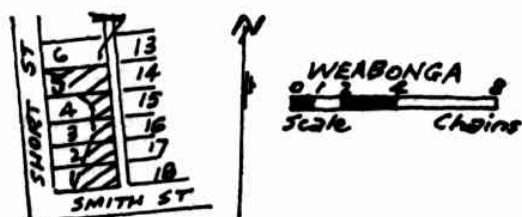
**FOR FUTURE PUBLIC REQUIREMENTS**

LAND DISTRICT—COONABARRABRAN; SHIRE—COONABARRABRAN

No. 85,657. Parish Borah, county White, 1,173 acres, portion 25. W. 615-1,767R. Ten. 66-421.

LAND DISTRICT—TAMWORTH; SHIRE—COCKBURN

No. 85,658. Parish Loftus, county Parry, about 9 acres 3 roods within town of Weabonga. Allotments 1, 2 and 3 of section 1, 16 of section 2, 5 and east half of section 3, allotments 6, 7, 10, 11, 14 to 18 and part 1 to 5 hatched on diagram below of section 7, 1 to 5 and 7 to 14 of section 8. Swamp Oak 2, 3, 4, 8 and 9. P. 66-74.

**FOR HOSPITAL**

LAND DISTRICT—PENRITH; CITY OF BLUE MOUNTAINS

No. 85,659. Parish Blackheath, county Cook, about 14 acres, being portion 541 (exclusive of the designed access road 1 chain wide along southern boundary of that portion extending westerly from the south-eastern corner of portion 545) and the land bounded by portions 541 and 71, the Great Western Highway and Wentworth Street. P. 66-115.

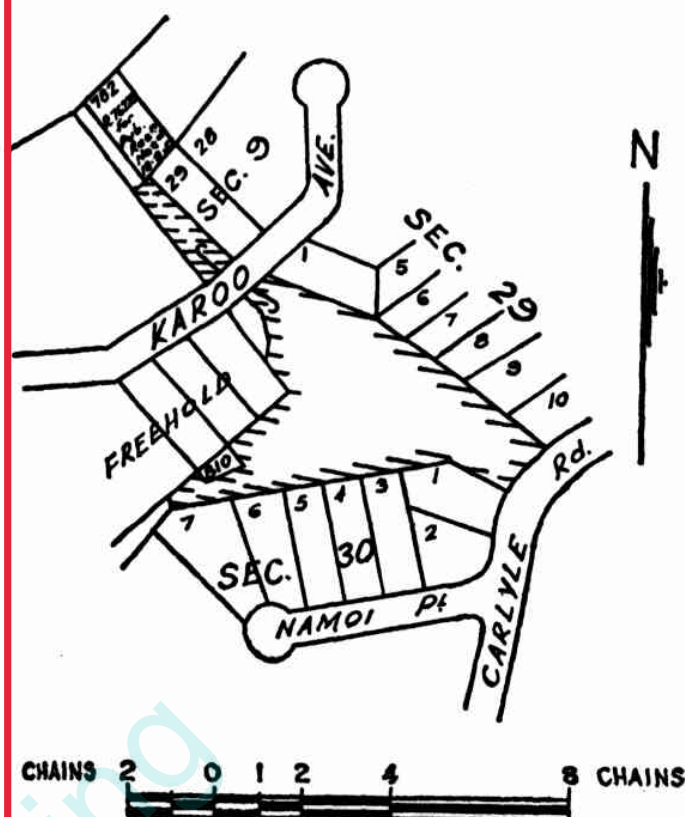
FOR PUBLIC RECREATION

LAND DISTRICT—CASINO; SHIRE—TOMKI

No. 85,660. Parish Tomki, county Rous, 1 rood 14½ perches, being the eastern area of land as shown on plan catalogued Ms. 923 Gfn. P. 64-2,606.

LAND DISTRICT—METROPOLITAN; MUNICIPALITY—KU-RING-GAI

No. 85,662 from sale. Parish Gordon, county Cumberland, about 2 acres 1 rood at East Lindfield, as shown by hatched edging on diagram hereunder (two parts). P. 66-112.



LAND DISTRICT—MURWILLUMBAH; MUNICIPALITY—MULLUMBIMBY

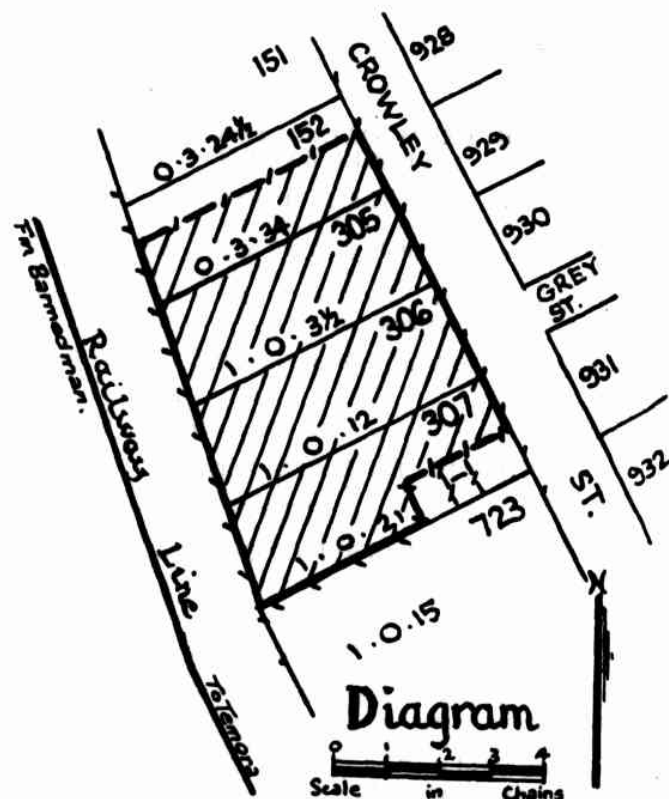
No. 85,663. Village of Mullumbimby, parish Billinudgel, county Rous, 8 acres 3 roods 19 perches, portion reserve, Ms. 540 Gfn. P. 65-2,738.

LAND DISTRICT—PENRITH; CITY OF BLUE MOUNTAINS

No. 85,664. Parish Blackheath, county Cook, about 1 rood 20 perches, being the area bounded by the Great Western Highway, Wentworth Street and freehold portion 200. P. 66-115.

LAND DISTRICT—TEMORA; MUNICIPALITY—TEMORA

No. 85,665. Parish Bundawarrah, county Bland, environs Temora, about 3 acres 2 roods 20 perches, shown by hatching on diagram hereunder. Papers L.B. 63-18, Pks 65-2,236. Plan B. 2,649-1,946.



Tag 17B

9 SEPTEMBER, 1966] NEW SOUTH WALES GOVERNMENT GAZETTE No. 97

3733

NOTICE APPOINTING A TRUSTEE UNDER THE PUBLIC TRUSTS ACT, 1897.—PROCLAMATION

IN accordance with the provisions of the Public Trusts Act, 1897, I, Sir ARTHUR RODEN CUTLER, Governor of the State of New South Wales, with the advice of the Executive Council, do, by this notice, appoint the Council of the City of Greater Cessnock as trustee of Reserve No. 45,780 at Abermain, parish of Stanford, county of Northumberland, notified 28th September, 1910, for Public Recreation, known as "Abermain Park", in lieu of C. A. James, W. E. Grills, D. P. John, R. B. Shaw, G. Hunter, and J. Williams, resigned, and George Henry Sams, removed. Pks 60-2,832.

Signed and sealed at Sydney, this 24th day of August, 1966.

A. R. CUTLER, Governor.

By His Excellency's Command,

T. L. LEWIS, Minister for Lands.

(996)

GOD SAVE THE QUEEN!

NOTICE APPOINTING A TRUSTEE UNDER THE PUBLIC TRUSTS ACT, 1897.—PROCLAMATION

IN accordance with the provisions of the Public Trusts Act, 1897, I, Sir ARTHUR RODEN CUTLER, Governor of the State of New South Wales, with the advice of the Executive Council, do, by this notice, appoint the Benevolent Society of New South Wales as trustees of Reserve No. 85,830 at Little Bay, parish of Botany, county of Cumberland, notified 10th June, 1966, for Homes for the Aged. Pks 65-1,667.

A. R. CUTLER, Governor.

By His Excellency's Command,

A. H. JAGO, for Minister for Lands.

(561)

GOD SAVE THE QUEEN!

NOTICE APPOINTING TRUSTEES UNDER THE PUBLIC TRUSTS ACT, 1897.—PROCLAMATION

IN accordance with the provisions of the Public Trusts Act, 1897, I, Sir ARTHUR RODEN CUTLER, Governor of the State of New South Wales, with the advice of the Executive Council, do, by this notice, appoint the undermentioned gentlemen and bodies as trustees of the portions of land hereinafter particularised.

Signed and sealed at Sydney, this 24th day of August, 1966.

A. R. CUTLER, Governor.

By His Excellency's Command,

T. L. LEWIS, Minister for Lands.

GOD SAVE THE QUEEN!

Reserve No. 85,604 at Asquith, parish of South Colah, county of Cumberland, notified 31st December, 1965, for Public Recreation:—*The Council of the Shire of Hornsby*. Pks 62-1,538.

Reserve No. 37,893 at Carrathool West, parish of Carrathool, county of Sturt, notified 2nd July, 1904, for Public Recreation:—William George Henderson (in the place of B. J. O'Donovan, resigned). Pks 62-4,729.

Reserve Nos 7,977, 26,537, 37,727 and 54,661, notified 8th December, 1888, 11th September, 1897, 21st May, 1904, and 10th June, 1921, respectively, for Public Recreation, and Reserve No. 71,099, notified 26th November, 1943, for Memorial Park, at Coraki, parish of West Coraki, county of Richmond:—William Molyneux (in the place of S. R. Eastment, retired). Pks 62-4,206.

Reserve No. 35,084 at Daysdale, parish of Gordon, county of Hume, notified 4th October, 1902, for Public Recreation:—Raymond John Sutcliffe (in the place of N. C. McFarlane, resigned). Pks 62-3,783.

Reserve No. 83,031 at Gunnedah, parish of Gunnedah, county of Pottinger, notified 3rd February, 1961, for Homes for the Aged:—Colin William Clegg, Lance Vincent Adams (as additional trustees). Pks 62-55.

Reserve No. 51,995 at Mangoplah, parish of Mangoplah, county of Mitchell, notified 16th February, 1917, for Public Hall Site:—John Frederick Cox (in the place of J. O. Cox, retired). Pks 52-6,538.

Reserves Nos 67,049 and 78,958 at Nullamanna, parish of Nullamanna, county of Ararawatta, notified 15th October, 1937, and 12th October, 1956, for Public Hall and Public Recreation, respectively:—Robert Thomas Mather (in the place of D. G. Mather, retired). Pks 58-145.

Reserve No. 72,521 at Pelican Flat, parish of Kahibah, county of Northumberland, notified 21st November, 1947, for Public Recreation:—Stanley Keith Haynes (in the place of V. A. Stewart, resigned). Pks 56-5,522.

Reserve No. 85,439 at Singleton, parish of Vere, county of Northumberland, notified 19th November, 1965, for Public Recreation and Preservation of Trees and Resting Place:—*The Council of the Shire of Patrick Plains*. Pks 65-1,794.

Reserves Nos 52,664, 52,666, 52,668 notified 8th March, 1918, and Reserve No. 73,277 notified 9th September, 1949, for Public Recreation and being the Springwood and Linden Group of Blue Mountains Sights Reserves:—Cornelis De Jong (in the place of D. K. Hope, resigned). Pks 63-919.

Reserve No. 70,706 at Tingha, parish of Darby, county of Hardinge, notified 9th October, 1942, for Public Recreation:—Aubrey Arthur Allen Tutt (in the place of James Glover Symes, removed). Pks 59-5,221.

Reserve No. 56,319 at Dartbrook, parish of Strathearn, county of Brisbane, notified 17th August, 1923, for Public Recreation and Public Hall:—Alan Ernest Birch, Winstanley Drewe Magann (in the places of Lance John O'Hara and George Rea, removed). Pks 59-6,579. (749)

NOTICE APPOINTING TRUSTEES UNDER THE PUBLIC TRUSTS ACT, 1897.—PROCLAMATION

IN accordance with the provisions of the Public Trusts Act, 1897, I, Sir ARTHUR RODEN CUTLER, Governor of the State of New South Wales, with the advice of the Executive Council, do, by this notice, appoint the undermentioned gentlemen and bodies as trustees of the portions of land hereinafter particularised.

Signed and sealed at Sydney, this 24th day of August, 1966.

A. R. CUTLER, Governor.

By His Excellency's Command,

T. L. LEWIS, Minister for Lands.

GOD SAVE THE QUEEN!

Reserve Nos. 52,764 and 84,037 at Nowendoc, parish of Couatwong, county of Hawes, notified 26th April, 1918, and 26th October, 1962, respectively, for Public Recreation:—Oscar Allan Duval (in the place of Robert Clive Laurence, removed). Pks 62-4,282.

Reserve No. 85,577 at Brookes Hill, parish of Majura, county of Murray, notified 10th December, 1965, for Public Recreation:—*The Council of the Shire of Yarrowlumla*. Pks 64-200.

Reserve No. 85,603 at Hume Reservoir, parish of Wagra, county of Goulburn, notified 31st December, 1965, for Public Recreation:—*The Council of the Shire of Hume*. Pks 65-901.

Reserve No. 85,696 at Greta, parish of Braxton, county of Northumberland, notified 11th March, 1966, for Rubbish Depot:—*The Council of the City of Greater Cessnock*. Ten. 65-6,716.

Reserve No. 85,662 at East Lindfield, parish of Gordon, county of Cumberland, notified 18th February, 1966, for Public Recreation:—*The Council of the Municipality of Kur-ring-gai*. Pks 66-112.

Reserve No. 63,615 at Deniliquin, parish of Deniliquin North, county of Townsend, notified 14th January, 1966, for Public Recreation:—*The Council of the Municipality of Deniliquin*. Pks 65-3,406.

Reserve No. 85,336 at Cooma, parish of Cooma, county of Beresford, notified 29th October, 1965, for Plantation:—*The Council of the Municipality of Cooma*. Pks 61-2,151.

Reserve No. 85,686 at Coff's Harbour, parish of Coff, county of Fitzroy, notified 4th March, 1966, for Local Government Purposes:—*The Council of the Shire of Coff's Harbour*. Pks 66-406.

Reserve No. 85,650 at South Deniliquin, parish of South Deniliquin, county of Townsend, notified 11th February, 1966, for Public Recreation:—*The Council of the Municipality of Deniliquin*. Pks 63-1,708.

Reserve No. 85,670 at Burrill Lake, parish of Ulladullah, county of St Vincent, notified 18th February, 1966, for Water Supply and Access:—*The Council of the Shire of Shoalhaven*. Pks 65-887.

Reserve No. 66,013 at Bugaldie, parish of Bugaldie, county of Baradine, notified 22nd May, 1936, for Public Recreation:—Harold Ernest McGlashan, Kevin Thomas Border, Frederick Henry Border and Thomas Kennedy (in the places of E. F. Phillips, A. W. Mills, T. H. Enright and W. G. Chapman, resigned). Pks 53-7,015.

Reserve No. 49,354 at Kunghur, parish of Gooninbar, county of Rous, notified 15th October, 1913, for Public Hall:—Leslie Noel Burger (in the place of E. K. Radel, resigned). Pks 58-3,723. (673)

Tag 18A

4012

NEW SOUTH WALES GOVERNMENT GAZETTE No. 118

[4 OCTOBER, 1968]

Recorded Name	Designation	Geographical Name
Dungay or Yessabah Creek	Creek	Dungay Creek
Five Day or Comara Creek	Creek	Five Day Creek
Georges Creek, and Upper Georges Creek	River	Georges River
Left Hand Branch Kunderang Brook	Creek	Fitzroy Creek
Little Chandler River or Spring Creek	Creek	Spring Creek
Little Georges Creek	Creek	Booth Creek
Lower Georges Creek	Creek	Cunawarra Creek
McCarthy's Creek	Creek	McCarthy's Creek
Major's Creek	Creek	Majors Creek
Oreen Brook or Mackenzies Creek	Creek	Oreen Brook
Parrabel or Innes Creek	Creek	Parrabel Creek
Rusdens Creek or Rosins Creek	Creek	Rusdens Creek
Serpentine River	Creek	Serpentine Creek
Station or House Creek	Creek	Station Creek
Stony Creek or Dowd Creek	Creek	Stony Creek (Co. Vernon)
The Hole Creek and The Hole Gulf Creek	Creek	Hole Creek
Urney Creek or Dog Trap Creek	Creek	Dog Trap Creek
Washpool Creek or Pig Creek	Creek	Washpool Creek
Recorded Names to be Discontinued		Designation
Cobrabald Creek		Creek
Muddy River		River

L. C. JOACHIM, Secretary, Geographical Names Board.

FOR PUBLIC RECREATION AND PUBLIC BATHS

Land District—Metropolitan; Municipality—Ku-ring-gai

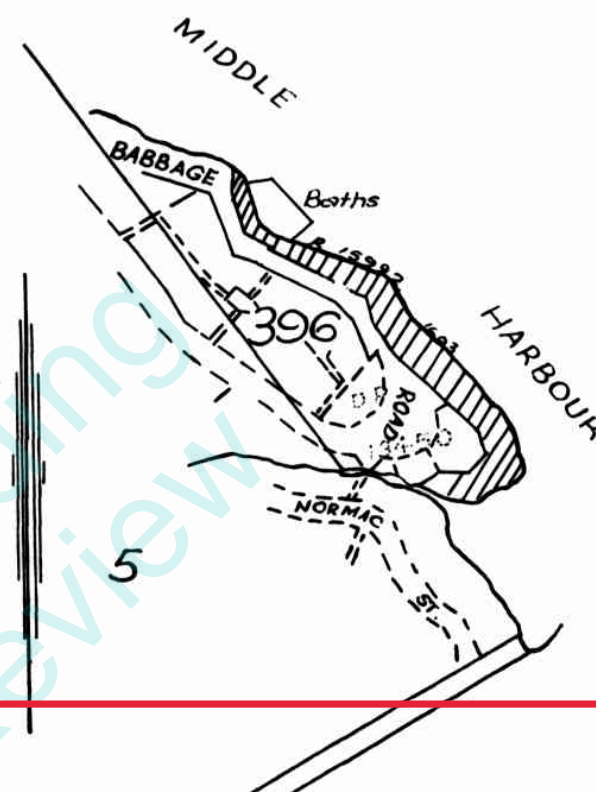
No. 86886. Parish Gordon, County Cumberland, 2 acres 3 roods 35 perches, being the closed road shown by hatching on diagram hereunder. Papers R. 67-2331.

DIAGRAM

Scale 0 5 10 15 20 CHAINS.

Parish: Gordon

Rds. 67-2331.



(8104) Sydney, 4th October, 1968.

RESERVES FROM SALE

IT is hereby notified that, in pursuance of the provisions of section 28 of the Crown Lands Consolidation Act, 1913, the Crown lands hereunder described shall be reserved from sale for the public purposes hereinafter specified, and are hereby reserved accordingly.

T. L. LEWIS, Minister for Lands.

FOR RESERVOIR

Land District—Glen Innes; Municipality—Glen Innes
No. 86883, Parish Glen Innes, County Gough, 3 roods 26½ perches, being portion 720. Plan G. 7914-1761. T. 67-1074.

FOR TRAVELLING STOCK

Land District—Cooma; Shire—Snowy River
No. 86884, Parish Jinderboine, County Murray, about 9 acres, being the non-public roads, east of portion 86, and end of road, south of R. 28653-1603; and south of portion 86, east of resumed road Ms 4213 Gbn. P. 68-1369.

FOR FUTURE PUBLIC REQUIREMENTS

Land District—Windsor; Shire—Colo
No. 86885, Parish Meehan, County Cook, 10 acres 2 roods ex roads, being portion 192. C. 2994-1507. T. 68-5343.

Land District and Shire—Narrabri

No. 86887, Parish Narrabri, County Nandewar, 40 acres 0 roods 30 perches, portion 361. N. 734-1774. T. 68-5143.

Land District—Metropolitan; Shire—Hornsby

No. 86895, Parish South Colah, County Cumberland, 2 acres 3 roods 15 perches, being portion 923. C. 7589-2030. T. 68-5159.

Land District—Newcastle; Shire—Lake Macquarie

No. 86896, Parish Dora, County Northumberland, 62 acres 1 rood, bounded by road, portion 126 and C. & W.R. 42. Plan N. 58-2071. T. 67-7041.

FROM SALE GENERALLY

Land District—Bathurst; Shire—Abercrombie

No. 86888, Parish Irene, County Westmoreland, 219 acres 0 roods 30 perches, portions 52, 56, and 59. W. 4129, 4143, and 4236R-1502. T. 68-4727.

FOR PUBLIC HALL

Land District—Moree; Shire—Boomi

No. 86897, Parish Kunopia, County Benarba, 2 roods, being allotment 1, section 12, Village of Boomi. Boomi 7. Pks 67-1395.

FOR RESTING PLACE

Land District—Gloucester; Shire—Gloucester

No. 86898, Parish Berrico, County Gloucester, about 6 acres, portion 10 and the area east of portion 10 separating the road northeast of portions 63 from Berrico Creek. G. 2878-1497. P. 67-402.

(8106) Sydney, 4th October, 1968.

ADDITIONS TO RESERVES FROM SALE

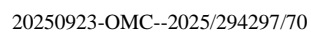
IT is hereby notified that in pursuance of the provisions of section 28 of the Crown Lands Consolidation Act, 1913 (as amended) the Crown lands described hereunder shall be added to the existing reserves shown in parentheses and are hereby added accordingly.

T. L. LEWIS, Minister for Lands.

FOR TRAVELLING STOCK AND CAMPING

Land District—Grafton; Shire—Nymboida

Parish Shannon, County Fitzroy, about 168 acres, excluding portion 39, bounded by portion 24, end of road, portions 23, 26, and 55, Nymboida River, portions 56, 54, and again 56,



Tag 18C

6002

NEW SOUTH WALES GOVERNMENT GAZETTE No. 179 [24 DECEMBER, 1982]

(5183) Sydney, 24th December, 1982.

FORFEITURE OF HOLDING

IN pursuance of the provisions of the Crown Lands Consolidation Act, 1913, I declare the undermentioned holding forfeited. The forfeiture shall not take effect until the expiration of thirty clear days after this notification.

A. R. L. GORDON, Minister for Lands.

Land District and Shire—Parkes

Parish Currajong, County Ashburnham, Special Lease 1965-1, portion 1058 of 1152 square metres; holders, Jaromir Sladek and Dawn Sladek (his wife), as joint tenants. OE82 H 708.

(5180) Sydney, 24th December, 1982.

DECLARATION UNDER SECTION 25A, CROWN LANDS CONSOLIDATION ACT, 1913, IN RESPECT OF LAND

IN pursuance of the provisions of section 25A, Crown Lands Consolidation Act, 1913, I declare that the land particularized hereunder may be dealt with as if it had been acquired under the Closer Settlement Acts or as Crown land within the meaning of the Crown Lands Consolidation Act, 1913.

A. R. L. GORDON, Minister for Lands.

LAND VESTED IN THE MARITIME SERVICES BOARD OF NEW SOUTH WALES*Land District—Metropolitan; Municipality—Ku-ring-gai*

Parish Gordon, County Cumberland, 740 square metres near Roseville Baths, being the land shown on plan GN.21L (V) XL at the office of the Maritime Services Board of New South Wales, and being also part of land in Certificate of Title, volume 5018, folio 1. MN82 H 1171.

(5179) Sydney, 24th December, 1982.

ADDITIONS TO RESERVES FROM SALE

IN pursuance of the provisions of section 28, Crown Lands Consolidation Act, 1913, I declare that the Crown lands described hereunder shall be added to the lands within the reserves specified in parentheses hereunder and such lands are added accordingly.

A. R. L. GORDON, Minister for Lands.

FOR ACCESS*Land District—Bega; Shire—Bega Valley*

Parish Eden, County Auckland, 232.3 square metres, being portion 133. (R. 87553, notified 5th December, 1969.) NA82 R 127.

NOTE: R. 87552 for Police Purposes, notified 5th December, 1969, is hereby revoked.

FOR CEMETERY*Administrative District and City—Broken Hill*

Parish Picton, County Yancowinna, 893.6 square metres at Broken Hill, being the land separating portion 5810 from lot 5949, D.P. 44244. (R. 78370, notified 24th February, 1956.) W.L.C. 79-988.

FOR PUBLIC RECREATION*Land District—Armidale; Shire—Walcha*

Parish Scott, County Inglis, about 2270 square metres, being the roads southeast of portions 175 and 186 and a line joining the southeastern boundaries of those portions, closed this day. (R. 46983, notified 6th September, 1911.) AE82 H 534.

Land District—Gloucester; Shire—Great Lakes

Parish Euther, County Gloucester, about 2.8 hectares, bounded by Reserve 87818, Myall River, portion 27 and road. (R. 87818, notified 19th June, 1970.) TE80 R 135.

FOR PUBLIC RECREATION AND PUBLIC BATHS*Land District—Metropolitan; Municipality—Ku-ring-gai*

Parish Gordon, County Cumberland, 740 square metres near Roseville Baths, being the land shown on plan GN.21L (V) XL at the office of the Maritime Services Board of New South Wales. (R. 86886, notified 4th October, 1968.) MN82 H 1171.

FOR SUBURBAN SETTLEMENT*Land District—Willyama; Unincorporated Area*

Parish Picton, County Yancowinna, 10.12 hectares, being portion SL 91.9. (R.2, notified 11th August, 1885.) W.L.C. 82-763.

FOR TEMPORARY COMMON*Land District—Willyama; Unincorporated Area*

Parish Picton, County Yancowinna, 10.12 hectares, being portion SL 91.9. (R. 5498, notified 11th February, 1888.) W.L.C. 82-763.

(5112) Western Lands Commission,
Sydney, 24th December, 1982.**ERRATUM**

IN the Government Gazette notification dated 3rd December, 1982, showing the granting of Western Lands Leases Nos 13344 and 13345 under section 28A of the Western Lands Act, 1901, the special condition shown as applying to Western Lands Lease No. 13344 relating to development of a further area for cropping does not apply. (WLC 82-168)

A. R. L. GORDON, Minister for Lands.

(5159) 24th December, 1982.

GEOGRAPHICAL NAMES ACT, 1966.—ERRATUM

IN the notification of geographical names in PENRITH 9030 on LIVERPOOL MAP published in Government Gazette of 26th November, 1982, folio 5445 (4447) the latitude and longitude should read 33° 59' and 150° 52'.

D. C. MILLER, Secretary,
Geographical Names Board, G.P.O. Box 39.

(5157)

Sydney, 24th December, 1982.

GEOGRAPHICAL NAMES ACT, 1966

HAVING received an application to name an unnamed feature on Central Mapping Authority 1:50 000 map of MONIA GAP (within MERRIWAGGA 8030 1:100 000 map area), County Nicholson, Shire Carrathool, Land District Hillston, the Geographical Names Board of New South Wales has this day assigned a geographical name as indicated hereunder. GNB 1985.

Assigned Geographical Name	Designation	Latitude	Longitude	Parish
Loughnan Nature Reserve	Reserve	33° 33'	145° 47'	Loughnan

D. C. MILLER, Secretary, Geographical Names Board, G.P.O. Box 39, Sydney.

20

Tag 18E

2 OCTOBER, 1987]

NEW SOUTH WALES GOVERNMENT GAZETTE No. 156

5633

NOTIFICATION UNDER THE PUBLIC ROADS ACT 1902, OF RESUMPTIONS AND WITHDRAWALS OF LANDS FOR ROADS, RESUMPTIONS AND WITHDRAWALS OF SEVERED LANDS, OF DECLARATION OF ROADS TO BE PUBLIC ROADS AND OF CLOSING OF ROADS

IN pursuance of the provisions of the Public Roads Act 1902, the lands hereunder described are resumed or withdrawn for roads; such roads and the additional roads particularized hereunder are hereby declared to be public roads and dedicated to the public accordingly (except where otherwise stated); the lands hereunder described are resumed or withdrawn as severed lands; and the roads specified are hereby closed.

J. R. HALLAM, Minister for Lands.

Sydney, 2nd October, 1987.

Description

*Parish Gresford, County Durham,
Land District Maitland, Shire Dungog*

Widening of a road within portion 15—D.P. 48155. (Council's reference: 97-12-166.) MD86 H 752.

Lands resumed for road: Lots 1 and 2.

Titles affected and areas resumed: C.T. 15275-35 (1 442 square metres); C.T. 15475-242 (157.3 square metres).

ERRATUM

Land District—Newcastle; City—Lake Macquarie

IN the notification appearing in the Government Gazette of 4th September, 1987, folio 5096, under the heading "Addition to Holding" the county was incorrectly shown as Cumberland. It should be Northumberland. MD80 H 3273.

J. R. HALLAM, Minister for Lands.

Sydney, 2nd October, 1987.

METROPOLITAN LANDS OFFICE

22 Main Street
Blacktown

P.O. Box 878, Blacktown 2148
Ph. (02) 671 8611
FAX 671 8858

(785)

APPOINTMENT OF TRUSTEES

IN pursuance of the provisions of section 37p, Crown Lands Consolidation Act 1913, the undermentioned corporations are appointed to be sole trustee of the reserves particularised hereunder.

J. R. HALLAM, Minister for Lands.

Sydney, 2nd October, 1987.

Reserve 100122 for Public Recreation at Auburn, notified this day. *Auburn Municipal Council.* MN87 R 72.

*Land District—Metropolitan; Municipality—Ku-ring-gai
Parish—Gordon; County—Cumberland*

Reserve 86886 for Public Recreation and Public Baths, notified 4th October, 1968: *The Council of the Municipality of Ku-ring-gai.* MN82 H 1171.

*Land District—Metropolitan; Shire—Sutherland
Parish—Sutherland; County—Cumberland*

Reserve 98173 for Public Recreation at Cronulla, notified 23rd May, 1986: *The Council of the Shire of Sutherland.* MN80 H 2670.

ADDITION TO RESERVE FROM SALE

IN pursuance of section 28, Crown Lands Consolidation Act 1913, I declare that the Crown land described hereunder shall be added to the land within the reserve specified in parentheses hereunder and such land is added accordingly.

J. R. HALLAM, Minister for Lands.

Sydney, 2nd October, 1987.

FOR BUSH FIRE BRIGADE PURPOSES

Land District—Metropolitan; Shire—Hornsby

Parish South Colah, County Cumberland, 1 651 square metres, being lot 1103, D.P. 48317, at Hornsby Heights (R. 90697, notified 4th February, 1977). MN83 R 77.

DECLARATION OF A PUBLIC BODY AS A PUBLIC AUTHORITY FOR THE PURPOSES OF SECTION 25A, CROWN LANDS CONSOLIDATION ACT 1913

IN pursuance of the provisions of section 25A, Crown Lands Consolidation Act 1913, I, by this Order, declare the Chipping Norton Lake Authority to be a public authority for purposes of that section. MN81 H 2380.

Sydney, 2nd October, 1987.

J. R. HALLAM, Minister for Lands.

ADDITION TO HOLDING

IN pursuance of the provisions of section 164, Crown Lands Consolidation Act 1913, the Crown land described hereunder is added to the holding specified.

J. R. HALLAM, Minister for Lands.

Sydney, 2nd October, 1987.

Land District—Metropolitan; Municipality—Ku-ring-gai

Parish Gordon, County Cumberland. An area of 1 051 square metres, being lot 863, D.P. 704563, added to Special Lease 1961-34 Metropolitan, as from the day following revocation of the affected part of R. 88390 for Girl Guides, notified 29th October, 1971; annual rental to remain unaltered; conditions altered to include special conditions set out hereunder—

- (d) The lessee shall take all reasonable measures to ensure that all leachate is trapped and directed to the leachate treatment plant.
- (e) The leachate plant shall be kept in good repair and the lessee shall ensure that any pollution is confined and removed to the satisfaction of the Minister;

Holder: The Council of the Municipality of Ku-ring-gai. MN81 H 471.

NOTE: The total area of Special Lease 1961-34 Metropolitan, following addition, is 7.996 hectares, being lot 871, D.P. 704587.

RESERVE FROM SALE

IN pursuance of the provisions of section 28, Crown Lands Consolidation Act 1913, I declare that the Crown land described hereunder shall be reserved from sale for the public purpose specified and such land is reserved accordingly.

J. R. HALLAM, Minister for Lands.

Sydney, 2nd October, 1987.

Tag 18F

246

NEW SOUTH WALES GOVERNMENT GAZETTE No. 10

[24 JANUARY, 1969]

NOTICE APPOINTING TRUSTEES UNDER THE PUBLIC TRUSTS ACT, 1897.—PROCLAMATION

IN accordance with the provisions of the Public Trusts Act, 1897, I, Sir ARTHUR RODEN CUTLER, Governor of the State of New South Wales, with the advice of the Executive Council, do, by this notice, appoint the undermentioned gentlemen as trustees of the portions of land hereinafter particularized.

Signed and sealed at Sydney, this 8th day of January, 1969.

K. W. STREET,
by Deputation from His Excellency the Governor.
By His Excellency's Command,
T. L. LEWIS, Minister for Lands.
GOD SAVE THE QUEEN!

Reserve No. 54223 at Tintenbar, Parish Teven, County Rous, notified 15th October, 1920, for Public Recreation: Gregory Stewart Batterham and Gavon Charles Bourne (in the places of J. Dufficy, deceased, and W. J. Davis, resigned). Pks 60-2128.

Reserves Nos 29265, 54821, and 55412 at Ilford, Parish of Warrangunia, County Roxburgh, notified 22nd April, 1899, 2nd September, 1921, and 12th May, 1922, respectively, for Public Recreation and Additions Thereto: Brian Joseph Patterson (in the place of G. A. Richards, resigned). Pks 56-2938.

Reserve No. 55457 at Burgaria, Parish Warialda, County Burnett, notified 26th May, 1922, for Public Recreation: Geoffrey Paul Larson, Walter Gordon Chandler, and Harold Warriner (in the place of J. J. Schouten, resigned, and as additional trustees). Pks 60-1185.

Reserve No. 7600 at Boggabilla, Parish Boggabilla, County Stapylton, notified 27th October, 1888, for Racecourse and Public Recreation: Karl Leon Long (in the place of F. L. Graves, retired). Pks 68-1527.

Reserve No. 57102 at Raglan, Parish Kelso, County Roxburgh, Land District Bathurst, notified 30th May, 1924, for Public Recreation: Kenneth Harley Paterson (in the place of E. H. Caldwell, removed). Pks 54-7451.

Reserve No. 48491 at Barooga, Parish Barooga, County Denison, notified 15th January, 1913, for Racecourse and Public Recreation: Raymond Richard Brooks (in the place of J. J. Cullen, retired). Pks 60-2822.

Reserve No. 49267 at Nangus, Parish Nangus, County Clarendon, notified 24th September, 1913, for Public Hall: Peter Leonard James Daley (in the place of W. J. Smart, deceased). Pks 61-2033.

Reserve No. 50341 at Craboon, Parish Wargundy, County Bligh, notified 11th November, 1914, for Public Recreation: Murray Reginald McAlpine (in the place of C. W. Weis, retired). Pks 61-330.

Reserves Nos 17293 and 48145 at Cathcart, Parish Cathcart, County Wellesley, notified 18th February, 1893, and 15th January, 1913, for Public Recreation: Brian William Murphy (in the place of W. D. Murphy, retired). Pks 62-5241.

Reserve No. 52217 at Sandy Flat, Parish Bolivia, County Clive, notified 18th May, 1917, for Public Hall, and Reserve No. 82775 at Sandy Flat, notified 2nd September, 1960, for Tennis Courts: Ken Halliday (in the place of H. P. Smith, retired). Pks 60-699. (8920)

NOTICE REMOVING TRUSTEES UNDER THE PUBLIC TRUSTS ACT, 1897.—PROCLAMATION

IN accordance with the provisions of the Public Trusts Act, 1897, I, Sir ARTHUR RODEN CUTLER, Governor of the State of New South Wales, with the advice of the Executive Council, do, by this notice, remove the undermentioned gentleman, who has left the district, from his position as trustee of the portion of land hereunder particularized.

Signed and sealed at Sydney, this 8th day of January, 1969.

K. W. STREET,
by Deputation from His Excellency the Governor.
By His Excellency's Command,
T. L. LEWIS, Minister for Lands.
GOD SAVE THE QUEEN!

Reserve No. 57102 at Raglan, Parish Kelso, County Roxburgh, Land District Bathurst, notified 30th May, 1924, for Public Recreation: E. H. Caldwell, left the district. Pks 54-7451. (8921)

DETERMINATION OF THE COMMONERS' BOUNDARIES IN RESPECT OF WALLABADAH COMMON.—PROCLAMATION

IN accordance with the provisions of section 27 of the Commons Regulation Act, 1898, I, Sir ARTHUR RODEN CUTLER, Governor of the State of New South Wales, with the advice of the Executive Council, do hereby fix the boundaries of the land described in the Schedule hereunder, to be the commoners' boundaries of Wallabadah Common, in lieu of the commoners' boundaries at Wallabadah, notified in the Government Gazette of 8th November, 1894, within which boundaries the residents or inhabitants of the age of sixteen years and over, who have been duly enrolled as commoners, shall be entitled to the use of the said common. Pks 62-4088.

Signed and sealed at Sydney, this 8th day of January, 1969.

K. W. STREET,
by Deputation from His Excellency the Governor.
By His Excellency's Command,
T. L. LEWIS, Minister for Lands.
GOD SAVE THE QUEEN!

SCHEDULE**Land District—Quirindi; Shire—Tamarang**

Parish Wallabadah, County Buckland, all lands within Town and Suburban boundaries Wallabadah together with portion 294 but exclusive of R. 21183 for Temporary Common, notified 11th August, 1894, and R. 29150 for Racecourse and Athletic Sports, notified 25th March, 1899, and R. 51250 for Rubbish Depot, notified 7th January, 1916, and Cemetery dedicated 5th October, 1866 (cancels boundaries adopted Gazette 8th November, 1894). (8817)

NOTICE APPOINTING TRUSTEES UNDER THE PUBLIC TRUSTS ACT, 1897.—PROCLAMATION

IN accordance with the provisions of the Public Trusts Act 1897, I, Sir ARTHUR RODEN CUTLER, Governor of the State of New South Wales, with the advice of the Executive Council, do, by this notice, appoint the undermentioned bodies as trustees of the portions of land hereinafter particularized.

Signed and sealed at Sydney, this 8th day of January, 1969.

K. W. STREET,
by Deputation from His Excellency the Governor.
By His Excellency's Command,
T. L. LEWIS, Minister for Lands.
GOD SAVE THE QUEEN!

Reserve No. 86886 at Roseville, Parish Gordon, County Cumberland, notified 4th October, 1968, for Public Recreation and Public Baths: *The Council of the Municipality of Ku-ring-gai*. Rds 67-2331.

Reserve No. 86609 at Sandy Banks, Parish Sofala, County Roxburgh, notified 9th February, 1968, for Public Recreation: *The Council of the Shire of Rylstone*. Pks 67-3525.

Reserve No. 86755 at Ardlethan, Parish Warri, County Bourke, notified 26th July, 1968, for Preservation of Native Flora: *The Council of the Shire of Coolamon*. Pks 67-3644.

Reserve No. 86867 at East Kangaloon, Parish of Kangaloon, County Camden, notified 20th September, 1968, for Bush Fire Brigade Purposes: *The Council of the Shire of Mittagong*. Pks 67-3865.

Reserve No. 86958 at Marulan, Parish Marulan, County Argyle, notified 15th November, 1968, for Local Government Purposes: *The Council of the Shire of Mulwaree*. Pks 68-2344.

Reserve No. 86902 at Toronto, Parish Awaba, County Northumberland, Land District Newcastle, notified 11th October, 1968, for Public Recreation: *The Council of the Shire of Lake Macquarie*. Pks 68-2032.

Reserve No. 81119 at Bateau Bay, Parish Tuggerah, County Northumberland, notified 3rd October, 1958 and 8th November, 1968, for Public Recreation and addition thereto: *The Council of the Shire of Wyong*. Pks 68-2460.

Reserve No. 86900 at Cromer, Parish Manly Cove, County Cumberland, notified 11th October, 1968, for Public Recreation: *The Council of the Shire of Warringah*. Pks 68-2820.

Reserve No. 86916 at Dubbo, Parish Dubbo, County Lincoln, notified 18th October, 1968, for Public Recreation: *The Council of the City of Dubbo*. Pks 68-3169.

Reserve No. 72941 at New Lambton, Parish and City Newcastle, County Northumberland, Land District Newcastle, notified 7th January, 1949 and 23rd August, 1964, for Public Recreation and addition thereto: *The Council of the City of Newcastle*. Pks 68-3170. (9714)

Tag 18G

NOTICE VESTING LAND IN TRUSTEES UNDER THE PUBLIC TRUSTS ACT, 1897

WHEREAS by notification published in the New South Wales Government Gazette of 4th October, 1968, the land described in the Schedule hereunder was reserved for the purpose of Public Recreation and Public Baths; and whereas the Council of the Municipality of Ku-ring-gai are the present trustees of the said land; and whereas it is desired to vest the said land in the said Trustees in accordance with section 3 of the Public Trusts Act, 1897, as hereinafter mentioned: Now, I, Sir ARTHUR RODEN CUTLER, Governor of the State of New South Wales, with the advice of the Executive Council, do by this notice, vest the land described in the Schedule hereto in the aftermentioned trustees in accordance with the provisions of section 3 of the Public Trusts Act, 1897, to hold for the purpose of Public Recreation and Public Baths subject to the conditions and provisions and with the powers following: Provided that the said estate shall immediately cease and determine upon the revocation of the whole or any parts of the said notification so far as regards the land comprised in such revocation: Provided also, that the said trustees shall not be capable of alienating, charging, or in any way disposing of the said lands or any parts thereof, except in the manner following, that is to say: The said trustees shall have power, subject to the written consent of the Minister for Lands being first had and obtained to lease the whole or any parts of the said lands at such rent for such purposes during such terms and subject to such provisions and conditions as the said Minister in writing approves and subject to any statutes, ordinances, rules, and regulations now or hereafter made and relating to the management and control of the said lands: Provided, lastly, that every lease shall contain a proviso that it shall cease and determine immediately upon revocation of the whole or any parts of the said notification so far as regards the land comprised in such revocation. Rds 67-2331.

SCHEDULE

Reserve No. 86886 at Roseville, Parish Gordon, County Cumberland, notified 4th October, 1968, for Public Recreation and Public Baths: The Council of the Municipality of Ku-ring-gai.

Signed and sealed at Sydney, this 8th day of January, 1969.

K. W. STREET,

by Deputation from His Excellency the Governor.

By His Excellency's Command,

T. L. LEWIS, Minister for Lands.

(9715) GOD SAVE THE QUEEN!

NOTIFICATION OF RESUMPTION OF LAND UNDER THE PUBLIC WORKS ACT, 1912

IT is hereby notified and declared by His Excellency the Governor, with the advice of the Executive Council, that the land hereunder described has been resumed under the Public Works Act, 1912, for the following public purpose, namely, for the establishing of a public recreation ground at Macquarie Pass, and is vested in the Minister for Lands as Constructing Authority on behalf of Her Majesty.

Signed and sealed at Sydney, this 8th day of January, 1969.

K. W. STREET,

by Deputation from His Excellency the Governor.

By His Excellency's Command,

T. L. LEWIS, Minister for Lands.

GOD SAVE THE QUEEN!

Land District—Kiama; Municipality—Shellharbour

All those pieces or parcels of land containing a total area of 1,497 acres 2 roods 14½ perches, exclusive of roads, be the same more or less, situated in the County of Camden, Parishes of Calderwood and Jamberoo, being portions 1, 3, 4, 26, 52, 53, 54, 67, 68, 71, 75, 76, 78, 79, 112, 114, and 115; part of portion 5 within lot 7, D.P. 3331; closed roads north and east of portion 79 and east of portion 68, Parish of Calderwood, and portions 101 and 255, Parish of Jamberoo. F.P. 67-890. (9859)

(210) Sydney, 24th January, 1969.

SPECIAL PURCHASE

IT is hereby notified that the applicants mentioned below are permitted to purchase the areas of land hereunder particularized. The amounts called for below must be paid into the Department of Lands, Sydney, within three months from this date.

T. L. LEWIS, Minister for Lands.

Land District—Narrabri; Shire—Namoi

Parish Tulladunna, County Jamison, Special Purchase 1968-10, under section 66 (1) (a), portion 155, of 8 acres 1 rood 39 perches; proposed grantee, Namoi Cotton Co-operative Limited, c.o. P. R. Suttie & Co., Solicitors, P.O. Box 134, Wee Waa; costs incurred, \$17.70; price of land, \$509.65; ad valorem stamp duty, \$7.50; deed fee, \$10.00; fixed stamp duty, \$0.75; less amounts at credit, \$30.40; amount called for, \$515.20. Ten. 68-3613.

(197)

Sydney, 24th January, 1969.

FORFEITED HOLDINGS

IT is hereby notified that the undermentioned holdings and all rights attached to such holdings will become and are hereby forfeited, but such forfeitures will not take effect until the expiration of thirty clear days after this notification.

T. L. LEWIS, Minister for Lands.

Land District and Municipality—Cooma

Parish Cooma, County Beresford, Suburban Holding 1966-1, allotment 2, section 67, of about 31 perches, at Cooma; holder, Kenneth Noel Blyton. Ten. 69-155.

Land District—Gloucester; Shire—Stroud

Parish Fens, County Gloucester, Special Lease 1948-7, portion 64, of 14½ perches, annual rental \$20; holder, Raymond Associates Pty Limited. Ten. 57-6987.

Land District—Gunnedah; Shire—Coonabarabran

Parish Bomera, County Pottinger, Special Lease 1964-2, portion 138, of 149 acres 2 roods, annual rental \$17.44; holder, Iris Mary Cratchley (Mrs). Ten. 67-1666.

Land District—Metropolitan; Shire—Sutherland

Parish Sutherland, County Cumberland, Suburban Holding 1966-50, allotment 34, section 14, of 24½ perches, at North Engadine; holder, Ronald Sulman. Ten. 68-5699.

Land District—Metropolitan; Shire—Hornsby

Parish South Colah, County Cumberland, Suburban Holding 1968-228, allotment 11, section 16, of 33½ perches, at Pennant Hills; holder, Sheila Frances Bragg (Mrs). Ten. 69-154.

Land District—Moree; Shire—Boomi

Parish Yarouah, County Benarba, Special Lease 1963-8, allotment 5, section 40, of 1 rood, Village Mungindi, annual rental \$4; holder, Robert Kenneth Picton. Ten. 68-5843.

Parish Meroe, County Benarba, Special Lease 1965-8, portion 3, of 1 acre, annual rental \$4; holder, Colin Reginald Parker. Ten. 68-5761.

Land District—Nowra; Shire—Shoalhaven

Parish Beecroft, County St Vincent, Weekend Lease 1963-35, allotment 14, section 6, of 31½ perches, at Currarong; holder, Stella Maris Reiss (Mrs). Ten. 68-2828.

Parish Wollumboola, County St Vincent, Weekend Lease 1965-102, allotment 9, section 3, of 25½ perches, at Crookhaven Park; holder, John William Andersen. Ten. 68-5759.

Land District—Wagga Wagga; Shire—Lockhart

Parish Burke, County Mitchell, Conditional Purchase 1957-5, portion 108, of 4 acres 1 rood 35 perches; holder, Phillip James Campbell. Ten. 62-4029.

(198)

Sydney, 24th January, 1969.

AFTER AUCTION PURCHASES

IT is hereby notified that the following applications have been approved.

T. L. LEWIS, Minister for Lands.

Land District—Metropolitan; Shire—Warringah

Parish Manly Cove, County Cumberland, After Auction Purchase 1968-146, allotment 5, section 123, of 24½ perches, at Cromer, by Keith John Caldicott, of 3/95 Penshurst Street, Willoughby; offered for sale at Cromer on 16th November, 1968, at \$6,400 the lot; balance of purchase money, \$5,120; terms, cash within three months free of interest from 6th January, 1969, or in five equal annual instalments with interest at 4 per cent per annum, deed fee and fixed stamp duty with final payment. Ten. 68-6871.

Land District—Nowra; Shire—Shoalhaven

Parish Beecroft, County St Vincent, After Auction Purchase 1968-149, allotment 9, section 21, of 22½ perches, at Currarong, by Colin Dennis Fraser, of 81 Loftus Avenue, Loftus; offered for sale at Currarong on 30th December, 1968, at



LAND
REGISTRY
SERVICES

Title Search



Tag 18H

NEW SOUTH WALES LAND REGISTRY SERVICES - TITLE SEARCH

FOLIO: 1/909062

SEARCH DATE	TIME	EDITION NO	DATE
7/7/2020	2:25 PM	-	-

CERTIFICATE OF TITLE HAS NOT ISSUED

LAND

LOT 1 IN DEPOSITED PLAN 909062
AT ROSEVILLE CHASE
LOCAL GOVERNMENT AREA KU-RING-GAI
PARISH OF CONCORD COUNTY OF CUMBERLAND
TITLE DIAGRAM DP909062

FIRST SCHEDULE

ROADS AND MARITIME SERVICES

SECOND SCHEDULE (3 NOTIFICATIONS)

- 1 RESERVATIONS AND CONDITIONS IN THE CROWN GRANT(S)
- * 2 THE LAND ABOVE DESCRIBED IS AFFECTED BY S25A CROWN LANDS
CONSOLIDATION ACT, 1913 AND MAY BE DEALT WITH AS CROWN LAND. SEE
GOVERNMENT GAZETTE DATED 24-12-1982 FOLIO 6002.
- * 3 THE LAND IS A RESERVE WITHIN THE MEANING OF PART 5 OF THE CROWN
LANDS ACT 1989 AND THERE ARE RESTRICTIONS ON TRANSFER AND OTHER
DEALINGS IN THE LAND UNDER THAT ACT, WHICH MAY REQUIRE CONSENT
OF THE MINISTER.

NOTATIONS

UNREGISTERED DEALINGS: NIL

*** END OF SEARCH ***

16.2512

PRINTED ON 7/7/2020

* Any entries preceded by an asterisk do not appear on the current edition of the Certificate of Title. Warning: the information appearing under notations has not been formally recorded in the Register. InfoTrack an approved NSW Information Broker hereby certifies that the information contained in this document has been provided electronically by the Registrar General in accordance with Section 96B(2) of the Real Property Act 1900.

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Tag 18I

6002

NEW SOUTH WALES GOVERNMENT GAZETTE No. 179 [24 DECEMBER, 1982]

(5183) Sydney, 24th December, 1982.

FORFEITURE OF HOLDING

IN pursuance of the provisions of the Crown Lands Consolidation Act, 1913, I declare the undermentioned holding forfeited. The forfeiture shall not take effect until the expiration of thirty clear days after this notification.

A. R. L. GORDON, Minister for Lands.

Land District and Shire—Parkes

Parish Currajong, County Ashburnham, Special Lease 1965-1, portion 1058 of 1152 square metres; holders, Jaromir Sladek and Dawn Sladek (his wife), as joint tenants. OE82 H 708.

(5180) Sydney, 24th December, 1982.

DECLARATION UNDER SECTION 25A, CROWN LANDS CONSOLIDATION ACT, 1913, IN RESPECT OF LAND

IN pursuance of the provisions of section 25A, Crown Lands Consolidation Act, 1913, I declare that the land particularized hereunder may be dealt with as if it had been acquired under the Closer Settlement Acts or as Crown land within the meaning of the Crown Lands Consolidation Act, 1913.

A. R. L. GORDON, Minister for Lands.

LAND VESTED IN THE MARITIME SERVICES BOARD OF NEW SOUTH WALES*Land District—Metropolitan; Municipality—Ku-ring-gai*

Parish Gordon, County Cumberland, 740 square metres near Roseville Baths, being the land shown on plan GN.21L (V) XL at the office of the Maritime Services Board of New South Wales, and being also part of land in Certificate of Title, volume 5018, folio 1. MN82 H 1171.

(5179) Sydney, 24th December, 1982.

ADDITIONS TO RESERVES FROM SALE

IN pursuance of the provisions of section 28, Crown Lands Consolidation Act, 1913, I declare that the Crown lands described hereunder shall be added to the lands within the reserves specified in parentheses hereunder and such lands are added accordingly.

A. R. L. GORDON, Minister for Lands.

FOR ACCESS*Land District—Bega; Shire—Bega Valley*

Parish Eden, County Auckland, 232.3 square metres, being portion 133. (R. 87553, notified 5th December, 1969.) NA82 R 127.

NOTE: R. 87552 for Police Purposes, notified 5th December, 1969, is hereby revoked.

FOR CEMETERY*Administrative District and City—Broken Hill*

Parish Picton, County Yancowinna, 893.6 square metres at Broken Hill, being the land separating portion 5810 from lot 5949, D.P. 44244. (R. 78370, notified 24th February, 1956.) W.L.C. 79-988.

FOR PUBLIC RECREATION*Land District—Armidale; Shire—Walcha*

Parish Scott, County Inglis, about 2270 square metres, being the roads southeast of portions 175 and 186 and a line joining the southeastern boundaries of those portions, closed this day. (R. 46983, notified 6th September, 1911.) AE82 H 534.

Land District—Gloucester; Shire—Great Lakes

Parish Euther, County Gloucester, about 2.8 hectares, bounded by Reserve 87818, Myall River, portion 27 and road. (R. 87818, notified 19th June, 1970.) TE80 R 135.

FOR PUBLIC RECREATION AND PUBLIC BATHS*Land District—Metropolitan; Municipality—Ku-ring-gai*

Parish Gordon, County Cumberland, 740 square metres near Roseville Baths, being the land shown on plan GN.21L (V) XL at the office of the Maritime Services Board of New South Wales. (R. 86886, notified 4th October, 1968.) MN82 H 1171.

FOR SUBURBAN SETTLEMENT*Land District—Willyama; Unincorporated Area*

Parish Picton, County Yancowinna, 10.12 hectares, being portion SL 91.9. (R.2, notified 11th August, 1885.) W.L.C. 82-763.

FOR TEMPORARY COMMON*Land District—Willyama; Unincorporated Area*

Parish Picton, County Yancowinna, 10.12 hectares, being portion SL 91.9. (R. 5498, notified 11th February, 1888.) W.L.C. 82-763.

(5112) Western Lands Commission,
Sydney, 24th December, 1982.**ERRATUM**

IN the Government Gazette notification dated 3rd December, 1982, showing the granting of Western Lands Leases Nos 13344 and 13345 under section 28A of the Western Lands Act, 1901, the special condition shown as applying to Western Lands Lease No. 13344 relating to development of a further area for cropping does not apply. (WLC 82-168)

A. R. L. GORDON, Minister for Lands.

(5159) 24th December, 1982.

GEOGRAPHICAL NAMES ACT, 1966.—ERRATUM

IN the notification of geographical names in PENRITH 9030 on LIVERPOOL MAP published in Government Gazette of 26th November, 1982, folio 5445 (4447) the latitude and longitude should read 33° 59' and 150° 52'.

D. C. MILLER, Secretary,
Geographical Names Board, G.P.O. Box 39.

(5157)

Sydney, 24th December, 1982.

GEOGRAPHICAL NAMES ACT, 1966

HAVING received an application to name an unnamed feature on Central Mapping Authority 1:50 000 map of MONIA GAP (within MERRIWAGGA 8030 1:100 000 map area), County Nicholson, Shire Carrathool, Land District Hillston, the Geographical Names Board of New South Wales has this day assigned a geographical name as indicated hereunder. GNB 1985.

Assigned Geographical Name	Designation	Latitude	Longitude	Parish
Loughnan Nature Reserve	Reserve	33° 33'	145° 47'	Loughnan

D. C. MILLER, Secretary, Geographical Names Board, G.P.O. Box 39, Sydney.

Tag 18J

4118

NEW SOUTH WALES GOVERNMENT GAZETTE, No. 129. [1 Oct., 1926.]

[1012]

Sydney, 1st October, 1926.

NOTIFICATION OF CLOSING OF ROADS AND APPROVAL OF THE SALE OF THE LANDS COMPRISED THEREIN UNDER ROAD PURCHASE APPLICATION.

I, Sir DUDLEY RAWSON STRATFORD DE CHAIR, Admiral, in the Royal Navy, Knight Commander of the Most Honourable Order of the Bath, Member of the Royal Victorian Order, Governor of the State of New South Wales and its Dependencies in the Commonwealth of Australia, do hereby notify that in pursuance of the provisions of the 20th section, Public Roads Act, 1902, the roads described hereunder are hereby closed and the lands comprised therein granted to the persons mentioned.

D. R. S. DE CHAIR,
Governor.

P. F. LOUGHLIN, Minister for Lands.

DESCRIPTIONS.

Road Purchase 1924-43, James McClure Thomson, 10 acres 1 rood 23 perches. The unnecessary boundary roads 1 chain wide separating portion 43 from portion 42 and portion 39 from portion 38, parish of Comer, county of Hume, Land District of Albury, Culcairn Shire. [Roads 1924-221-14]

Road Purchase 1926-14, His Lordship Patrick Joseph O'Connor, Roman Catholic Bishop of Armidale, and the Reverend Lyman Julius O'Reilly, 38½ perches. The unnecessary road (lane) 30 links wide traversing section 16, parish and town of Bogabri, county of Pottinger, Land District of Gunnedah, Namoi Shire. [Roads 1925-1,072-13]

Road Purchase 1920-18, Leslie James Mackrell, 2 acres 3 roods 25 perches. The unnecessary parts of the boundary road 150 links and variable in width separating portion 35 from portion 42 west of the public road R. 8,434-1,603 exclusive of the railway lands, parish of Wiangaree, county of Rous, Land District of Casino, Kyogle Shire. [Roads 1920-29-19]

Road Purchase (part) 1922-150, Perpetual Trustee Company and Alexa Mia Middleton (joint tenants), 13 acres 1 rood 22 perches. The unnecessary road 1 chain wide on the western boundary of portion 214; the unnecessary reserved road 1 chain wide within portions 221, 285 and 284, parish of Douglas, county of Harden, Land District of Boorowa, Demondrille Shire. [Roads 1922-675-27]

Road Purchase 1924-249, Lewis Alexander Hamilton, 16 acres 3 roods 10 perches. The unnecessary part of the road 1 chain wide on the south-eastern boundary of portion 75 north-easterly from the railway line from Mudgee to Wallerawang; the unnecessary reserved road 1 chain wide within portion 64; the unnecessary part of the reserved road 1 chain wide within portion 61 extending from the north-western corner of portion 24 to the south-western side of the public road R. 13,261-1,603, parish of Tongbong, county of Phillip, Land District of Rylstone, Rylstone Shire. [Roads 1924-958-15]

[1013]

Sydney, 1st October, 1926.

NOTIFICATION OF CLOSING OF UNNECESSARY ROADS.

I, Sir DUDLEY RAWSON STRATFORD DE CHAIR, Admiral, in the Royal Navy, Knight Commander of the Most Honourable Order of the Bath, Member of the Royal Victorian Order, Governor of the State of New South Wales and its Dependencies in the Commonwealth of Australia, with the advice of the Executive Council, and in pursuance of the provisions of section 20, Public Roads Act, 1902, hereby declare the roads hereunder described, which are now no longer required, to be closed, and that the lands comprised therein shall be freed and discharged from any right of the public or any person to the same as highways.

D. R. S. DE CHAIR,
Governor.

P. F. LOUGHLIN, Minister for Lands.

DESCRIPTIONS.

The reserved roads 300 links wide within portions 63, 69, 17, 18, 19, 20 and 22, boundary roads on the south-west of portions 66 and 106 and the southern boundary of portion 82 (part); boundary road 96 links wide on the south of portion 64; boundary road 98 links wide on

the south of portions 67 and 69 and road 100 links on the south of portion 69 (part), parish of Bringagee, county of Sturt, Land District of Hay, Carrathool Shire.

[Roads 1926-263-3]

The unnecessary parts of boundary road separating portions 79 and 3, east and west of the public road from Port Macquarie to Kempsey, parish of Palmerston, county of Macquarie, Macleay Shire.

[Roads 1926-149-2]

The unnecessary reserved road 100 links wide within portion 212 and 213, parish of Eualdrie, county of Forbes, Land District of Grenfell, Weddin Shire.

[Roads 1923-614-8]

[1014]

Sydney, 1st October, 1926.

NOTIFICATION OF CLOSING OF ROADS AND THE ADDITION OF THE LANDS COMPRISED THEREIN TO ADJOINING HOLDINGS.

I, Sir DUDLEY RAWSON STRATFORD DE CHAIR, Admiral, in the Royal Navy, Knight Commander of the Most Honourable Order of the Bath, Member of the Royal Victorian Order, and Governor of the State of New South Wales and its Dependencies in the Commonwealth of Australia, do hereby notify that in pursuance of the provisions of section 20, Public Roads Act, 1902, the roads described hereunder are hereby closed, and the lands comprised therein added to the holdings mentioned.

D. R. S. DE CHAIR,
Governor.

P. F. LOUGHLIN, Minister for Lands.

DESCRIPTION.

Road Purchase 1922-147, Alexander Rees, 7 acres, at £1 per acre, for addition to C.P. 1911-43, portion 28. The unnecessary boundary road 1 chain wide on the east of portion 28; the unnecessary boundary road 1 chain wide east of portion 46 (part) and portion 45 (Kildary Public School Site), and the unnecessary part of the boundary road 1 chain wide north of portion 23 east from the south-eastern corner of portion 45, parish of Ardethan, county of Bourke, Land District of Temora Central, Bland Shire.

[Roads 1922-669-12]

[1392]

Sydney, 1st October, 1926.

DECLARATION OF ROADS TO BE PUBLIC ROAD UNDER PROVISIONS OF SECTION 18, PUBLIC ROADS ACT, 1902.

I, Sir DUDLEY RAWSON STRATFORD DE CHAIR, Admiral, in the Royal Navy, Knight Commander of the Most Honourable Order of the Bath, Member of the Royal Victorian Order, Governor of the State of New South Wales and its Dependencies in the Commonwealth of Australia, with the advice of the Executive Council, do hereby notify that the roads hereunder described, in pursuance of the provisions of section 18, Public Roads Act, 1902, are hereby declared to be public roads, and dedicated to the public accordingly.

D. R. S. DE CHAIR,
Governor.

P. F. LOUGHLIN, Minister for Lands.

DESCRIPTIONS.

Road in use 50 links wide within T.S.R. 22,252, notified 23rd February, 1895, extending from the south-east corner of portion 67, southerly to the north-east corner of portion 197, parish of Uralla, county of Sandon, Land District of Armidale, Gostwyck Shire.

[Roads 1926-503-21]

Road of variable width (area 4 acres 2 roods) fronting Middle Harbour, and adjoining portion 396 of 20 acres, as shown on plan catalogued R. 15,992-1,603; also roads 1,921 21/100th links, 100 links and variable in width within portions 105 and 106 ("Roseville Chase") as shown on plan catalogued R. 16,494-1,603 (area 3 acres 2 roods 31 perches), parish of Gordon, county of Cumberland, Ku-ring-gai Chase.

[Roads 1925-360-6]

The part of Main-street, not already a public road, extending from the north-eastern side of High-street, north-easterly to the existing public road from Kempsey to Crescent Head; East, Hill and Beranghi streets, from Main-street to the north-western side of Korogora-street; lane within section 1, village of Crescent Head, parish of Palmerston, county of Macquarie, Land District of Kempsey, Macleay Shire.

NOTE.—An area of 4 acres 3 roods is thus withdrawn from Annual Lease No. 1924-3, Kempsey.

[Roads 1926-759]

Tag 18K

Lloyd Francis Sargent (R. 30484-1603R)

Resumed land 1 rood 23 perches, part Closer Settlement Lease 50-5 and being part portion 285, Parish Cunningham.

The parts of the public road separating portion 285 from portions 223, 64 REM and 65 REM, Parish Cunningham, generally east of and not included in the survey of the new road R. 30484-1603R are closed and together with the area resumed as "severed land" from portion 64 REM, Parish Cunningham, are proposed to be added to Closer Settlement Lease 50-5 under the provisions of the Closer Settlement Act, 1909 (total area 3 acres 20 perches).

Myles Patrick Stewart (R. 30484-1603R)

Resumed land 3 acres 5 perches (in two parts), part C.T., vol. 4159, fol. 219, and being part portions 64 REM and 65 REM, Parish Cunningham.

Resumed land 1 rood, resumed as "severed land", part C.T., vol. 4159, fol. 219 and being part portion 64 REM, Parish Cunningham.

NOTE: The area resumed as "severed land" is not dedicated as public road.

The part of the public road separating portion 64 REM from portion 285, Parish Cunningham, west of and rendered unnecessary by new road R. 30484-1603R is closed and is to be granted in connection with compensation (area 6 perches).

NOTE: The part of the reserved road within portion 64 REM, Parish Cunningham, included in the survey of the new road R. 30484-1603R is declared to be public road and is dedicated to the public accordingly.

Parish Tuggerah, County Northumberland, Land District Gosford, Shire Wyong

Widening for width of 150 links and variable of Main Road No. 336 (The Entrance to Gosford), vide plan R. 30231-1603. (Council's reference 68/7 (A).) D.M.R. 505-1155. Rds 67-1239.

Trustees Roman Catholic Church for Archdiocese of Sydney

Resumed land 1 perch, part Special Purchase 61-94 and being part portion 363.

NOTE: The non-public roads between the westerly prolongation of the northern boundary of portion 363 and the easterly prolongation of the northern boundary of portion 55, as shown by dark brown colour on plan R. 30231-1603, are declared to be public roads and are dedicated to the public accordingly.

(Dedication and declaration is limited to the surface and to a depth of 50 feet below thereof).

(7661) Sydney, 4th September, 1968.

NOTIFICATION OF CLOSING OF ROADS

IN pursuance of the provisions of the Public Roads Act, 1902, I, Sir ARTHUR RODEN CUTLER, Governor of the State of New South Wales, with the advice of the Executive Council, do hereby notify that the roads hereunder specified are hereby closed; that the lands comprised therein shall be freed and discharged from any rights of the public or any person to the same as highways; and that, where so mentioned, such lands are to be granted to the persons mentioned or are added to the holdings mentioned.

K. W. STREET,
by Deputation from His Excellency the Governor.
T. L. LEWIS, Minister for Lands.

Descriptions

Land District and Shire—Bingara

9 perches. The public road separating allotment 1, section 24, from allotment 13, section 24, Town and Parish Bingara, County Murchison. Rds 68-108.

Land District—Moree; Shire—Boomi

Alan MacDonald Wannan and Margaret Eleanor Wannan, 7 acres 2 roods 35 perches. Southern 150 links of reserved road within portion 22, added to C.L. 23896 at existing rates and conditions, Parish Willalee, County Benarba. Rds 67-1291.

Land District—Wyalong; Shire—Bland

Albert Sykes, 31 acres 3 roods. Road separating portions 277, 172, 173, and 174, Parish Mugga, from portions 10 and 20, Parish Narragudgil, County Bland. R. 66-490.

NOTE: Road Permit 38-1 is wholly affected as from 8th August, 1968.

Land District and Municipality—Deniliquin

Leslie Francis Blomeley and Lexie Jane Blomeley, 6 acres 3 roods 24 perches. Road separating portions 172, 174, and

176 from portions 173, 175, and 177; road separating portion 176, end of road and portion 177 from portion 178; that part of road separating portions 180 and 181, northeast of generally northeastern boundaries of lot 1, Deposited Plan 227010, Town and Parish South Deniliquin, County Townsend. R. 66-129.

NOTE: Road Permit 1914-72 is affected as from 19th August, 1968.

Land District—Metropolitan; Municipality—Ku-ring-gai

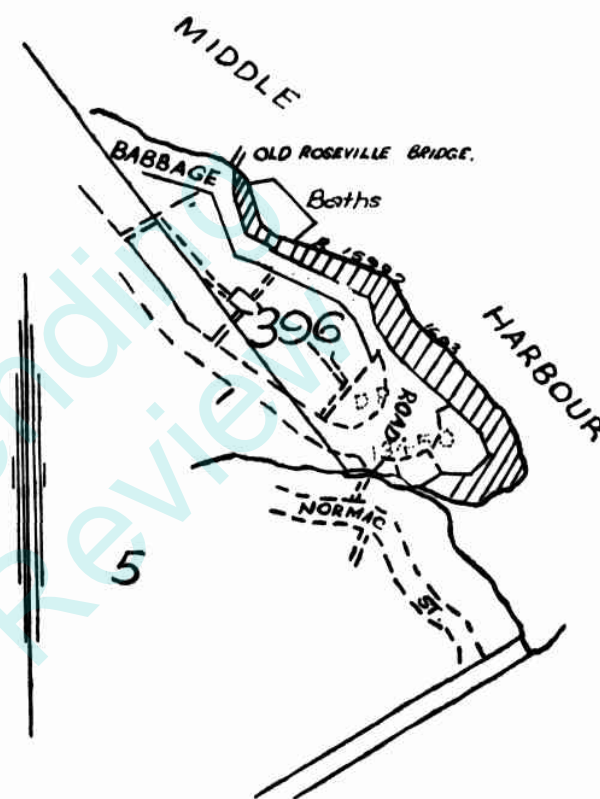
Public road shown by hatching on diagram hereunder, Parish Gordon, County Cumberland. R. 67-2331.

DIAGRAM

Scale 0 5 10 15 20 CHAINS.

Parish: Gordon

Rds. 67-2331.



(7580) Sydney, 13th September, 1968.

NOTIFICATION OF PROPOSED CLOSING OF ROADS

NOTICE is hereby given under the provisions of the Public Roads Act, 1902, that the Minister for Lands is of the opinion that it is expedient to close the roads hereunder specified for the purposes indicated.

All persons interested are hereby called upon to set forth in writing addressed to the Minister within one month from the date of publication of this notice any objections which may appear to them to exist to these proposals.

T. L. LEWIS, Minister for Lands.

Descriptions

Land District—Maitland; City of Greater Cessnock

Parish Mulbring, County Northumberland. The parts of the public roads R. 5889-1603 and R. 8112-1603 within portion 117 rendered unnecessary by the proposed new road R. 30811-1603. (Council's reference W60-148.) Rds 68-1750.

NOTE: If closed, the abovescribed roads are proposed to be granted in connection with compensation for the resumption of the proposed new road.

Land District—Moss Vale; Shire—Wingecarribee

Parish Nundialla, County Camden. Parts public reserved road within portion 126, not required to preserve continuity of proposed new road R. 30932-1603. (Council's reference 30/31.02.) R. 68-1721.

NOTE: The abovescribed road is proposed to be closed in connection with the new road.

Tag 19A

874

NEW SOUTH WALES GOVERNMENT GAZETTE No. 28

[7 MARCH, 1969]

(1047)

Sydney, 7th March, 1969.

RESERVES FROM SALE

IT is hereby notified that in pursuance of the provisions of section 28 of the Crown Lands Consolidation Act, 1913, the Crown lands hereunder described shall be reserved from sale for the public purposes hereinafter specified, and are hereby reserved accordingly.

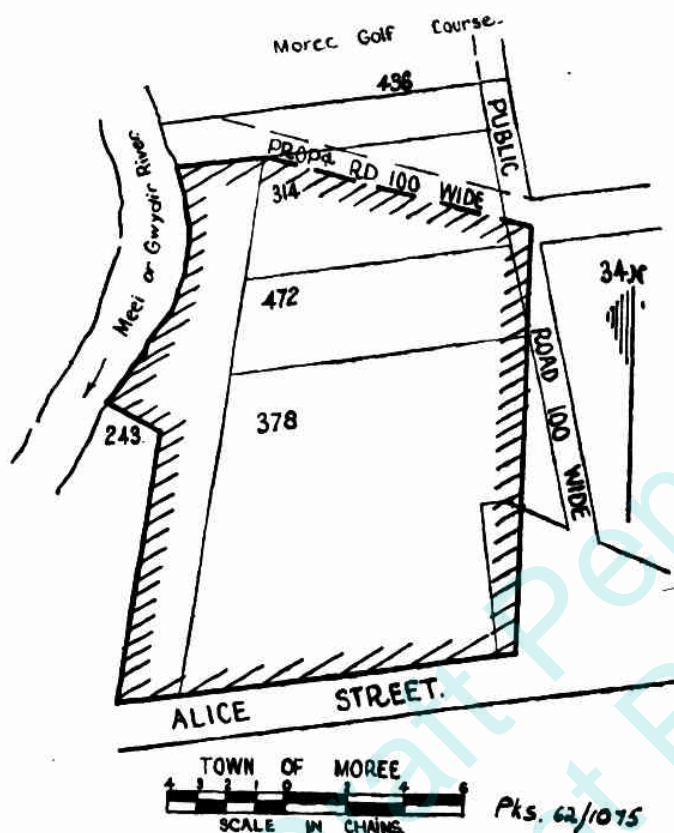
T. L. LEWIS, Minister for Lands.

FOR RESTING PLACE*Land District and Shire—Rylstone*

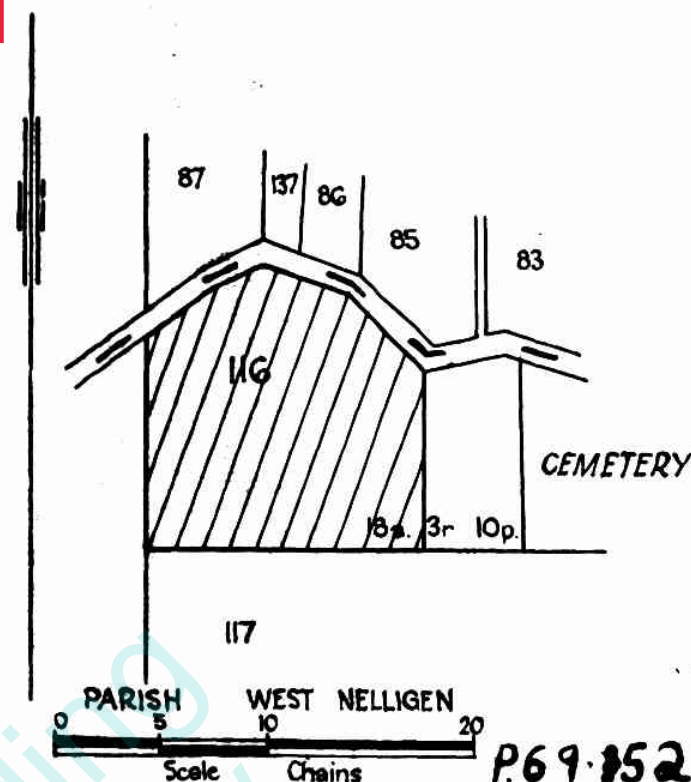
No. 87094, Parish Growee, County Phillip, 2 acres, being portion 238. P. 4487-2125. Pks 67-2531.

FOR PUBLIC RECREATION*Land District and Municipality—Moree*

No. 87095, Parish Moree, County Courallie, about 21 acres, being the land shown by hatched edging on diagram hereunder. Plans C. 2625, 2886, and 2724-1880. P. 62-1075.

**FOR RUBBISH DEPOT***Land District—Moruya; Shire—Eurobodalla*

No. 87098, Parish West Nelligen, County St Vincent, about 15 acres, being part portion 116 as shown by hatching on diagram hereunder. Plan V. 2574-2013R. L.B. 68-62. P. 69-152.



(1046)

Sydney, 7th March, 1969.

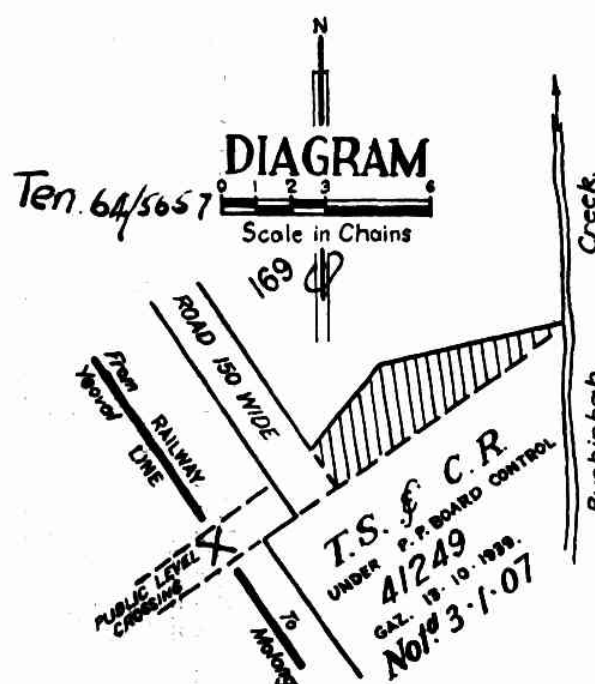
ADDITIONS TO RESERVES FROM SALE

IT is hereby notified that, in pursuance of the provisions of section 28 of the Crown Lands Consolidation Act, 1913 (as amended), the Crown lands described hereunder shall be added to the existing reserves shown in parentheses, and are hereby added accordingly.

T. L. LEWIS, Minister for Lands.

FOR TRAVELLING STOCK AND CAMPING*Land District and Shire—Molong*

Parish Buckinbah, County Gordon, area about 1 acre 0 roods 12 perches. Part added shown by black hatching on diagram hereunder (R. 41249, notified 3rd January, 1907). T. 64-5657.

*Land District—Metropolitan; Municipality—Ku-ring-gai*

No. 87097, Parish Gordon, County Cumberland, 1 rood (about), being road closed, vide Government Gazette, 7th February, 1969. Rds 68-1434.

FOR FUTURE PUBLIC REQUIREMENTS*Land District and Municipality—Young*

No. 87096, Parish Young, County Montague, 1 acre 0 roods 19½ perches, portion 2423. Plan M. 5386-1780. L.B. 59-93. T. 69-194.

Land District—Gosford; Shire—Lake Macquarie.

No. 87099, Parish Dora, County Northumberland, 40 acres. Portion 117, N. 3614-2111. T. 69-569.

FROM SALE GENERALLY*Land District—Bambala; Shire—Bibbenlue*

No. 87100, Parish Mila, County Wellesley, 120 acres, being portion 201, W. 3710-1584. T. 1969-716.

FOR RUBBISH DEPOT AND SANITARY PURPOSES*Land District—Dubbo; Shire—Timbregungle*

No. 87103, Parish Wentworth, County Narromine, about 48 acres 3 roods, bounded by portions 25 and 216 and public roads 150 links wide, including portion 223 and 195. (The following reserves at present over parts of this lands are hereby revoked—R. 44571 for Night Soil Depot, notified 1st December, 1909, R. 52141 for Rubbish Depot, notified 30th March, 1917, and R. 67100 for Night Soil Depot, notified 5th November, 1937.) N. 1400 and N. 1741-1884. P. 69-224.

Tag 19B

424

NEW SOUTH WALES GOVERNMENT GAZETTE No. 14 [7 FEBRUARY, 1969]

(451) Sydney, 7th February, 1969.

NOTIFICATION OF PROPOSED CLOSING OF ROADS

NOTICE is hereby given under the provisions of the Public Roads Act, 1902, that the Minister for Lands proposes to consider the closing of the roads hereunder specified.

All persons interested are hereby called upon to set forth in writing addressed to the Under Secretary for Lands within one month from the date of publication of this notice any objections which may appear to them to exist to these proposals.

T. L. LEWIS, Minister for Lands.

Descriptions

Land District—Cooma; Shire—Monaro

Kenneth Stephen Murphy and Martin James Murphy, 24 perches. Road (lane) separating allotments 8 and 9 from allotments 11 and 10, section 1, Parish and Village Umaralla (known as Numeralla), County Beresford. Rds 68-2651.

Land District—Goulburn; Shire—Gunning

1 acre 0 roods 5 perches. Road separating portion 132 from portion 113, Parish and Town Collector, County Argyle. Rds 68-888.

Land District—Lismore; Shire—Terania

Parish Bexhill, County Rous, those parts of public road R. 13535-1603R, within portions 4 and 190, adjoining and not included in the survey of proposed new road R. 31188-1603. (Council's reference 406.) R. 69-189.

Land District and Shire—Tumbarumba

County Selwyn, part road separating portion 62, Parish Glenroy, from portion 191, Parish Mannus, north of the southwesterly prolongation of the westernmost northern side of proposed new road R. 31177-1603 and the road separating portions 167, 187 and 209 from portion 191, Parish Mannus. (Forestry Commission's reference 2/20/43698 (Lands).) Rds 69-58.

(500) Sydney, 7th February, 1969.

NOTIFICATION OF CLOSING OF ROADS

IN pursuance of the provisions of the Public Roads Act, 1902, as amended, it is hereby notified that the roads hereunder specified are hereby closed; that the lands comprised therein shall be freed and discharged from any rights of the public or any person to the same as highways.

T. L. LEWIS, Minister for Lands.

Descriptions

Land District—Armidale; Shire—Uralla

8 acres 1 rood. The northernmost reserved public road within portion 164 and the part of the public road separating portion 164 from portion 73 (Parish Torryburn), north of proposed new road, R. 30329-1603, Parish Nuandale, County Hardinge. Rds 67-1486.

Land District—Bathurst; Shire—Abercrombie

3 acres. Road east of portions 93 and 94, Parish Apsley, County Bathurst. R. 68-1676.

Administrative District and Shire—Cobar

12½ perches. Public road (part lane 33 feet wide) as shown in plan catalogued R. 31192-1603, Department of Lands, Parish Cobar, County Robinson. Rds 67-2244.

Land District and Shire—Coonamble

4 acres 1 rood 5 perches. The road of variable width generally north of portion 29; the road separating portion 54 from portion 29 and the road separating portion 48 from portion 49, Parish Weetaliba, County of Leichhardt. R. 68-208.

26 acres. Road separating portion 18 and 43 from the railway line from Coonamble to Dubbo extending northwesterly from the easterly prolongation of the southern boundary of portion 43 to the northeasterly prolongation of the northwestern boundary of portion 18, Parish Warrie, County Ewenmar. R. 68-5.

Land District—Deniliquin; Shire—Jerilderie

26 acres 1 rood. Road 200 links wide separating portions 111, 112, and 123 from portions 45 and 44, Parish Wood, County Urana. R. 67-1412.

Land District—Dubbo; Shire—Timbrellongie

40 acres 1 rood 35 perches. Road separating portion 17, end of road, portion 16 (Parish Nelson), end of road and portion 9 from portions 28 and 29, Parish Myall Camp, County Narromine. R. 68-780.

15 acres 3 roods 10 perches. The road south of portion 77; the road separating portions 3, 4, 49, 48, end of road and portions 47 and 46 from portions 76, 77 and end of road; the road separating portions 41, 51, end of closed road and portion 48 from portion 42, end of closed road and portion 47, Parish Buddah, County Narromine. R. 67-2353.

Land District and Municipality—Forbes

Road (lane 30 links wide) within section 34, Town and Parish Forbes, County Ashburnham. R. 68-1197.

Land District—Grafton; Shire—Copmanhurst

Area: 10 acres (subject to survey). Road (not public) contained within portion 57, plan not yet approved, Parish Clifden, County Clarence. R. 67-1962.

Land District—Gunnedah; Shire—Liverpool Plains

4 acres 2 roods. Part road separating portion 45 from portions 63 and 57 within the external boundaries of lot 61, Deposited Plan 508578, Parish Burburgate, County Nandewar. Rds 68-1383.

Land District and Shire—Gunning

4 acres 2 roods 38 perches. The non-public road 100 links wide east of portion 80 exclusive of an area of 17½ perches shown on plan Ms 5166 Gbn.r. which is required to preserve continuity of road widening (Hume State Highway No. 2), Parish Manton, County King. Rds 68-270.

1 rood 23½ perches. Public road separating portion 298 from the Main Southern Railway, Parish Dalton, County King. Rds 68-993.

Land District—Kempsey; Shire—Macleay

6 acres 2 roods 8 perches. Road separating portion 224 from portions 223 and 239, Parish Beranghi, County Macquarie. R. 67-1836.

Land District—Lake Cargelligo; Shire—Lachlan

10 acres. The easternmost 100 links of the public road 300 links wide west of portion 21, Parish Whoyeo, County Dowling. R. 68-1115.

Land District—Maitland; City of Greater Cessnock

5 acres 1 rood 12 perches. Road separating portion 185 from portions 29, 4, and 18A, Parish Pokolbin, County Northumberland. R. 68-1755.

Land District and City—Maitland

7 perches. The road (lane) 20 feet wide separating lot 3, D.P. 24862, from lot 1, D.P. 24938, Town East Maitland, Parish Maitland, County Northumberland. Rds 68-1385.

Land District—Nyngan; Shire—Bogan

101 acres 2 roods 30 perches. Road separating portion 52 and end of road traversing that portion from portions 16 and 55 and end of road; reserved road (two parts) within portion 52; road separating portion 52 from portions 5 and 4; road separating portions 7, 23, end of road and portion 24 from portions 52, 22, and 28, end of road and portion 27; road separating portion 23 from portions 24, 48, 2, and 3; road separating portion 27 from portion 28, Parish Marinebone, County Gregory. R. 68-751.

Land District and City—Penrith

9 perches. Road (lane 30.5 links wide) separating allotment 1, section 12, from portion 264, Town Emu, Parish Strathdon, County Cook. R. 67-2253.

Land District and Municipality—Port Macquarie

1 rood 30 perches. The part of the road 100 links wide north of portion 455 lying between the northwesterly prolongation of the northeastern boundary of portion 455 and a line joining a point on the southern boundary of portion 102 distant 140 feet easterly from the southwestern corner of portion 102 with a point on the northern boundary of portion 455 distant 225 feet easterly from the northernmost northwestern corner of portion 455, Parish Macquarie, County Macquarie. R. 67-1989.

Land District—Metropolitan; Municipality—Ku-ring-gai

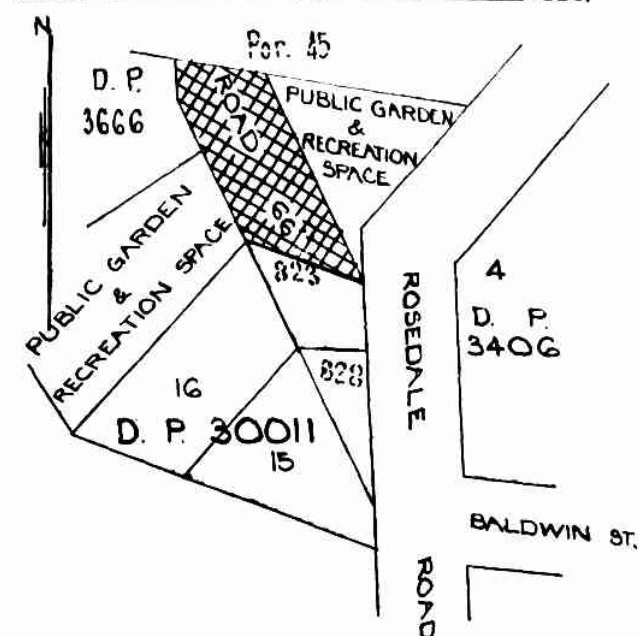
Public road extending generally northerly from the southern boundary of portion 405 to the southern boundary of portion 438 and generally east of the area of 10 acres shown on plan catalogued Ms 2748 Sy; public road separating portion 444 and 389 from portion 431 and area of 2 acres 2 roods 15 perches shown on plan catalogued Ms 378 Sy; Parish Gordon, County Cumberland. R. 68-1419.

Public road shown by cross-hatching on diagram hereunder, Parish Gordon, County Cumberland. R. 68-1434.

DIAGRAM

PARISH GORDON R.68-1434

Scale 0 80 160 320 feet.

*Land District—Metropolitan; Municipality—Waverley*

4 perches. Public road being the eastern half of laneway 20 feet wide adjoining lot 38, Deposited Plan 837, as shown in plan catalogued Ms. 21619 Sy. in the Department of Lands. Parish Alexandria, County Cumberland. Rds 67-1916.

Land District—Molong; Shire—Boree

3 acres 0 roods 25 perches. Road separating portion 25 from portions 54 and 152, Parish Nanami, County Ashburnham. R. 67-2292.

Land District and Municipality—Moree

18½ perches. Public road (lane) shown by red colour on plan Ms. 1934 Me., Suburban Lands and Town of Moree, Parish of Moree, County Courallie. Rds 68-538.

Land District—Murwillumbah; Shire—Tweed

15 acres 2 roods. Road separating portion 167 from portion 169, end of road and portions 171 and 165; road separating portion 171 from portion 169, end of road, portions 166 and 41 and end of road; road separating 169 from portion 166; road separating portion 132 from portion 118 and end of road excluding the part required to preserve continuity between the public roads within those portions, Parish Terranora, County Rous. Rds 68-21.

Land District and Shire—Narrandera

4 acres 0 roods 14 perches. Road separating portions 38 and 39 from portion 36, Parish Moomboodool, County Cooper. R. 67-1324.

Land District and City—Newcastle

12½ perches. Public road as shown on plan catalogued Ms 8105 Md at the Department of Lands, Sydney, Parish Kahibah, County Northumberland. Rds 68-1343.

14 perches. Road (lane) 20 feet wide north of portions 316, 318, and 319, east of Hobart Road, Parish Newcastle, County Northumberland. R. 67-2210.

Land District—Quirindi; Shire—Murrurundi

13 acres 0 roods 20 perches. Reserved road within portion 51, Parish Gregson, County Buckland. R. 67-2258.

Land District—Taree; Shire—Manning

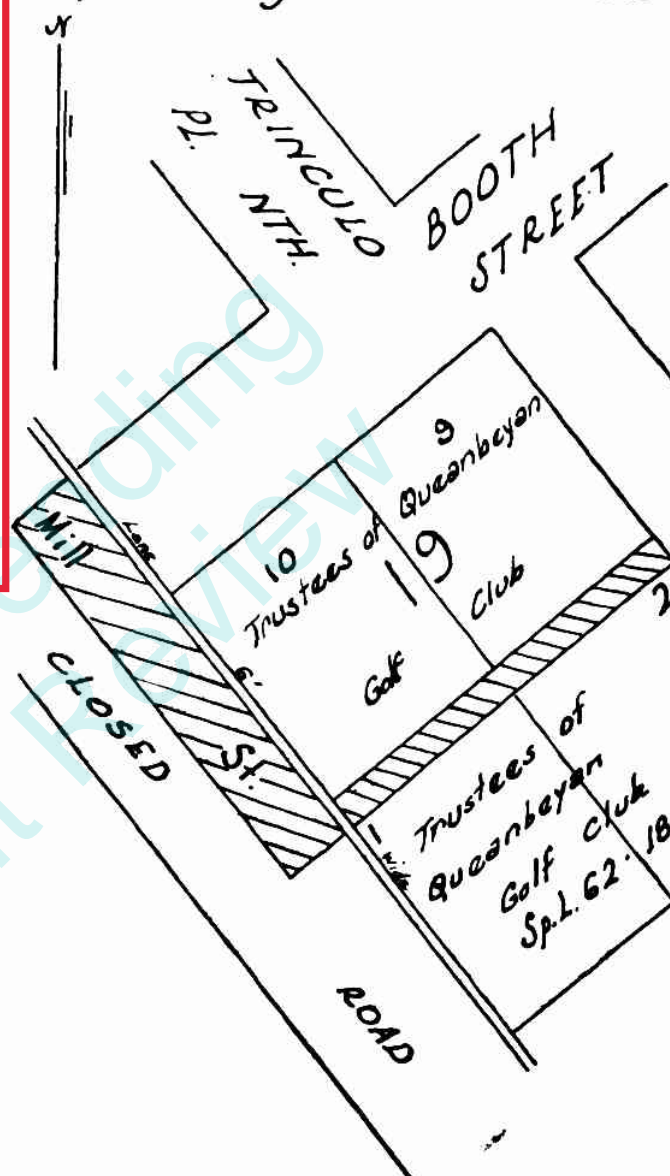
22 perches. Part of reserved road within portion 86 within the external boundaries of lot 2, Deposited Plan 11393, Parish Talawahl, County Gloucester. R. 67-1793.

Land District and Municipality—Queanbeyan

Roads shown by hatching on diagram hereunder, Town and Parish Queanbeyan, County Murray. R. 68-1843.

DIAGRAM

SCALE 0 1 2 3 CHAINS

Parish & Town
Queanbeyan R.68.1843*Land District—Wagga Wagga; Shire—Mitchell*

12 acres 1 rood 15 perches. Part reserved road within portion 194 adjoining eastern boundary of portion 42, end of road and eastern boundary of portion 33; road south of portion 41 and 42 and reserved road within portion 40, Parish Wallace, County Clarendon. R. 67-1297.

Land District—Wyallda; Shire—Yallaro

10 acres 2 roods 27 perches. Reserved road within portion 54; road separating portions 54 and 82 from portions 87 and 85, Parish Singapore, County Burnett. R. 67-1660.

Land District and Shire—Warren

11 acres 3 roods. Road 200 links wide separating portion 238 from portion 239, Parish Warren, County Oxley. R. 68-1375.

Tag 19C

4700

NEW SOUTH WALES GOVERNMENT GAZETTE No. 134 [14 NOVEMBER, 1969]

LANDS DEPARTMENT NOTICES

NOTICE APPOINTING TRUSTEES UNDER THE PUBLIC TRUSTS ACT, 1897.—PROCLAMATION

IN accordance with the provisions of the Public Trusts Act, 1897, I, Sir ARTHUR RODEN CUTLER, Governor of the State of New South Wales, with the advice of the Executive Council, do, by this notice, appoint the undermentioned persons and/or bodies as Trustees of the portions of land hereinafter particularized.

Signed and sealed at Sydney, this 29th day of October, 1969.

A. R. CUTLER, Governor.

By His Excellency's Command,

T. L. LEWIS, Minister for Lands.

GOD SAVE THE QUEEN!

SCHEDULE

Reserve No. 74778 at Dunbogan, Land District Taree, Parish Camden Haven, County Macquarie, notified 14th March, 1952, for Public Recreation, Public Hall and Access, known as "Dunbogan Baths Reserve": *The Council of the Shire of Hastings*, in the place of C. R. Cross, C. J. Daley, A. S. Reid, H. N. Williams, L. F. Thornton, and K. G. McLennan, resigned. Pks 60-3221.

Reserve No. 54262 at Kangiara, Land District Yass, Parish Taunton, County King, notified 12th November, 1920, for Public Recreation: *The Council of the Shire of Goodradigbee*, in the place of J. P. Dwyer, A. W. Moorby, and A. J. McGuirk, resigned, and C. G. Downey and V. H. T. Goode, left the district. Pks 60-3639.

Reserve No. 87355 at Junee Reefs, Land District Cootamundra, Parish Houlaghan, County Clarendon, notified 22nd August, 1969, for Rubbish Depot: *The Council of the Shire of Illabo*. Pks 60-5207.

Reserve No. 87299 at Talarm, Land District Bellingen, Parish Bowra, County Raleigh, notified 1st August, 1969, for Public Hall and Public Recreation: *The Council of the Shire of Nambucca*. Pks 67-287.

Reserve No. 87359 at Yass, Land District Yass, Parish Hume, County Murray, notified 29th August, 1969, for Public Recreation: *The Council of the Municipality of Yass*. Pks 67-433.

Reserve No. 87364 at Tamworth, Land District and Parish Tamworth, County Inglis, notified 29th August, 1969, for Rubbish Depot: *The Council of the City of Tamworth*. Pks 68-2228.

Reserve No. 87323 at Tarban Creek, Land District Metropolitan, Parish Hunters Hill, County Cumberland, notified 8th August, 1969, for Public Recreation: *The Council of the Municipality of Hunters Hill*. Pks 68-2633.

Reserve No. 87307 at North Engadine, Land District Metropolitan, Parish Sutherland, County Cumberland, notified 1st August, 1969, for Children's Playground: *The Council of the Shire of Sutherland*. Pks 69-1296.

Reserve No. 87354 at New Lambton, Land District Newcastle, Parish and City Newcastle, County Northumberland, notified 22nd August, 1969, for Public Recreation: *The Council of the City of Newcastle*. Pks 69-1854.

Reserve No. 87365 at Round Swamp, Land District Rylstone, Parish Hearne, County Roxburgh, notified 5th September, 1969, for Resting Place: *The Council of the Shire of Rylstone*. Pks 69-2086.

Reserve No. 87305 at Euabalong, Land District Hillston, Parish Euabalong, County Blaxland, notified 1st August, 1969, for Public Recreation: *The Council of the Shire of Cobar*. Pks 69-2529. (6110)

NOTICE APPOINTING TRUSTEES UNDER THE PUBLIC TRUSTS ACT, 1897.—PROCLAMATION

IN accordance with the provisions of the Public Trusts Act, 1897, I, Sir ARTHUR RODEN CUTLER, Governor of the State of New South Wales, with the advice of the Executive Council, do, by this notice, appoint the undermentioned persons and/or bodies as Trustees of the portions of land hereinafter particularized.

Signed and sealed at Sydney, this twelfth day of November, 1969.

A. R. CUTLER, Governor.

By His Excellency's Command,

T. L. LEWIS, Minister for Lands.

GOD SAVE THE QUEEN!

SCHEDULE

Reserve No. 87463, Land District and Parish Wilcannia, County Young, notified 17th October, 1969, for Public Recreation: *The Council of the Shire of Central Darling*. W.L.C. 69-1470. (5966)

NOTICE REMOVING TRUSTEES UNDER THE PUBLIC TRUSTS ACT, 1897.—PROCLAMATION

IN accordance with the provisions of the Public Trusts Act, 1897, I, Sir ARTHUR RODEN CUTLER, Governor of the State of New South Wales, with the advice of the Executive Council, do, by this notice remove the undermentioned person as Trustee of the portion of land hereinafter particularized.

Signed and sealed at Sydney, this 29th day of October, 1969.

A. R. CUTLER, Governor.

By His Excellency's Command,

T. L. LEWIS, Minister for Lands.

GOD SAVE THE QUEEN!

SCHEDULE

Reserve No. 82452 at Urunga, Land District Bellingen, Parish Newry, County Raleigh, notified 1st April, 1960, for Public Recreation. E. B. Forbes, who has left the district. Pks 65-1200. (6104)

NOTICE APPOINTING TRUSTEES UNDER THE PUBLIC TRUSTS ACT, 1897.—PROCLAMATION

IN accordance with the provisions of the Public Trusts Act, 1897, I, Sir ARTHUR RODEN CUTLER, Governor of the State of New South Wales, with the advice of the Executive Council, do, by this notice, appoint the undermentioned persons and/or bodies as Trustees of the portions of land hereinafter particularized.

Signed and sealed at Sydney, this 29th day of October, 1969.

A. R. CUTLER, Governor.

By His Excellency's Command,

T. L. LEWIS, Minister for Lands.

GOD SAVE THE QUEEN!

Reserve No. 65698 at North Engadine, Land District Metropolitan, Parish Sutherland, County Cumberland, notified 20th December, 1935, for Public Hall: James Peter Baker in the place of B. E. Northcote, resigned. Pks 62-4118.

Reserve 87087 at Sans Souci, Land District Metropolitan, Parish St George, County Cumberland, notified 21st February, 1969, for Public Recreation: *The Council of the Municipality of Rockdale*. Rds 64-993.

Reserve 87060 for Public Recreation and Racecourse at Rylstone, notified 31st January, 1969, Parish Dabee, County Phillip, Land District Rylstone: *The Council of the Shire of Rylstone*. Pks 64-2086.

Reserve No. 82452 at Urunga, Land District Bellingen, Parish Newry, County Raleigh, notified 1st April, 1960, for Public Recreation: Alexander Thomas James Marshall in the place of E. B. Forbes, who has left the district. Pks 65-1200.

Reserve No. 87097 for Public Recreation at East Gordon, notified 7th March, 1969, Parish Gordon, County Cumberland, Land District Metropolitan: *The Council of the Municipality of Ku-ring-gai*. Rds 68-1434.

Reserve No. 35258 at Old Koreelah, Land District Tentfield, Parish Beauray, County Buller, notified 31st March, 1922, for Public Recreation: Andrew James Peterson, George Thomas Hardcastle, Keith Allen Murphy (as additional trustees). Pks 68-1673.

Reserve No. 47671, Coolac, Land District Gundagai, Parish Coolac, County Harden, notified 27th March, 1912, for Public Hall: Kevin Noel Cotterill in the place of K. T. Paton, deceased. Pks 68-1690.

Reserve No. 43547, for Public Recreation at Bagdad, notified 3rd February, 1909, Parish Walladilly, County Bland, Land District Temora: Leonard John Reid in the place of Edward Murphy, retired. Pks 68-3284. (6132)

GRANT OF LAND, B.

Victoria

William the Fourth, by the Grace of God, of the United Kingdom of Great Britain and Ireland, King, Defender of the Faith, and so forth:—

To all to whom these Presents shall come, Greeting: KNOW YE that in order to promote the due Settlement of our Territory

of New South Wales, and in fulfilment of a promise made on or before the Twenty sixthDay of August One thousand eight hundred and Twenty four by His ExcellencySir Thomas Brisbane

as Governor thereof, We of our special grace have Granted and in consideration

of the Quit-Rent hereinafter Reserved, and of the price of the Redemption of the same, DO HEREBY GRANT unto

Daniel Dering Mathew of Rowdell Lane Cove

his Heirs and Assigns, SUBJECT to the Reservations and Conditions hereinafter mentioned, all that Piece or Parcel of Land, containing by

admeasurement Eight HundredAcres of Land, be the same more or less, situate, lying, and being in the County of Cumberland and Parish of Sorden

Commencing at the South East Corner of Robert Plumb's 600 Acres and bounded on the West by that Farm by a line north one hundred and fifteen Chains; on the North by a line East fifty two Chains to William Brann's 50 Acres; on the East by that Farm and by Harding's 60 Acres and unlocated Lane One Hundred and fifty four Chains to Benjamin Clayton's 100 Acres; on the South by that Farm by a line north thirty degrees West twenty eight Chains; and again by a line South fifty degrees West twenty eight Chains to the Pennant Hills Road, and on the South by that Road to the Commencing corner. Being the Land described in a Deed executed in the name of the said Daniel Dering Mathew on 19th October 1818 but which Deed was duly surrendered by him by Memorandum Endorsed thereon under his Hand and Seal dated 5th April 1828 in consequence of an erroneous description. Being also the Land advertised as P. 100 in the Government Gazette dated 24th November 1818.

with all the appurtenances whatsoever; TO HOLD unto the said

Daniel Dering Mathew his Heirs and Assigns for ever, yielding and paying

thereof, yearly, unto Us, Our Heirs and Successors, the Quit-Rent or Sum of

Eight Pounds thirteen shillings and four pencefor ever, from the first day of January One thousand eight hundred and Twenty four unless the same shall be redeemed by the said Grantee, his Heirs or Assigns, within Twenty Years from that Date at the rate of Twenty Years Purchase: PROVIDED ALWAYS, that if the said Quit-Rent be at any time unpaid for the space of Twenty Days after the same shall become due and payable (although no formal demand shall have been made thereof), it shall and may be lawful for Us, Our Heirs, or our Successors, or any Person duly authorised in that behalf, to re-enter into the said Land or any part thereof, and thence to remove the said Grantee, his Heirs and Assigns, and to hold the same, and the rents, issues, and profits thereof to have, receive, and take, to and for the use of Us, and Our Successors, until We, or Our said Successors shall therewith and thereby be fully paid and satisfied the said Quit-Rent or Annual Sum ofEight Pounds thirteen shillings and four pence

and every part thereof and all arrears of the same, due at the time of Our said entry, or which shall accrue due during the time of Our possession by virtue thereof, together with all Costs and Charges attending the non-payment of said Quit-Rent, and Our said entry thereupon, these Presents notwithstanding; AND ALSO SAVING AND RESERVING unto Us, Our Heirs, and Successors, all such parts and so much of the said land as may hereafter be required for a Public Way or Public Ways, in, over, and through the same, to be set out by the Governor for the time being of Our said Territory, or some Person lawfully authorised in that respect, together with all Lands within One Hundred Feet of High Water Mark on the Sea Coast, and on every Creek, Harbour, and Inlet; AND ALSO all Mines of Gold, of Silver, and of Coals, with full and free liberty and power to search for, dig, and take away the same; AND ALSO SAVING AND RESERVING unto Us, Our Heirs and Successors, the right of taking and removing all Stones and Gravel, and all other Materials, the produce of the same Land, which may be required at any time for the construction and repair of Ways and Bridges, for Naval Purposes, and for Public Works, together with right of ingress, egress, and regress, on the Land, for all the purposes aforesaid.

Signed and Sealed in the Presence of

IN TESTIMONY WHEREOF, We have caused this Our Grant to be Sealed with the Seal of

Our said Territory of New South Wales. GIVEN under the Hand of John Hippo(Signed) H. Mathew Parker Hippo, Knight, Our Captain, General and

Our Governor and Commander-in-Chief of Our said Territory and its Dependencies,

at Government House, Sydney, in New South Wales, the ThirtiethDay of November, in the Second

Year of Our Reign; and in the Year of Our Lord One thousand eight hundred and thirty-eight

L.S. (Signed) Geo. Hippo

— in Register of Grants of Land at 46 page 61 —

Entered on Record by me this Twenty seven Day of December One thousand eight hundred and thirty-eight

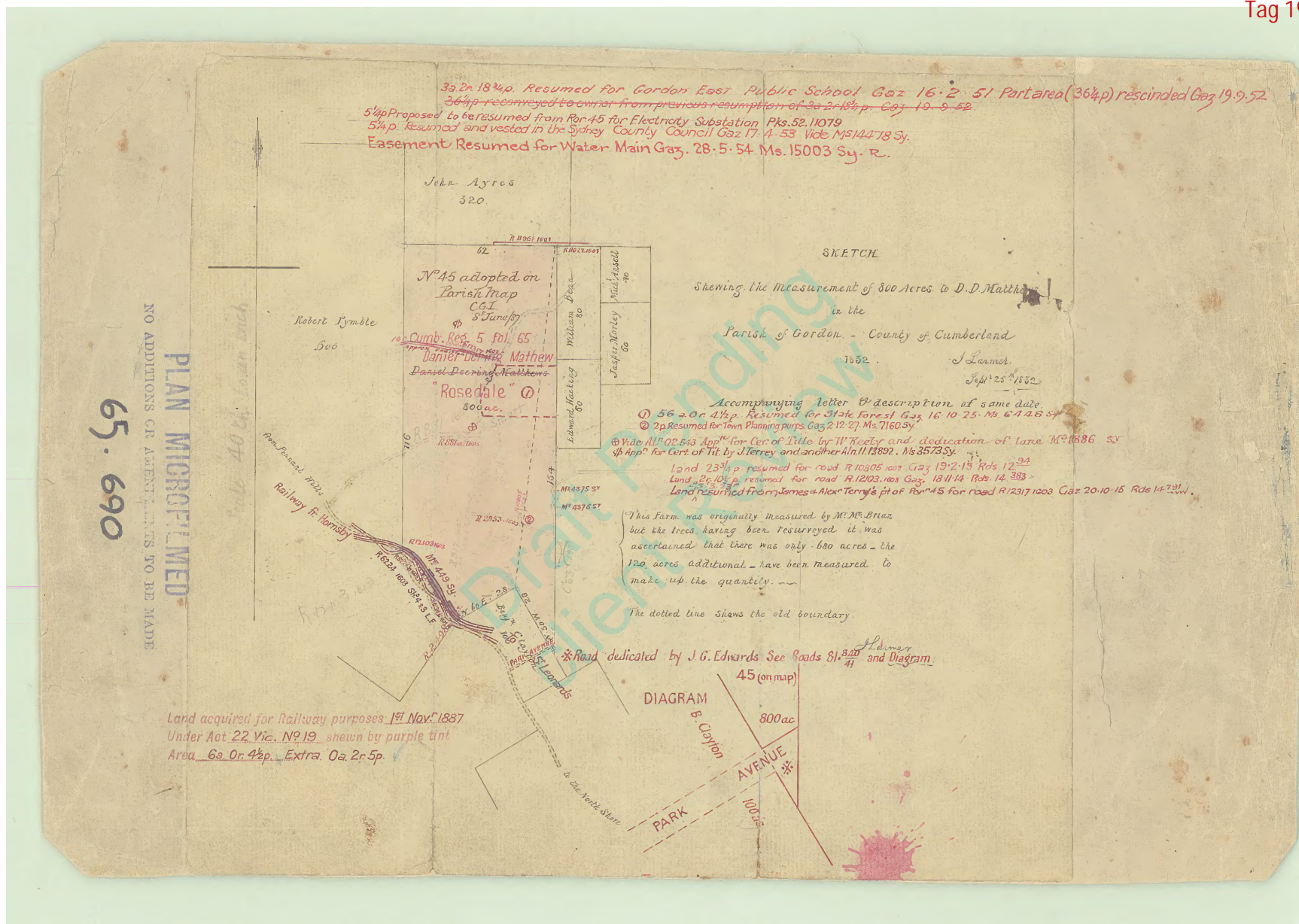
The words "Our" and "and Commander" having been previously struck out in the latter part in the fourth line of the attestation

E. Deas Thomson

COLONIAL SECRETARY AND REGISTRAR

Tag 19D

Tag 19E

Reg:R309871 /Doc:CP 00065-0690 P /Rev:23-Nov-2012 /NSW IRS /Prt:08-Jul-2020 10:49 /Seq:1 of 1
© Office of the Registrar-General /Src:INFORACK /Ref:16.2512



Tag 20A

31 OCTOBER, 1986]

NEW SOUTH WALES GOVERNMENT GAZETTE No. 172

5341

(4111)

Sydney, 31st October, 1986.

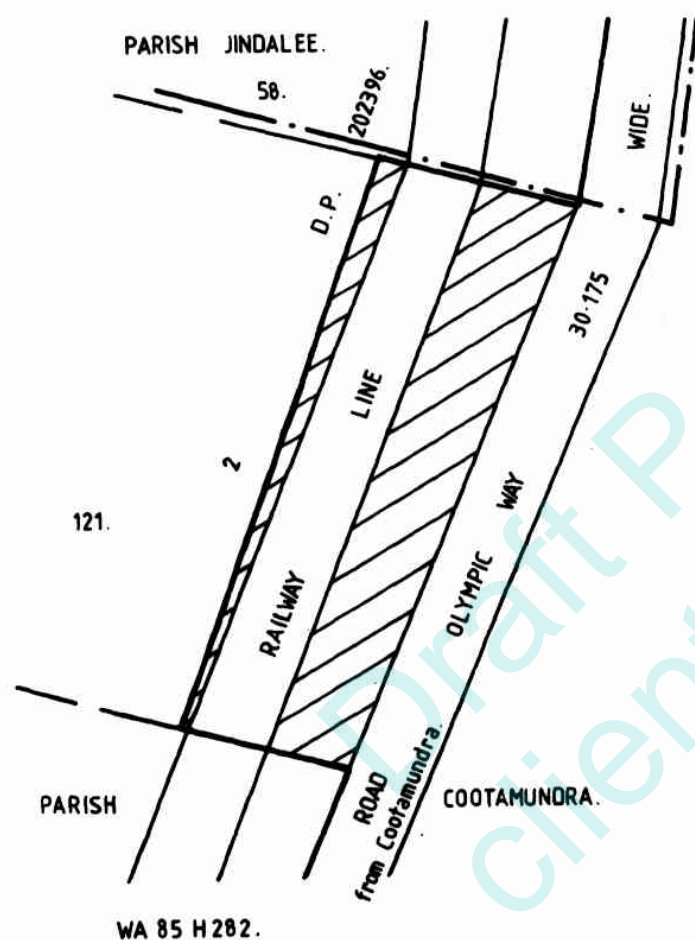
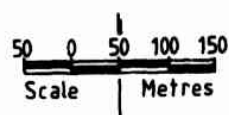
RESERVES FROM SALE

IN pursuance of the provisions of section 28, Crown Lands Consolidation Act 1913, I declare that the Crown lands described hereunder shall be reserved from sale for the public purposes specified and such lands are reserved accordingly.

J. R. HALLAM, Minister for Lands.

FOR DRAINAGE*Land District and Shire—Cootamundra*

R. 220 003, Parish Cootamundra, County Harden, about 1 hectare at Cootamundra, being the area shown by hatching on diagram hereunder. WA85 H 282.

**FOR COMMUNITY CENTRE***Land District and City—Newcastle*

No. 170023, Parish Newcastle, County Northumberland, 784.1 square metres, being lot 328, D.P. 755247. MD83 R 17.

FOR PUBLIC RECREATION*Land District—Metropolitan; Municipality—Ku-ring-gai*

No. 100070, Parish Gordon (Sheet 4), County Cumberland, about 7 hectares, in two parts, being portions 604, 605, 627, 628, 688 and 689, the land between Kitchener Street West and Palm Street separating portion 628 from portion 689, the land bounded by Ku-ring-gai Creek, portion 627, Kitchener Street West, portions 688 and 455, and the land bounded by Ku-ring-gai Creek, the easterly prolongation of the southern boundary of portion 581, portions 576, 626, 605 and 627, at North St Ives.

NOTE: R. 83589 for Future Public Requirements notified 1st December, 1961, is wholly revoked by this notification. MN86 R 89.

FOR PUBLIC RECREATION AND COMMUNITY PURPOSES*Land District—Metropolitan; Shire—Sutherland*

No. 100062, Parish Holsworthy, County Cumberland, 3 516 square metres, being lot 212, D.P. 262701, at Treloar Place, Menai. MN83 H 221.

FOR PRESERVATION OF NATIVE FLORA AND FAUNA*Land District—Bathurst; Shire—Evans*

No. 190012, Parish Yetholme, County Roxburgh, 9.204 hectares, being lot 250 in D.P. 720621. OE79 H 502-2.

(4109)

Sydney, 31st October, 1986.

ADDITIONS TO RESERVES FROM SALE

IN pursuance of the provisions of section 28, Crown Lands Consolidation Act 1913, I declare that the Crown lands described hereunder shall be added to the lands within the reserves specified in parentheses hereunder and such lands are added accordingly.

J. R. HALLAM, Minister for Lands.

FOR PUBLIC RECREATION*Land District and Shire—Mudgee*

Village of Gulgong, Parish Guntawang, County Phillip. About 7 400 square metres, being the road (Tom Saunders Avenue) closed this day. (R. 87771, notified 22nd May, 1970.) DB86 H 309.

Land District—Molong; Shire—Cabonne

Parish Dulladerry, County Ashburnham. About 4.9 hectares, area bounded by portion 264, Trunk Road No. 61, portion 163 and Manildra Creek. (R. 81412, notified 20th February, 1959.) OE81 H 317.

Land District—Penrith; City—Blue Mountains

Parish Strathdon, County Cook. About 530 square metres, being part of R. 26980 for Railway Purposes notified 11th December, 1897, generally south of the road catalogued as R. 18069-1603. (R. 26979 notified 11th December, 1897.) MN84 R 185.

NOTE: The affected part of R. 26980 for Railway Purposes is hereby revoked.

Parish Strathdon, County Cook. About 9 220 square metres, being that parcel of land adjoining part of the northern boundary of portion 63 and bounded by R. 83996 for Public Recreation notified 21st September, 1962, and 23rd August, 1974, and the Great Western Highway. (R. 83996 notified 21st September, 1962, and 23rd August, 1974.) MN84 R 185.

ADDITION TO RESERVE FROM SALE FOR PUBLIC RECREATION*Land District and City—Gosford*

Parish Gosford, County Northumberland. About 1.09 hectares at West Gosford, separating portion 22 from Narara Creek (2 parts). (R. 83873 notified 6th July, 1962.) MD84 H 251.

(4106)

Sydney, 31st October, 1986.

NOTIFICATION OF THE GRANT OF EASEMENT

PURSUANT to section 136L, Crown Lands Consolidation Act 1913, the easement described hereunder is granted.

J. R. HALLAM, Minister for Lands.

*Land District and City—Dubbo
Parish—Dubbo; County—Lincoln*

Purpose: To drain sewage.

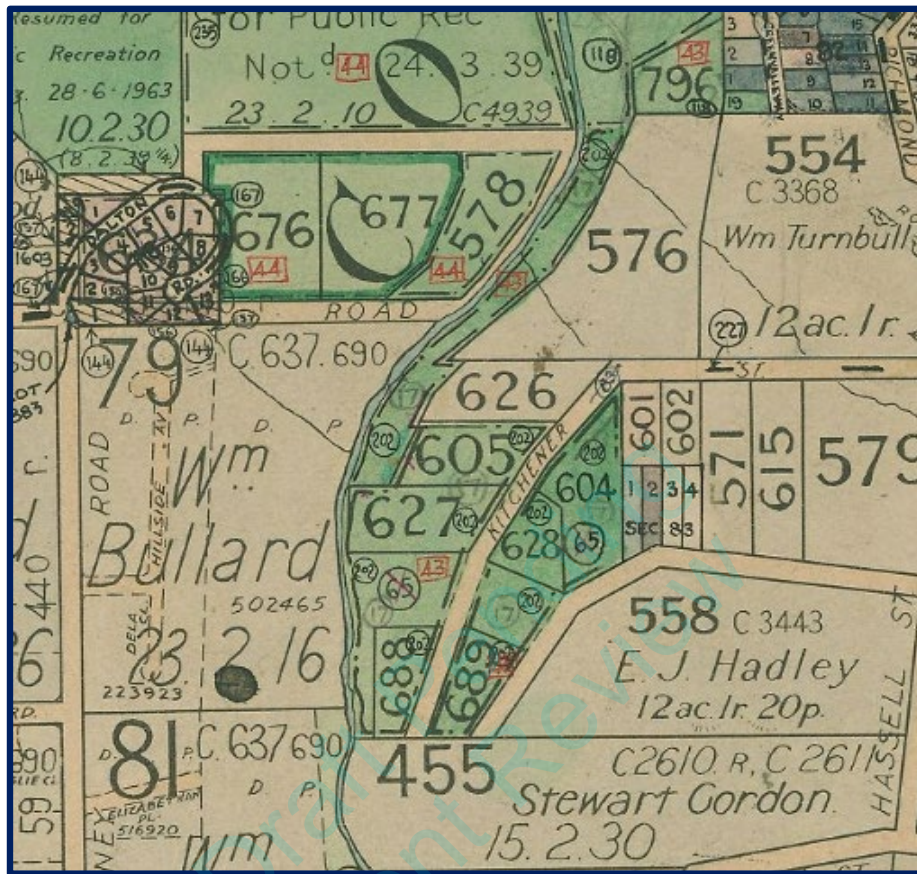
Grantee: The Council of the City of Dubbo.

Land over which granted: A strip of land shown as "easement to drain sewage 6 metres wide" on D.P. 47501.

DB85 H 575.

Tag 20B

Extract of Historical Parish Map, Parish of Gordon, County of Cumberland



200	C7	Approp'd for Housing Purposes Gaz. 16-5-86 (Fol. 2168) Lots 1-10 D.P.
201	82	Easement for drainage Gaz. 24-4-86 (Fol. 1842) D. P. 720755
202	D6	Pt R100070 for Public Recreation Not'd 31-10-86 (Fol. 5341)
203	C5	Dedicated as Public Road Gaz. 20-3-87 (Fol. 1492)

Tag 20C

31 OCTOBER, 1986]

NEW SOUTH WALES GOVERNMENT GAZETTE No. 172

5335

LANDS DEPARTMENT NOTICES

(4095)

Sydney, 31st October, 1986.

APPOINTMENT

Department of Lands

THE following appointment is hereby notified:

Mrs Heather Connell, Member of the Local Land Board for the Land District of Bellingen, to take effect from 19th September, 1986.

J. R. HALLAM, Minister for Lands.

(4096)

Sydney, 31st October, 1986.

RETIREMENTS

Department of Lands

THE following retirement is hereby notified:

Mr T. W. Baird, Member of the Local Land Board for the Land District of Hay, to take effect from 19th August, 1986.

J. R. HALLAM, Minister for Lands.

(4097)

Sydney, 31st October, 1986.

NECROPOLIS ACT 1901

IN pursuance of the provisions of the Necropolis Act 1901 Peter Brian Kilkeary is appointed to be a trustee of the Independent Portion of the Necropolis Rookwood, in lieu of Edward Valentine Drummond (resigned). MN84 R 76.

J. R. HALLAM, Minister for Lands.

(4098)

Sydney, 31st October, 1986.

APPOINTMENT OF TRUSTEES

IN pursuance of the provisions of section 37p, Crown Lands Consolidation Act 1913, the undermentioned corporations are appointed to be sole trustees of the reserves particularized hereunder.

J. R. HALLAM, Minister for Lands.

*Land District—Metropolitan; Municipality—Ku-Ring-Gai
Parish—Gordon (Sheet 4); County—Cumberland*

Reserve 100070 for Public Recreation notified this day: *The Council of the Municipality of Ku-Ring-Gai.* MN 86 R 89.

*Land District—Metropolitan; Shire—Sutherland
Parish—Holsworthy; County—Cumberland*

Reserve 100062 for Public Recreation and Community Purposes at Menai, notified this day: *The Council of the Shire of Sutherland.* MN 83 H 221.

*Land District and City—Newcastle
Parish—Newcastle; County—Northumberland*

R. 170023 for Community Centre notified this day: *The Department of Youth and Community Services.* MD83 R 17.

(4099)

Sydney, 31st October, 1986.

APPOINTMENT OF TRUSTEES

IN pursuance of the provisions of section 370 Crown Lands Consolidation Act 1913, the undermentioned persons are appointed to be, or reappointed as trustees of the reserves particularized hereunder for the terms shown.

J. R. HALLAM, Minister for Lands.

*Land District—Port Macquarie; Municipality—Hastings
Parish and County—Macquarie*

The area at Port Macquarie dedicated for Racecourse on 10th January, 1865 and additions thereto. Appointed: Michael David Bowman in lieu of Thomas Desmond Barber (resigned). Appointed for a term commencing from date of gazettal and expiring 18th July, 1989. TE80 R 12/2.

*Land District and Shire—Kempsey
Parish—Yarravel; County—Dudley*

The area at West Kempsey dedicated for Racecourse on 18th July, 1896. Trustee appointed: Barry Booth. Appointed for a term commencing from date of gazettal and expiring 11th July, 1990. TE80 R 34/2.

Land District and City—Armidale

Parish—Armidale; County—Sandon

Reserve 92458 for Public Recreation at Armidale, notified 18th July, 1980. Trustee re-appointed: John Maxwell Waters. Re-appointed for a term commencing 1st January, 1986, and expiring 31st December, 1989. AE80 R 157.

Land District and Shire—Inverell

Parish—Inverell; County—Gough

Reserve 97964 for Public Recreation (Speedway) at Inverell, notified 25th October, 1985. New trustee appointed: Daniel Christopher Marsh. Appointed for a term expiring 31st December, 1989. AE85 R 88.

*Land District and Shire—Walcha
Parish—Enfield; County—Vernon*

Reserve 86435 for Public Recreation and Public Hall at Yarowitch, notified 15th September, 1967. Trustee re-appointed: Cheryl Joy Young. New trustee appointed: Florence Heather Kirton. Re-appointed/appointed for a term commencing 1st January, 1986, and expiring 31st December, 1989. AE80 R 33.

(4101)

Sydney, 31st October, 1986.

DECLARATION OF ROADS TO BE PUBLIC ROAD UNDER PROVISIONS OF THE PUBLIC ROADS ACT, 1902

IN pursuance of the provisions of section 8, Public Roads Act 1902, the roads hereunder described are declared to be public roads and dedicated to the public accordingly.

J. R. HALLAM, Minister for Lands.

Land District—Tamworth; Shire—Parry

Parish Tamworth, County Inglis. Road separating portions 125, 367 and 122 from portions 365 and 366 and the Main Northern Railway. (Council's reference: R.31.) TH86 H 237.

Parish Moonbi, County Inglis. Road north of portion 41 and its extension easterly for a distance of 20.115 metres. (Council's reference: R.31.) TH86 H 236.

Tag 20D

NOTIFICATION OF GRANTING OF SPECIAL LEASES—continued.

Reg. No. of Papers.	No. of Lease.	Name and Address of Lessee.	Situation and Area of Land.	Purpose of Lease.	Term of Lease.	Annual Rent.	Expenses.		Amount already paid as Rent, Deposit and Survey Fee.	Balance.		Shire or Municipality.
							Rent required to complete payment to 31st Dec., 1940.	(1) Inspection, etc., (2) Survey Fee (part only).		Payable by Lessee.	Due to Lessee.	
Leases.						£ s. d.	£ s. d.	£ s. d.	£ s. d.	£ s. d.	£ s. d.	
1940-10242	1940-1, Forbes.	Perry, Marion, of Clarke-st., Forbes.	Parish Forbes, county Ashburnham, lot 8, section 55, town of Forbes. Area, 1 rood 27½ perches.	Poultry farm...	15 Nov., 1940, to 31 Dec., 1950.	1 0 0	0 2 6	(1) 0 10 0 (2) 0 8 8	3 8 8	2 7 6	Forbes.
1940-11570*	1937-10, Kempsey.	Evans, Ada Mina, of Stuart's Point P.O.	Parish Palmerston, county Macquarie, portions 229 & 230. Area, 31 acres 1 rood 10 perches (ex road; but including designed road).	Residence and vegetable garden.	24 June, 1938, to 31 Dec., 1947.	4 10 0	11 7 7	(1) 3 0 0 (2) 2 14 4†	9 16 8	7 5 3	Macleay.
1940-10645	1940-1, Lismore.	Johnson, Hermann John, of Tuncester.	Parish South Lismore, county Rouss, portion 77. Area, 16 acres 3 roods (ex road).	Grazing ...	15 Nov., 1940, to 31 Dec., 1947.	12 10 0†	1 12 2	(1) 2 0 0 (2) 0 9 4	3 9 4	0 12 2	Gundurimba.
1940-1542	1939-263, Metropolitan.	Bullivant, Ethel Hileen, of Bourke-street, Matraville South.	Parish Botany, county Cumberland, portion 3,555. Area, 20½ perches.	Residence ...	1 April, 1940, to 31 Dec., 1953.	4 0 0§	3 0 0	(1) 1 0 0 (2) 0 8 8	3 8 8	1 0 0	Randwick.
1940-8539	1939-283, Metropolitan.	Presbury, Arthur Keith, c/o R. Priest, Alford's Pt. road, Menai.	Parish Holsworthy, county Cumberland, portion 399. Area, 17 acres 3 roods 20 perches.	Grazing and vegetable and nursery garden.	1 Dec., 1940, to 31 Dec., 1954.	4 0 0§	0 6 7	(1) 1 0 0 (2) 0 9 4	3 9 4	1 13 5	Sutherland.
1940-9551	1940-30, Metropolitan.	Morgan, William Vincent, of Jennifer-street, Little Bay.	Parish Botany, county Cumberland, portion 3,323. Area, 22½ perches.	Residence ...	15 Aug., 1940, to 31 Dec., 1954.	4 0 0§	1 10 3	(1) 1 0 0 (2) 0 8 8	3 8 8	0 9 9	Randwick.
1940-8527	1940-71, Metropolitan.	Holborow, Thomas Alva, of 23 Waitara-parade, South Hurstville.	Parish Heathcote, county Cumberland, portion 701. Area, 4 acres 0 roods 1 perch.	Pig and poultry farm.	1 Dec., 1940, to 31 Dec., 1954.	4 0 0§	0 6 7	(1) 1 0 0 (2) 0 8 8	3 8 8	1 13 5	Sutherland.
1940-8536	1940-90, Metropolitan.	Jespersen, Thomas Francis, of 2 Best-street, Lane Cove.	Parish Gordon, county Cumberland, portions 604 and 605. Area, 3 acres 0 roods 33½ perches.	Agriculture ...	15 Sept., 1940, to 31 Dec., 1947.	3 0 0§	0 17 7	(1) 1 0 0 (2) 0 8 8	3 8 8	1 2 5	Ku-ring-gai.
1940-8708	1940-111, Metropolitan.	Bullivant, John Leslie, of 17 Northumberland-street, Clovelly.	Parish Botany, county Cumberland, portion 3,521. Area, 19½ perches.	Residence ...	15 Oct., 1940, to 31 Dec., 1954.	4 0 0§	0 16 11	(1) 1 0 0 (2) 0 8 8	3 8 8	1 2 1	Randwick.
1940-9048	1940-116, Metropolitan.	Harrang, Grace, of 77 Storey-street, Maroubra.	Parish Botany, county Cumberland, portion 3,332. Area, 19 perches.	Residence ...	20 Nov., 1940, to 31 Dec., 1954.	4 10 0§	0 10 1	(1) 1 0 0 (2) 0 8 8	3 8 8	1 9 11	Randwick.
1940-10418	1940-133, Metropolitan.	Anderson Daisy Queenie, of 103 Silver-street, St. Peters.	Parish Botany, county Cumberland, portion 3,598. Area, 21½ perches.	Residence ...	1 Nov., 1940, to 31 Dec., 1954.	4 10 0§	0 14 10	(1) 1 0 0 (2) 0 8 8	3 8 8	1 5 2	Randwick.
1940-10042	1940-142, Metropolitan.	Mitchell, Ida Petrine, of 2 Hickson-street, Botany.	Parish Botany, county Cumberland, portion 3,596. Area, 20½ perches.	Residence ...	1 Nov., 1940, to 31 Dec., 1954.	4 10 0§	0 14 10	(1) 1 0 0 (2) 0 8 8	3 8 8	1 5 2	Randwick.

[2 Dec., 1940.] NEW SOUTH WALES GOVERNMENT GAZETTE No. 169.

4825

NOTIFICATION OF GRANTING OF SPECIAL LEASES—continued.

SPECIAL CONDITIONS, PROVISIONS, EXCEPTIONS, COVENANTS, AND RESERVATIONS—continued.

Special Lease 1940-71, Metropolitan. Thomas Alva Holborow.—The lease shall be subject to subsections 1, 2, 4 to 20, 22A, and 23 of Regulation No. 106 (notified 2nd August, 1940), and to following special conditions:—(a) The lease is limited to the surface and to a depth of 50 feet below the surface. (b) The rent for the last seven (7) years of the term of the lease may be reappraised either upon reference by the Minister or at the request of the lessee made during the first six (6) months of such period. (c) No buildings shall be erected on the land leased except in accordance with plans and specifications approved by Sutherland Shire Council. (d) An average of not less than five (5) matured or semi-matured trees of honey-producing value shall be left to each acre for shade, shelter and honey provision.

Special Lease 1940-90, Metropolitan. Thomas Francis Jespersen.—The lease shall be subject to subsections 1, 2, 4 to 20, 22A, and 23 of Regulation No. 106 (notified 2nd August, 1940), and to following special conditions:—(a) The lease is limited to the surface and to a depth of 30 feet below the surface. (b) The rent for the last three (3) years of the term of the lease may be reappraised either upon reference by the Minister or at the request of the lessee made during the first six (6) months of such period. (c) No buildings shall be erected on the land leased except in accordance with plans and specifications approved by the Ku-ring-gai Municipal Council. (d) Substantial structural improvements other than boundary fencing shall be confined to block "A" shown on diagram "A" with the papers.

Special Lease 1936-1, Moruya. George Shaw.—The lease shall be subject to subsections 1, 4 to 20, and 23 of Regulation No. 106 (notified 2nd August, 1940), and to following special conditions:—(a) The lessee shall erect gates suitable for heavy traffic where the boundaries cross the public road which traverses the lease. Such gates shall be kept unlocked and together with the approaches thereto shall be maintained in good order to the satisfaction of the Minister. (b) The right of the public to free access along the bank of Currowan Creek is reserved. (c) An average of not less than five (5) matured or semi-matured trees of honey-producing value shall be left to each acre for shade, shelter and honey provision.

Special Lease 1940-4, Murwillumbah. Albert Francis Maxwell Overall.—The lease shall be subject to subsections 1 to 20, and 23 of Regulation No. 106 (notified 2nd August, 1940), and to following special condition:—Buildings erected on the land leased shall be subject to approval of the Tweed Shire Council.

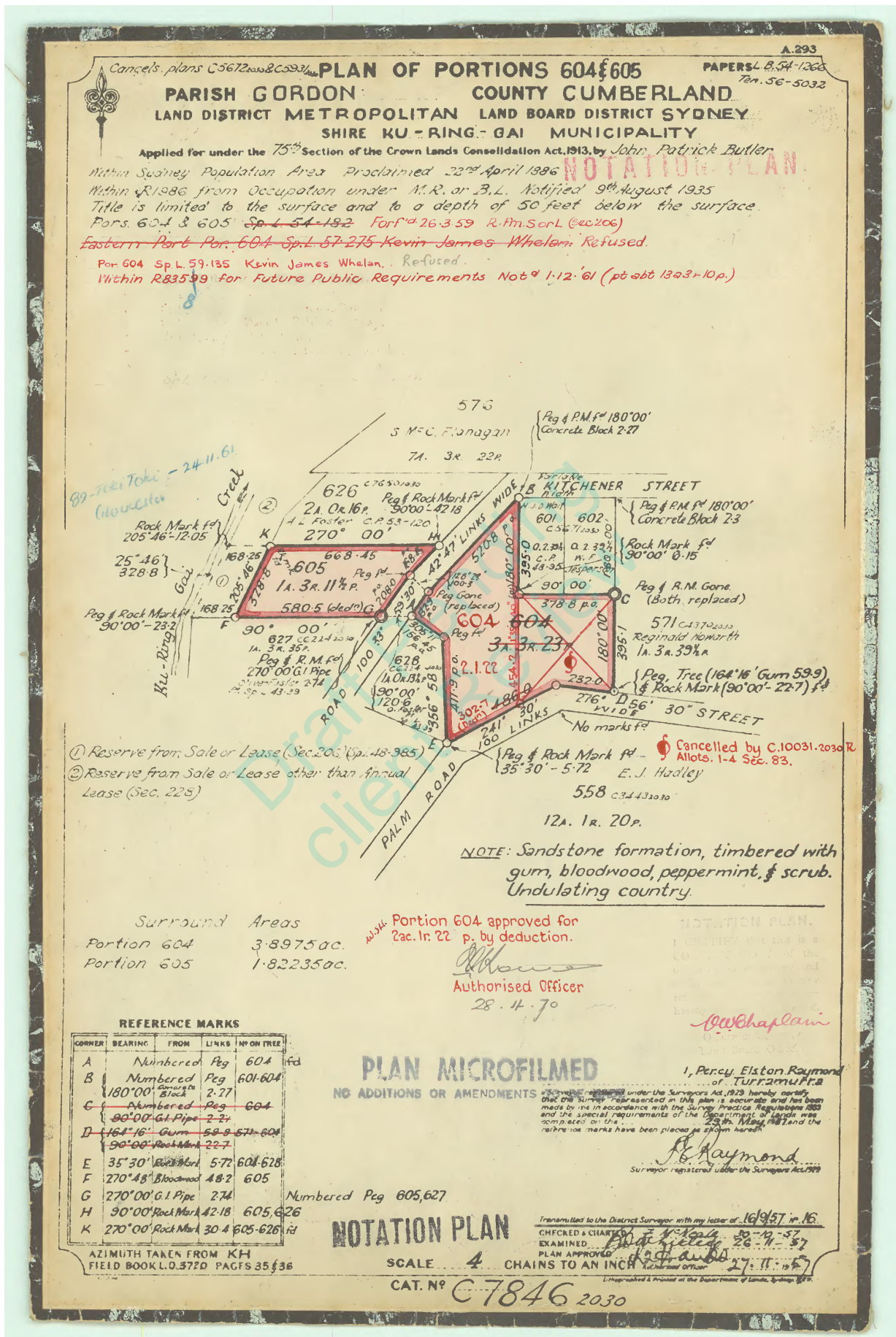
Special Lease 1940-6, Narrandera. Robert Leslie Hughes.—The lease shall be subject to subsections 1, 4 to 20, and 23 of Regulation No. 106 (notified 2nd August, 1940), and to following special conditions:—(a) All green timber on the watercourse within the land shall be preserved. (b) An average of not less than five (5) matured or semi-matured trees of honey-producing value shall be left to each acre for shade, shelter and honey provision.

Special Lease 1940-4, Port Macquarie. Augustus Gorman.—The lease shall be subject to subsections 1, 2, 4 to 20, and 23 of Regulation No. 106 (notified 2nd August, 1940), and to following special condition:—Lessee shall reside for the whole term of the lease on the land leased. "Residence" for the purpose of this condition shall be taken to mean continuous and bona-fide living on the land leased as the holder's usual home without any other habitual residence.

Special Lease 1940-6, Rylstone. Leslie Norman Smith.—The lease shall be subject to subsections 1, 2, 4 to 20, and 23 of Regulation No. 106 (notified 2nd August, 1940), and to following special conditions:—(a) The lessee shall carefully preserve all timber, scrub, vegetative cover and any regeneration thereof (i) within strips of land at least 1½ chains wide along each bank of all creeks and watercourses, (ii) within strips of land at least 1½ chains wide on each side of the centre line of all depressions whose sides have slopes in excess of one (vertically) in four (horizontally), i.e., approximately 14 degrees, and (iii) within strips 1½ chains wide on each side of the centre line of the courses of all creeks and gullies within the land leased. (b) The lessee shall not destroy any timber, scrub, vegetative cover nor any regeneration thereof on those parts of the land leased where the slopes are steeper than one (vertically) in three (horizontally), i.e., approximately 18 degrees. (c) The lessee shall preserve all timber, scrub, vegetative cover and any regeneration thereof within strips not less than 3 chains wide along the tops of all ranges and main ridges. (d) In addition to the foregoing conditions, the lessee shall preserve, preferably in well-distributed clumps or strips, not less than an average of ten (10) trees per acre of the land leased, together with any other timber, scrub, vegetative cover or any regeneration thereof which may from time to time be determined by the Minister for Lands to be useful or necessary for soil conservation or erosion mitigation purposes. (e) No burning off on the land leased shall be carried out apart from the consent of the Minister for Lands in writing first obtained. Any permission granted in accordance with this clause shall be subject to such conditions as the Minister for Lands may impose. (f) The lessee shall not overstock the land leased either wholly or in part, the decision as to overstocking to rest with the Minister for Lands. During the currency of the lease the lessee shall furnish such returns relative to the stocking of the land leased as the Minister for Lands may require.

Special Lease 1938-9, Tumbarumba. Florence Alice Grant.—The lease shall be subject to subsections 1, 4 to 16, 18 to 20, and 23 of Regulation No. 106 (notified 2nd August, 1940), and to following special condition:—The lessee may clear any wattle scrub, and he may remove all timber from an area not exceeding 2 acres in proximity to the existing dwelling to enable such area to be used for agricultural purposes. All other timber on the land including all regenerated gum, box, peppermint and stringybark, shall be preserved.

Special Lease 1940-2, Urana. The Lockhart Coursing Club.—The lease shall be subject to subsections 1, 6 to 9, 12, 13, 18 to 20, and 23 of Regulation No. 106 (notified 2nd August, 1940), and to following special conditions:—(a) The land shall be used for the purposes for which the lease is granted, but may also be used for grazing purposes. (b) The lessee club shall hold and use the land under lease bona-fide in its own interest, and shall not transfer, except by way of mortgage, or release of mortgage, assign, or otherwise in any way deal with the lease or sublet or part with the possession of the land leased, or any part thereof, without the consent in writing of the Minister, but may grant a grazing right at a rental not exceeding the Crown rental. (c) The lessee shall provide sufficient timber suitable and suitably situated for shade and shelter.



(8711)

NOTIFICATION OF GRANTING OF SPECIAL LEASES.

Sydney, 5th July, 1946.

IT is hereby notified that Special Leases of the lands specified in the annexed Schedule have been granted to the under-mentioned persons.

The leases are subject to the provisions of the Crown Lands Consolidation Act, 1913, and the Regulations thereunder, and to the special conditions, provisions, exceptions, covenants, and reservations set out at the foot of the Schedule.

Rent is subject to adjustment on survey as from the commencement of the next year ensuing.

Any amounts which have been paid in excess will be refunded upon application to the Under Secretary for Lands. If not claimed, the amounts will be appropriated to future charges as they fall due.

Any amount required to complete payment of expenses and rent from the date of the commencement of lease to 31st December, 1946, must be paid by the lessee to the Crown

Lands Agent of the District or to the Under Secretary for Lands, within one month from this date, otherwise the lease will be liable to forfeiture, and should forfeiture be declared all moneys lodged with the application will become forfeited to the Crown.

For the year 1947 and any subsequent year the rentals and instalments of survey fee (if any) must be paid during the month of December of the preceding year.

W. F. DUNN, Minister for Lands.

SCHEDULE.

Reg. No. of Papers.	No. of Lease.	Name and Address of Lessee.	Situation and Area of Land.	Purpose of Lease.	Term of Lease.	Annual Rent.	Expenses.		Amount already paid as Rent, Deposit and Survey Fee.	Balance.		Shire or Municipality.
							Rent required to complete payment to 31st Dec., 1946.	(1) Inspection, etc., (2) Survey Fee (part only).		Payable by Lessee.	Due to Lessee.	
Leases. 1943-9033	1943-39, Metropolitan.	Foster, Oliver, of Rose-dale-road, St. Ives.	Parish Gordon, county Cumberland, portions 627 and 628; C. 6,224-2,030. Title restricted to surface and depth of 50 feet. Area, 3 acres 0 rods 8½ perches.	Agriculture ...	1 Oct., 1945, to 31 Dec., 1955.	£ s. d. 3 0 0a	£ s. d. 3 15 1	£ s. d. (1) 2 0 0 (2) 0 8 8	£ s. d. 3 8 8	£ s. d. 2 15 1	£ s. d.	Ku-ring-gai.
1945-9468	1945-9, Metropolitan.	Lane, Alfred, of Loftus-avenue, Loftus.	Parish Sutherland, county Cumberland, portion 785; C. 6,193-2,030. Title restricted to surface and depth of 50 feet. Area, 32½ perches.	Residence ...	1 Jan., 1946, to 31 Dec., 1959.	2 0 0a	2 0 0	(1) 1 0 0 (2) 0 8 8	3 8 8	Sutherland.
1945-9963	1945-43, Metropolitan.	Cooper, Violet (Mrs.), of 40 Raglan-st., Darling-ton.	Parish Botany, county Cumberland, portion 4,339; C. 6,229-2,030. Title restricted to surface and depth of 50 feet. Area, 19½ perches.	Residence ...	1 Jan., 1946, to 31 Dec., 1959.	5 4 0a	5 4 0	(1) 1 0 0 (2) 0 8 8	3 8 8	3 4 0	Randwick.
1945-9956	1945-184, Metropolitan.	Lewis Henry Joseph, of 88 Dowling-street Red-fern.	Parish Botany, county Cumberland, portion 4,341; C. 6,229-2,030. Title restricted to surface and depth of 50 feet. Area, 20½ perches.	Residence ...	1 Jan., 1946, to 31 Dec., 1959.	5 4 0a	5 4 0	(1) 1 0 0 (2) 0 8 8	3 8 8b	3 4 0	Randwick.
Sales. 1946-167	1945-209, Metropolitan.	Franklin, James Lawrence, of 7 Webb-street, McMahon's Point.	Parish Botany, county Cumberland, portion 4,340; C. 6,229-2,030. Title restricted to surface and depth of 50 feet. Area, 20 perches.	Residence ...	1 Sept., 1945, to 31 Dec., 1959.	5 4 0a	6 18 9	(1) 1 0 0 (2) 0 8 8	3 8 8	4 18 9	Randwick.
Leases. 1946-1852	1945-238, Metropolitan.	Ward, John, of 87 Wanganella-street, Balgowlah.	Parish Narabeen, county Cumberland, portion 145; C. 5,726-2,030. Title restricted to surface and depth of 50 feet. Area, 7 acres 1 rood.	Residence and agriculture.	1 July, 1946, to 31 Dec., 1956.	8 0 0a	4 0 8	(1) 1 11 8 (2) 0 8 8	3 8 8	2 12 4	Warringah.
1945-9198	1945-245, Metropolitan.	Lavender, Arthur, of 43 Gordon-street, Mascot.	Parish Botany, county Cumberland, portion 4,342; C. 6,230-2,030. Title restricted to surface and depth of 50 feet. Area, 24½ perches.	Residence ...	1 Sept., 1945, to 31 Dec., 1959.	6 0 0a	8 0 1	(1) 1 0 0 (2) 0 8 8	3 8 8	6 0 1	Randwick.

NOTIFICATION OF GRANTING OF SPECIAL LEASES—continued.

Reg. No. of Papers.	No. of Lease.	Name and Address of Lessee.	Situation and Area of Land.	Purpose of Lease.	Term of Lease.	Annual Rent.	Expenses.		Amount already paid as Rent, Deposit and Survey Fee.	Balance.		Shire or Municipality.
							Rent required to complete payment to 31st Dec., 1946.	(1) Inspection, etc., (2) Survey Fee (part only).		Payable by Lessee.	Due to Lessee.	
Leases, 1946-1999	1944-35, Windsor.	Ezzy, Septimus Charles, of 44 Bowman-street, Richmond.	Parish Ham Common, county Cumberland, allotments 1, 13, and 14, section 30 and intervening lanes, town of Richmond; R. 54-899. Title restricted to surface and depth of 50 feet. Area, about 1 acre 1 rood 27 perches.	Vegetable garden.	1 Nov., 1945, to 31 Dec., 1947.	£ s. d. 4 10 0	£ s. d. 5 4 10	£ s. d. (1) 1 15 0 (2) 0 8 8	£ s. d. 3 8 8	£ s. d. 3 19 10	£ s. d.	Richmond.
Parks, 1944-5224	1943-2, Wyalong.	Hartwig, Frederick Charles; English, Gilbert Fred Thomas; Storm, Alexander Marcus, and Robert Frederick George and Christena Ivy (Miss); Fellow, Archie Thomas and Horace William Joseph, and Victor John; Trist, Arthur Gordon, of Reefton.	Parish Gidgingidginbung, county Bland, portion Special Lease M. 1,596 Fs. Area, 283 acres 3 roods.	Grazing	1 Sept., 1945, to 31 Dec., 1955.	3 10 11	4 14 7	(1) (2) 1 1 4	3 18 8	1 17 3	Narraburra.

a See conditions.

b Applied from Special Lease 1941-205, Metropolitan.

SPECIAL CONDITIONS, PROVISIONS, EXCEPTIONS, COVENANTS, AND RESERVATIONS.

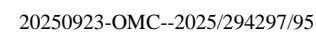
Special Lease 1943-39, Metropolitan. O. Foster.—The lease shall be subject to subsections 1, 2, 4 to 20, 22A, and 23 of Regulation No. 106 (notified 2nd August, 1940), and to following special conditions:—(a) The rent for the last five (5) years of the term of the lease may be re-appraised either upon reference by the Minister or at the request of the lessee made during the first six (6) months of such period. (b) An average of not less than five (5) matured or semi-matured trees of honey-producing value shall be left to each acre for shade, shelter and honey provision. (c) No buildings shall be erected upon the land leased except in accordance with plans and specifications approved by Ku-ring-gai Municipal Council. (d) Substantial structural improvements, other than boundary fencing, shall be confined to the part of the land leased east of the dividing road one chain wide.

Special Lease 1945-9, Metropolitan. A. O. Lane.—The lease shall be subject to subsections 1, 2, 4 to 20, 22A, and 23 of Regulation No. 106 (notified 2nd August, 1940), and to following special conditions:—(a) The rent for the last seven (7) years of the term of the lease may be re-appraised either upon reference by the Minister or at the request of the lessee made during the first six months of such period. (b) No buildings shall be erected upon the land leased except in accordance with plans and specifications approved by

Sutherland Shire Council. (c) Lessee shall reside for the whole term of the lease on the land leased. "Residence," for the purpose of this condition shall be taken to mean continuous and bona-fide living on the land leased as the holder's usual home without any other habitual residence. (d) Rights conferred by Permissive Occupancy on the owner of private water service along the south-eastern boundary of the land leased shall not be interfered with. Lessee shall take reasonable care to prevent damage to the pipe-line and shall not erect any building within four feet of the said south-eastern boundary.

Special Leases 1945-43, 1945-209, 1945-245, 1945-276, 1945-292, 1945-293, 1945-349, and 1945-372, Metropolitan. V. Cooper, J. L. Franklin, A. Lavender, W. R. Mortimer, E. M. Thomas, A. J. Barry, D. I. A. Cooper, and E. M. McCleery, respectively.—The leases shall be subject to subsections 1, 2, 4 to 20, 22A, and 23 of Regulation No. 106 (notified 2nd August, 1940), and to following special conditions:—(a) For the purpose of apportionment of rent the term of the leases shall be divided into three periods, the first of about four (4) years and the second and third of five (5) years each. The rent for each of the second and third periods may be re-appraised either upon reference by the Minister or at the request of the lessee made during the first six months of the affected periods. (b) No buildings

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NOTIFICATION OF GRANTING OF SPECIAL LEASES—continued.

Reg. No. of Papers.	No. of Lease.	Name and Address of Lessee.	Situation and Area of Land.	Purpose of Lease.	Term of Lease.	Annual Rent.	Expenses.		Amount already paid as Rent, Deposit and Survey Fee.	Balance.		Shire or Municipality.
							Rent required to complete payment to 31st Dec., 1948.	(1) Inspection, etc., (2) Survey Fee (part only).		Payable by Lessee.	Due to Lessee.	
Leases.						£ s. d.	£ s. d.	£ s. d.	£ s. d.	£ s. d.	£ s. d.	
1945-5245	1944-241, Metropolitan.	Johnson, Moya Mariae (Mrs.), of Crimea-road, Epping.	Parish Cowan, county Cumberland, portion 317. Title restricted to the surface and depth of 50 feet. Area, about 4 acres 2 roods 9 perches.	Residence, orchard and agriculture.	1 Feb., 1946, to 31 Dec., 1955.	4 16 1d	17 18 0f	(1) 1 17 0 (2) 0 8 8	3 8 8	16 15 0	Hornsby.
1946-7397	1945-58, Metropolitan.	Bartlett, William Henry, of 26 Hector-road, Willoughby.	Parish Manly Cove, county Cumberland, portion 2,175. Title restricted to the surface and depth of 50 feet. Area, about 4 acres 1 rood 30 perches.	Residence and agriculture.	12 Sept., 1946, to 31 Dec., 1956.	4 8 9d	10 4 5	(1) 1 0 0 (2) 0 8 8	3 8 8	8 4 5	Warringah.
1947-249	1946-455, Metropolitan.	Ritchie, Albert James, of Somerville - road, Hornsby.	Parish South Colah, county Cumberland, portion 760. Title restricted to the surface and depth of 50 feet. Area, about 5 acres 0 roods 10 perches.	Residence and orchard.	1 Feb., 1947, to 31 Dec., 1956.	3 16 0d	7 5 7	(1) 1 0 0 (2) 0 8 8	3 8 8	5 5 7	Hornsby.
1946-4445	1945-314, Metropolitan.	Huett, Colin Arthur, of Goodwyn - road, Berowra.	Parish Gordon, county Cumberland, portion 638. Title restricted to the surface and depth of 50 feet. Area, about 1 rood 8½ perches.	Residence ...	1 July, 1946, to 31 Dec., 1956.	4 0 0d	10 0 4	(1) 2 0 0 (2) 0 8 8	3 8 8	9 0 4	Ku-ring-gai.
1945-11832	1945-326, Metropolitan.	Hood, Sidney Thomas, of Cecil-avenue, Castle Hill.	Parish South Colah, county Cumberland, portion 722. Title restricted to the surface and depth of 50 feet. Area, about 19 acres.	Residence ...	1 Mar., 1946, to 31 Dec., 1959.	2 0 0d	5 13 0	(1) 3 5 0 (2) 0 8 8	3 9 4	5 17 10	Hornsby.
1946-1852	1945-367, Metropolitan.	Little, William, of 29 High-street, Canterbury.	Parish Holsworthy, county Cumberland, portion 430. Title restricted to the surface and depth of 50 feet. Area, about 6 acres 2 roods 8 perches.	Residence and poultry farm.	23 Mar., 1946, to 31 Dec., 1959.	2 8 0d	6 13 4	(1) 1 15 0 (2) 0 8 8	3 9 4	5 7 8	Sutherland.
1946-1883	1945-491, Metropolitan.	Cameron, Elizabeth Florence (Mrs.), c/o P.O. Box 4, Beecroft.	Parish Field of Mars, county Cumberland, portion 918. Title restricted to the surface and depth of 50 feet. Area, about 1 rood 19 perches.	Residence	1 Oct., 1946, to 31 Dec., 1956.	2 0 0d	4 10 1	(1) 1 10 0 (2) 0 8 8	3 8 8	3 0 1	Hornsby.
1946-9121	1946-301, Metropolitan.	Wilson, Douglas Ernest Lancelot, of 221 Pitt-water-road, Collaroy.	Parish Narrabeen, county Cumberland, portions 75 and 156. Title restricted to the surface and depth of 50 feet. Area, about 10 acres 1 rood 11 perches.	Residence, agriculture, and orchard.	3 Oct., 1946, to 31 Dec., 1956.	7 14 8d	17 7 5	(1) 1 0 0 (2) 0 9 4	3 9 4	15 7 5	Warringah.
1948-852	1947-275, Metropolitan.	Best, William Ernest, of 36 Emmet - street, Crows Nest.	Parish Gordon, county Cumberland, portions 688 and 689. Title restricted to the surface and depth of 50 feet. Area, about 2 acres 2 roods 4 perches.	Residence and orchard.	28 Feb., 1948, to 31 Dec., 1957.	3 0 0d	2 10 6	(1) 1 15 0 (2) 0 8 8	3 8 8	1 5 6	Ku-ring-gai.
1946-5669	1947-306, Metropolitan.	Warner, William, of 30 Robertson-street, West Kogarah.	Parish Botany, county Cumberland, portion 2,798; C. 5,391-2,030. Title restricted to the surface and depth of 50 feet. Area, 15½ perches.	Residence	28 Sept., 1946, to 31 Dec., 1962.	3 12 0d	1 0 4	(1) 0 10 0 (2) 0 8 8	2 8 8	1 0 8	Randwick.
1948-7500	1947-374, Metropolitan.	Rees, Allan James, of 6 Torrens-street, Matraville.	Parish Botany, county Cumberland, portion 2,758; C. 6,145-2,030. Title restricted to the surface and depth of 50 feet. Area, 18½ perches.	Residence	15 Sept., 1948, to 31 Dec., 1962.	3 16 0d	1 2 6	(1) 1 0 0 (2) 0 8 8	3 8 8½	0 17 6	Randwick.

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24 SEPT., 1948.]

NEW SOUTH WALES GOVERNMENT GAZETTE No. 114.

2643

NOTIFICATION OF GRANTING OF SPECIAL LEASES—continued.

SPECIAL CONDITIONS, PROVISIONS, EXCEPTIONS, COVENANTS, AND RESERVATIONS—continued.

for the purpose of this condition, shall be taken to mean continuous and bona-fide living on the land leased as the holder's usual home without any other habitual residence. (d) Notwithstanding the provisions of condition (13) the lease may be determined at any time without compensation to the lessee in the event of the land being required for coal-mining or any other purpose under the State Coal Mines Act, 1912-1932. (e) An average of not less than five (5) matured or semi-matured trees of money-producing value shall be left to each acre for shade, shelter and honey provision.

Special Lease 1946-301, Metropolitan. D. E. L. Wilson.—The lease shall be subject to subsections 1, 2, 4 to 20, 22A, and 23 of Regulation No. 106 (notified 2nd August, 1940), and to following special conditions:—(a) The rent for the last five (5) years of the term of the lease may be reappraised either upon reference by the Minister or at the request of the lessee made during the first six months of such period. (b) No buildings shall be erected on the land leased except in accordance with plans and specifications approved by Warringah Shire Council. (c) Lessee shall reside for the whole term of the lease on the land leased. "Residence," for the purpose of this condition, shall be taken to mean continuous and bona-fide living on the land leased as the holder's usual home without any other habitual residence. (d) Substantial structural improvements other than boundary fencing shall be confined to block "A." (e) An average of not less than five (5) matured or semi-matured trees of honey-producing value shall be left to each acre for shade, shelter and honey provision.

Special Lease 1947-275, Metropolitan. W. E. Best.—The lease shall be subject to subsections 1, 2, 4 to 20, 22A, and 23 of Regulation No. 106 (notified 2nd August, 1940), and to following special conditions:—(a) The rent for the last five (5) years of the term of the lease may be reappraised either upon reference by the Minister or at the request of the lessee made during the first six months of such period. (b) No buildings shall be erected on the land leased except in accordance with plans and specifications approved by Ku-ring-gai Municipal Council. (c) Lessee shall enter into residence on the land leased within a period of six months from the commencement of the lease. "Residence," for the purpose of this condition, shall be taken to mean continuous and bona-fide living on the land leased as the holder's usual home without any other habitual residence. (d) Substantial structural improvements, other than fencing, to be confined to area east of proposed road.

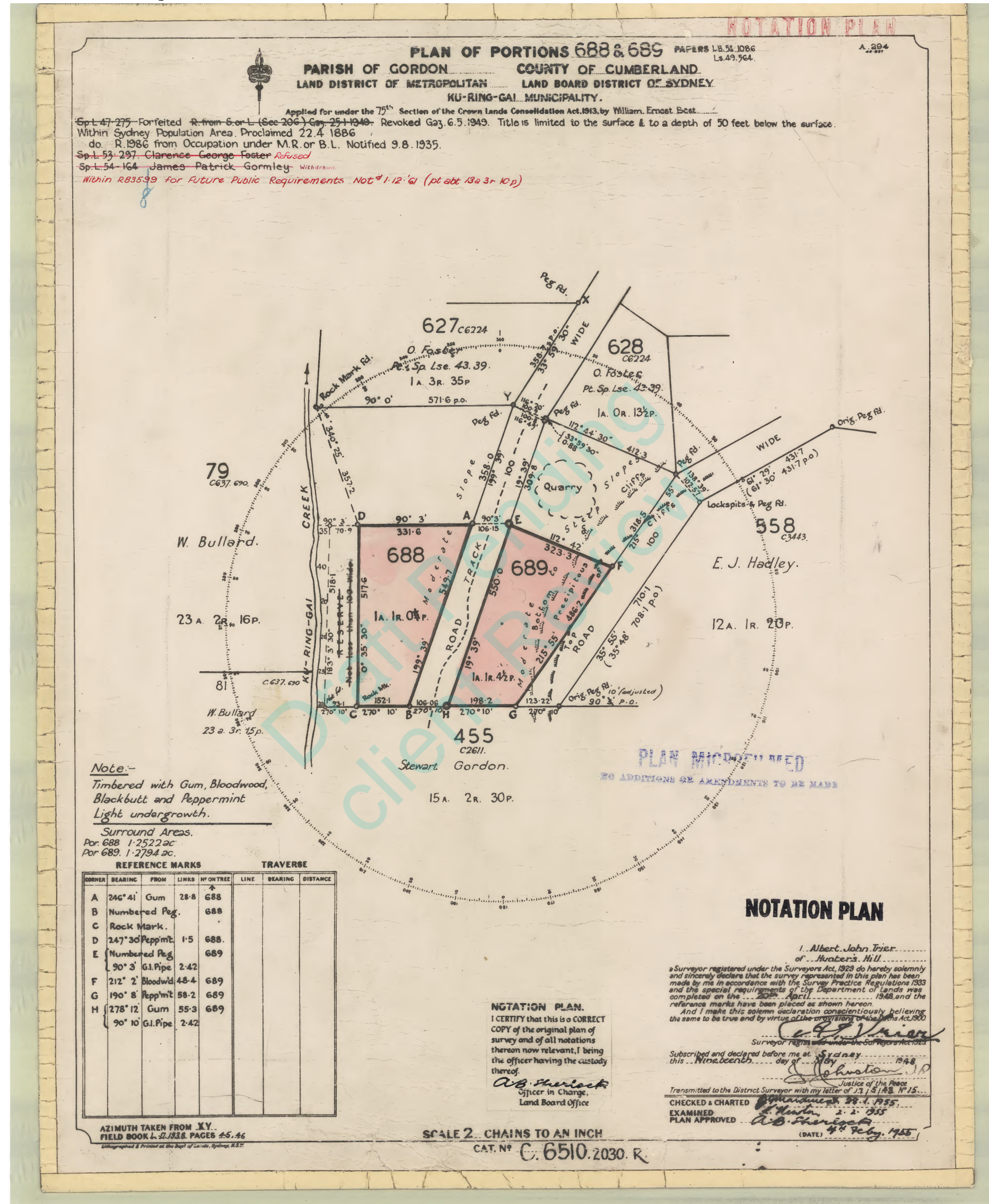
Special Leases 1947-306 and 1947-374, Metropolitan. W. Warner and A. J. Rees, respectively.—The leases shall be subject to subsections 1, 2, 4 to 20, 22A, and 23 of Regulation No. 106 (notified 2nd August, 1940), and to following special conditions:—(a) For the purpose of appraisal of rent the term of the leases shall be divided into three periods, the first of about four (4) years and the second and third of five (5) years each. The rent for each of the second and third periods may be reappraised either upon reference by the Minister or at the request of the lessee made during the first six months of the affected periods. (b) No buildings shall be erected on the land leased except in accordance with plans and specifications approved by Randwick Municipal Council. (c) Lessee shall use the council's sanitary service, if available. (d) Lessee shall enter into residence on the land leased within a period of six months from the commencement of the lease. "Residence," for the purpose of this condition, shall be taken to mean continuous and bona-fide living on the land leased as the holder's usual home without any other habitual residence.

Special Leases 1947-392 and 1947-440, Metropolitan. R. W. Andrews and G. K. O'Sullivan.—The leases shall be subject to subsections 1, 2, 4 to 20, 22A, and 23 of Regulation No. 106 (notified 2nd August, 1940), and to following special conditions:—(a) The rent for the last five (5) years of the term of the lease may be reappraised either upon reference by the Minister or at the request of lessee made during the first six months of such period. (b) No buildings shall be erected on the land leased except in accordance with plans and specifications approved by Warringah Shire Council. (c) Lessee shall enter into residence on the land leased within a period of six months from the commencement of the lease. "Residence," for the purpose of this condition shall be taken to mean continuous and bona-fide living on the land leased as the holder's usual home without any other habitual residence. (d) An average of not less than five (5) matured or semi-matured trees of money-producing value shall be left to each acre for shade, shelter and honey provision.

Special Leases 1947-528, 1946-674, and 1947-145, Metropolitan. R. I. Hughes, L. B. A. Curtis, and T. G. Hull, respectively.—The leases shall be subject to subsections 1, 2, 4 to 20, 22A, and 23 of Regulation No. 106 (notified 2nd August, 1940), and to following special conditions:—(a) The rent for the last five (5) years of the term of the lease may be reappraised either upon reference by the Minister or at the request of the lessee made during the first six months of such period. (b) No buildings shall be erected on the land leased except in accordance with plans and specifications approved by the Hornsby Shire Council. (c) Lessee shall enter into residence on the land leased within a period of six months from the commencement of the lease. "Residence," for the purpose of this condition, shall be taken to mean continuous and bona-fide living on the land leased as the holder's usual home without any other habitual residence.

Special Lease 1946-30, Newcastle. J. McK. Davies.—The lease shall be subject to subsections 1 to 20, 22A, and 23 of Regulation No. 106 (notified 2nd August, 1940), and to following special conditions:—(a) The lease is limited to the surface and to a depth of 50 feet below the surface. (b) The lessee shall, within twelve months from the date of notification in the Government Gazette of the granting of the lease, fill in half of the area of low-lying area on the land leased, to the level of adjoining and/or adjacent high land and shall within twenty-four months from the said date fill in the remaining half of the low-lying area in a similar manner. All work and filling required by this condition shall be carried out to the satisfaction of the Minister. (c) All buildings to be erected, added to, or reconstructed on the land leased shall be of a substantial type, faithfully constructed in a tradesmanlike manner, and shall be of brick, weatherboard, or other approved material. The roof shall be constructed either of corrugated fibro cement, or Marseilles pattern tiles. (d) All buildings to be erected, added to, or constructed on the land leased shall be of a design to be approved by the District Surveyor and the Lake Macquarie Shire Council before work is commenced. (e) All plans and specifications shall conform to Local Government Ordinances and shall be submitted for the approval of the District Surveyor and the Lake Macquarie Shire Council and such shall be obtained before work is commenced and the approved plans and specifications shall not be departed from excepting with the permission of these authorities. (f) Any buildings erected on the land leased shall be painted with two (2) coats of paint within twelve (12) months after the date of notification in the Government Gazette of the granting of the lease, or after the date of erection, whichever is the later. Painting required by this condition shall be renewed at reasonable intervals, no interval to exceed five (5) years. (g) Should kerbing and guttering or paving be constructed along the frontage of the land leased and a contribution to the cost thereof be made by the Crown, interest thereon shall be paid by the lessee to the Crown at the rate of 4 per cent. per annum during the remainder of the term of the lease.

Special Lease 1944-1, Queanbeyan. A. M. Hamilton and M. E. McCormack.—The lease shall be subject to subsections 1, 2, 4 to 16, 18 to 20, and 23 of Regulation No. 106 (notified 2nd August, 1940), and to following special conditions:—(a) The lessee shall not reside on the land leased unless the permission of the Minister, with the concurrence of the Commonwealth Government, be previously obtained. (b) All timber on the land is to be preserved, with the exception of suckers and seedlings appearing within timber-treated areas on the land leased subsequent to the commencement of the lease. (c) The lessee shall carefully preserve all timber, scrub, vegetative cover and any regeneration thereof within a strip of land 5 chains wide within and along the bank of Jerrabomberra Creek. (d) The lessee shall carefully preserve all timber, scrub, vegetative cover and any regeneration thereof (i) within strips of land at least 1½ chains wide along each bank of all creeks and watercourses; (ii) within strips of land at least 1½ chains wide on each side of the centre line of all depressions whose sides have slopes in excess of one (vertically) in four (horizontally), i.e., approximately 14 degrees; and (iii) within strips 1½ chains wide on each side of the centre line of the courses of all creeks and gullies within the land leased. (e) The lessee shall not destroy any timber, scrub, vegetative cover nor any regeneration thereof on those parts of the land leased where the slopes are steeper than one (vertically) in three (horizontally), i.e., approximately 18 degrees. (f) The lessee shall preserve all timber, scrub, vegetative cover and any regeneration thereof within strips not less than 3 chains wide along the tops of all ranges and main ridges. (g) In addition to the foregoing conditions, the lessee shall preserve, preferably



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NEW SOUTH WALES GOVERNMENT GAZETTE No. 8

[15 JANUARY, 1988]

NOTIFICATION OF PROPOSED CLOSING OF ROADS

IN pursuance of the provisions of the Public Roads Act 1902, I propose to consider the closing of the roads hereunder described.

All persons interested are hereby called upon to set forth in writing and forward to the officer specified in the notice for the purpose, within one month from the date of publication of this notice, any objections which may appear to them to exist in these proposals.

J. R. HALLAM, Minister for Lands.

Sydney, 15th January, 1988.

Descriptions

Land District—Metropolitan; City—Liverpool

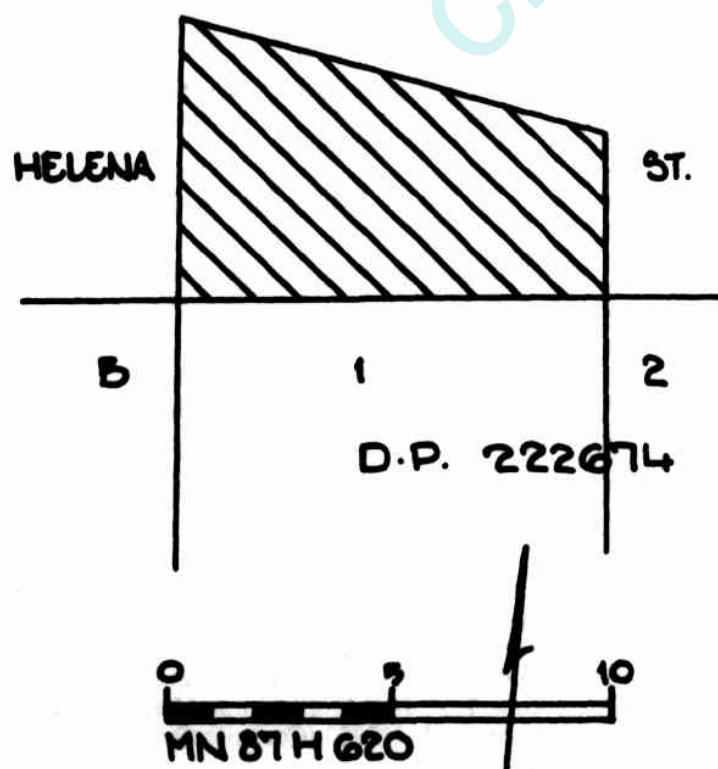
J. E. and J. B. Gray. Northwestern half of road (pathway) south-east of lot 753, D.P. 224229, at Heckenberg. Parish St Luke (Sheet 3), County Cumberland. Objections should be forwarded to the Regional Manager, Metropolitan Lands Office, Blacktown. MN87 H 606.

N. A. Oglu. Southeastern half of road (pathway) northwest of lot 752, D.P. 224229, at Heckenberg. Parish St Luke (Sheet 3), County Cumberland. Objections should be forwarded to the Regional Manager, Metropolitan Lands Office, Blacktown. MN87 H 614.

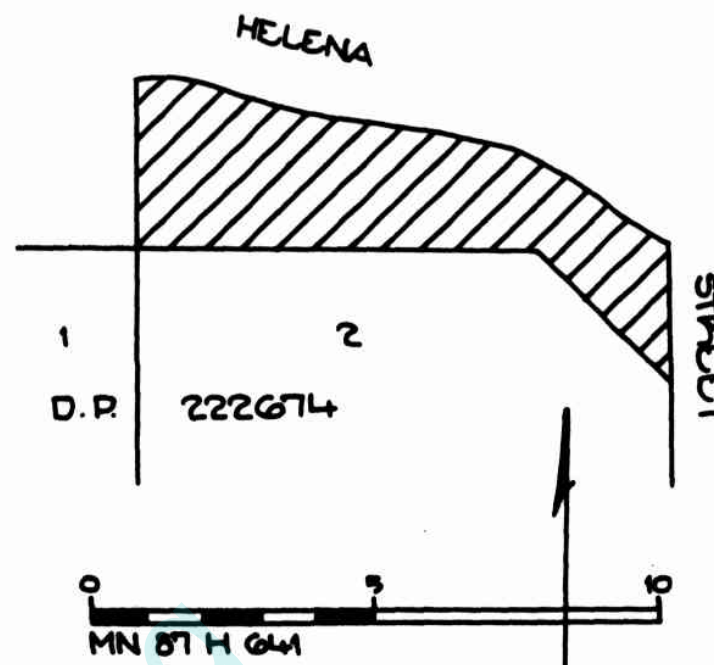
C. R. and A. Mingramm. Road (pathway) separating lot 721 from lot 722, D.P. 224301, at Heckenberg. Parish St Luke (Sheet 3), County Cumberland. Objections should be forwarded to the Regional Manager, Metropolitan Lands Office, Blacktown. MN87 H 633.

Land District—Metropolitan; Municipality—Randwick

R. A. and J. Segal. Road (part Helena Street, Randwick) as shown hatched on diagram hereunder. Parish Alexandria (Sheet 13), County Cumberland. Objections should be forwarded to the Regional Manager, Metropolitan Lands Office, Blacktown. MN87 H 620.



D. G. and C. J. Reid. Road (part Helena Street, Randwick) as shown hatched on diagram hereunder. Parish Alexandria (Sheet 13), County Cumberland. Objections should be forwarded to the Regional Manager, Metropolitan Lands Office, Blacktown. MN87 H 641.

**RESERVE FROM SALE**

IN pursuance of the provisions of section 28, Crown Lands Consolidation Act 1913, I declare that the Crown land described hereunder shall be reserved from sale for the public purpose specified and such land is reserved accordingly.

J. R. HALLAM, Minister for Lands.

Sydney, 15th January, 1988.

FOR COMMUNITY PURPOSES

Land District—Metropolitan; Municipality—Ku-ring-gai

No. 100128. Parish Gordon (Sheet 3), County Cumberland, 1 905 square metres at North Wahroonga, being lot 27, D.P. 41042. MN87 R 5.

WESTERN LANDS COMMISSION
Level 4, 121 Macquarie Street, Sydney
G.P.O. Box 4351, Sydney 2001
Ph. (02) 228 6522
FAX (02) 251 2337

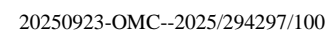
(2623)

ERRATUM

IN the Government Gazette of 1st June, 1984, showing the granting of Western Lands Lease 13498 to Amoco Australia Limited, now known as B.P. Oil Distribution Limited, the conditions attaching to the lease should have been shown as 1-5, 7, 8, 11, 12, 40, 44 and 46 and not as shown. WLL 13498.

J. R. HALLAM, Minister for Lands.

Sydney, 15th January, 1988.



Tag 21C

15 JANUARY, 1988]

NEW SOUTH WALES GOVERNMENT GAZETTE No. 8

273

NOTIFICATION UNDER THE PUBLIC ROADS ACT 1902, OF RESUMPTIONS AND WITHDRAWALS OF LANDS FOR ROADS, RESUMPTIONS AND WITHDRAWALS OF SEVERED LANDS, OF DECLARATION OF ROADS TO BE PUBLIC ROADS AND OF CLOSING OF ROADS

IN pursuance of the provisions of the Public Roads Act 1902, the lands hereunder described are resumed or withdrawn for roads; such roads and the additional roads particularised hereunder are hereby declared to be public roads and dedicated to the public accordingly (except where otherwise stated); the lands hereunder described are resumed or withdrawn as severed lands; and the roads specified are hereby closed.

J. R. HALLAM, Minister for Lands.

Sydney, 15th January, 1988.

Description

*Parish—Sutton; County—Gloucester
Land District—Newcastle; Shire—Port Stephens*

The widening of Medowie Road, Medowie within portions 112 and 134—D.P. 722260. (Council's reference: R2/6/86/1/6224.) MD86 H 661.

Land resumed for road: Lots 1 and 2.

Titles affected and area resumed: C.T. 13379-192 (4 742 square metres); C.T. 7530-45 (7 425 square metres).

NOTIFICATION UNDER THE PUBLIC ROADS ACT 1902, OF RESUMPTIONS AND WITHDRAWALS OF LANDS FOR ROADS, RESUMPTIONS AND WITHDRAWALS OF SEVERED LANDS, OF DECLARATION OF ROADS TO BE PUBLIC ROADS AND OF CLOSING OF ROADS

IN pursuance of the provisions of the Public Roads Act 1902, the lands hereunder described are resumed or withdrawn for roads; such roads and the additional roads particularised hereunder are hereby declared to be public roads and dedicated to the public accordingly (except where otherwise stated); the lands hereunder described are resumed or withdrawn as severed lands; and the roads specified are hereby closed.

J. R. HALLAM, Minister for Lands.

Sydney, 15th January, 1988.

Description

*Parish—Morisset; County—Northumberland
Land District—Gosford; City—Lake Macquarie*

The deviation of Stingaree Point Drive, Dora Creek, within portions 11, 12 and 13—D.P. 722264. (Council's reference: R2057/1-9.) MD86 H 709.

Lands resumed for road: Lots 1 to 15.

Titles affected and area resumed: C.T. 14688-128 (3 569 square metres); C.T. 4277-76 (1 121 square metres); C.T. 2297-214 (1 323 square metres); C.T. 835-35 (1 230 square metres); C.T. 8353-36 (3 642 square metres); C.T. 3282-91 (1 332 square metres); C.T. 1030-162 (3 993 square metres); C.T. 4215-94 (3 556 square metres); C.T. 3635-182 (1 997 square metres); C.T. 2443-67 (2 305 square metres); C.T. 3635-154 (23.35 square metres); C.T. 3635-138 (1 105 square metres); C.T. 3635-153 (1 600 square metres); C.T. 15074-206 (22.02 square metres, in 2 parts).

Roads closed: Lot 16.

Lands resumed as severed land: Lots 17 and 18.

Titles affected and area resumed: C.T. 2443-67 (946.4 square metres, in 2 parts).

RESERVE FROM SALE

IN pursuance of the provisions of section 28, Crown Lands Consolidation Act 1913, I declare that the Crown land described hereunder shall be reserved from sale for the public purpose specified and such land is reserved accordingly.

J. R. HALLAM, Minister for Lands.

Sydney, 15th January, 1988.

FOR CHILD WELFARE PURPOSES

Land District—Gosford; Shire—Wyong

No. 170073 Parish Tuggerah, County Northumberland, 1 912 square metres, being lot 479, D.P. 704452, at Bateau Bay. (Reservation limited to the surface and to a depth of 20 metres below). MD87 H 696.

METROPOLITAN LANDS OFFICE

22 Main Street

Blacktown

P.O. Box 878, Blacktown 2148

Ph. (02) 671 8611

FAX 671 8858

(2585)

APPOINTMENT OF TRUSTEE

IN pursuance of the provisions of section 37p, Crown Lands Consolidation Act 1913, the undermentioned corporation is appointed to be sole trustee of the reserve particularised hereunder.

J. R. HALLAM, Minister for Lands.

Sydney, 15th January, 1988.

*Land District—Metropolitan; Municipality—Ku-ring-gai
Parish—Gordon (Sheet 3); County—Cumberland*

Reserve 100128 for Community Purposes at North Wahroonga, notified this day: *The Council of the Municipality of Ku-ring-gai.* MN87 R 5.

DECLARATION OF ROADS TO BE PUBLIC ROADS UNDER PROVISIONS OF THE PUBLIC ROADS ACT 1902

IN pursuance of the provisions of section 18, Public Roads Act 1902, the roads hereunder described are declared to be public roads and dedicated to the public accordingly.

J. R. HALLAM, Minister for Lands.

Sydney, 15th January, 1988.

Descriptions

Land District—Metropolitan; Shire—Hornsby

Parish South Colah, County Cumberland. Road being lot 1, D.P. 48462, at Cherrybrook (Council reference: 3326/RW/RC). MN86 H 615.

Land District—Metropolitan; Shire—Sutherland

Parish Holsworthy, County Cumberland. Roads at Alford's Point being Hibiscus Close 16 and 34 wide and variable; pathway 4 wide north of lots 38 and 17, D.P. 713983; Casuarina Road 18 wide and variable shown in D.P. 713983; Brushwood Drive of variable west of lots 55 and 56, D.P. 713983 (Council reference: MD2/16-17/11). MN87 H 273.

Tag 22A

5 APRIL, 1946.]

NEW SOUTH WALES GOVERNMENT GAZETTE No. 35.

891

(7354) Sydney, 5th April, 1946.
**NOTIFICATION OF DEDICATION OF LANDS FOR
PUBLIC PURPOSES UNDER THE CROWN LANDS
CONSOLIDATION ACT, 1913.**

AN abstract of the intended dedication of the areas of Crown lands described in the Schedule hereto for the public purposes therein mentioned, having been duly laid before both Houses

of Parliament of the State of New South Wales, in accordance with the provisions of section 24 of the Crown Lands Consolidation Act, 1913, it is hereby notified that the various areas of Crown lands hereinbefore mentioned and as more particularly described in the Schedule hereto, are hereby dedicated for the public purposes specified in connection therewith.

J. M. TULLY, Minister for Lands.

SCHEDULE.

List No. 2 of 1946.

Place.	County.	Portion.	Allotment.	Section.	Locality.	Area.	Purpose of Intended Dedication.	No. of Papers.	Cat. No. of Plans.
Glebe ...	Cumberland ...	521	Parish Petersham ...	a. r. p. 0 0 35	Baby Clinic ...	P. 45-542	C. 6,163-2,030R.
Lane Cove ...	do	Parish Gordon, Municipality Kuring-gal.	2 2 25	do	R. 43-65	R. 23,011-160
National Park ...	St. Vincent	Town Nowra ...	0 0 24	Public School (Addition)	R. 45-393	R. 22,002-1,603
West Ballina ...	Rous	...	17	59	Parish Ballina ...	0 1 0	Ambulance Station	P. 45-5,243	B. 113-1,612.

* Being the Crown lands included in road closed and areas resumed as severed lands by Gazette notice of 10th March, 1945.

† Being the Crown land comprised in the part of Douglas-lane closed by Gazette notice of 6th April, 1945, folio 610.

(7355)

Sydney, 5th April, 1946.

REVOCATION OF RESERVES FROM SALE, LEASE, Etc.

IT is hereby notified that under the provisions of section 30 of the Crown Lands Consolidation Act, 1913, the reserves from sale, lease, etc., hereunder described, are hereby revoked.

J. M. TULLY, Minister for Lands.

Land District.	Reserve No.	Purpose.	Date of Notification.	Parish.	County.	Shire, etc.	Area.	Part Revoked.	Paper
Casino	8,295	From sale for water supply	9 Feb., 1889	West Fairfield.	Drake	Tenterfield...	a. r. p. 3 0 0	The whole	L. 46-1,527
Do	8,294	do do	9 " "	do	do	do	0 2 0	Part east of Violet Creek	do
Do	8,296	do do	9 " "	do	do	do	1 2 0	do do	do
Do	14,745	do do	11 June, 1892	do	do	do	0 3 0	do do	do
Do	14,746	do do	11 " "	do	do	do	2 0 0	do do	do
Do	8,722	From sale for hospital	16 Mar., 1889	do	do	do	8 0 0	The whole	do
Do	15,742	From sale for public recreation.	11 June, 1892	do	do	do	16 0 0	do	do
Do	5,368	From sale for temporary commonage.	4 Feb., 1888	do	do	do	560 0 0	do	do
Do	58,682	From lease generally	26 Mar., 1926	do	do	do	560 0 0	do	do
Do	28,012	From sale for temporary common.	27 Aug., 1898	West Fairfield.	do	do	400 0 0	Part west of a line north and south from a point about 4 chains west of section 64 of the Village of Drake.	do
Do	28,013	From license and Annual Lease.	27 " "	do	do	do	400 0 0	do do	do
Do	58,681	From lease generally	26 Mar., 1926	do	do	do	400 0 0	do do	do
Corowa	40,717	From sale for travelling stock, camping and water	25 July, 1906	Kenilworth	Bathurst	Waugoola	1 0 0	The part declared to be public road by Gazette of this date.	P. 46-2,013
Forbes	24,488	From sale generally	8 Aug., 1896	Forbes	Ashburnham (Town of Forbes).	Municipality Forbes.	0 2 5 1/2	Part within Plain-street closed in Gazette of this date.	P. 46-2,012
Lismore	49,156	From sale for municipal purposes.	6 Aug., 1913	Ballina	Rous	Municipality Ballina.	0 1 0	Allotment 17, section 59, B. 113-1, 612.	P. 45-5,243
Do	50,233	From sale for flood refuge.	30 Sept., 1914	Broadwater.	Rous	Gundurimba.	90 0 0	Por. 89. R. 4,024-1,759	P. 46-656
Do	50,234	From lease generally	30 " "	do	do	do	90 0 0	do do	do
Maitland	...	From sale or lease, section 228.	...	Tarcan	Gloucester	Port Stephens.	0 0 22 1/2	The whole; portion 166. G. 5,811-1,497.	L. 45-11,327
Metropolitan	...	From sale or lease, section 206.	8 June, 1945	Manly Cove	Cumberland	Warringah...	1 3 0	The whole; portion 1,908. C. 5,371-2,030.	P. 46-1,680

**REVOCATION OF A RESERVE FROM SALE OR LEASE
GENERALLY.—PROCLAMATION.**

IN pursuance of the provisions of section 25A of the Crown Lands Consolidation Act, 1913, I, the Honourable Sir FREDERICK RICHARD JORDAN, Lieutenant-Governor of the State of New South Wales, with the advice of the Executive Council, do hereby proclaim the reserve from sale or lease generally, particularised in the Schedule hereunder, to be revoked, and the same is hereby revoked accordingly:—

LAND DISTRICT—YANCO; SHIRE—WILLIMBONG.

No. 71,864, notified 22nd March, 1946. Parish Willimbong, county Cooper, 9 acres 3 roods 9 perches, being portion 205. C. 2,058-1,804. P. 46-703.

Signed and sealed at Sydney, this 4th day of April, 1946.

(L.S.) F. R. JORDAN, Lieutenant-Governor.

By His Excellency's Command,

J. M. TULLY, Minister for Lands.

(6626) GOD SAVE THE KING!

(7349) Sydney, 5th April, 1946.

RESERVES FROM SALE.

IT is hereby notified that, in pursuance of the provisions of section 28 of the Crown Lands Consolidation Act, 1913, the Crown lands hereunder described shall be reserved from sale for the public purposes hereinafter specified, and they are hereby reserved accordingly.

J. M. TULLY, Minister for Lands.

FOR REFUGE IN TIME OF FLOOD.

LAND DISTRICT—LISMORE; SHIRE—GUNDURIMBA.

No. 71,877 from sale. Parish Broadwater, county Rous, 90 acres, portion 89. R. 4,024-1,759. P. 46-656.

(7353)

Sydney, 5th April, 1946.

RESERVES FROM SALE AND LEASE GENERALLY.

IT is hereby notified that, in pursuance of the provisions of sections 28 and 29 of the Crown Lands Consolidation Act, 1913, the Crown lands hereunder described shall be temporarily reserved from sale for the public purposes hereinafter specified, and temporarily reserved and exempted from lease generally, and they are hereby reserved and exempted accordingly.

J. M. TULLY, Minister for Lands.

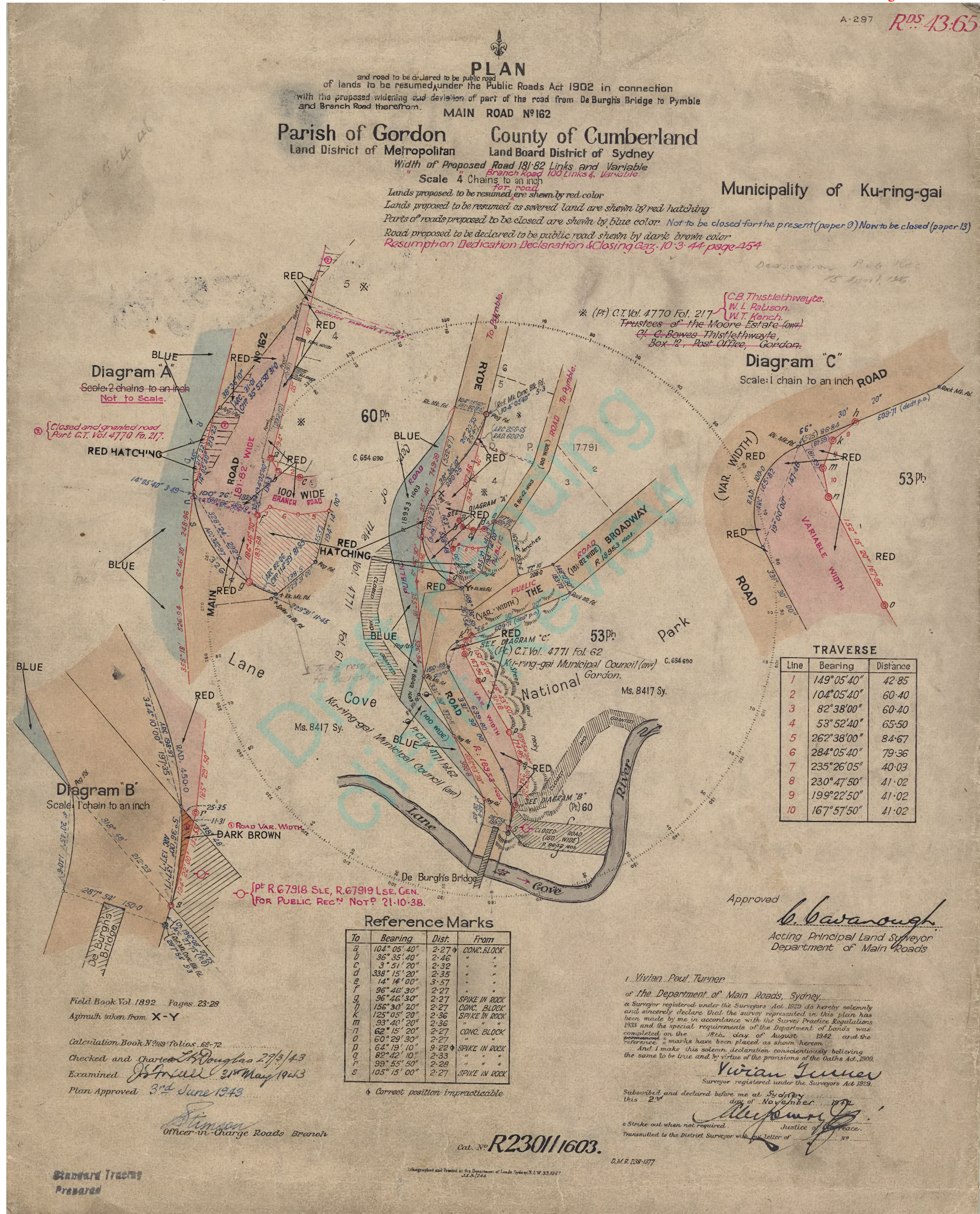
FOR PUBLIC RECREATION.

LAND DISTRICT—GOSFORD; SHIRE—ERINA.

No. 71,875 from sale (71,876 from lease generally). Parish Tuggerah, county Northumberland, 4 1/2 acres, being the Crown lands bounded by part of road R. 6,664-1,603 (Main Road No. 335), 80 feet wide and of variable width, part of Reserve 64,695-64,696 for War Memorial, part of Reserve 50,258-50,059 for Public Recreation, a line forming part of the north-easterly prolongation of the south-eastern boundary of lot C on plan

Req:R312158 /Doc:CP 23011-1603 P /Rev:29-Nov-2012 /NSW LRS /Prt:08-Jul-2020 14:30 /Seq:1 of 1
© Office of the Registrar-General /Src:INFOTRACK /Ref:16.2512

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Tag 22C

1968

NEW SOUTH WALES GOVERNMENT GAZETTE No. 95

[30 AUG. 1946]

DETERMINATION OF COMMONERS' BOUNDARIES OF HOLBROOK TEMPORARY COMMON.—PROCLAMATION.

IN accordance with the provisions of section 27 of the Commons Regulation Act, 1898, I, Lieutenant-General JOHN NORTHCOTT, Governor of the State of New South Wales, with the advice of the Executive Council, do by this notice fix the boundaries described in the Schedule hereto, as the Commoners' Boundaries of the Holbrook Temporary Common, within which the residents or inhabitants of the age of 16 years or over will, upon their being duly enrolled as commoners be entitled to the use of the said Common. P. 46-4,460.

Signed and sealed at Sydney, this 29th day of August, 1946.

(L.S.) J. NORTHCOTT, Governor.

By His Excellency's Command,

W. F. DUNN, Minister for Lands.

GOD SAVE THE KING!

SCHEDULE.

Parish Holbrook, county of Goulburn, Shire Holbrook: Commencing at the north-western corner of the suburban boundaries of town of Holbrook, notified 20th February, 1907; and bounded thence by the northern boundary of the suburban lands to the eastern side of public road R. 13,006-1,603; by that side of that road northerly to the north-western corner of T.S. and C.R. 42,306, notified 8th December, 1907; by the northern boundary of that reserve to the western side of public road north-west of portion 263; by a line to the north-western corner of portion 263; by the northern boundaries of portions 263, 264, a line, the northern and eastern boundaries of portion 265, the eastern and southern boundaries of portion 266; by a line to the south-eastern corner of portion 267; by a line to the north-eastern corner of portion 261; by the eastern boundary of portion 261, the eastern, part of the northern, again the eastern and part of the southern boundaries of portion 109 to a point north of the north-eastern corner of the suburban lands aforesaid; by a line to that corner and by the boundaries of such lands generally southerly, westerly and northerly to the point of commencement.

(9295)

NOTICE APPOINTING TRUSTEES UNDER THE PUBLIC TRUSTS ACT, 1897.—PROCLAMATION.

IN accordance with the provisions of the Public Trusts Act, 1897, I, Lieutenant-General JOHN NORTHCOTT, Governor of the State of New South Wales, with the advice of the Executive Council, do by this notice appoint the undermentioned gentlemen and bodies as trustees of the portions of land hereinafter particularised.

Signed and sealed at Sydney, this 29th day of August, 1946.

(L.S.) J. NORTHCOTT, Governor.

By His Excellency's Command,

W. F. DUNN, Minister for Lands.

GOD SAVE THE KING!

Reserve No. 57,058 at Buraja, notified 9th May, 1924, for Public Recreation:—Messrs. John William Nelson Brown and Clarence Lindsay Taylor (in the places of Messrs. J. Lumby, deceased, and J. A. Waite, removed). P. 46-4,814.

Reserve No. 45,330 at Beekom, notified 8th June, 1910, for Public Recreation:—Walter George Baker, Esq. (in the place of Mr. J. Griffin, resigned). P. 46-4,728.

Public Hall Site at Curlew Lake, area 1 acre, dedicated 29th December, 1933:—Additional Trustees: Messrs. Frederick Ernest Haase, Stuart Charles McInnes, John Courtenay Chanter, and Keith Francis Evans. P. 46-4,752.

Reserve No. 41,414 at Delungra, notified 17th April, 1907, for Public Recreation:—Messrs. James Quinlan and Valentine Gordon Blanch (in the places of Messrs. G. Comans, removed, and J. S. Buxton, deceased). P. 46-4,741.

Reserves Nos. 57,021 and 58,986 at Eden, notified 24th April, 1924, and 2nd July, 1926, respectively, for Public Recreation and Racecourse:—*The Council of the Shire of Imlay* (in the places of Messrs. T. Hayes, E. P. Rodd, W. I. Swinnerton, J. Turnbull and W. A. Robertson, deceased, J. B. Eurell, removed, and C. C. Helmore, resigned). P. 46-4,754.

Reserves Nos. 25,932 and 26,979 at Glenbrook, notified 1st May, 1897, and 11th December, 1897, respectively, for Public Recreation:—Messrs. Allan Clive Pitt and John Joseph McConville (in the places of Messrs. H. G. Kirkpatrick, removed, and C. J. Lemaire, retired). P. 46-4,600.

An area of 2 acres 2 roods 25 perches, parish of Gordon, county of Cumberland, dedicated 5th April, 1946, for Public Recreation:—*The Council of the Municipality of Kuring-gai*, Rds. 43-65.

Reserve No. 66,881 at Gubbata, notified 5th June, 1936, for Public Recreation:—Emil Alexander Lindberg, Esq. (in the place of Mr. A. E. Johnson, resigned). P. 46-4,914.

Reserve No. 62,391 at Gubbata, notified 19th December, 1930, for Public Hall:—Emil Alexander Lindberg, Esq. (in the place of Mr. A. E. Johnson, resigned). P. 46-4,914.

Reserve No. 62,396 at Gubbata, notified 19th December, 1930, for Public Recreation, Racecourse and Showground:—Emil Alexander Lindberg, Esq. (in the place of Mr. A. E. Johnson, resigned). P. 46-4,914. (9483)

NOTICE APPOINTING TRUSTEES UNDER THE PUBLIC TRUSTS ACT, 1897.—PROCLAMATION.

IN accordance with the provisions of the Public Trusts Act, 1897, I, Lieutenant-General JOHN NORTHCOTT, Governor of the State of New South Wales, with the advice of the Executive Council, do by this notice appoint the undermentioned gentlemen and bodies as trustees of the portions of land hereinafter particularised.

Signed and sealed at Sydney, this 29th day of August, 1946.

(L.S.) J. NORTHCOTT, Governor.

By His Excellency's Command,

W. F. DUNN, Minister for Lands.

GOD SAVE THE KING!

Reserve No. 37,386 at Mangrove Mountain, notified 12th March, 1904, for Public Recreation:—William James Mitchell, Esq. (in the place of Mr. T. S. Hawkins, removed). P. 46-4,545.

Reserve No. 63,206 at Merimbula, notified 12th February, 1932, for Public Recreation and Trigonometrical Purposes:—Henry Eli Beveridge, Esq. (in the place of Mr. C. G. Schafer, resigned). P. 46-4,969.

Reserve No. 56,019 at Tahmoor, notified 9th March, 1923, for Public Recreation:—*The Council of the Shire of Wollondilly* (in the places of Messrs. C. E. S. Roberts, deceased, A. G. Miller and S. A. Robertson, resigned). P. 46-4,957.

Reserve No. 51,915 at Taloumbi, notified 29th December, 1916, for Public Hall:—Douglas John Kelly, Esq. (in the place of Mr. B. Plater, retired). P. 46-4,812.

Reserve No. 64,873 at Tathra, notified 2nd November, 1934, for Athletic Sports:—*The Council of the Shire of Imlay* (in the places of Messrs. D. Peters, E. Sherlock, C. V. Henderson, resigned, J. Taylor, retired, and C. A. Lawrence, deceased). P. 46-4,581.

Reserves Nos. 50,120, 51,420 and 66,395 at Tocumwal, notified 12th August, 1914, 7th April, 1916, and 13th November, 1936 respectively for Show Ground and Additions thereto:—Messrs. William Mitchell Betts and John Beasley (in the places of Messrs. J. D. Davies and A. J. R. Blich, retired). P. 46-4,891.

Reserves Nos. 36,207 and 50,282 at Woolomin, notified 1st August, 1903, and 21st October, 1914, respectively, for Public Recreation:—*The Council of the Shire of Nundle* (in the places of Messrs. H. E. Hannaford, A. J. Stone, W. J. Chad, W. J. Prisk and T. Stone, resigned). P. 46-4,801. (9482)

NOTICE REMOVING TRUSTEES UNDER THE PUBLIC TRUSTS ACT, 1897.—PROCLAMATION.

IN accordance with the provisions of the Public Trusts Act, 1897, I, Lieutenant-General JOHN NORTHCOTT, Governor of the State of New South Wales, with the advice of the Executive Council, do by this notice remove the undermentioned gentlemen, who have left the district, from their positions as trustees of the portions of land hereinafter particularised.

Signed and sealed at Sydney, this 29th day of August, 1946.

(L.S.) J. NORTHCOTT, Governor.

By His Excellency's Command,

W. F. DUNN, Minister for Lands.

GOD SAVE THE KING!

Reserve No. 57,058 at Buraja, notified 9th May, 1924, for Public Recreation:—John Andrew Waite, Esq. P. 46-4,814.

Reserve No. 41,414 at Delungra, notified 17th April, 1907, for Public Recreation:—George Comans, Esq. P. 46-4,741.

Reserves Nos. 57,021 and 58,986 at Eden, notified 24th April, 1924, and 2nd July, 1926, respectively, for Public Recreation and Racecourse:—John Blennar Eurell, Esq. P. 46-4,754.

Reserve No. 37,386 at Mangrove Mountain, notified 12th March, 1904, for Public Recreation:—Thomas Sidney Hawkins, Esq. P. 46-4,545. (9481)

Tag 22D

454

NEW SOUTH WALES GOVERNMENT GAZETTE No. 25.

[10 MAR., 1944.]

NOTIFICATION OF RESUMPTION, WITHDRAWAL AND DEDICATION OF LANDS FOR ROAD, ETC.—*continued.*

DESCRIPTION OF ROAD OPENED:—Deviations and widenings within portions 14 and 70, of part of road from Gloucester to Bullah Delah (Developmental Road No. 1,161), parish Kyle, county Gloucester,—as shown on plan deposited in the Department of Lands, Sydney, and catalogued R. 22,930-1,603 roll. R. 42-155. D.M.R. 410-134.

Particulars of lands resumed and dedicated as public road, of parts of roads declared to be public road and of parts of roads which are now closed are given in Schedule hereunder.

A proposal to close the parts of road mentioned was published in the Government Gazette of 21st May, 1943.

LAND DISTRICT—TAREE; SHIRE—STROUD.

Parish No.	Area.	Parish Name.	Reputed Owner.	Occupier.	Character of Holding.	Width of Land Resumed.	Area Resumed.	Title reference and other particulars, also parts of roads closed and parts of roads declared to be public roads.
14	a. r. p. 40 0 0	Kyle	Hellen Paterson...	Constructed road in use.	Freehold ...	Variable (not exceeding 75 links).	a. r. p. 0 1 8	Part C.G., vol. 1,433, fol. 216. The parts of reserved road within portion 14 not included in survey of new road are closed and are to be granted in compensation. (Area, 1 rood 12 perches.)
70	349 0 0	Do	Garrett Richard Carey.	do	A.C.P. 20-6	100 links & variable (not exceeding 100 links).	1 0 0	The parts of reserved road within portion 70 not included in survey of new road are closed and added to A.C.P. 20-6 the area thereof being increased to 349 acres 1 rood. (Area added, 1 acre 1 rood.) The parts of reserved road within portions 14, 15 and 70 and the part of boundary road west of portion 70 included in survey of new road and providing continuity between the eastern terminal of public road R. 21,053-1,603 and the eastern boundary of portion 70 are declared to be public road and dedicated to the public accordingly.

(7011)

Sydney, 23rd February, 1944.

RESUMPTION OF LANDS AND DEDICATION OF ROADS UNDER SECTION 9, AND DECLARATION OF ROADS TO BE PUBLIC ROAD UNDER SECTION 18, PUBLIC ROADS ACT, 1902, AND OF THE CLOSING OF ROADS.

I, the Right Honourable JOHN DE VERE, BARON WAKEHURST, Governor of the State of New South Wales, with the advice of the Executive Council, do hereby notify that in accordance with the provisions of section 9, Public Roads Act, 1902, the

lands described hereunder and required for the roads specified, shall be and are hereby resumed and dedicated as public roads; and in accordance with the provisions of section 18 of such Act, the roads described hereunder are hereby declared to be public road, and dedicated to the public accordingly; and also that the roads hereunder specified (intending closing of which has been duly notified), are hereby closed.

WAKEHURST, Governor.

J. M. TULLY, Minister for Lands.

DESCRIPTION OF ROAD OPENED:—Widening and deviation of part of the road from De Burgh's Bridge to Pymble Main Road No. 162 and branch road therefrom, parish Gordon, county Cumberland,—as shown on plan deposited in the Department of Lands, Sydney, and catalogued R. 23,011-1,603 roll. R. 43-65. D.M.R. 238-1,377.

Particulars of lands resumed and dedicated as public road, of road declared to be public road, and of parts of roads which are now closed are given in Schedule hereunder.

A proposal to close the parts of roads was published in the Government Gazette of 30th July, 1943.

LAND DISTRICT—METROPOLITAN; MUNICIPALITY—KU-RING-GAL.

Parish No.	Area.	Parish Name.	Reputed Owner.	Occupier.	Character of Holding.	Width of Land Resumed.	Area Resumed.	Title reference and other particulars, also parts of roads closed and road declared to be public road.
53 Closed and sold road.	a. r. p. 70 0 0 3 3 0	Gordon	C. B. Thistlethwaite, W. L. Patison, W. T. Kench.	Constructed road in use.	Freehold ...	181-82 links 100 links and variable (not exceeding 181-82 links).	a. r. p. 1 0 3 7 1	Part C.T., vol. 4,770, fol. 217 (includes part of Drainage Easement C. 420,607).
53 Closed and sold road.	70 0 0 3 3 0	Do	do	do	Variable	0 0 4	Part C.T., vol. 4,770, fol. 217. This area is resumed as severed land.
53 Closed and sold road.	70 0 0 3 3 0	Do	do	do	Variable	0 1 16 1	Part C.T., vol. 4,770, fol. 217. This area is resumed as severed land.
53 Closed and sold road.	70 0 0 3 3 0	Do	The Council of the Municipality of Ku-ring-gal.	Constructed road in use.	do	Variable (not exceeding 150 links).	0 3 35 1	Part C.T., vol. 4,771, fol. 62. The parts of public roads R. 8,642-1,603 and R. 18,953-1,603, west of survey of road R. 23,011-1,603 are closed. The road of variable width included in survey is declared to be public road and dedicated to the public accordingly.

DESCRIPTION OF ROAD OPENED:—Diversion of road (Dabee-street) in the vicinity of Rylstone Railway Station—town of Rylstone, parish Rylstone, county Roxburgh,—as shown on plan deposited in the Department of Lands, Sydney, and catalogued R. 23,004-1,603 roll. R. 43-67.

Particulars of lands resumed and dedicated as public road are given in Schedule hereunder.

LAND DISTRICT—RYLSTONE; SHIRE—RYLSTONE.

Parish No.	Area.	Parish Name.	Reputed Owner.	Occupier.	Character of Holding.	Width of Land Resumed.	Area Resumed.	
Sec. 17, Allot. 17 Allot. 18 Allot. 19	a. r. p. 0 2 0 0 2 0 2 2 0	Rylstone	The Commissioner for Railways.	Formed road in use.	Freehold ...	Variable (not exceeding 100 links).	a. r. p. 0 1 36

New South Wales.



REGISTER BOOK,
VOL. 310 FOLIO 32

GRANT OF LAND SOLD AT UPSET PRICE AFTER ATTEMPTED SALE BY AUCTION.

VICTORIA, by the Grace of God, of the United Kingdom of Great Britain and Ireland, Queen, Defender of the Faith, and so forth :—
TO ALL to whom these Presents shall come, Greeting :—

WHEREAS in conformity with the Regulations in force for the Sale of Crown Lands in Our Colony of **New South Wales**, the Lands herein mentioned were, on the *Twenty fourth* day of *July* ——— one thousand eight hundred and *fifty six* put up for Sale by public auction, at *Sydney* ——— in Our said Colony, when no sufficient bidding was offered for the same: AND WHEREAS since the said *Twenty fourth* day of *July* ——— one thousand eight hundred and *fifty six*

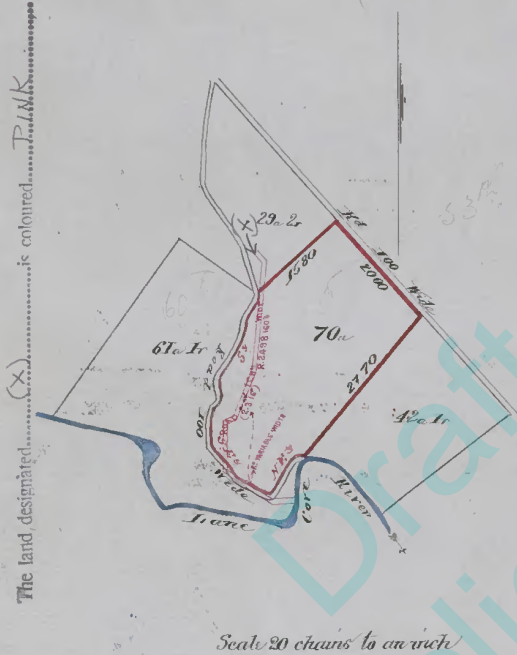
_____ of _____ has applied to purchase the same at the
 upset price thereof: Now Know Ye, That for and in consideration of the sum of Twenty Pounds
 _____ Sterling, being the said upset price thereof, well and truly paid into the Colonial Treasury of Our said
 Colony, before these Presents are issued, WE, with the advice of Our Executive Council of Our said Colony, HAVE GRANTED, and for Us, Our
 Heirs and Successors, DO HEREBY GRANT unto the said William Moore _____

Assigns, subject to the several and respective Reservations hereinafter mentioned, ALL THAT Piece or Parcel of Land in Our said Colony, containing by Admeasurement Twenty Acres heir Heirs and

County of Cumberland and Parish of Gordon be the same more or less, situated in the

COMMENCING on the left bank of the Lane Cove River

at the South Western corner of Jacoby Pisker and John
Pabbs's forty two acres one rood and bounded thence on part
of the South East by the South Western boundary of that
land bearing North forty one degrees East twenty seven chains
sixty links on the South East by a Road one chain wide
bearing North forty one degrees West twenty chains on the
North West by the South Eastern boundary of William Moore
twenty nine acres two roods bearing West forty four degrees
South fifteen chains eighty links on the West on the South
West and on the remainder of the South East by a Road
one chain wide dividing it from W. Moore's sixty one acres
one rood bearing Southwby chance South Easterly and
thence South Easterly to the aforesaid River and thence
by that River downwards to the point of commencement



As per plan in the margin hereof. Being the Land advertised _____ as Lot 13 _____ on the 25th _____ day of June _____ 1880, and selected by the said William Moore _____ with all the Rights and Appurtenances whatsoever thereto belonging: To Hold unto the said William Moore _____

AND WE DO HEREBY RESERVE unto Us, Our Heirs and Successors, all such parts and so much of the said Land as may hereafter be required for making Public Ways, Canals, or Railroads in, over, and through the same, to be set out by Our Governor for the time-being of Our said Colony, or some person by him authorized in that respect; AND ALSO all Sand, Clay, Stone, Gravel, and Indigenous Timber, and all other Materials, the natural produce of the said Land, which may be required at any time or times hereafter, for the construction and repair of any Public Ways, Bridges, Canals, and Railroads, or any Fences, Embankments, Dams, Sewers, or Drains necessary for the same, together with the right of taking and removing all such Materials: AND WE DO HEREBY FURTHER RESERVE unto Us, Our Heirs and Successors, the right of full and free ingress, egress, and regress, into, out of, and upon the said Land, for the several purposes aforesaid: In Testimony Whereof, We have caused this Our Grant to be Sealed with the Seal of Our said Colony.

WITNESS Our Trusty and Well-beloved SIR HERCULES GEORGE ROBERT ROBINSON,
Knight Grand Cross of Our Most Distinguished Order of Saint Michael and Saint
George, Governor and Commander-in-Chief of Our Colony of NEW SOUTH WALES
and its Dependencies, and Vice-Admiral of the same, at Government House,
Sydney, in NEW SOUTH WALES aforesaid, this *South*
day of *May* in the *Fortieth* year of Our Reign:
and in the year of Our Lord One thousand eight hundred and seventy-*seven*

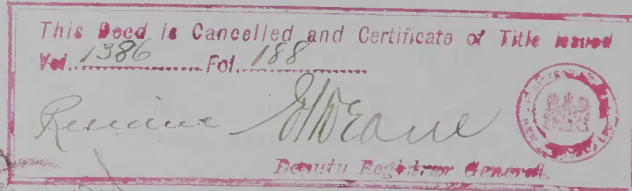
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Req:R372896 /Doc:CT 00310-032 CT /Rev:28-Jul-2012 /NSW LRS /Prt:21-Jul-2020 17:28 /Seq:2 of 2
© Office of the Registrar-General /Src:INFOTRACK /Ref:16.2512

RECORDED and ENROLLED in the Registrar General's Office, at Sydney, in New
South Wales, this 3rd day of October 187th

*N^o 25646. Caveat dated 24th Oct.
1877 produced and entered 24th
October 1877 at 3 o'clock in the afternoon
J. M. M. Dep. Registrar*

J. M. M.
Registrar General.



Notice having been served upon Caveator of intended dealing the
above CAVEAT No. 25,646, has lapsed. Dated 18th January, 1900.

J. M. M.
Dep. Registrar General.

No. 301512. TRANSFER dated 1st December, 1899, from the
within-named WILLIAM MOORE, to his wife FANNY ELIZA MOORE,
of the land within described. PRODUCED and ENTERED 18th
January, 1900, at 4 o'clock in the afternoon.

J. M. M.
Dep. Registrar General.

No. 301982. TRANSFER dated 1st December, 1899, from the
within-named FANNY ELIZA MOORE, to WILLIAM MOORE, of
Lawson, Homoeopathist, of the land within described. PRODUCED
and ENTERED 1st February, 1900, at 4 minutes past 2 o'clock in
the afternoon.

J. M. M.
Dep. Registrar General.

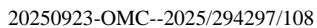
No. 227323 TRANSFER DATED 21 July 1901
FROM THE within-named *William Moore*
to *the Minister for Public
Works* of the land within described
PRODUCED & ENTERED 12 August 1901
AT 4 o'clock in the afternoon
Cancelled & Certificate of Title issued
Vol. 1386 Fol. 185
DEPUTY REGISTRAR GENERAL.

No. 332134 CONFIRMATION OF PARISH ROAD Notice in
Government Gazette, dated 8th January 1884 folio 194
whereby and by operation of the Act 4th WILLIAM IV No. 11, the road
colored pink on the plan hereon has been proclaimed and is now a Public
Road. PRODUCED and ENTERED 7th November 1901
at 10 o'clock in the afternoon.

J. M. M.
Dep. Registrar General.

By reason of such confirmation of parish road, the area of the land
comprised in the within *brown* plan having been
reduced by 2 acres 3 roods 16
perches, the land now comprised therein is
24 perches

J. M. M.
Dep. Registrar General.



Tag 23A

30 SEPTEMBER, 1977] NEW SOUTH WALES GOVERNMENT GAZETTE No. 111

4301

Parish Wongajong, County Forbes, Land District Forbes, Shire Jemalong

Widening of intersection with State Highway No. 17 at the Southern approach to Fitzgerald's Bridge, Forbes, D.P. 254421. (Council's reference: 63/B/56, D.M.R. reference: 17/225.176.) Rds 77/363.

Land resumed for road: Lot 1.

Title affected and area resumed: C.T. 10711-161 (404.3 square metres).

Parish Weelah, County Gipps, Land District Condobolin, Shire Lachlan

Widening of road from Ungarie to Lake Cowal within portion 3, D.P. 254755. (Council's reference: 34/4.) Rds 77-1061.

Land resumed for road: Lot 1.

Title affected and area resumed: Conditional Lease 33/3 (4 195 square metres).

Land District and Shire—Tenterfield

Daniel Michael Murphy. Lot 1 in D.P. 254145, Parish Sistova, County Drake, Rds 76-1233.

Cecil James Hutchings. Lot 2, D.P. 254068, Parish Tenterfield, County Clive. Rds 76-1515.

(215) Sydney, 30th September, 1977.
NOTICE UNDER SECTION 35 (2) PUBLIC ROADS ACT, 1902

Land District—Metropolitan; Shire—Sutherland

THE notification of the closing of a road in connection with a Road Purchase Application by Massey Developments Pty Ltd, Parish Holsworthy, County Cumberland, as published in the Government Gazette of 19th August, 1977, is altered by the deletion of Parish of Sutherland and the insertion of Parish of Holsworthy. Rds 76-499.

W. F. CRABTREE, Minister for Lands.

(213) Sydney, 30th September, 1977.

NOTIFICATION OF CLOSING OF ROADS

IN pursuance of the provisions of the Public Roads Act, 1902, the roads hereunder specified are closed and the lands comprised therein are freed and discharged from any rights of the public or any person to the same as highways.

W. F. CRABTREE, Minister for Lands.

Descriptions

Land District—Muswellbrook; Shire—Denman

Neville Percy Childs and Agnes Childs. Lot 1 in D.P. 254339, Parish Ellis, County Brisbane. Rds 76-1693.

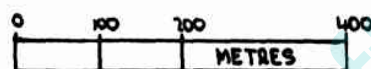
Land District and Shire—Rylstone

Robert Steele Crosby. Lot 1 in D.P. 254433, Parish Budden, County Phillip. Rds 77-212.

Land District—Metropolitan; Municipality—Ku-Ring-Gai

The part of Koola Avenue, East Killara, and the part of the road generally northwest of portion 277 shown by hatching on diagram hereunder, Parish Gordon, County Cumberland. Rds 77-238.

RDS 77-238



No. 111, 30th September, 1977—12

(219) Sydney, 30th September, 1977.

RESERVES FROM SALE

IN pursuance of the provisions of section 28, Crown Lands Consolidation Act, 1913, I declare that the Crown lands hereunder described shall be reserved from sale for the public purposes hereinafter specified and are thereby reserved accordingly.

W. F. CRABTREE, Minister for Lands.

FOR RUBBISH DEPOT

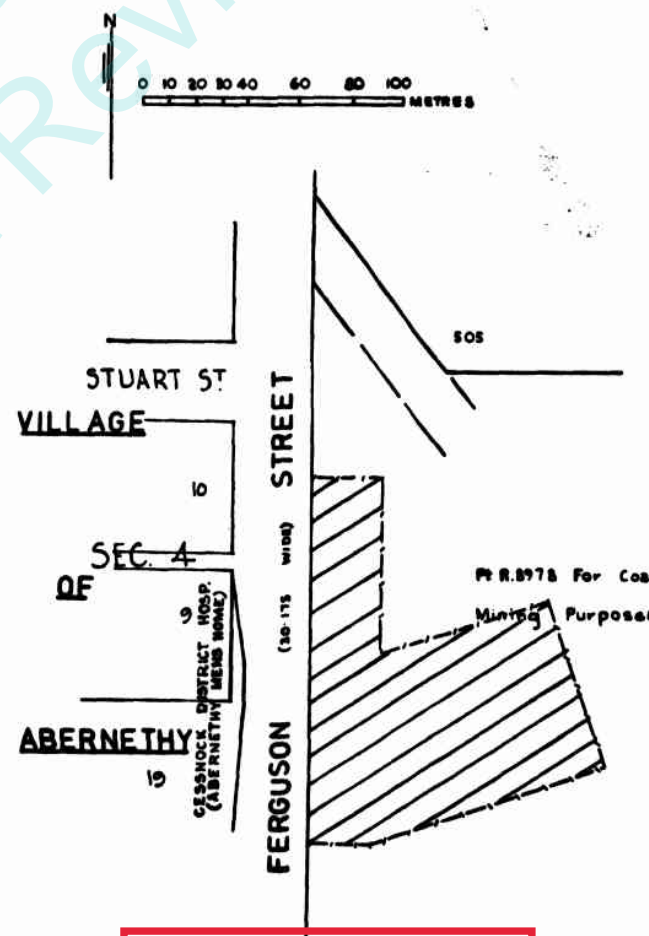
Land District—Grafton; Shire—Macleay

No. 90910 Parish Woombah, County Clarence, area 10.53 hectares, being portion 105 at Mororo. C. 4011-1577. Ten. 70-7070.

FOR SANITARY PURPOSES (EFFLUENT DISPOSAL)

Land District—Maitland; City—Greater Cessnock

No. 90911 Parish Cessnock, County Northumberland, area about 9 500 square metres, shown by hatching on diagram hereunder. Pks 77-548.



FOR PUBLIC RECREATION

Land District—Albury; Shire—Holbrook

No. 90912 Parish Holbrook, County Goulburn, 858 square metres being an area 56.54 metres by 15.17 metres adjoining the northern boundary of allotment 3 and part allotment 1, section 34, Town of Holbrook. Pks 77-346.

Land District—Taree; Shire—Great Lakes

No. 90915 Parish Forster, County Gloucester, 400 hectares, being the area shown by cross-hatching on plan catalogued Ms 281 Te.R. in the Department of Lands, Sydney. Pks 6359/S.

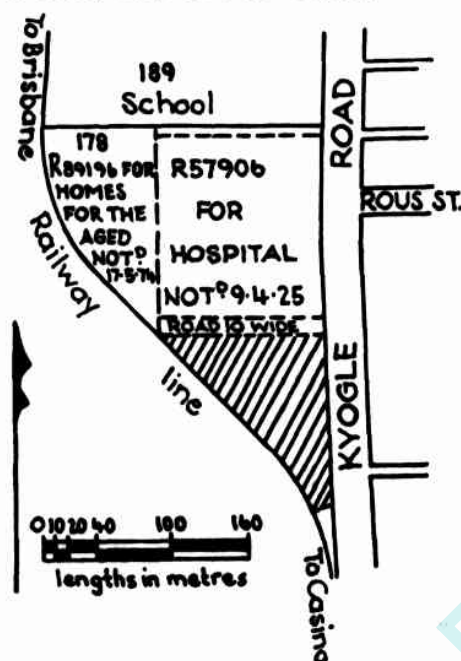
NOTE. The affected part of R. 115 for Access to Wallis Lake, notified 13th September, 1899, being about 18 hectares is hereby revoked.

Land District—Molong; Shire—Canobolas

No. 90916 Parish Barton, County Ashburnham, about 15 hectares, being the area bounded by the public road north of portion 240; portions 306, 288 and 246 and Main Road No. 237. LB 76-526. Orange.

Land District—Casino; Shire—Kyogle

No. 90917 Parish Runnymede, County Rous, about 1 hectare, being the part of portion 178 shown by hatching on diagram hereunder, Village Kyogle. (The included part of R. 57906 from Sale for Hospital, notified 9th April, 1925, is hereby revoked.) L.B. 1977-607 Grafton.

*Land District and Municipality—Moree*

No. 90919 Parish Moree, County Courallie, area 2197 square metres, being allotment 20, section 18, Town of Moree. Pks 77-219.

No. 90920 Parish Moree, County Courallie, area 2099 square metres, being allotment 22, section 20, Town of Moree. Pks 77-219.

Land District—Metropolitan; Municipality—Ku-ring-gai

No. 90921 Parish Gordon, County Cumberland, area 8119 square metres, being portion 833 at Barra Brui. Pks 77-591.

Land District—Nyngan; Shire—Lachlan

No. 90922 Parish Beaconsfield, County Kennedy, 5059 square metres, being allotments 15 to 19 inclusive, section 17, Village of Tottenham.

NOTE: The whole of R. 88239 for Drainage, notified 14th May, 1971, is hereby revoked. Pks 70-2075.

FOR KINDERGARTEN*Land District—Albury; Shire—Holbrook*

No. 90913 Parish Holbrook, County Goulburn, 1518 square metres, being the area separating allotment 10, section 44A from allotment 1, section 34, Town of Holbrook. Pks 77-346.

FOR SEWERAGE*Land District and Municipality—Port Macquarie*

No. 90918 Parish Macquarie, County Macquarie, area 9.256 hectares, being portion 634. Ten. 76-4472.

(218) Sydney, 30th September, 1977.

WITHDRAWAL OF RESERVES FROM CONTROL OF PASTURES PROTECTION BOARD

IN pursuance of the provisions of section 42 (1), Pastures Protection Act, 1934, the parts of the reserves specified hereunder are hereby withdrawn from the control of the Pastures Protection Board for the Pastures Protection District.

W. F. CRABTREE, Minister for Lands.

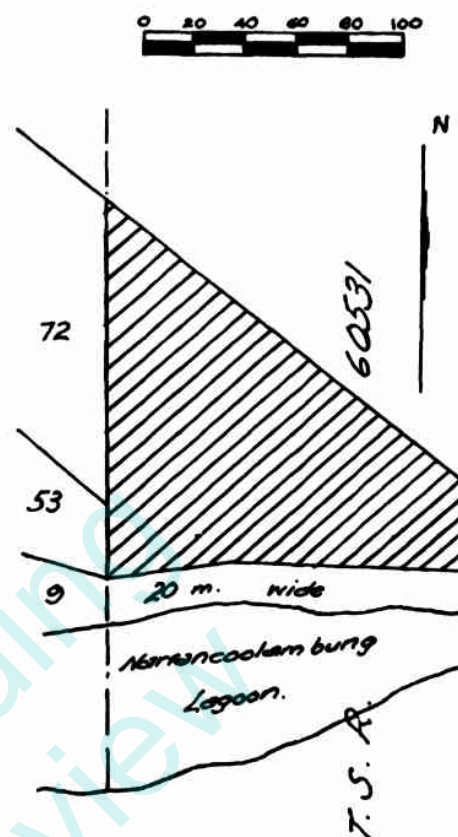
Land Board District—Coonamble; Pastures Protection District—Coonamble

Parish Budgeon, County Leichhardt, Reserve No. 51223 for Travelling Stock. Part withdrawn—Part within portions 25 and 26. Ten. 77-2001.

Placed under control, Gazette, 31st October, 1930.

Land Board District—Hay; Pastures Protection District—Narrandera

Parish Colaragang, County Cooper, Reserve No. 60531 for Travelling Stock. Part withdrawn—The area shown by hatching on diagram hereunder. LB 77-258.



Placed under control, Gazette, 17th September, 1937.

Land Board District—Moree; Pastures Protection District—Warialda

Parish Bingara, County Murchison, Reserve No. 64593 for Travelling Stock. Part withdrawn—Part north of portion 111. LB 75-148.

Placed under control, Gazette, 18th January, 1935.

Land Board District—Orange; Pastures Protection District—Forbes

Parishes Martin and Broilgen, County Ashburnham, Reserve No. 87148 for Travelling Stock. Part withdrawn—The whole. LB 76-357.

Placed under control, Gazette 18th April, 1969.

(220) Sydney, 30th September, 1977.

ADDITIONS TO RESERVES FROM SALE

IN pursuance of the provisions of section 28, Crown Lands Consolidation Act, 1913, I declare that the Crown lands hereunder described shall be added to the lands within the reserves specified in parentheses hereunder and are thereby added accordingly.

W. F. CRABTREE, Minister for Lands.

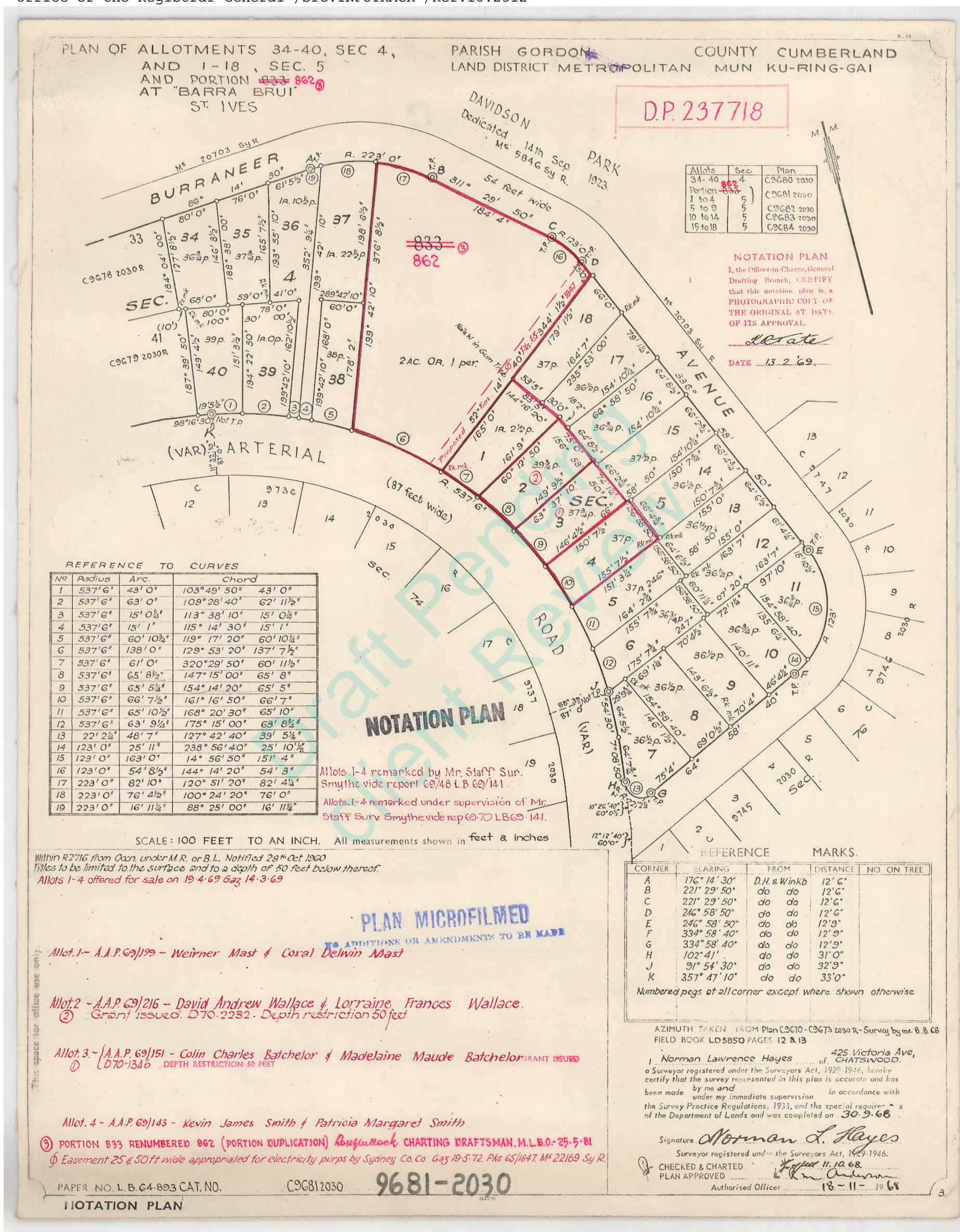
FOR PUBLIC RECREATION AND PRESERVATION OF NATIVE FLORA*Land District—Lismore; Shire—Byron*

Parish Byron, County Rous, Suburban Lands, Town of Byron Bay, area about 7.8 hectares, bounded by R. 49122 for Public Recreation and Preservation of Native Flora, notified 30th July, 1913, allotment 1, section 60, Marine Parade, section 63, end of road, allotments 1 to 7 section 64, portion 281 and the high water mark of the South Pacific Ocean. (R. 49122, notified 30th July, 1913.)

(The whole of R. 83922 for Public Recreation, notified 20th July, 1962, is hereby revoked.) L.B. 75-670 Grafton.

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© Office of the Registrar-General /Src:INFOTRACK /Ref:16.2512

Tag 23B



Tag 24A

15 SEPTEMBER, 1989]

NEW SOUTH WALES GOVERNMENT GAZETTE No. 94

7257

Sydney, 15th September, 1989

GEOGRAPHICAL NAMES ACT 1966

HAVING received applications to name unnamed features on the Central Mapping Authority 1:25,000 map of RIVERSTONE and PROSPECT (within the PENRITH 9030 1:100,000 map area), County Cumberland, City of Blacktown, Land District Penrith, the Geographical Names Board has assigned the geographical names indicated hereunder. GNB3299, GNB3300, GNB3320, GNB3319.

<u>Geographical Name Assigned</u>	<u>Designation</u>	<u>Latitude</u>	<u>Longitude</u>	<u>Parish</u>
Berruex Reserve	Reserve	33° 47' 30"	150° 50' 00"	Melville
Headingly Reserve	Reserve	33° 45' 10"	150° 54' 55"	Prospect
Sir Douglas Mawson Reserve	Reserve	33° 44' 35"	150° 50' 20"	Rooty Hill
Tandarra Park	Reserve	33° 43' 40"	150° 48' 30"	Rooty Hill

D.M. GRANT, Chairman, Geographical Names Board, P.O. Box 143, Bathurst 2795

Sydney, 15th September, 1989

GEOGRAPHICAL NAMES ACT 1966

HAVING received an application to name an unnamed feature on the Central Mapping Authority 1:25,000 map of PARRAMATTA RIVER within the SYDNEY 9130 1:100 000 map area), Parish Gordon, County Cumberland, Municipality of Ku-ring-gai, Land District Metropolitan, the Geographical Names Board has assigned the geographical name indicated hereunder. GNB3273

<u>Geographical Name Assigned</u>	<u>Designation</u>	<u>Latitude</u>	<u>Longitude</u>
Airmans Park	Reserve	33° 47' 35"	151° 09' 00"
Archdale Park	Reserve	33° 43' 05"	151° 06' 50"
Billy Hughes Park	Reserve	33° 42' 05"	151° 07' 12"
City View Park	Reserve	33° 45' 20"	151° 06' 55"
Claude Cameron Grove	Reserve	33° 42' 50"	151° 08' 00"
Cornish Park	Reserve	33° 44' 45"	151° 07' 45"
Dairymans Reserve	Reserve	33° 43' 20"	151° 08' 45"
Eldinhope Green	Reserve	33° 42' 45"	151° 08' 00"
Founders Way	Reserve	33° 44' 45"	151° 10' 30"
Fromore Park	Reserve	33° 44' 20"	151° 07' 15"
Governor Phillip Reserve	Reserve	33° 45' 10"	151° 10' 15"
Guiders Park	Reserve	33° 42' 30"	151° 08' 50"
Heritage Square	Reserve	33° 45' 30"	151° 09' 10"
Irish Town Grove	Reserve	33° 43' 40"	151° 08' 30"
Kendall Green	Reserve	33° 45' 40"	151° 08' 00"
Kent Playing Field	Reserve	33° 43' 30"	151° 08' 40"
London Reserve	Reserve	33° 44' 50"	151° 10' 20"
McIntosh Park	Reserve	33° 42' 50"	151° 10' 30"
McMahon Park	Reserve	33° 42' 00"	151° 07' 10"
Old She Oak Reserve	Reserve	33° 45' 30"	151° 11' 10"
Orange Green	Reserve	33° 43' 10"	151° 08' 50"
Quarry Masons Forest	Reserve	33° 45' 40"	151° 10' 00"
Saw Pit Park	Reserve	33° 46' 50"	151° 08' 45"
Sir Phillip Game Reserve	Reserve	33° 47' 10"	151° 09' 15"
Surgeon White Reserve	Reserve	33° 44' 15"	151° 10' 30"
Ticket of Leave Park	Reserve	33° 46' 30"	151° 09' 00"
Two Turners Reserve	Reserve	33° 46' 55"	151° 09' 55"

D.M. GRANT, Chairman, Geographical Names Board, P.O. Box 143, Bathurst 2795

Sydney, 15th September, 1989

GEOGRAPHICAL NAMES ACT 1966

HAVING received an application to name an unnamed feature on the Central Mapping Authority 1:25,000 map of RIVERSTONE (within the PENRITH 9030 1:100,000 map area), County Cumberland, Municipality of Blacktown, Metropolitan Land District, the Geographical Names Board has assigned the geographical name indicated hereunder. GNB3301

<u>Geographical Name Assigned</u>	<u>Designation</u>	<u>Latitude</u>	<u>Longitude</u>	<u>Parish</u>
Twin Willow Reserve	Reserve	33° 44' 50"	150° 55' 05"	Prospect

D. M. GRANT, Chairman, Geographical Names Board, P.O. Box 143, Bathurst 2795

Tag 24B

22 DECEMBER, 1972] NEW SOUTH WALES GOVERNMENT GAZETTE No. 138

5283

(1026) Sydney, 22nd December, 1972.

ALTERATION OF CONDITIONS OF SPECIAL LEASE

IT is hereby notified that conditions of the undermentioned Special Lease have been altered as shown below.

T. L. LEWIS, Minister for Lands.

Land District—Bellingen; Shire—Nambucca

Parish and Village Nambucca, County Raleigh, Special Lease 1969-9, about 16.19 hectares; holders, Frederick William Lock, Betty Agnes Lock, and Alan Hedley Lock; the existing special conditions (f) (i) and (f) (iii) are deleted and the following new conditions substituted:

- (f) (i) Reclaim and shape the whole of the land leased in accordance with the contour plan and the finished surface as approved by the Minister for Lands on 6th September, 1971;
- (iii) Excavate one trench through the breakwater (such trench to be located and excavated in accordance with the requirements of the Department of Public Works) and lay 4 x 18 in reinforced concrete pipes in such trench (such pipes to be laid and the retaining wall restored in accordance with the specifications and requirements of the Department of Public Works).

Ten. 72-780.

(1029) Sydney, 22nd December, 1972.

IMPROVEMENT PURCHASE

IT is hereby notified that the person mentioned below has been permitted to purchase the portion of improved land specified hereunder. Sale is limited to the surface and 15.24 metres below and the purchaser will have no claim against the Crown or any mining lessee in the event of subsidence. A notice calling for payment will be issued by the Under Secretary for Lands, showing the total amount due, which must be paid to the Department of Lands.

T. L. LEWIS, Minister for Lands.

Land District—Maitland; Shire—Cessnock

Parish Stanford, County Northumberland; Improvement Purchase 1972-1, allotment 1, section 3, of 879 square metres at Neath Mineral Field; applicant, Margaret Atkinson Wile, c.o. Cleaves and Cleaves, Solicitors, P.O. Box 209, Cessnock 2325; price of land, \$150. Ten. 72-6624.

(1024) Sydney, 22nd December, 1972.

ERRATUM

THE date of termination of the undermentioned Special Lease, the granting of which was notified in Government Gazette of 13th October, 1972, is 31st December, 2010, and not as notified:

Special Lease 1969-20 Newcastle. Ten. 70-3487.

T. L. LEWIS, Minister for Lands.

(1025) Sydney, 22nd December, 1972.

ERRATUM

THE date of termination of the undermentioned Special Leases, the granting of which was notified in the Government Gazette of 17th November, 1972, is 31st December, 2011, and not as notified:

Special Lease 1970-14 Bellingen. Ten. 71-2696.

Special Lease 1972-3 Grafton. Ten. 72-5886.

Special Lease 1972-1 Yass. Ten. 72-2020.

Special Lease 1971-6 Bega. Ten. 72-4966.

Special Lease 1971-13 Newcastle. Ten. 72-1860.

Special Lease 1970-8 Bellingen. Ten. 71-2695.

Special Lease 1972-2 Gosford. Ten. 72-5555.

Special Lease 1971-8 Rylstone. Ten. 71-7223.

T. L. LEWIS, Minister for Lands.

(988) Sydney, 22nd December, 1972.

ERRATUM

IN the Government Gazette notification of 6th April, 1950, folio 3720, relating to dedication of land at Tingha for Hospital, the area of portion 66, Parish Swinton, County Hardinge, was shown as 11 acres 3 roods. This should have been 10 acres 3 roods (now 4.350 hectares) and is hereby so amended. Pks 72-1613.

T. L. LEWIS, Minister for Lands.

(993)

Sydney, 22nd December, 1972.

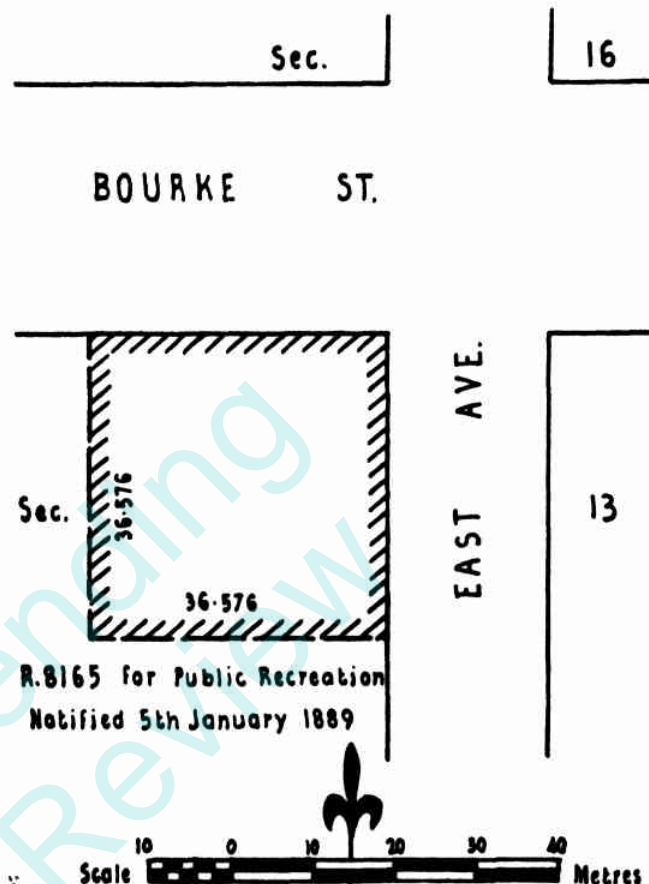
RESERVES FROM SALE

IT is hereby notified that in pursuance of the provisions of section 28 of the Crown Lands Consolidation Act, 1913, the Crown lands hereunder described shall be reserved from sale for the public purposes hereinafter specified and are hereby reserved accordingly.

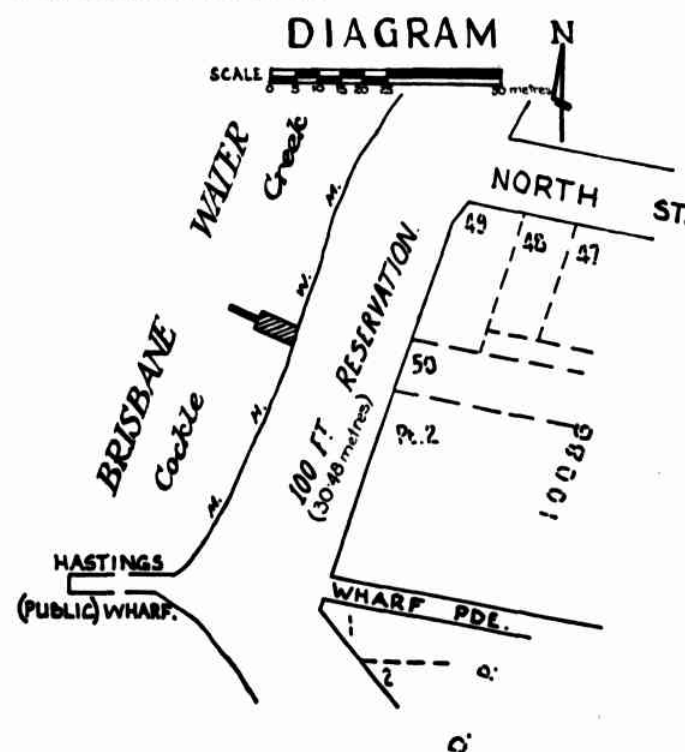
T. L. LEWIS, Minister for Lands.

FOR BABY CLINIC*Land District and Municipality—Glen Innes*

No. 88806, Parish Glen Innes, County Gough, Town of Glen Innes, about 1 338 square metres, shown by hatched edging on diagram hereunder. Pks 72-1897.

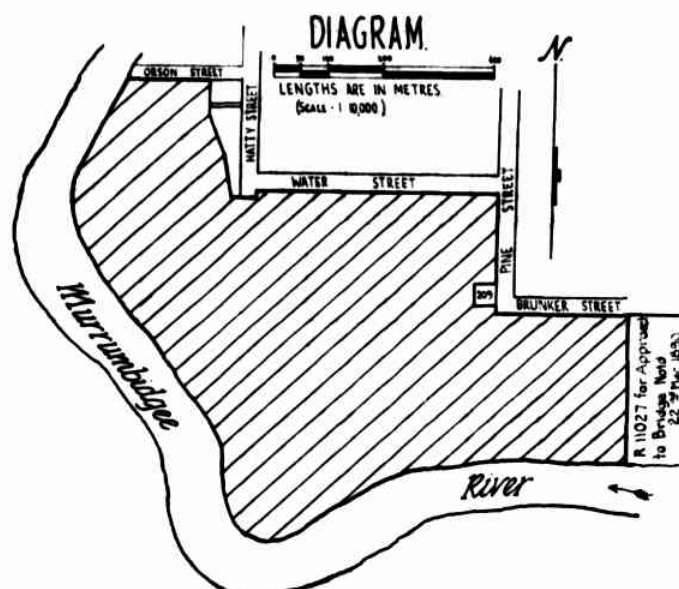
**FOR BOY SCOUTS***Land District and Shire—Gosford*

No. 88807, Parish Kincumber, County Northumberland, about 44.3 square metres, shown by black hatching on diagram hereunder. Pks 72-936.



FOR PUBLIC RECREATION*Land District and Shire—Hay*

No. 88803, Parish and Town Hay, County Waradgeri, about 44.73 hectares, shown by hatching on diagram hereunder. Pks 71-2714.

*Land District—Metropolitan; Municipality—Ku-ring-gai*

No. 88802, Parish Gordon, County Cumberland, about 4 050 square metres, bounded by Hunter Avenue, allotments 1, 2, and 3, section 58 at Barra Brui, boundaries of R. 87733 for Public Recreation, part of the northern boundary of an area resumed for Metropolitan Water Sewerage and Drainage Board purposes, Gazette, 10th November, 1939, and allotment 12, section 57. Pks 72-1911.

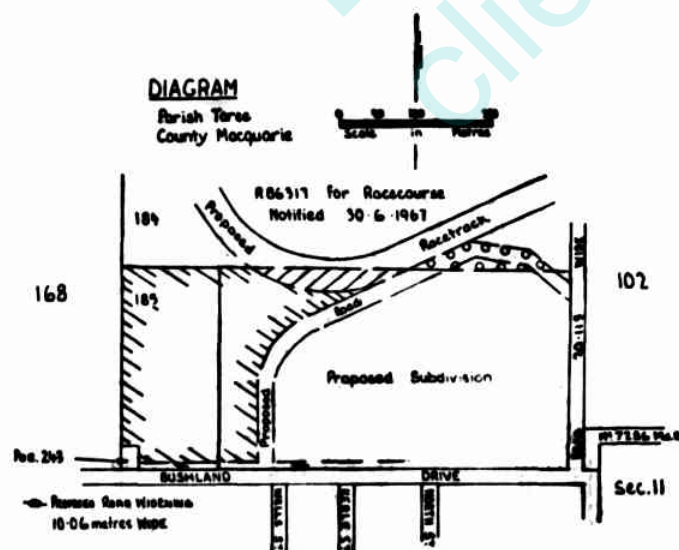
Land District—Penrith; City—Blue Mountains

No. 88811, Parish Jamison, County Cook, Town of Wentworth Falls, about 7.588 hectares (in five parts), sections 7 and 8; allotment 8, section 9; part section 21 bounded by Backhouse and Jamison Streets, allotments 2, 3, 4, 5 and 9, Fletcher Street and Jamison Creek; and part section 22 bounded by Fletcher Street, allotments 10, 2 to 7 and 9, Wentworth Street and Jamison Creek.

NOTE: Reserves R. 46894, R. 46896 and R. 46898 for Public Recreation, notified 16th August, 1911; R. 10915 and R. 10916 for Public Recreation, notified 8th March, 1890; and R. 57983 for Public Baths and Public Recreation, notified 8th May, 1925, are hereby revoked. Pks 72-1236.

Land District and Municipality—Taree

No. 88804, Parish Taree, County Macquarie, about 5 hectares, being the area shown by hatched edging on diagram hereunder. Pks 72-1908.

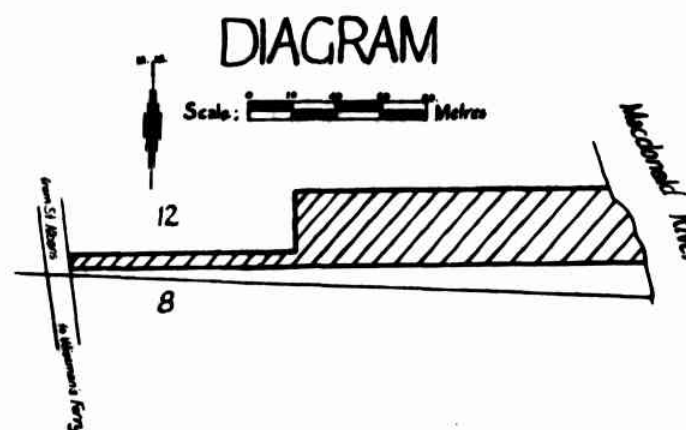
*Land District and Shire—Walcha*

No. 88810, Parish Ella, County Vernon, 206 hectares, portions 19, 47 and 49. Plans V. 2857, V. 2947, and V. 3109-1719. Pks 72-889.

NOTE: R. 1120 and R. 85183 for Public Recreation, notified 3rd January, 1881, and 15th January, 1965, respectively, are hereby revoked.

FOR PUBLIC RECREATION AND ACCESS*Land District—Windsor; Shire—Colo*

No. 88805, Parish Macdonald, County Hunter, 4.654 square metres, shown by hatching on diagram hereunder. Pks 71-2910.

**FOR PUBLIC RECREATION AND PUBLIC HALL***Land District—Inverell; Shire—Macintyre*

No. 88812, Parish Campbell, County Gough, 3.819 hectares, portions 84, 178 and 185.

NOTE: Reserves R. 56406 for Public Hall, notified 14th September, 1923; and R. 81977 for Public Recreation, notified 25th September, 1959, are hereby revoked. Pks 72-814.

FOR RESTING PLACE AND PRESERVATION OF TREES*Land District and Shire—Molong*

No. 88801, Parish Burgoon, County Gordon, about 6.5 hectares, being the part of T.S. and C.R. 56471, withdrawn from control this day. Pks 72-1823.

(970) Sydney, 22nd December, 1972.

RESERVE FROM SALE

IT is hereby notified that in pursuance of the provisions of section 28 of the Crown Lands Consolidation Act, 1913, the Crown land hereunder described shall be reserved from sale for the public purpose hereinafter specified and is hereby reserved accordingly.

T. L. LEWIS, Minister for Lands.

FOR BOY SCOUTS*Land District—Murwillumbah; Shire—Tweed*

Parish Cudgen, County Rous, 6 348 square metres, being portion 458. Ten. 61-2970.

(984) Sydney, 22nd December, 1972.

ADDITIONS TO RESERVES FROM SALE

IT is hereby notified that, in pursuance of the provisions of section 28 of the Crown Lands Consolidation Act, 1913, the Crown lands described hereunder shall be added to the existing reserves shown in parentheses, and are hereby added accordingly.

T. L. LEWIS, Minister for Lands.

FOR PUBLIC RECREATION*Land District—Tumbarumba; Shire—Tumut*

Parish Selwyn, County Wynyard, 8 094 square metres, at Laurel Hill, portion 37 (R. 71823, notified 1st February, 1946).

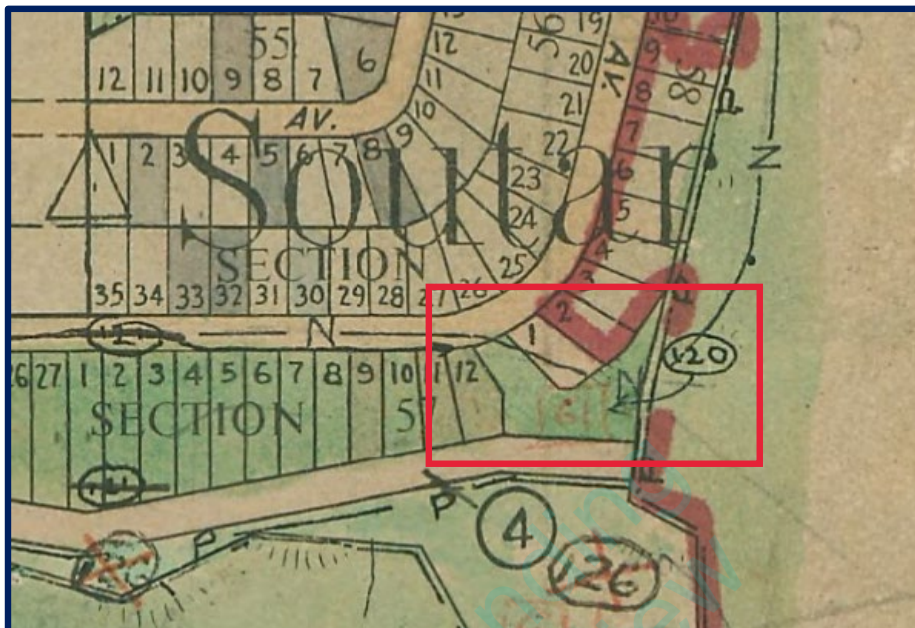
NOTE: R. 72499 for Public Recreation (addition), notified 31st October, 1947, is hereby revoked. Pks 67-1615.

Land District—Lismore; Municipality—Ballina

Town and Parish Ballina, County Rous, 556.4 square metres, portions 419, 398 and 409 (R. 71612, notified 17th August, 1945). R. 9826, 9827R and 9478R-1759. Pks 72-1845.

Tag 24C

Extract of Historical Parish Map, Parish of Gordon, County of Cumberland, 1966 Ed.



111	Easement 7.6 m & 15.2 m wide for electricity purposes. Sydney Co. Gazette 19th Ms.22169 Sy.R
117	Easements 42.7 m wide & variable resumed for Sydney North-Sydney East No.3 3 Electricity Commission Gazette 14th July, 1972
118	Addition Gazette 22nd September, 1972 to R.68222 for Public Recreation. Notified (Abt. 5.041 ha.)
119	Added Gazette 22nd September, 1972 to R.86262 for Promotion of the Study & pres & fauna. Notified 12th May 1967
120	R.88802 for Public Recreation. Notified 22nd December, 1972
124	Closed Road Gazette 6th July, 1973 Ros. 73-204
125	Addition Gazette 13th July, 1973 to R.40655 for Public Recreation. Notified 27th
126	Added Gazette 22nd December, 1972 to R 87733 for Public Recreation. Notified 24
127	Easement 4.6 m wide for Overhead Mains. Gazette 11th January, 1974. Ms. 22500

Tag 25A

1 NOVEMBER, 1974] NEW SOUTH WALES GOVERNMENT GAZETTE No. 131

4267

(5981)

Sydney, 1st November, 1974.

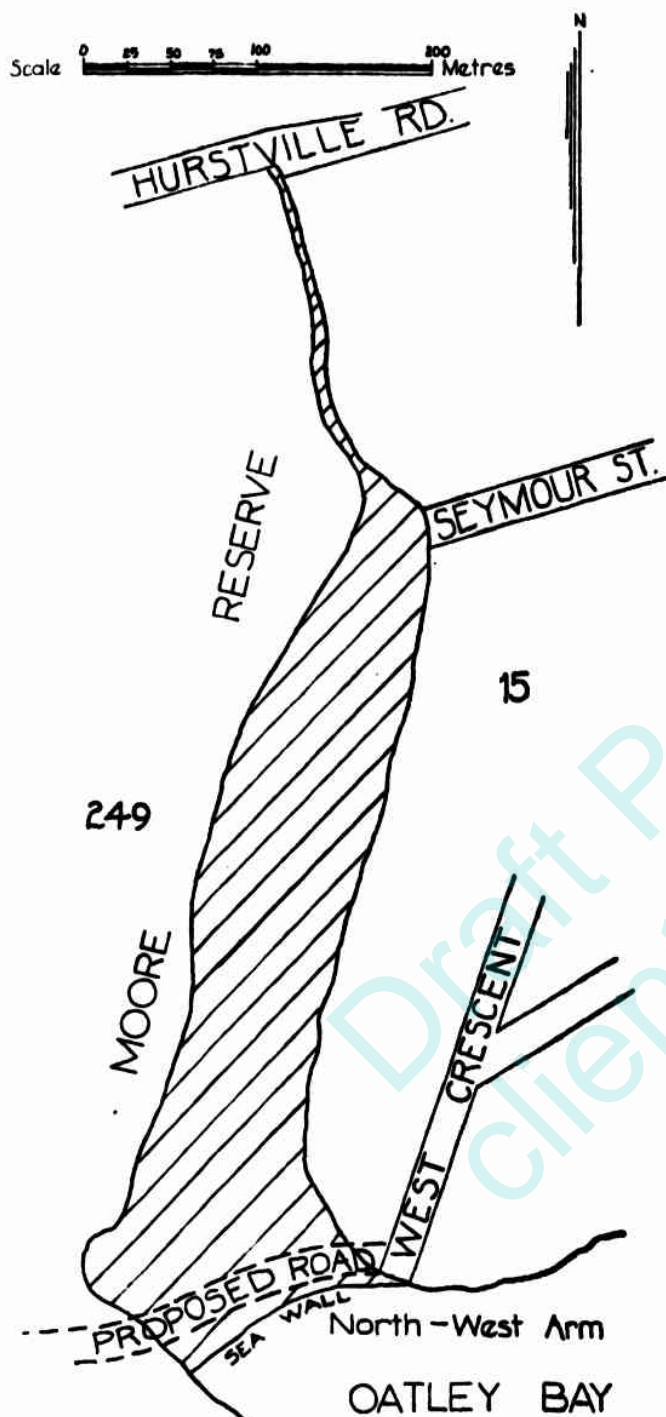
RESERVES FROM SALE

IT is hereby notified that in pursuance of the provisions of section 28 of the Crown Lands Consolidation Act, 1913, the Crown lands hereunder described shall be reserved from sale for the public purposes hereinafter specified and are hereby reserved accordingly.

T. L. LEWIS, Minister for Lands.

FOR PUBLIC RECREATION*Land District—Metropolitan; Municipality—Kogarah*

No. 89308, Parish St George, County Cumberland, about 4.450 hectares in two parts, at Oatley, shown by hatching on diagram hereunder. Pks 74-822.



Land District—Metropolitan; Municipality—Ku-ring-gai
No. 89309, Parish Gordon, County Cumberland, 1944 square metres, being allotment 3, section 107, at St Ives Chase. Pks 74-853.

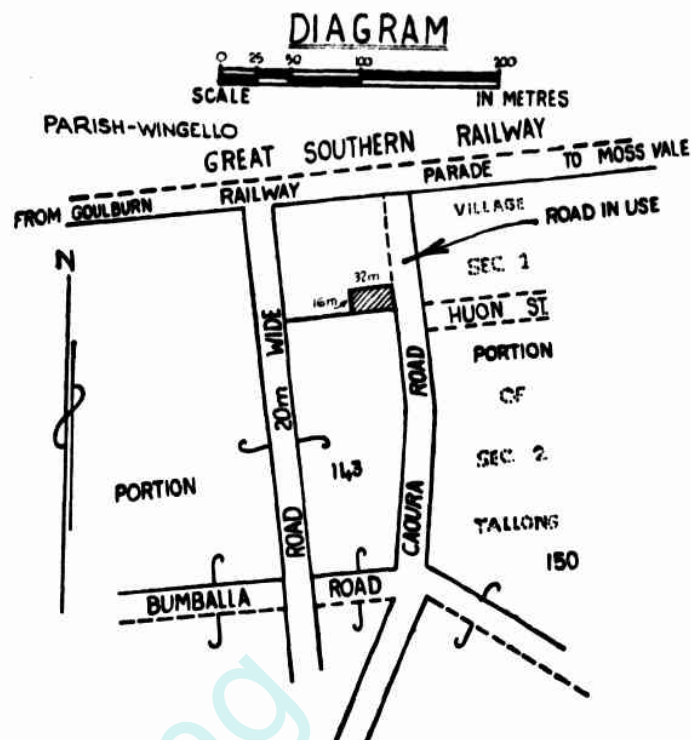
FOR PUBLIC RECREATION, PRESERVATION OF NATIVE FLORA AND PRESERVATION OF FAUNA*Land District—Moss Vale; Shire—Mittagong*

No. 89310, Parish Berrima (partly suburban lands, Town Welby), County Camden, area about 180 hectares, bounded by portions 166, 164, 34, 27, 22, 257, 256, 255, 254, 253, 252, 167, 410, a line south, portions 411, 412, 413, 169 and Parish boundary.

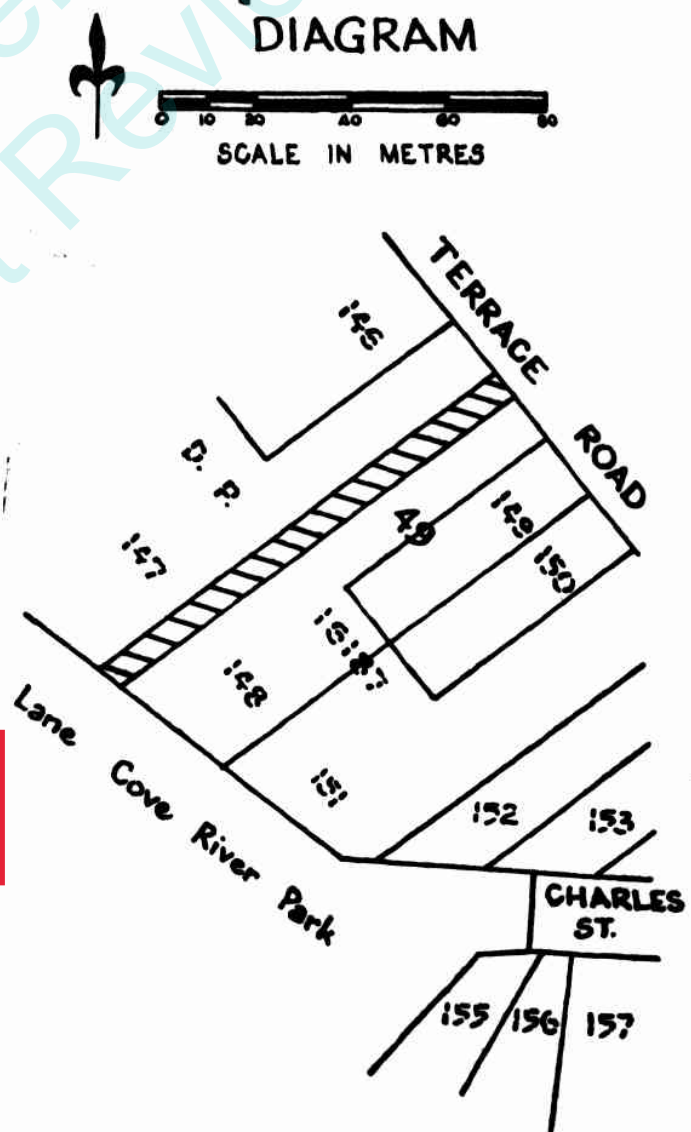
(The affected part of R. 70379 for Soil Conservation notified 14th November, 1941, is hereby revoked.) Pks 72-1304.

FOR BUSH FIRE BRIGADE PURPOSES*Land District—Moss Vale; Shire—Mulwaree*

No. 89306, Parish Wingello, County Camden, 512 square metres, at Tallong, shown by hatching on the diagram hereunder. Pks 74-814.

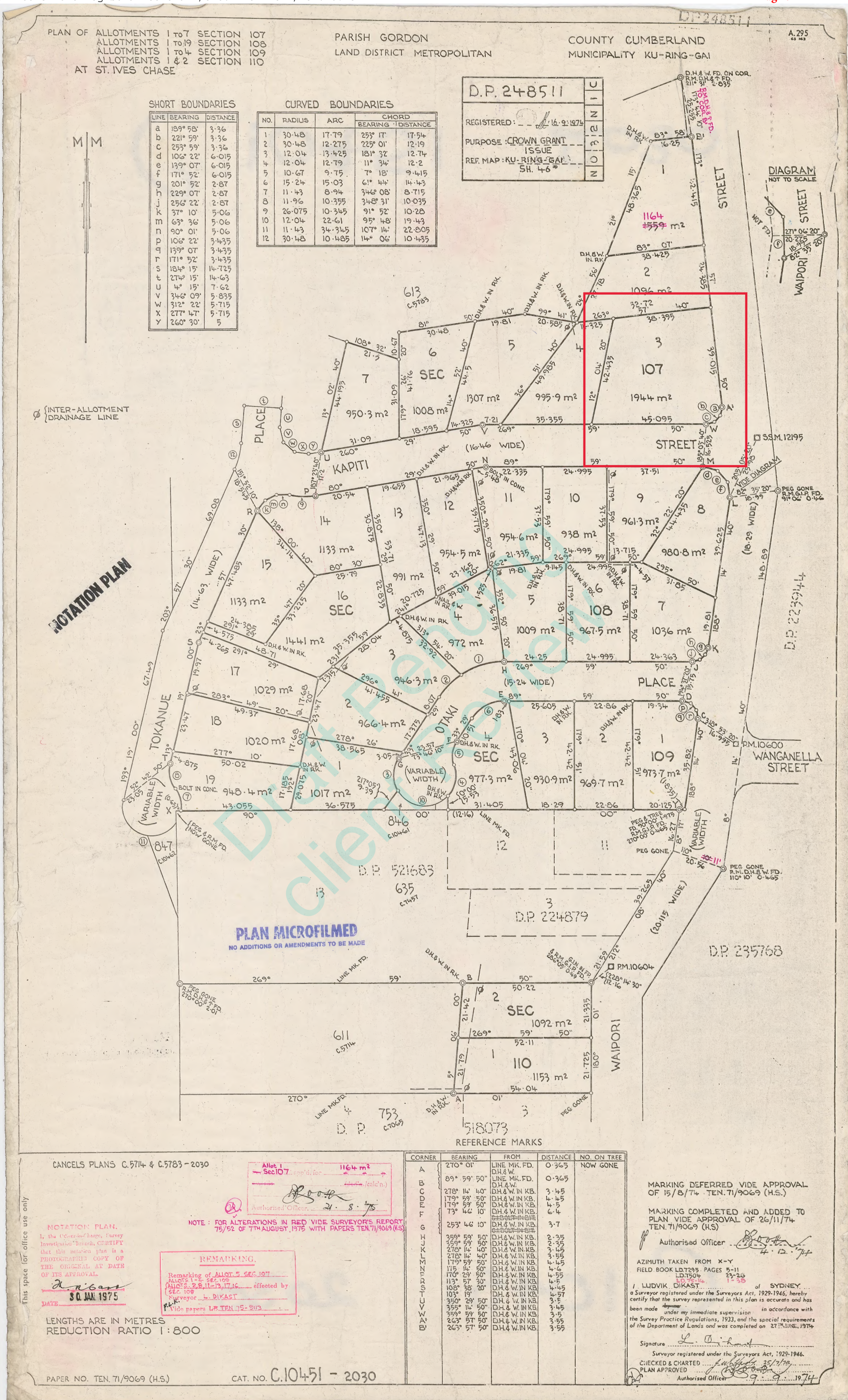
**FOR DRAINAGE***Land District—Metropolitan; Municipality—Ku-ring-gai*

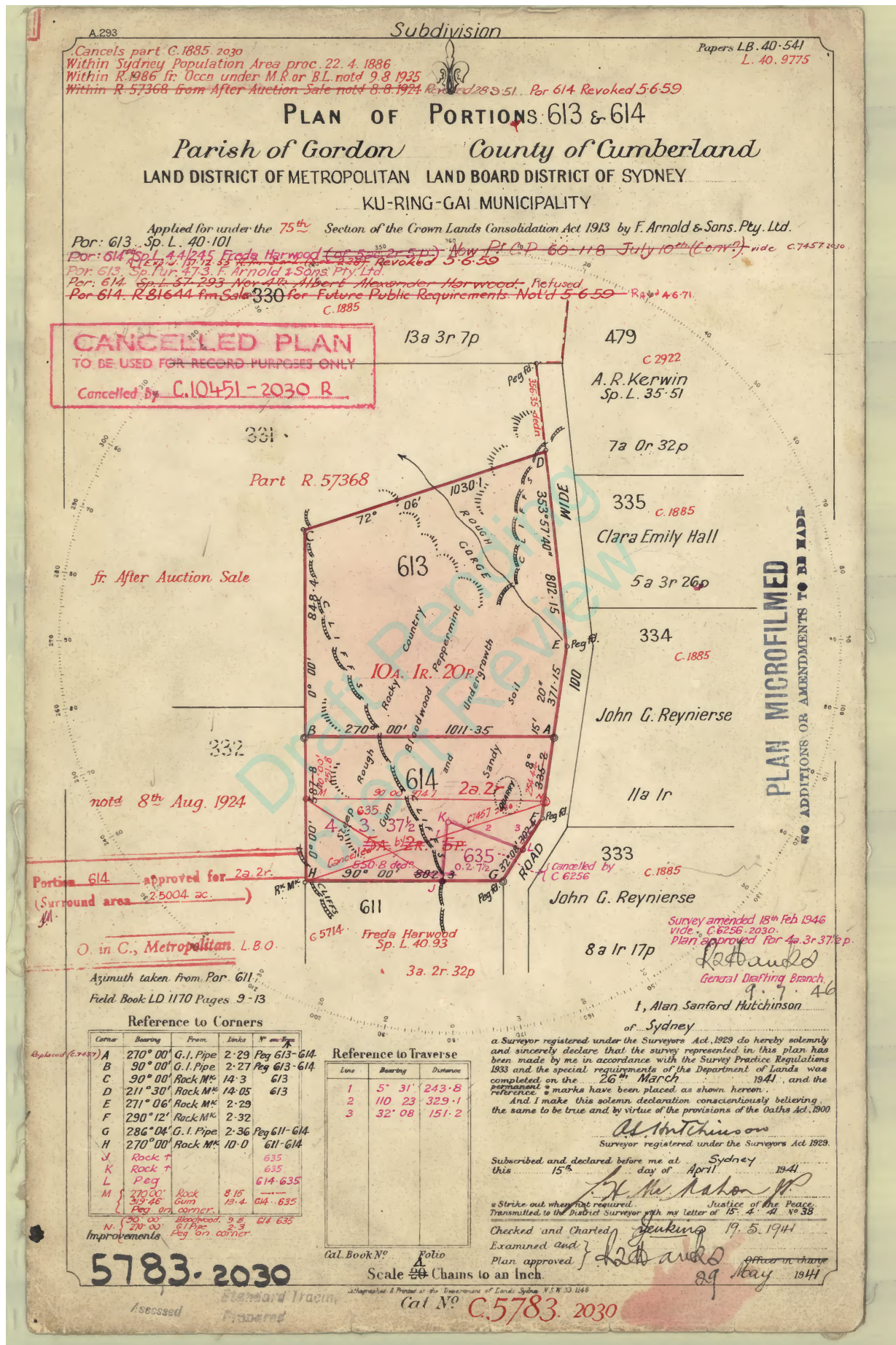
No. 89307, Parish Gordon, County Cumberland, about 620 square metres, as shown by hatching on diagram hereunder. Pks 74-749.



Req:R033684 /Doc:CP 10451-2030 P /Rev:29-Nov-2012 /NSW LRS /Prt:30-Nov-2020 11:18 /Seq:1 of 1
© Office of the Registrar-General /Src:INFOTRACK /Ref:16.2512

Tag 25B

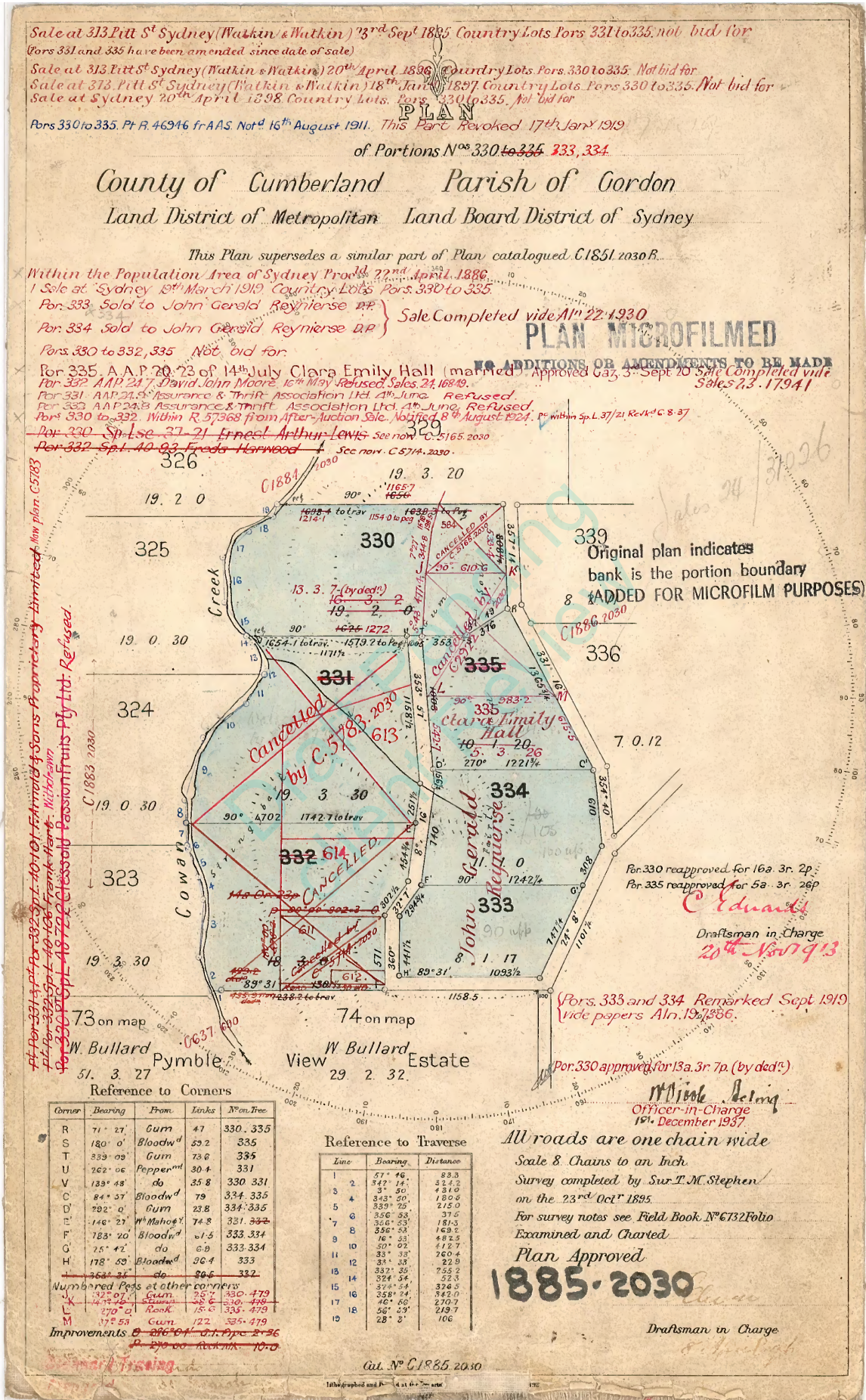




**ATTACHMENT NO: 3 - NATURAL AREAS POM'S NATIVE TITLE
ADVICE - LANDSAS**

ITEM NO: GB.16

Req:R033997 /Doc:CP 01885-2030 P /Rev:27-Nov-2012 /NSW LRS /Prt:30-Nov-2020 11:45 /Seq:1 of 1
© Office of the Registrar-General /Src:INFOTRACK /Ref:16.2512



Tag 25D

(3226)

IT is hereby notified that Special Leases of the lands specified in the annexed Schedule have been granted to the undermentioned persons.

The leases are subject to the provisions of the Crown Lands Consolidation Act, 1913, and the Regulations thereunder, and to the special conditions, provisions, exceptions, covenants, and reservations set out at the foot of the Schedule.

NOTIFICATION OF GRANTING OF SPECIAL LEASES.

Rent is subject to adjustment on survey as from the commencement of the next year ensuing.

Any amounts which have been paid in excess will be refunded upon application to the State Treasury. If not claimed, the amounts will be appropriated to future charges as they fall due.

Any amount required to complete payment of expenses and rent from the date of the commencement of lease to 31st December, 1941, must be paid by the lessee to

Sydney, 4th July, 1941.

the Crown Lands Agent of the District or to the State Treasurer, within one month from this date, otherwise the lease will be liable to forfeiture, and should forfeiture be declared all moneys lodged with the application will become forfeited to the Crown.

For the year 1942 and any subsequent year the rentals and instalments of survey fee (if any) must be paid during the month of December of the preceding year.

J. M. TULLY, Minister for Lands.

SCHEDULE.

Reg. No. of Papers.	No. of Lease.	Name and Address of Lessee.	Situation and Area of Land.	Purpose of Lease.	Term of Lease.	Annual Rent.	Expenses.		Amount already paid as Rent, Deposit and Survey Fee.	Balance.		Shire or Municipality.
							Rent required to complete payment to 31st Dec., 1941.	(1) Inspection, etc., (2) Survey Fee (part only).		Payable by Lessee.	Due to Lessee.	
Leases. 1941-3281	1940-46, Bellingen.	Jarrett, William Henry, of Dorrigo.	Parish Bligh, county Fitzroy, portion 216 (ex part required for road), F. 3,366-1,810. Area, 7 acres 1 rood (about).	Grazing ...	1 June, 1941, to 31 Dec., 1950.	£ s. d. 1 0 0	£ s. d. 0 11 8	£ s. d. (1) 1 8 9 (2) 0 8 8	£ s. d. 3 8 8	£ s. d.	£ s. d. 0 19 7	Dorrigo.
1941-3274	1940-51, Bellingen.	Grimmond, Mervyn Noel, of Victoria-street, Coff's Harbour.	Parish Coff, county Fitzroy, allotment 3, section 42, town of Coff's Harbour, Coff's Harbour 127. Area, 31 perches.	Residence ...	1 June, 1941, to 31 Dec., 1947.	2 12 0	1 10 4	(1) 1 0 0 (2) 0 8 8	3 8 8	0 9 8	Dorrigo.
1940-6132	1939-19, Blayney.	Brown, Lionel Ralston, of Orange.	Parish Waldegrave, county Bathurst, portion 21; B. 3,214-2,009. Area, 182 acres (ex road).	Grazing ...	15 Oct., 1940, to 31 Dec., 1950.	2 10 0	3 0 7	(1) 1 12 6 (2) 0 18 8	3 18 8	1 13 1	Lyndhurst.
1941-6032	1941-2, Forbes.	Neville, Bertie Wallace, of Leighton, Forbes.	Parish Currawong, county Forbes, portion 54; F. 2,979-1,787. Area, 109 acres 3 roods.	Grazing and agriculture.	25 June, 1941, to 31 Dec., 1950.	20 9 0a	15 1 4p	(1) 0 16 3 (2) 0 16 0	3 16 0	12 17 7	Jemalong.
1941-5756	1940-32, Gosford.	Linton, George Crawford, of Somersby.	Parish Gosford, County Northumberland, portion 341; N. 7,397-2,111. Area, 30 acres.	Grazing, access to water, pipeline and dam.	5 June, 1941, to 31 Dec., 1947.	2 10 0	2 16 10c	(1) 1 8 9 (2) 0 10 0	3 10 0	1 5 7	Erina.
1941-2970	1940-3, Grenfell.	Simpson, Francis Roy, of Goolagong-road, Grenfell.	Parish Brundah, county Montague, portion 1,322; M. 5,706-1,780. Area, 157 acres.	Grazing ...	15 Feb., 1941, to 31 Dec., 1950.	3 13 3d	3 4 0	(1) 1 12 6 (2) 0 16 0	3 18 8	1 13 10	Grenfell.
1940-12490	1940-3, Hillston.	Hill, Arthur Samuel, of Goolgowi.	Parish Bolton, county Nicholson, portions 62 and 63. Area, 17 acres 1 rood 27 perches.	Residence ...	14 Sept., 1940, to 31 Dec., 1950.	6 16 5e	8 16 9	(1) 1 0 0 (2) 0 9 4	3 9 4	6 16 9	Lachlan.
1941-3283	1940-21, Kempsey.	Clarke, William Matthew, of Taylor's Arm.	Parish Beranghi, county Macquarie, portion 47. Area, 320 acres (ex road).	Grazing ...	1 June, 1941, to 31 Dec., 1950.	6 0 0	4 16 0f	(1) 2 5 0 (2) 1 1 4	4 1 4	4 1 0	Macleay.

4 JULY, 1941.] NEW SOUTH WALES GOVERNMENT GAZETTE No. 85.

2445

NOTIFICATION OF GRANTING OF SPECIAL LEASES—continued.

Reg. No. of Papers.	No. of Lease.	Name and Address of Lessee.	Situation and Area of Land.	Purpose of Lease.	Term of Lease.	Annual Rent.	Expenses.			Amount already paid as Rent, Deposit and Survey Fee.	Balance.		Shire or Municipality.
							Rent required to complete payment to 31st Dec., 1941.	(1) Inspection, etc., (2) Survey Fee (part only).			Payable by Lessee.	Due to Lessee.	
Leases. 1941-1848	1940-12, Lismore.	Henderson, Edward, of Ballina.	Parish Ballina, county Roua, bounded by portions 188 and 49, parish of Newrybar, portion 329, parish of Ballina, and road. Area, about 14 acres.	Grazing ...	15 June, 1941, to 31 Dec., 1947.	£ s. d. 1 0 0	£ s. d. 0 10 11	£ s. d. (1) 1 0 0 (2) 0 9 4	£ s. d. 4 9 4	£ s. d. 2 9 1		Tintenbar.
1941-1443	1940-13, Lithgow.	Hughes, Merlin Leslie, of Wentworth-street, Blackheath.	Parish Hartley, county Cook, portion 223; C. 2,820-1,507. Area, 82 acres 2 roods.	Dairying, poultry, and pig farm.	11 June, 1941, to 31 Dec., 1950.	1 7 7	0 15 4	(1) 1 0 0 (2) 0 14 0	3 14 0	1 4 8		Blaxland.
1940-9775	1940-101, Metropolitan.	F. Arnold and Sons, Pty. Ltd., of 53 Regent-street, Sydney.	Parish Gordon, county Cumberland, portion 613; C. 5,783-2,030. Area, 10 acres 1 rood 20 perches.	Quarry ...	15 Oct., 1940, to 31 Dec., 1950.	15 0 0g	18 4 3	(1) 1 0 0 (2) 0 9 4	3 8 8	16 4 11		Ku-ring-gai.
1940-9789	1940-114, Metropolitan.	Swan, Gweneth Elsie, of Drummond-st., Parkes.	Parish Manly Cove, county Cumberland, portion 1,972; C. 5,791-2,030. Area, 5 acres 0 roods 1 perch.	Poultry farm and agriculture.	15 June, 1941, to 31 Dec., 1954.	5 0 0g	2 14 11	(1) 1 0 0 (2) 0 8 8	3 8 8	0 14 11		Warringah.
1940-12089	1940-130, Metropolitan.	L. Mills Pty. Ltd., of Pittwater-road, Brookvale.	Parish Manly Cove, county Cumberland, portion 1,978; C. 5,773-2,030. Area, 4 acres 0 roods 19 perches.	To obtain gravel.	15 June, 1941, to 31 Dec., 1945.	10 0 0	5 9 7	(1) 1 0 0 (2) 0 8 8	3 8 8	3 9 7		Warringah.
1940-9792	1940-144, Metropolitan.	Aubrey, David, of Arthur-street, French's Forest.	Parish Manly Cove, county Cumberland, portions 1,970 and 1,971; C. 5,789-2,030. Area, 3 acres 1 rood 10½ perches.	Poultry and pig farm.	15 Oct., 1940, to 31 Dec., 1947.	1 0 0g	1 4 3	(1) 1 0 0 (2) 0 8 8	3 8 8	0 15 9		Warringah.
1940 12091	1940-152, Metropolitan.	Howe, Alice Evelynne, of 124 Doncaster-avenue, Kensington.	Parish Sutherland, county Cumberland, portion 603; C. 5,774-2,030. Area, 4 acres 3 roods 21 perches.	Vegetable and nursery garden.	15 Dec., 1940, to 31 Dec., 1954.	4 0 0g	4 3 6	(1) 2 4 2 (2) 0 8 8	3 8 8	3 7 8		Sutherland.
1941-1005	1940-191, Metropolitan.	Pritchard, Noel Bruce, of 124 Raglan-street, Mosman.	Parish Manly Cove, County Cumberland, portion 1,988; C. 5,790-2,030. Area, 6 acres 1 rood 25 perches.	Vegetable and nursery garden.	15 Feb., 1941, to 31 Dec., 1954.	6 8 2g	5 12 0	(1) 1 0 0 (2) 0 8 8	3 8 8	3 12 0		Warringah.

9446
NEW SOUTH WALES GOVERNMENT GAZETTE No. 86. [4 JULY, 1941.]

NOTIFICATION OF GRANTING OF SPECIAL LEASES—continued.

SPECIAL CONDITIONS, PROVISIONS, EXCEPTIONS, COVENANTS, AND RESERVATIONS—continued.

Special Lease 1940-101, Metropolitan. F. Arnold & Sons Pty. Ltd.—The lease shall be subject to subsections 1 to 4, 6 to 16, 22A, and 23 of Regulation No. 106 (notified 2nd August, 1940), and to following special conditions:—(a) The lessee shall indemnify and keep indemnified the Crown from and against all action, suits, claims and demands of whatsoever nature, and all costs, charges and expenses which may be brought against it, or which it may incur in respect of any action or injury to any person or property which may arise out of the construction, maintenance or working of any quarries, pits or workings now existing or to be made by lessee within the boundaries of this lease or during its currency, notwithstanding that the conditions of this lease shall in all respects have been observed by lessee, or that any such accident or injury shall arise from any act or thing which it may be licensed or compelled to do hereunder. (b) A current quarry license shall be held for each person employed digging for and removing material on and from the land leased. (c) Lessee shall pay a royalty of sixpence (6d.) per perch on rubble and dimension stone, 1d. per square yard on flagging and 3d. per ton on all other material removed from the land leased, the rent for each year to merge into royalty when the latter for such year exceeds the former. Such royalty shall be paid within one calendar month in each year after the statutory declarations required under condition (c) are required to be furnished. (d) Lessee shall keep a proper set of books and any other records that the Minister may require showing amounts of material removed from the land leased from day to day. Lessee's books shall be open for inspection at any time by any person or persons authorised by the Minister for the purpose of checking the output. (e) Lessee, by 31st January in each year, shall furnish by statutory declaration to the Under-Secretary for Lands, a statement of the amount of material removed from the land leased during the currency of the year ending 31st December preceding. (f) The right of ingress and egress in over and out of the land leased is reserved to the Minister and any person or persons authorised by him in that behalf. (g) Quarrying shall be carried out in the face only. The floor of all workings shall be on a rising grade, even and free from pot holes, with sufficient slope to permit efficient drainage. No unsightly heaps of spoil shall be allowed to accumulate. No spoil shall be deposited on adjacent Crown land. (h) The lessee shall safeguard all excavations and workings of a dangerous nature by means of substantial stockproof fencing and shall immediately upon the expiration or other determination of the lease break down to a batter of not less than one in three the walls of all excavations or workings or fill up or leave securely fenced all such excavations or workings to the satisfaction of the Minister. (i) Upon determination of the lease by forfeiture, effluxion of time or otherwise the lessee shall, if required by the Minister in writing to do so and within such time as may be given, remove all or any plant, gear, buildings, material, etc. and leave the area in a clean and tidy condition and free from rubbish to the satisfaction of the Minister. (j) The lease is limited to the surface and to a depth of 50 feet below the surface. (k) The rent for the last five (5) years of the term of the lease shall be reappraised either on reference by the Minister or at the request of the lessee made during the first six (6) months of such period. (l) Lessee shall deposit with the Minister within one (1) month of being called upon to do so a cash deposit of fifty pounds (£50) as a guarantee of bona-fides, and of due compliance with the conditions of the lease.

Special Lease 1940-114, Metropolitan. G. E. Swan.—The lease shall be subject to subsections 1, 2, 4 to 20, 22A, and 23 of Regulation No. 106 (notified 2nd August, 1940), and to following special conditions:—(a) The lease is limited to the surface and to a depth of 50 feet below the surface. (b) The rent for the last seven (7) years of the term of the lease may be reappraised either upon reference by the Minister or at the request of the lessee made during the first six (6) months of such period. (c) No buildings shall be erected on the land leased except in accordance with plans and specifications approved by the Warringah Shire Council. (d) An average of not less than five (5) matured or semi-matured trees of honey-producing value shall be left to each acre for shade, shelter and honey provision.

Special Lease 1940-130, Metropolitan. J. L. Mills Pty. Ltd.—The lease shall be subject to subsections 1 to 4, 6 to 13, 22A, and 23 of Regulation No. 106 (notified 2nd August, 1940), and to following special conditions:—(a) The lessee shall indemnify and keep indemnified the Crown from and against all actions, suits, claims and demands of whatsoever nature, and all costs, charges and expenses which may be brought against him, or which he may incur in respect of any action or injury to any person or property which may arise out of the construction, maintenance or working of any quarries, pits or workings now existing or to be made by lessee within the boundaries of this lease or during its currency, notwithstanding that the conditions of this lease shall in all respects have been observed by lessee, or that any such accident or injury shall arise from any act or thing which he may be licensed or compelled to do hereunder. (b) A current quarry license shall be held for each person employed digging for and removing material on and from the land leased. (c) Lessee shall pay a royalty of sixpence (6d.) per ton on all material removed from the land leased, the rent for each year to merge progressively into royalty and to merge entirely into royalty when the royalty for such year exceeds the rent. Such royalty shall be paid within one (1) calendar month in each year after the statutory declaration required under condition (c) has been furnished. (d) Lessee shall keep a proper set of books and any other records that the Minister may require showing amounts of material removed from the land leased from day to day. Lessee's books shall be open for inspection at all times by any person or persons authorised by the Minister for the purpose of checking the output. (e) Lessee shall, by 31st January in each year, furnish by statutory declaration to the Under-Secretary for Lands, a statement of the amount of material removed from the land leased during the currency of the year ending 31st December preceding. (f) The lessee shall by means of substantial stockproof fencing safeguard all excavations or workings deemed by the Minister to be dangerous or to require safeguarding and shall immediately after the expiration or other determination of the lease either break down to a batter of not less than one in three the walls of all excavations or workings over 3 feet in depth or fill up or leave securely fenced with a substantial stockproof fence, to the satisfaction of the Minister all such excavations or workings. (g) Excavations on the land leased shall not exceed 6 feet in depth and shall be carried out in such a manner as to leave the floor with an even surface and on a rising grade so that no water shall lie in any part of the workings. No pot holes shall be left. All stumps shall be removed as quarrying proceeds. (h) All overburden shall be used as back filling and evenly spread over the lower part of the workings. Back filling shall be progressively carried out as quarrying proceeds. (i) The right of ingress and egress in over and out of the land leased is reserved to the Minister and authorised persons at all times. (j) The lease is limited to the surface and to a depth of 50 feet below the surface.

2450

NEW SOUTH WALES GOVERNMENT GAZETTE No. 86. [4 JULY, 1941.]

Tag 26A

2710

NEW SOUTH WALES GOVERNMENT GAZETTE No. 73

[1 JULY, 1977]

Land District—Tamworth; Shire—Nundle

Charles Russell Tandy. Lots 1 and 2, D.P. 254378, Parish Woolomin, County Parry. Rds 76-1694.

Land District—Taree; Shire—Manning

Thomas Percy Stone and Thomas Roland Skinner. Lot 1, D.P. 254287, Parish Wingham, County Macquarie. Rds 77-23.

Land District—Dubbo; Shire—Timbreebongie

Thomas Merton Ryan and Nancy Merle Ryan. Lot 1, D.P. 254467, Parish Nelson, County Narramine. Rds 77-105.

Land District and Shire—Walcha

Allan James Hoad. Lot 1, D.P. 254403, Parish Halloran, County Vernon. Rds 77-206.

(8235) Sydney, 1st July, 1977.

RESERVE FROM SALE GENERALLY

IN pursuance of the provisions of section 29, Crown Lands Consolidation Act, 1913, I declare that the Crown land hereunder described shall be temporarily reserved and exempted from sale generally, and is hereby reserved and exempted accordingly.

H. F. JENSEN, Acting Minister for Lands.

FROM SALE GENERALLY

Land District—Glen Innes; Shire—Severn and Guyra

No. 90816, Parish Hall, County Clarke, area about 1851 hectares ex roads, Sara River and The Backwater, being portion 14. Ten. 77-1851.

(8236) Sydney, 1st July, 1977.

PROPOSED REVOCATION OF DEDICATION

AS I am of the opinion that the purpose of the dedication of the area described hereunder has failed, notice is hereby given, in accordance with the provisions of section 25 of the Crown Lands Consolidation Act, 1913, that it is intended to revoke such dedication with a view to dealing with the land in accordance with the provisions of that Act.

H. F. JENSEN, Acting Minister for Lands.

Land District—Wagga Wagga; Shire—Mitchell

Parish Gobbagombalin, County Clarendon, 55.46 hectares, being the parts within portions 152 and 153, dedicated 25th October, 1892, for Agricultural School and Experimental Farm. Pks 72-1871.

(8237) Sydney, 1st July, 1977.

RESERVES FROM SALE

IN pursuance of the provisions of section 28, Crown Lands Consolidation Act, 1913, I declare that the Crown lands hereunder described shall be reserved from sale for the public purposes hereinafter specified and are thereby reserved accordingly.

H. F. JENSEN, Acting Minister for Lands.

FOR PUBLIC RECREATION

Land District—Metropolitan; Municipality—Ku-ring-gai

No. 90766, Parish Gordon, County Cumberland, 971.6 square metres, being allotment 8, section 115, at North Wahroonga. Pks 77-236.

Land District—Albury; Shire—Hume

No. 90817, Parish Gerogery, County Goulburn, area 1.523 hectares, being portions 198 and 200 (Village of Gerogery West). Pks 77-364.

Land District—Murwillumbah; Shire—Tweed

No. 90820, Parish Terranora, County Rous, area about 1.3 hectares, being east of portion 664, extending to mean high water mark of the Tweed River. Pks 77-273

(N.B. the affected part of R. 82882 for future public requirements, notified 4th November, 1960, is hereby revoked.)

FOR KINDERGARTEN

Land District—Bellingen; Shire—Nambucca

No. 90812, Parish Nambucca, County Raleigh, Town Nambucca Heads, about 2725 square metres, being a rectangular part of section 22 at the corner of West and Bank Streets, having frontages of about 28.565 metres to West Street and about 95.4 metres to Bank Street. Pks 77-374.

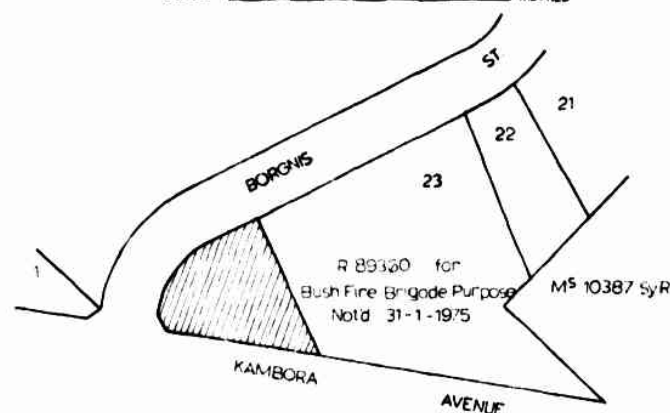
(The whole of R. 86076 for children's playground, notified 25th November, 1966, is hereby revoked.)

FOR CHILDREN'S PLAYGROUND

Land District—Metropolitan; Shire—Warringah

No. 90818, Parish Manly Cove, County Cumberland, area 1150 square metres (about). Part allotment 23, section 160 at Davidson, shown by hatching on diagram hereunder. (The affected part of R. 89360 for Bush Fire Brigade Purposes notified 31st June, 1975, is hereby revoked.) Pks 77-298.

DIAGRAM
Parish Manly Cove County Cumberland
AT DAVIDSON
SCALE 0 10 20 30 40 50 60 70 80 90 100 METRES



FOR BUSH FIRE BRIGADE PURPOSES

Land District—Cooma; Shire—Snowy River

No. 90813, Parish Clyde, County Wallace, area 1284 square metres, being lot 1, D.P. 219583, Thredbo Place, Jindabyne. Plan Ms. 5063 Gbn.

(R. 88051 for Public Buildings notified 11th December, 1970, is hereby revoked.) Pks 75-1122.

FOR PUBLIC RECREATION AND PUBLIC HALL

Land District—Cawra; Shire—Waugoola

No. 90814, Parish Morongla, County Forbes, area 2.625 hectares, being portions 220 and 221. Pks 76-580.

NOTE: R. 88454 for Resting Place, notified 31st December, 1971, is automatically revoked.

FOR FUTURE PUBLIC REQUIREMENTS

Land District—Queanbeyan; Shire—Yarrowlumla

No. 90815, Parish Bramina, County Buccleuch, area 124.2 hectares, being that part of portion 4 west of public road. Ten. 77-1853.

FOR COMMUNITY CENTRE

Land District—Casino; Shire—Richmond River

No. 90819, Parish South Casino, County Richmond, area about 1.922 hectares, being portion 16 and that part of portion 248 not held as Special Lease 1947-27. Ten. 76-1477.

FOR PRESERVATION OF GRAVES

Land District—Brewarrina; Shire—Walgett

No. 90821, Parish Birrumba, County Narran, area about 7.8 hectares, being portion 33. W.L.C. 67-1404.

(8239) Sydney, 1st July, 1977.
DECLARATION UNDER SECTION 25A OF THE CROWN LANDS CONSOLIDATION ACT, 1913, IN RESPECT OF LAND

IN pursuance of the provisions of section 25A of the Crown Lands Consolidation Act, 1913, I declare that the land particularized hereunder may be dealt with as if it had been acquired under the Closer Settlement Acts or as Crown land within the meaning of the Crown Lands Consolidation Act, 1913.

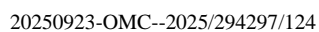
H. F. JENSEN, Acting Minister for Lands.

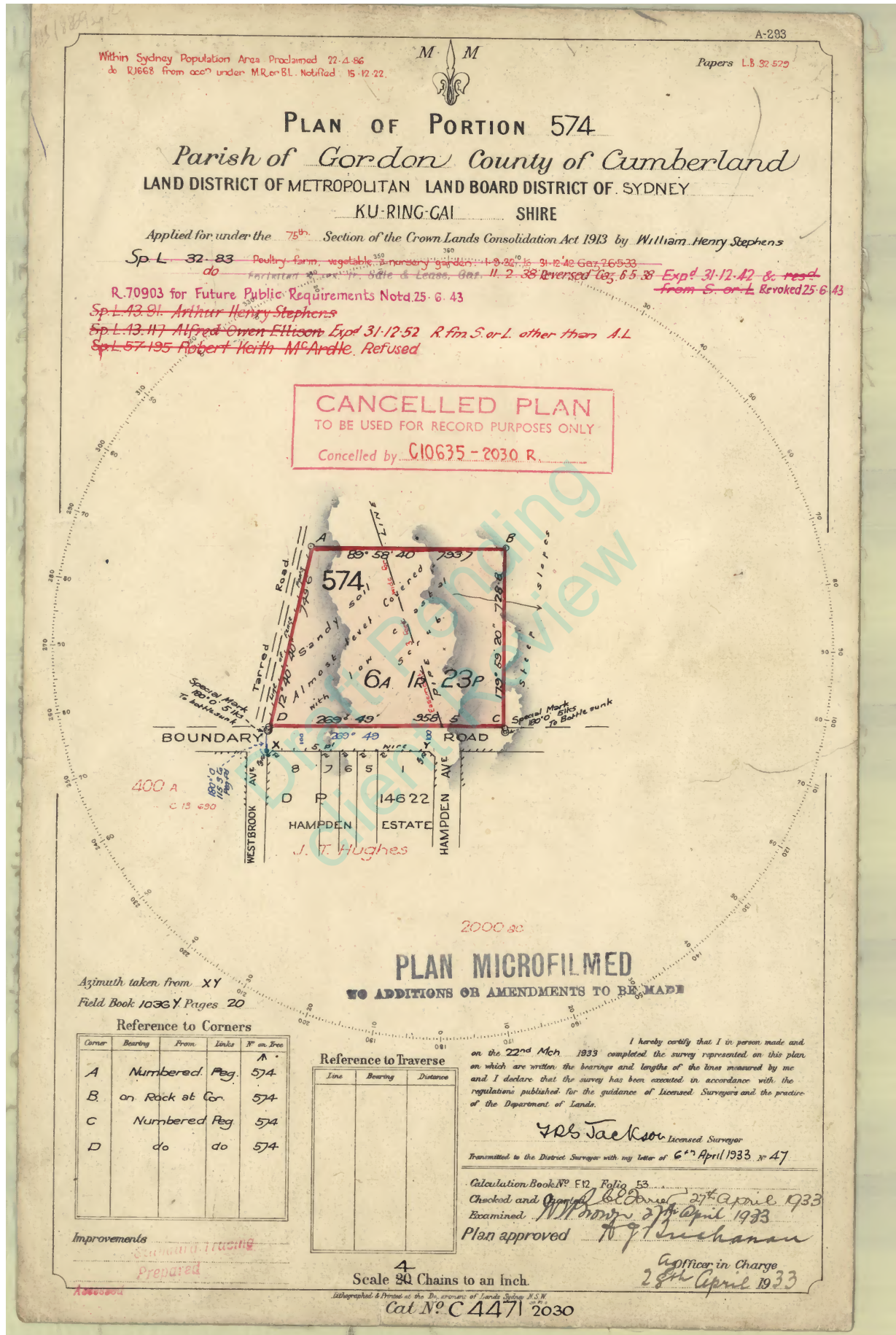
SCHEDULE

LAND VESTED IN THE N.S.W. PLANNING AND ENVIRONMENT COMMISSION

Land District—Bega; Shire—Imlay

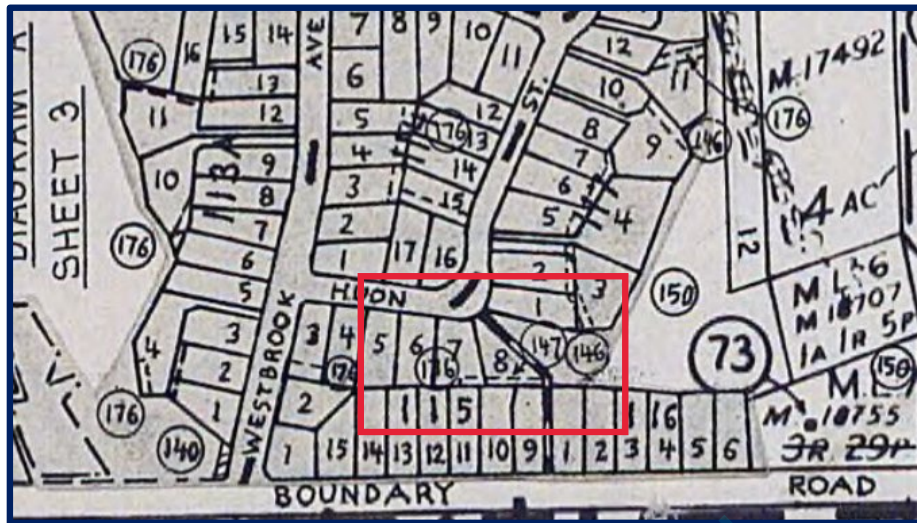
Parish Wallagoot, County Auckland, 32.38 hectares, being portions 103 and 104 and being also the whole of the land in Certificates of Title, volume 12802, folios 184 and 185. Pks 77-319.





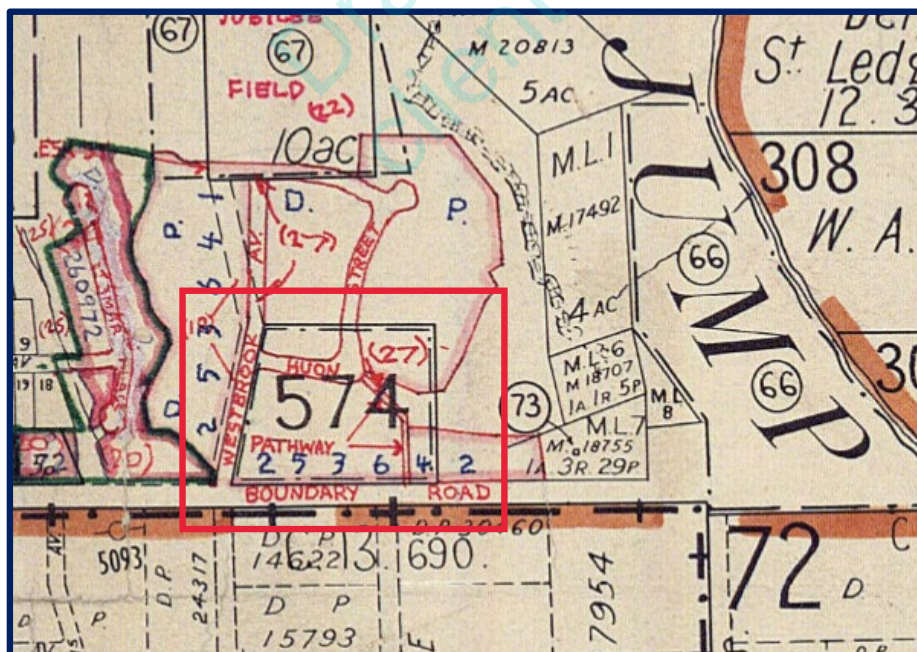
Tag 26D

Extract of Historical Status Branch Parish Map, Parish of Gordon, County of Cumberland, 9th Ed.



134	R.95503 for Public Recreation 1944 m ² Notified 1st November, 1974
140	Closed Road Gazette 7th November, 1975 Rds. 75-1003
141	Part Davidson State Recreation Area Notified 6th February, 1976 Ms.22784 Sy.R - Ms. 22786 Sy.R.
144	Closed Road Gazette 18th February, 1977 Rds 79-639
145	Closed Road Gazette 20th May, 1977 D.P. 254312 Rds 76-1292 Re-established as road Vide app
146	Easements (3 m & 2 m wide) granted Gazette 27th May 1977
147	R.90766 for Public Recreation 971.6 m ² Notified 1st September, 1977 (Lot 8 Sec.115)
150	R.91141 for Public Recreation. Notified 10th May, 1979 About 12.6 m ² excluded (substation) Errata
	Gazette 29th June, 1979
151	Public Road Gazette 15th September, 1978

Extract of Historical LTO Carting Map, Parish of Gordon, County of Cumberland, 9th Ed.



Tag 26E

(2395)

Sydney, 26th May, 1933.

NOTIFICATION OF GRANTING OF SPECIAL LEASES.

IT is hereby notified that Special Leases of the lands specified in the annexed Schedule have been granted to the undermentioned persons.

The leases are subject to the provisions of the Crown Lands Consolidation Act, 1913, and the Regulations thereunder, and to the special conditions, provisions, exceptions, covenants, and reservations set out at the foot of the Schedule.

Rent is subject to adjustment on survey as from the commencement of the next year ensuing.

Any amounts which have been paid in excess will be refunded upon application to the State Treasury.

Any amount required to complete payment of expenses and rent from the date of the commencement of lease to 31st December, 1933, must be paid by the lessee to the Crown Land Agent of the District or to the State

Treasurer within one month from this date, otherwise the lease will be liable to forfeiture, and should forfeiture be declared all moneys lodged with the application will become forfeited to the Crown.

For the year 1934 and any subsequent year the rentals and instalments of survey fee (if any) must be paid during the month of December of the preceding year.

E. A. BUTTENSCHAW, Minister for Lands.

SCHEDULE.

Reg. No. of Papers.	No. of Lease.	Name and Address of Lessee.	Situation and Area of Land.	Purpose of Lease.	Term of Lease.	Annual Rent.	Rent required to complete payment to 31st Dec., 1933.	Amount of expenses chargeable.	Amount already paid as Rent, Deposit, and Survey Fee.	Amount to credit of Lessee after deducting Costs and Rent to 31st Dec., 1933.	Amount required for payment of Costs and Rent to 31st Dec., 1933.	Shire or Municipality.
Leases.						£ s. d.	£ s. d.	£ s. d.	£ s. d.	£ s. d.	£ s. d.	
1933- 7785	1931- 4, Casino.	Reeves, James, of Green Meadows, Kyogle.	Parish Wiangaree, county Rous, portion 95; R. 8,990-1,759. Area, 1 acre 3 roods 38 perches.	Grazing and erection of buildings.	27 May, 1932, to 31 Dec., 1938.	2 12 0	4 3 3	2 9 0	3 9 0*	3 3 3	Kyogle.
1933- 3507	1932- 8, Gloucester.	Laurie, William James, of Rawdon Vale, via Gloucester.	Parish Kornga, county Gloucester portions 68, 17, and 18. Area, 757 acres 2 roods (ex. road).	Grazing	17 May, 1933, to 31 Dec., 1939.	7 17 10	4 19 1	1 12 9	4 12 9*	1 19 1	Gloucester.
1933- 8289	1932-11, Grafton	Brown, David Isaac, of Blaxland's Creek.	Parish Koukandowie, county Fitzroy, portion 107; F. 3,756-1,810. Area, 7 acres 3 roods.	Grazing	3 Feb., 1933, to 31 Dec., 1939.	1 0 0†	0 18 3	2 8 8	3 8 8*	0 1 9	Nymboida.
1933- 8133	1932-14, Hay ...	Webb, Clive Cedric, and Webb, Leonard Ainslie, of Carrathool.	Parish Cajaldura, county Sturt, portion 87; S. 1,104-1,9 8. Area, 549 acres.	Grazing	23 Sept., 1932, to 31 Dec., 1946.	27 9 0	34 19 5	8 14 4	4 9 4*	39 4 5	Carrathool.
1933- 3955	1932-39, Kempsey.	Keayes, James Lawrence, of West Kempsey.	Parish Congarinni, county Raleigh, allotments, 3, 4, 11, 12, and 13 section 4, village South Macksville; S.M. 4. Area, 1 acre 2 roods 21 perches (ex. lane).	Agriculture	17 May, 1933, to 31 Dec., 1942.	1 0 0‡	0 12 7	1 1 2	3 8 8*	1 14 11	Nambucca.
1933- 8479	1932-83, Metropolitan.	Stephens, William Henry, of Westbrook-avenue, Wahroonga.	Parish Gordon, county Cumberland, portion 574; C. 4,471-2,030. Area, 6 acres 1 rood 23 perches.	Poultry farm, vegetable and nursery garden.	1 Sept., 1932, to 31 Dec., 1942.	10 0 0‡	15 2 6§	2 8 8	5 0 2*	12 11 0	Ku-ring-gai.
1933- 8435	1932-82, Metropolitan.	Lewis, Clifford Albert Vincent, of Somerset-street, Epping.	Parish South Colah, county Cumberland, portion 591; C. 4,469-2,030. Area, 6 acres 0 roods 4 perches.	Poultry farm.	22 Mar., 1933, to 31 Dec., 1939.	12 0 0‡	9 7 5	2 8 8	3 8 8*	8 7 5	Hornsby.

1809 NEW SOUTH WALES GOVERNMENT GAZETTE No. 79. [26 MAY, 1933.]

NOTIFICATION OF GRANTING OF SPECIAL LEASES—continued.

SPECIAL CONDITIONS, PROVISIONS, EXCEPTIONS, COVENANTS, AND RESERVATIONS.

Special Lease 1931-4, Casino. James Reeves.—The lease shall be subject to subsections 1, 2, 4 to 16, 18 to 20, and 23 of Regulation No. 106 (notified 27th November, 1931), and to following special conditions:—(a) No green trees or saplings shall be interfered with by ring-barking or otherwise, but shall be carefully preserved for shade and shelter purposes. (b) The right of free access to and from and along the river bank is reserved to the public. (c) No further buildings shall be erected by lessee on the land leased without the consent in writing of the Minister.

Special Lease 1932-8, Gloucester. William James Laurie.—The lease shall be subject to subsections 1, 2, 4 to 17, 19 to 22, and 23 of Regulation No. 106 (notified 27th November, 1931).

Special Lease 1932-11, Grafton. David Isaac Brown.—The lease shall be subject to subsections 1, 2, 4 to 20, 22A, and 23 of Regulation No. 106 (notified 27th November, 1931), and to following special condition:—The lease is limited to the surface and to a depth of fifty (50) feet below the surface.

Special Lease 1932-14, Hay. Clive Cedric Webb and Leonard Ainslie Webb.—The lease shall be subject to subsections 1, 2, 4 to 20, and 23 of Regulation No. 106 (notified 27th November, 1931), and to following special conditions:—(a) Sufficient trees for shade and shelter purposes shall be preserved on the red plain on the north part of the land leased and all gum timber on the lease, of value for fencing and commercial purposes, shall also be preserved. (b) No green timber whatsoever shall be destroyed within 3 chains of the bank of Murrumbidgee River. (c) The right of the public to free access along the bank of the Murrumbidgee River is reserved.

Special Lease 1932-39, Kempsey. James Lawrence Keayes.—The lease shall be subject to subsections 1, 2, 4 to 20, and 23 of Regulation No. 106 (notified 27th November, 1931), and to following special condition:—The rent for the last eight years of the term of the lease may be reappraised either upon reference by the Minister or at the request of the lessee made during the first six months of such period.

Special Lease 1932-83, Metropolitan. William Henry Stephens.—The lease shall be subject to subsections 1, 2, 4 to 20, 22A, and 23 of Regulation No. 106 (notified 27th November, 1931), and to following special conditions:—(a) The rent for the last five years of the

term of the lease may be reappraised either upon reference by the Minister or at the request of the lessee made during the first six months of such period. (b) The lease is limited to the surface and to a depth of fifty (50) feet below the surface. (c) The land within the easement, 3 feet wide, covering the water pipe-line, shall not be cultivated; the right of any authorised person to use such easement is reserved; and the lessee shall take all reasonable steps necessary to prevent damage to the pipe-line.

Special Lease 1932-93, Metropolitan. Clifford Albert Vincent Lewis.—The lease shall be subject to subsections 1, 2, 4 to 20, 22A, and 23 of Regulation No. 106 (notified 27th November, 1931), and to following special conditions:—(a) The lease is limited to the surface and to a depth of fifty (50) feet below the surface. (b) The rent for the last four years of the term of the lease may be reappraised either upon reference by the Minister or at the request of the lessee made during the first six months of such period. (c) Rifle practice by members of duly constituted rifle clubs or the Commonwealth Military Forces shall not be interfered with. (d) The lessee shall not be entitled to charge rent for the use of the rifle range or any part thereof. (e) The lease is granted on the distinct understanding that the lessee accepts all and any risks to which he or his property may be exposed by reason of the existence of the rifle range on and near the land leased, and that no compensation shall be paid for any accident or injury to the lessee on his property from operations on such rifle range. (g) The lessee shall indemnify and keep indemnified the Crown, whether in right of the State of New South Wales or the Commonwealth of Australia, from and against all actions, suits, claims, and demands of whatsoever nature which may be brought against him, or which he may incur in respect of any accident or injury to any person or property resultant upon rifle practice on the rifle range. (f) Lessee shall when fencing the land and at any future time when required, provide and subsequently maintain convenient gates of access for the use of persons authorised to obtain timber, etc.

Special Lease 1932-106, Metropolitan. Florence Maud Denny.—The lease shall be subject to subsections 1, 2, 4 to 20, 22A, and 23 of Regulation No. 106 (notified 27th November, 1931), and to following special conditions:—(a) The lease is limited to the surface and to a depth of 50 feet below the surface. (b) The rent for the last five years of the term of the lease may be reappraised either upon reference by the Minister or at the request of the lessee made during the first six months of such period. (c) Substantial structural improvements, other than boundary fencing, erected on the land leased, shall be confined to portion 2,757. (d) Buildings erected upon the land leased shall comply with the conditions specified by the

1802

NEW SOUTH WALES GOVERNMENT GAZETTE No. 79.

[20 MAY, 1933.]

Tag 27A

14 OCTOBER, 1983] NEW SOUTH WALES GOVERNMENT GAZETTE No. 142

4745

(1368) Sydney, 14th October, 1983.

LAPSING OF HOLDINGS

IN pursuance of the provisions of the Crown Lands Consolidation Act, 1913, I declare the undermentioned holdings to have lapsed. The lapsings shall not take effect until the expiration of thirty clear days after this notification.

A. R. L. GORDON, Minister for Lands.

Land District—Deniliquin; Shire—Berrigan

Parish Barooga, County Denison, Tender Purchase 1981-19, lot 15, D.P. 42493, of 807.1 square metres at Barooga (C.T., vol. 14704, fol. 10); holder, Brian Maxwell Saltmarsh. HY81 H 1597.

Land District and City—Dubbo

Parish Dubbo, County Lincoln, Tender Purchase 1980-25, lot 9, D.P. 39717, of 692.9 square metres at Dubbo (C.T., vol. 14704, fol. 71); holder, Phillip Wallace Davis. DB80 H 2256.

Land District—Dubbo; Shire—Wellington

Parish Narran, County Lincoln, After Tender Purchase 1980-1, allotment 2, section 8, of 2023 square metres at Elong Elong (C.T., vol. 14581, fol. 80); holder Brian John Crowley. DB80 H 1091.

Land District and Shire—Forbes

Parish Forbes, County Ashburnham, After Tender Purchase 1982-4, lot 6, D.P. 39599, of 800 square metres (C.T., vol. 15093, fol. 149); holders, Terrence Raymond Cheney and Maree Lorraine Cheney. OE82 H 1194.

(1363) Sydney, 14th October, 1983.

NOTIFICATION PLACING RESERVE UNDER CONTROL OF PASTURES PROTECTION BOARD

IN pursuance of the provisions of section 41, Pastures Protection Act, 1934, the part of the reserve specified hereunder is placed under the control of the Pastures Protection Board for the Pastures Protection District as from the date of this notification.

A. R. L. GORDON, Minister for Lands.

Land Board District—Armidale; Pastures Protection District—Glen Innes

Parish Ward, County Clarke, Part No. 42178 for Travelling Stock, Water and Camping, being about 2.3 hectares, added this day. AE82 H 77.

(1362) Sydney, 14th October, 1983.

RESERVES FROM SALE

IN pursuance of the provisions of section 28, Crown Lands Consolidation Act, 1913, I declare that the Crown lands described hereunder shall be reserved from sale for the public purposes specified and such lands are reserved accordingly.

A. R. L. GORDON, Minister for Lands.

FOR ACCESS*Land District—Bathurst; Shire—Evans*

No. 97003, Parish Mount Pleasant, County Bathurst, 5.17 hectares, being lot 8, D.P. 46484. OE82 H 1001.

FOR CHILDREN'S PLAYGROUND AND PRESERVATION OF NATIVE FLORA*Land District—Port Macquarie; City—Greater Taree*

No. 97004, Parish Bulga, County Macquarie, 3.29 hectares, being lot 176, D.P. 40240, and lot 178, D.P. 41656, Village of Bulgong. TE80 R 373.

FOR COMMUNITY CENTRE*Land District—Port Macquarie; City—Greater Taree*

No. 97005, Parish Bulga, County Macquarie, 1 518 square metres, being allotment 10, section 1, Village of Bulgong. TE80 R 373.

FOR FUTURE PUBLIC REQUIREMENTS*Land District—Bega; Shire—Bega Valley*

No. 97006, Parish Pambula, County Auckland, 10.03 hectares, being lot 441, D.P. 45826. NA82 H 395.

NOTE: The affected part of R. 78981 from Sale and Lease other than Annual Lease, notified 12th October, 1956, is hereby revoked.

Land District and City—Goulburn

No. 97007, Parish and City Goulburn, County Argyle, 4 590 square metres, being allotment 12, section 33. GB80 H 2166.

Land District and Shire—Inverell

No. 97008, Parish Stag, County Murchison, 3.149 hectares excluding road, being portions 84 and 91. AE83 H 304.

FOR HABILITATION HOSTEL*Land District—Nowra; City—Shoalhaven*

No. 97009, Parish Ulladulla, County St Vincent, 734.7 square metres including easement, being lot 27, D.P. 44306, at Ulladulla. NA83 R 87.

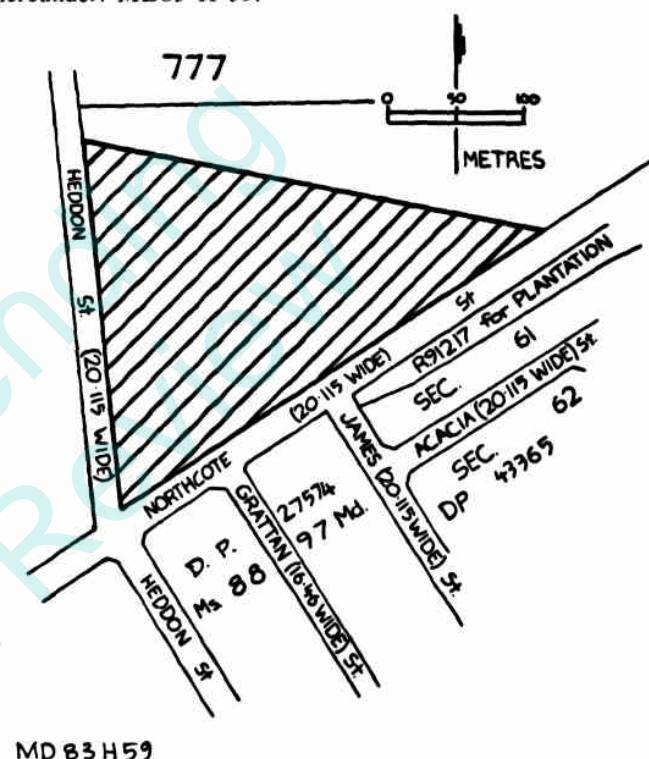
NOTE: R. 96943 for School for Sub-normal Children, notified 2nd September, 1983, is hereby revoked.

FOR PUBLIC RECREATION*Land District—Metropolitan; Municipality—Ku-ring-gai*

No. 97010, Parish Gordon, County Cumberland, 2 769 square metres at North Wahroonga, being lot 66, D.P. 260972. MN83 R 1.

FOR PUBLIC SCHOOL PURPOSES*Land District—Maitland; City—Greater Cessnock*

No. 97011, Parish Heddon, County Northumberland, about 4.2 hectares at Kurri Kurri, shown by hatching on diagram hereunder. MD83 H 59.



(1367) Sydney, 14th October, 1983.

ERRATA*Land District—Bingara; Shire—Barraba*

IN the notification appearing in the Government Gazette of 29th July, 1983, folio 3537 (9644), under the heading "Reserves from Sale", the description for the notification of reserve No. 96874 should have read "Parish Capel, County Murchison, about 26.71 hectares, being the area bounded by the northwestern and part of the southern boundary of portion 66; end of road; part of the western boundary of portion 1; public road; the eastern, northern and western boundaries of portion 27; Bingara Street; road R. 8122-1603; and part of the southern boundary of portion 14" and not as notified. ME82 R 8.

Land District and Shire—Inverell

IN the notification appearing in the Government Gazette of 5th August, 1983, folio 3659 (9806), under the heading "Reserves from Sale", the description of reserve No. 96896 should have read "T.S.R. 38768" and not "T.S.R. 38767". AE81 H 1258.

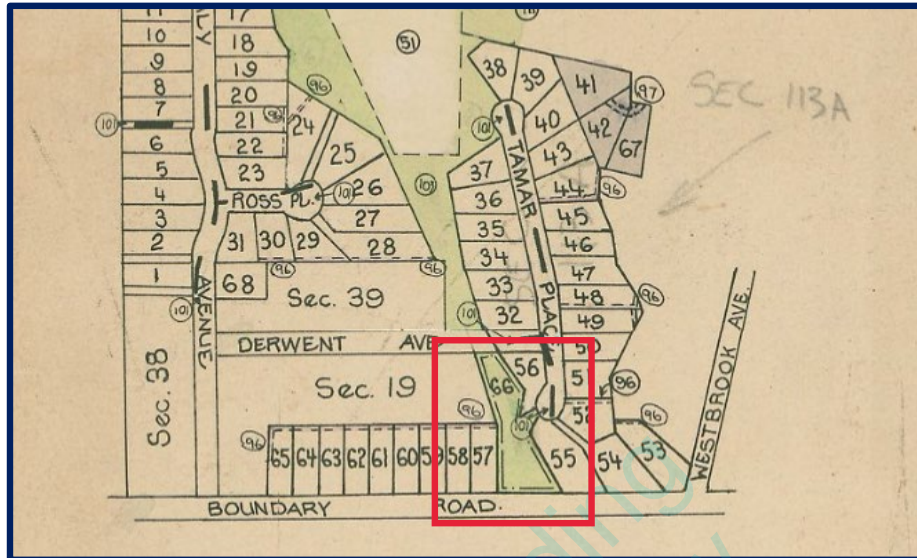
Land District and City—Orange

IN the notification appearing in the Government Gazette of 9th September, 1983, folio 4187 (662), under the heading "Reserves from Sale" and sub-heading "For Public Recreation," in relation to reserve No. 96952, delete "D.P. 63273" and insert in lieu "D.P. 632673". OE82 R 25.

A. R. L. GORDON, Minister for Lands.

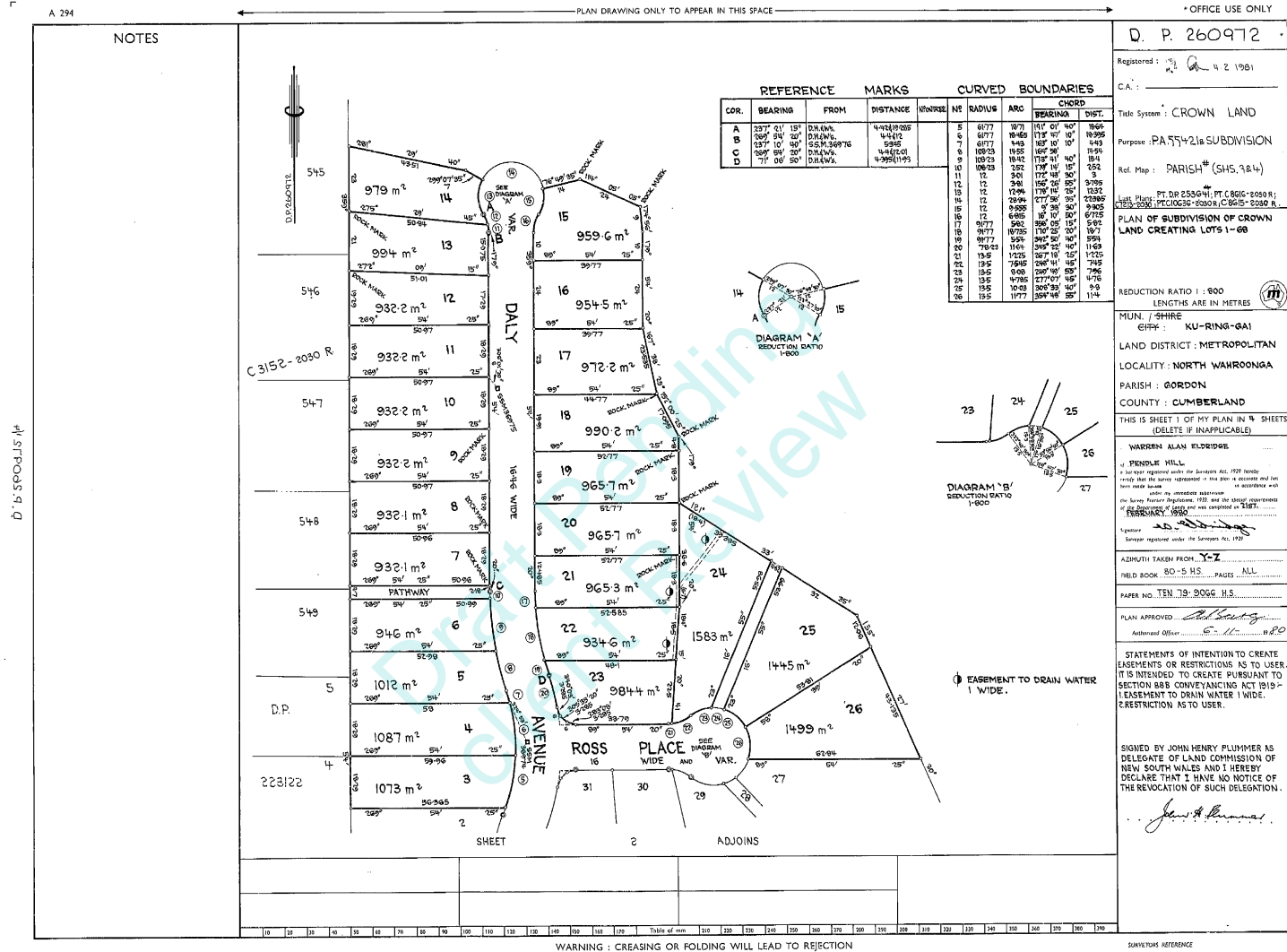
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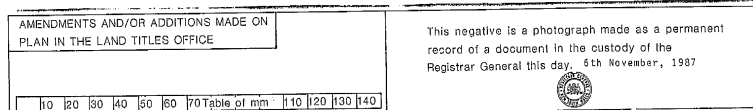
Extract of Historical Parish Map, Parish of Gordon, County of Cumberland, 1967 Ed.



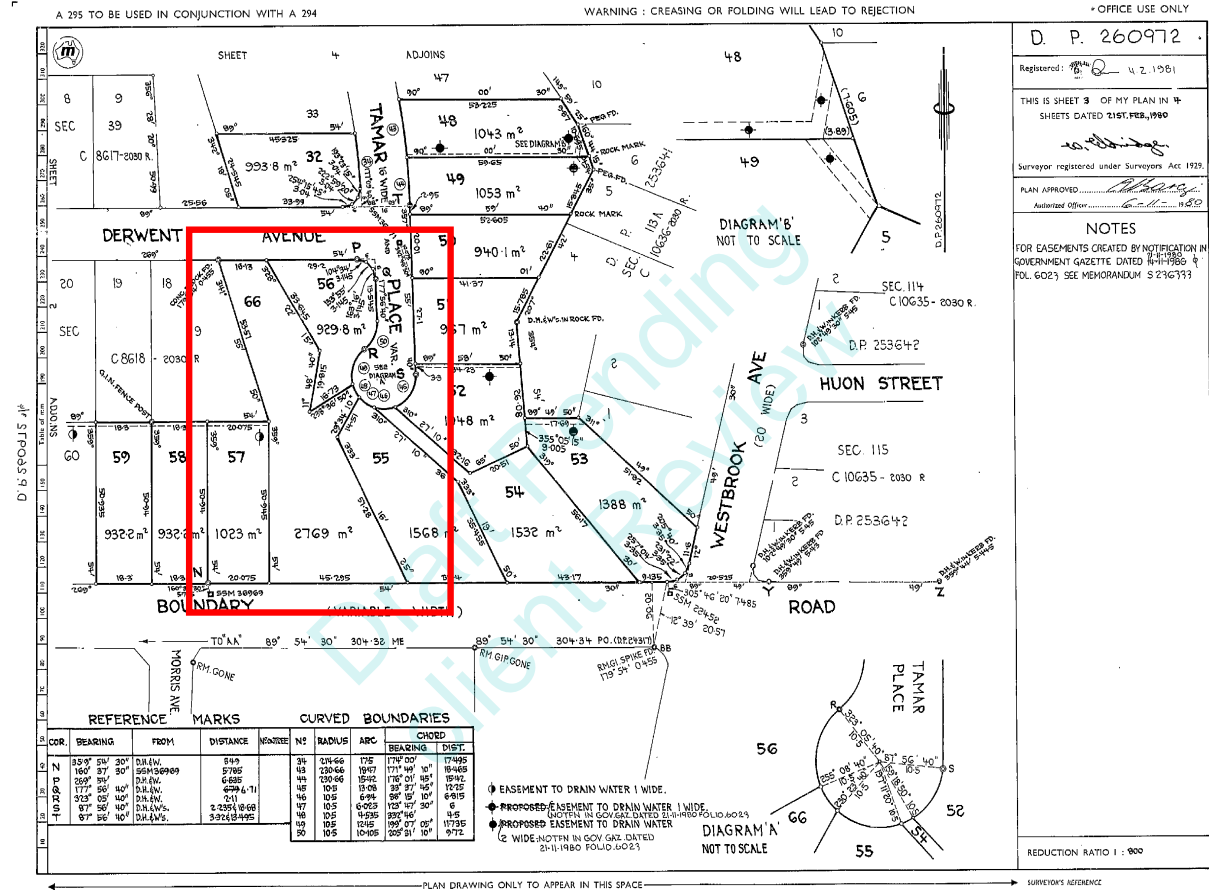


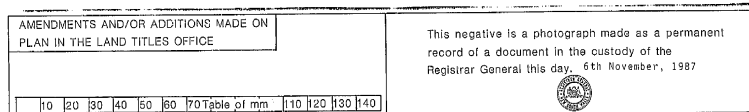
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© Office of the Registrar-General /Src:INFOTRACK /Ref:16.2512





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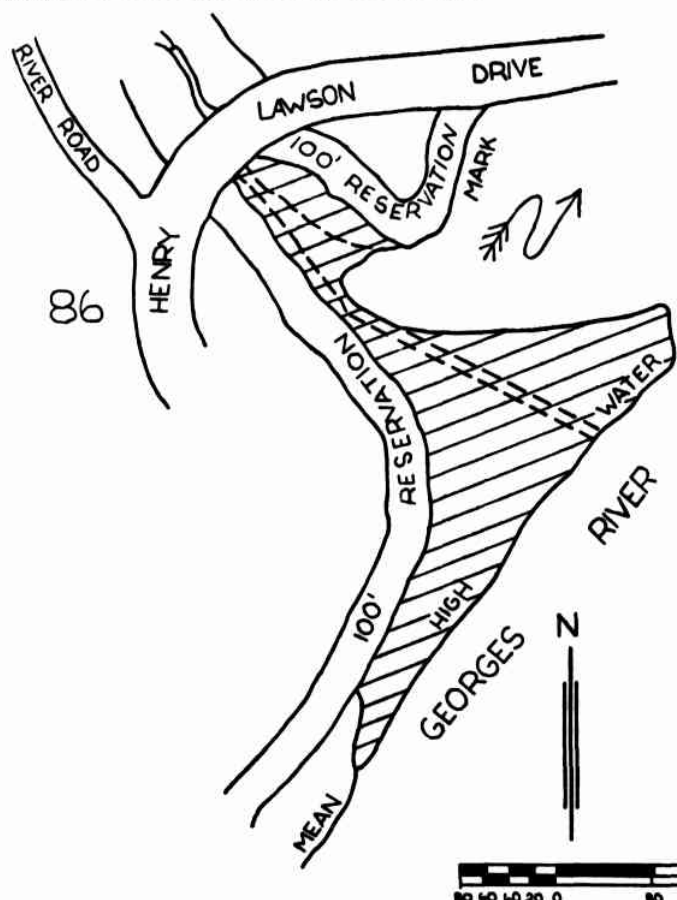
8 AUGUST, 1975]

NEW SOUTH WALES GOVERNMENT GAZETTE No. 105

3199

Land District—Metropolitan; Municipality—Bankstown

Parish Bankstown, County Cumberland, area about 4.5 hectares, shown by hatching on diagram hereunder (R. 83553, notified 3rd November, 1961). Pks 6017-S.

**Land District—Bellingen; Shire—Nambucca**

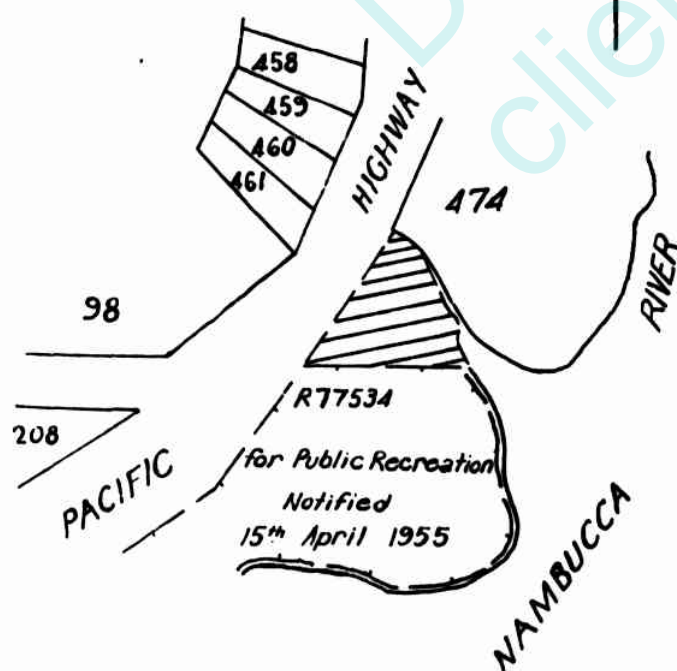
Parish Nambucca, County Raleigh, about 1 520 square metres, being the road closed by Government Gazette of 28th August, 1970, and shown by black hatching on the diagram hereunder (R. 77534 notified 15th April, 1955). Pks 75-451.

DIAGRAM

Parish: Nambucca

Rds: 70-729

Pks 75-451

**FOR PUBLIC HALL AND PUBLIC RECREATION****Land District—Molong; Shire—Wellington**

Parish Cardington, County Gordon, area 215 square metres, being portion 147 (R. 87046, notified 17th January, 1969). Pks 69-1449.

No. 105, 8th August, 1975—5

(2358)

Sydney, 8th August, 1975.

RESERVES FROM SALE

IN pursuance of the provisions of section 28, Crown Lands Consolidation Act, 1913, I declare that the Crown lands hereunder described shall be reserved from sale for the public purposes hereinafter specified and are thereby reserved accordingly.

JOHN M. MASON, Minister for Lands.

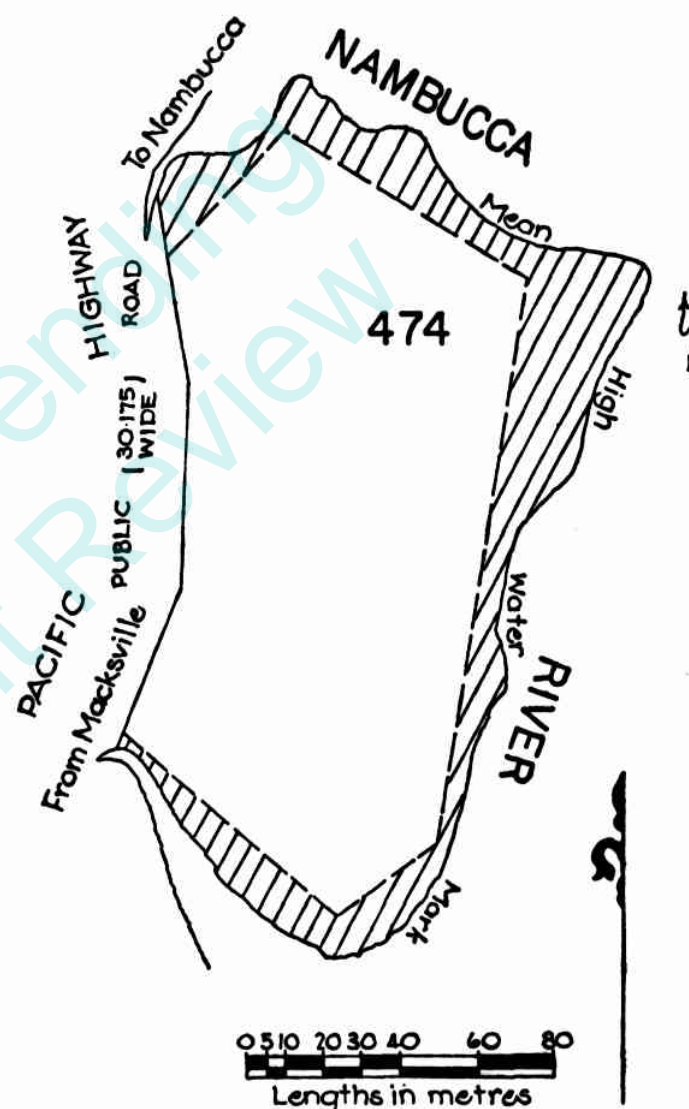
FOR ACCESS**Land District and Shire—Wentworth**

No. 89529, Parish Gol Gol, County Wentworth, 404.7 square metres, Town Gol Gol, being allotment 1, section 47. Plan G 6-1935. W.L.C. 73-1714.

NOTE: R. 52408 for Public Pound, notified 31st August, 1917, is hereby revoked.

FOR FUTURE PUBLIC REQUIREMENTS**Land District—Bellingen; Shire—Nambucca**

No. 89538, Parish Nambucca, County Raleigh, 4 390 square metres, being that part of portion 474 shown by hatching on diagram hereunder. Ten. 68-433.



Land District—Metropolitan; City—Greater Wollongong
No. 89540, Parish Heathcote, County Cumberland, 4 072 square metres, being portion 930. Ten. 71-1473.

Land District and Shire—Scone

No. 89539, Parish Russell, County Durham, area 4.654 hectares, portion 139. Ten. 75-3297.

FOR NON-PROFIT MAKING ORGANIZATIONS**Land District and City—Newcastle**

No. 89533, Parish Newcastle, County Northumberland, area 436.6 square metres, being portion 3152. Pks 74-1051.

(The affected part of R. 52096 for Public Recreation, notified 16th March, 1917, is hereby revoked.)

3200

NEW SOUTH WALES GOVERNMENT GAZETTE No. 105

[8 AUGUST, 1975]

FOR PUBLIC RECREATION*Land District and Shire—Gloucester*

No. 89537, Parish Woko, County Hawes, about 19.5 hectares, being portions 75 and 101 and the land withdrawn this day from T.S. and C.R. 35082. Pks 75-212.

Land District—Metropolitan; Municipality—Ku-ring-gai

No. 89535, Parish Gordon (schedule 3), County Cumberland, 3 773 square metres, being portion 124 at North Wahroonga. Pks 75-648.

No. 89534, Parish Gordon (schedule 3), County Cumberland, 929.4 square metres, being allotment 6, section 112 at North Wahroonga. Pks 75-648.

Land District—Metropolitan; Shire—Warringah

No. 89532, Parish Manly Cove, County Cumberland, area 1.557 hectares, portion 2757, at Davidson. Pks 75-683.

Land District—Windsor; Shire—Colo

No. 89541, Parish and Town St Albans, County Northumberland, about 1.619 hectares, being the area bounded by portion 51, allotment 2, section 11, Main Road No. 181, the northern side of Espie Street and the Macdonald River and includes portion 104.

NOTE: R. 63001 for Access, notified 30th October, 1931, is hereby revoked. Pks 75-568.

FOR USE OF ABORIGINES*Land District—Wilcannia; Shire—Central Darling*

No. 89531, Parish Blenheim, County Livingstone, 404.7 hectares, being portion WL 1645, Plan WLO 3508, Papers WLC 74-1196.

(2352)

Sydney, 8th August, 1975.

PROPOSED REVOCATION OF DEDICATIONS

AS I am of the opinion that the purposes of the dedications of the areas described hereunder have failed in part, notice is hereby given, in accordance with the provisions of section 25 of the Crown Lands Consolidation Act, 1913, that it is intended to revoke such dedications with a view to dealing with the lands in accordance with the provisions of that Act.

JOHN M. MASON, Minister for Lands.

Land District—Lismore; Municipality—Ballina

Parish Ballina, County Rous, Suburban Lands, of the Town of Ballina, 3.157 hectares, being the part of Clement Park dedicated 20th August, 1886, for Public Recreation, southeast of Cherry Street. Pks 75-649.

Land District—Metropolitan; Municipality—Botany

Parish Botany, County Cumberland, 2 533 square metres, portion 5188, being part of the land dedicated for Public School Site, Gazette, 1st June, 1928, C.10515-2030. Pks 72-1643.

EXCHANGE OF LAND UNDER SECTION 197 OF THE CROWN LANDS CONSOLIDATION ACT, 1913

ATTENTION is invited to proposed exchange of lands under section 197 of the Crown Lands Consolidation Act, 1913, by W. E. Winchester, Parish of South Colah, County of Cumberland, Land District Metropolitan, Shire of Hornsby, to be considered at a meeting of the Local Land Board at Sydney. Plan of the proposed exchange is exhibited at the Information Bureau, Department of Lands, Sydney, until 8th September, 1975. L.B. 74-869

(2091)

JOHN M. MASON, Minister for Lands.

(2311)

Sydney, 8th August, 1975.

AUCTION ON TERMS

IN pursuance of the Crown Lands Consolidation Act, 1913, the following lots of land will be offered for sale by public auction in the Meeting Room, Civic Centre, Church Street, Dubbo, at 2 o'clock in the afternoon on Friday, 19th September, 1975.

JOHN M. MASON, Minister for Lands.

RURAL BLOCKS NEAR DANDALOO (1) AND NEAR COLLIE (5)

Within the Parishes Tyrie, Bundijoe and Bugabada, Counties Narromine and Ewenmar, Land District Dubbo, Shire Timbrellongie

Portion	Area	Upset price per lot
	hectares	\$
<i>Parish Tyrie—</i> 17 and 27	1 019 (including sites of proposed easement).	65,000
<i>Parish Bundijoe—</i> 29 30	244.8 146.3	21,000 11,800
<i>Parish Bugabada—</i> 67 68 69	37.4 57.12 78.52	2,700 4,100 4,800

The sale will be conducted in conformity with the Crown Lands Act and existing Regulations. The terms and conditions of sale more particularly necessary to be noticed are as follows:

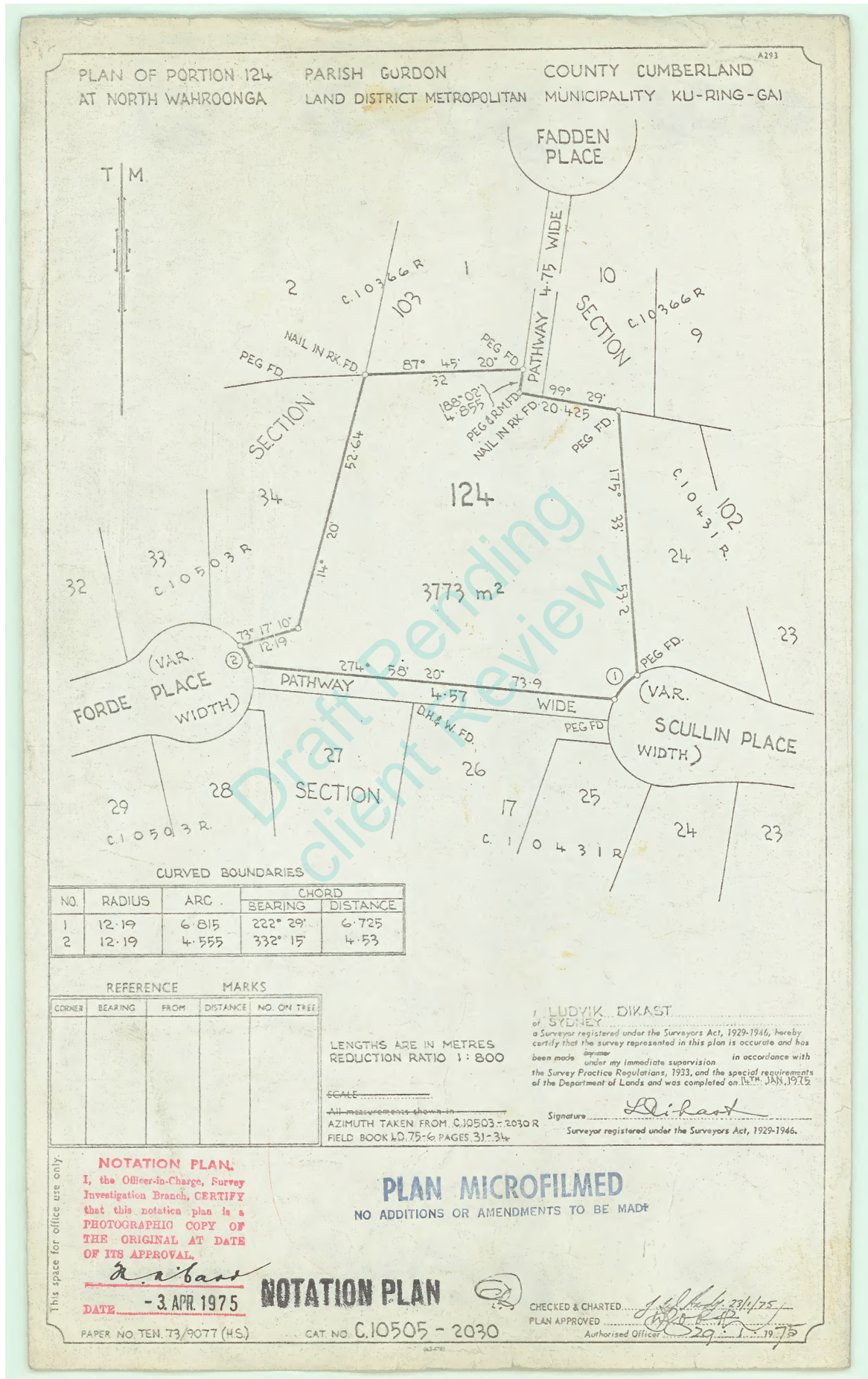
Terms: Deposit 10 per cent; balance in three months interest-free or in ten equal annual instalments with interest at the rate of 8 per cent on the outstanding (reducing) balance, from the date of sale.

Deeds of Grant will be completed and issued in each case as soon as practicable after payment in full of the purchase money, deed fee at the prescribed rate for each Deed, and fixed stamp duty, and will be delivered to the grantees by the Registrar General.

Prior to the issue of the Deed of Grant no resale or dealing of any kind, except by way of mortgage or discharge of mortgage, will be recognized by the Department. Deeds of Grant will issue in the names of purchasers entered as such in the Sale List except where a mortgage is registered at the Department.

Papers Ten. 75-95 and 72-4772; L.B. 72-191 and 73-310.

Tag 28B



Tag 29A

1520

NEW SOUTH WALES GOVERNMENT GAZETTE No. 96.

[27 Aug., 1943.]

**RESERVATION FROM SALE OR LEASE GENERALLY.—
PROCLAMATION.**

IN pursuance of the provisions of section 25A of the Crown Lands Consolidation Act, 1913, I, the Right Honourable JOHN DE VERE, BARON WAKEHURST, Governor of the State of New South Wales, with the advice of the Executive Council, do hereby proclaim the following area of land to be reserved from sale or lease generally, and the same is hereby reserved accordingly:—

LAND DISTRICT—WYALONG; SHIRE—BLAND.

No. 70,949. Parish Ungarie, county Gipps, 31 acres 1 rood 17 perches, being portion 16. G. 2,066-1,871. (Resumed for purposes of Police Paddock, Gazette, 27th May, 1908.) P. 43-3,052.

Signed and sealed at Sydney, this 26th day of August, 1943.

(L.S.) WAKEHURST, Governor.

By His Excellency's Command,

J. M. TULLY, Minister for Lands.

(4978) GOD SAVE THE KING!

(5063) Sydney, 27th August, 1943.

RESERVES FROM SALE.

IT is hereby notified that, in pursuance of the provisions of section 28 of the Crown Lands Consolidation Act, 1913, the Crown lands hereunder described shall be reserved from sale for the public purpose hereinafter specified, and they are hereby reserved and exempted accordingly.

J. M. TULLY, Minister for Lands.

FOR FUTURE PUBLIC REQUIREMENTS.

LAND DISTRICT—TAMWORTH; SHIRE—PEEL.

No. 70,956 from sale. Parish Werrie, county Buckland, 20 acres, portion 217, B. 3,622-1,788. P. 43-3,662.

(5064) Sydney, 27th August, 1943.

RESERVE FROM SALE AND LEASE GENERALLY.

IT is hereby notified that, in pursuance of the provisions of sections 28 and 29 of the Crown Lands Consolidation Act, 1913, the Crown lands hereunder described shall be temporarily reserved from sale for the public purpose hereinafter specified and temporarily reserved and exempted from lease generally, and they are hereby reserved and exempted accordingly.

J. M. TULLY, Minister for Lands.

FOR TRAVELLING STOCK.

LAND DISTRICT—BLAYNEY; SHIRE—LYNDHURST.

No. 70,952 from sale (70,953 from lease generally). Parish Errol, county Bathurst, about 4½ acres; that part of the old Carcoar-Blayney road, 150 links wide, fronting portions 305, 306, closed road and 286 which is superseded by the new road deviations R. 6,716 and 21,653-1,603. R. 41-1,005.

FOR PUBLIC RECREATION.

LAND DISTRICT—METROPOLITAN; MUNICIPALITY—KU-RING-GAI.

No. 70,957 from sale (70,958 from lease generally). Parish Gordon, county Cumberland, 2 acres 0 roods 14 perches (part of land in C.T.'s vol. 2,646, fol. 69, and vol. 1,350, fol. 211). Ms. 11,471 Sy. P. 43-2,433.

FOR SANITARY PURPOSES.

LAND DISTRICT—MUSWELLBROOK; MUNICIPALITY—
MUSCLEBROOK.

No. 70,954 from sale (70,955 from lease generally). Parish Rowan, county Durham, 3 acres, portion 200, D. 4,921-2,083. P. 42-6,722.

(5068) Sydney, 27th August, 1943.

**NOTIFICATION SETTING APART CROWN LANDS FOR
ADDITIONAL HOMESTEAD FARM.**

IT is hereby notified that, in pursuance of the provisions of section 85 of the Crown Lands Consolidation Act, 1913, the Crown lands comprised within the area hereunder described are hereby set apart for Additional Homestead Farm, and shall become and be available therefore on and after the 1st November, 1943. The capital value upon which the rental shall be calculated shall be 6s. per acre. Any Additional Homestead Farm acquired in pursuance of this notification shall be subject to the same conditions (where applicable), which attach to the particular original holding in virtue of which such holding was applied for, and to the following special conditions:—

- (a) The holder of any Homestead Farm shall take such measures as the Minister for Lands may deem reasonable or sufficient to free and keep the land free from rabbits and other noxious animals, and shall, throughout the currency of the lease, effectually destroy, or cause to be destroyed, all Bathurst burr, noogoora burr, African box thorn, Mexican poppy, prickly-pear, lantana, blackberry, wild tobacco, briars, and all scrub (except edible scrub), undergrowth and such plants or weeds as are or may from time to time be declared to be noxious, under the Local Government Act of 1919, in all municipalities and shires, or in the particular shire or municipality in which the land leased, or any part of it, is situated. (b) The holder of any Homestead Farm shall

preserve ample green timber for shelter and shade purposes. (c) The boundaries of the farm are to be fenced with a six-wire fence within five years of date of confirmation of application: Provided, however, that any other suitable fence may be erected on such boundaries with the approval of the Local Land Board. (d) The holder of a Homestead Farm which either wholly or partly adjoins the western and southern boundaries of portions 24 and 25, the south-western boundary of portion 25, and the part of the south-western boundary of portion 24 north-west of the northern corner of portion 25 shall preserve for windbreaks belts of timber two (2) chains wide along such parts of those boundaries which adjoin the Homestead Farm.

No timber or regrowth of scrub, timber or undergrowth within such windbreaks shall be ringbarked or otherwise destroyed without the special permission of the Minister for Lands in writing, and the holder shall take such steps to protect the timber in such windbreaks and to secure re-afforestation thereof as the Minister may from time to time direct. The Minister for Lands shall also have power to direct the holder of the farm to plant trees from time to time within the windbreaks and take reasonable steps to ensure the growth of such trees, which may be supplied by the Government.

NOTE.—Preferential Right Certificate under section 34M (2) of the Farmer's Relief Act, 1932-40, has been issued to John Robertson, of Craigielea, Merriwagga, in respect to the area. Provided, therefore, that the said John Robertson make application for an Additional Homestead Farm in Form 10, under the Crown Lands Consolidation Act, 1913, on or after 1st November, 1943, and before the 29th November, 1943, he shall be entitled to preference to any other person who may apply. Such application shall be lodged or forwarded to the Crown Land Agent at Hillston, so as to be received by him within the period specified.

J. M. TULLY, Minister for Lands.

LAND DISTRICT—HILLSTON; SHIRE—CARRATHOOL.

Parish Moneton, county Nicholson, 1,488 acres 2 roods, portions 24 and 25. N. 1,931 and 1,969-1,992. P. 43-3,888.

The included part (1,046 acres) of Homestead Farm Area No. 1,707, notified 30th July, 1926, and reserve from sale or lease under section 206 (1,488 acres 2 roods), notified 4th April, 1941, are hereby revoked.

(5071) Sydney, 27th August, 1943.

REVOCATION OF DEDICATION.

WHEREAS under section 25 of the Crown Lands Consolidation Act, 1913, power is given for the revocation of part of any dedication of Crown land dedicated by the Crown: Now, therefore, I do hereby declare that all preliminary action has been taken in connection with the revocation of the dedication for Permanent Common at Howlong, area, 500 acres, dedicated 18th February, 1870, in so far as it applies to or affects the area of 3 acres 2 roods 6 perches, described in the Schedule hereto, and I do hereby revoke the part of the dedication containing 3 acres 2 roods 6 perches described in the Schedule hereto. P. 43-4,185.

J. M. TULLY, Minister for Lands.

SCHEDULE.

LAND DISTRICT—COROWA; SHIRE—HUME.

Parish Howlong, county Hume; 3 acres 2 roods 6 perches; portion 316. H. 4,043-1,668.

(5072) Sydney, 27th August, 1943.

REVOCATION OF DEDICATION.

WHEREAS under section 25 of the Crown Lands Consolidation Act, 1913, power is given for the revocation of part of any dedication of Crown land dedicated by the Crown: Now, therefore, I do hereby declare that all preliminary action has been taken in connection with the revocation of the dedication for Permanent Common at Muscleebrook, area 906 acres, dedicated 13th April, 1888, in so far as it applies to or affects the part of the said area containing 3 acres described in the Schedule hereto, and I do hereby revoke the said dedication in so far as it affects or applies to the area of 3 acres described in the Schedule hereto. P. 42-6,722.

J. M. TULLY, Minister for Lands.

SCHEDULE.

LAND DISTRICT—MUSWELLBROOK; MUSCLEBROOK MUNICIPALITY.

Parish Rowan, county Durham, portion 200, 3 acres. D. 4,921-2,083.

(5073) Sydney, 27th August, 1943.

REVOCATION OF DEDICATION.

WHEREAS under section 25 of the Crown Lands Consolidation Act, 1913, power is given for the revocation of the dedication of Crown land dedicated and granted by the Crown: Now, therefore, I do hereby declare that all preliminary action has been taken in connection with the revocation of the dedication and grants for Primitive Methodist Church and Minister's Residence at Werombi, area 1 acre 2 roods, dedicated 14th February, 1873, described in the Schedule hereto; and I do hereby revoke the said dedication and grants thereof heretofore made. P. 43-2,795.

J. M. TULLY, Minister for Lands.



Tag 29C

GRANT OF LAND.—B.

Victoria, by the Grace of God of the United Kingdom of Great Britain and Ireland, Queen, Defender of the Faith, and so forth: For 40

ACRES, 2000

To all to whom these Presents shall come Greeting; KNOW YE, That in order to promote the due Settlement of Our Territory of NEW SOUTH WALES, And in fulfillment of a promise made on or before the 24th day of September — One thousand eight hundred and forty — as Governor by His Excellency the Right Honble thereof, And in consideration of the Quit-Rent hereinafter reserved, and of the Price of the redemption of the same, WE, of Our Special Grace, HAVE GRANTED, and for US, Our Heirs and Successors, DO HEREBY GRANT unto the Right Honble

Reservations, and Provisos hereinafter mentioned, ALL THAT Piece or Parcel of Land, in Our said Territory, containing by

[illegible]

to be called _____ with all the Rights and Appurtenances whatsoever thereto
belonging; To Hold unto the said John Tinsley

belonging; To hold unto the said Said Mary for her life - Heirs and Assigns for ever, YIELDING and Paying
thereof Yearly unto Us Our Heirs and Successors, the Quit-Rent or Sum of £100 (the King's Mace)

Forfeiture Yearly unto Us, Our Heirs and Successors, until the First Day of January, One thousand eight hundred and
into Two
 within Twenty Years from that date, at the rate of Twenty Years Purchase; **Provided Nevertheless,** AND WE DO
 HEREBY RESERVE UNTO US, OUR HEIRS AND SUCCESSORS, all such parts and so much of the said Land as may hereafter be
 required for a Public Way or Public Works, in, over, and through the same, to be set out by the Governor for the time-being
 of Our said Territory, or some Person by Him authorised in that respect; **AND ALSO,** all Stone and Gravel, all indigenous
 Timber, and all other Materials, the produce of the said Land, which may be required at any time or times hereafter, for the
 construction and repair of Ways and Bridges, for Naval Purposes, and for Public Works, together with the right of taking and
 removing the same; **AND ALSO,** all Land within One hundred feet of high water mark on the Sea Coast, and on every Creek,
 Harbour, and Inlet of the Sea; **AND ALSO,** all Mines of Gold, or Silver, and of Coals, with full and free liberty and power to
 search for, dig, and take away the same; **AND ALSO,** the right of full and free ingress, egress, and regress, into, out of, and upon
 the said Land, for the several purposes aforesaid; **AND WE DO FURTHER RESERVE UNTO US, OUR HEIRS AND SUCCESSORS,** full
 power for Us, or Them, or for the Governor for the time-being of Our said Territory, to resume and take possession of all or
 any part of the said Land not hereinbefore reserved, which may be required at any time or times hereafter for any Public
 Purpose whatsoever, the value of the said Land not hereinbefore reserved, or of so much thereof as shall be so required, and
 of any Building standing on the said required Land, being paid by the Government to the party entitled thereto, at a
 Valuation fixed by Arbitrators chosen as hereinafter mentioned, in which valuation the benefit to accrue to the said Party
 from any such Public Purpose, shall be allowed by way of Set-off; **AND WE DO HEREBY DECLARE,** that in every case of
 Arbitration, which shall arise under and by Virtue hereof, One Arbitrator shall be chosen by the Governor for the time-being
 of Our said Territory, and One by the then Owner or Owners of the said Land, or of such part thereof as may be thereby
 affected, which Two Arbitrators (before they proceed to the said Arbitration) shall elect an Umpire, who shall determine any
 disagreement between the Two said Arbitrators; **BUT** if the said Owner or Owners shall refuse or neglect to choose an
 Arbitrator on his, her, or their part, within One Calendar Month after being required so to do, by Public Advertisement in
 the Government Gazette, or otherwise, **Or,** if such Arbitrator, being chosen, shall refuse or neglect to act and within One
 Calendar Month determine the matter to him referred, then both Arbitrators shall be chosen by the Governor for the
 time-being of Our said Territory, which said last-mentioned Arbitrators shall also elect an Umpire in the manner and for the
 purpose above mentioned; **AND** if any Umpire shall refuse or neglect to act and within One Calendar Month determine the
 matter to him referred, the Arbitrators for the time-being, whether chosen One by each party or both by the Governor of Our
 said Territory, shall in every such case forthwith elect another Umpire, in the same manner, for the same purpose, and subject
 to the same condition, as the Umpire first elected as aforesaid; **Provided Always,** THAT if the aforesaid Quit-Rent
 shall be at any time unpaid for the space of Twenty Days after the same shall become due (although no formal demand
 shall have been made thereof) it shall be lawful for Us, Our Heirs and Successors, by Our Governor for the time-being
 of Our said Territory, or some person by Him authorised in that behalf, *h/ef* Heirs and Assigns, and to hold the same, and all
 with its Appurtenances, and thence to remove the said Grantee, *h/ef* Heirs and Assigns, and to hold the same, and all
 the Rents, Issues, and Profits thereof, to have, receive, and take to and for the use of Us, Our Heirs and Successors, until We
 or They shall therewith and thereby be fully paid and satisfied the Quit-Rent due thereon, and every part thereof, and all
 arrears of the same due at the time of Our said Entry, or which shall accrue due during the time of Our Possession by Virtue
 thereof, together with all costs and charges attending the non-payment of the said Quit-Rent and Our Entry upon the said
 Land; **Provided Also,** THAT if the Conditions, Reservations, and Provisions herein contained, or any part thereof, be not
 duly observed and performed by the said Grantee, *h/ef* Heirs and Assigns, then the said Land shall be forfeited, and
 revert unto Us, Our Heirs and Successors; And these Presents, and every matter and thing herein contained, shall cease
 and determine, and become absolutely void to all intents and purposes; And it shall be lawful for Us, Our Heirs and
 Successors, by Our Governor for the time-being of Our said Territory, or some Person by Him authorised in that behalf,
 to re-enter upon the said Land, or any part thereof, and the said Grantee, *h/ef* Heirs and Assigns, and all Occupiers
 thereof, therefrom wholly to remove; **In Testimony Whereof,** We have caused this Our Grant to be Sealed with the
 Seal of Our said Territory.

WITNESS Our Trusty and Well-beloved *See above Fifth Page*
Our Captain-General and Governor-in-Chief of Our said Territory, and its Dependencies, at Government
House, Sydney, in New South Wales aforesaid, this *twentieth* day of *August*, 184*1*, is
the *eleventh* Year of Our Reign; And in the Year of Our Lord, One Thousand eight hundred and forty-two.

L. S. (Signed)

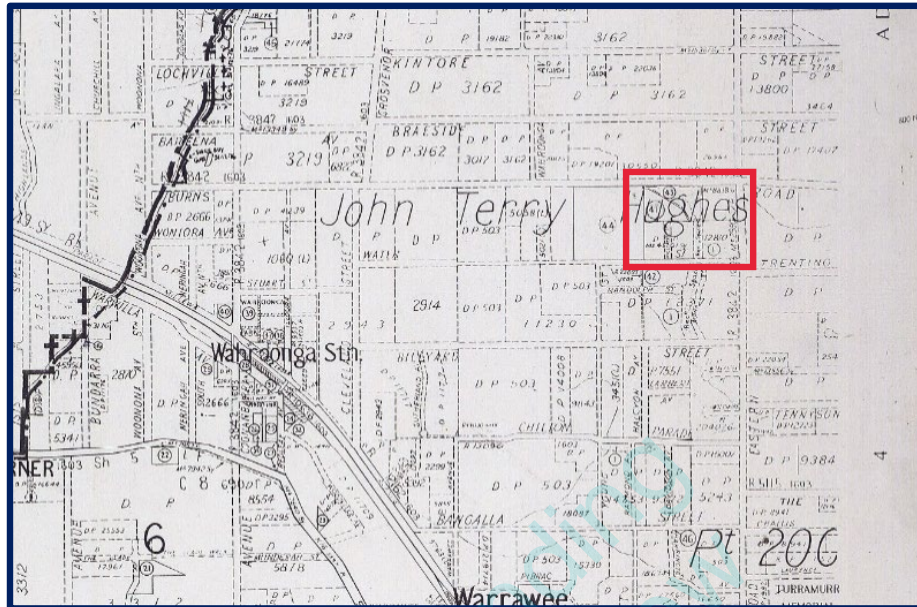
ENTERED on Record by me this fourth day of August
One Thousand eight hundred and forty-five

Sydney:—W. J. Rose, Government Printer.

COLONIAL SECRETARY AND REGISTRAR.

Tag 29D

Extract of Historical Parish Map, Parish of Gordon, County of Cumberland, 9th Ed.



40	D4	Resumed for Improvement and Embellishment Gaz. 15th July, 1949. 1884 m ² . Ms.13279 Sy.
41	E5	Purchased for Addition to Observatory Site. Pl. 2.541 ha. Ms.4598 Sy.
42	E5	Closed Road 68.3 m ² B.R. Wright. Vol.6116 Fol.195
43	E5	R.70957 for Public Recreation. Notified 27th August, 1943 Ms.11471 Sy.
44	E5	Resumed for Observatory Site at Wahroonga. Gaz. 11th February, 1914. Pl. 7.727 ha. Ms.45
45	D5	Resumed for Drainage Purposes. Gaz. 13th August 1943. 1657 m ² . Ms.11490 Sy.

Tag 30A

1428

NEW SOUTH WALES GOVERNMENT GAZETTE No. 47.

[24 MAR., 1939.]

(1715)

Sydney, 24th March, 1939.

REVOCATION OF AREAS SET APART FOR ADDITIONAL HOLDINGS, ETC.

IT is hereby notified that, in pursuance of the provisions of the Crown Lands Consolidation Act, 1913, the areas set apart for Additional Holdings, etc., particularised hereunder, are hereby revoked.

COLIN A. SINCLAIR, Minister for Lands.

Land District.	Class of holding for which the land was set apart.	Date of Notification.	Parish.	County.	Shire.	Area.	Part revoked.	Papers No.
Taree	Additional Holdings at 13s. 4d. per acre.	20 May, 1921	Knorril	Macquarie	Manning	a. r. p. 392 0 0	Portion 156. M. 6,468-666	L. 39-2,104
Do	O.C.P. or C.L. at 13s. 4d. per acre.	11 Dec., 1907	do	do	do	390 0 0	Portions 93 and 128. M. 5,172-666. M. 6,426-666.	do
Do	Additional Holdings at 13s. 4d. per acre.	1 Nov., 1911	do	do	do	144 2 0	Portion 120. M. 6,323-666	do

(1724)

Sydney, 24th March, 1939.

REVOCATION OF NOTIFICATIONS OF TRACTS OR AREAS PREVIOUSLY NOTIFIED AS NOT AVAILABLE FOR SETTLEMENT UNTIL FURTHER NOTIFICATION.

IT is hereby notified that under the provisions of the Crown Lands Consolidation Act, 1913, the notifications that the tracts or areas hereunder described are not available for settlement until further notification, are hereby revoked.

COLIN A. SINCLAIR, Minister for Lands.

Land District.	Date of Notification.	Parish.	County.	Shire.	Area.	Part revoked	Papers No.
Glen Innes	19 Aug., 1908	Scone	Gough	Severn	a. r. p. 342 0 0	Part within portions 44 and 48. G. 6,451, 6,452-1,761.	P. 39-1,710
Muswellbrook	12 April 1918	Tongo	Brisbane	Merriwa	250 0 0 (about).	Part within approved Special Lease 38-1. B. 3,955-2,096.	L. 39-3,143
Parkes	10 Sept., 1920	Currajong	Ashburnham	Municipality Parkes.	19 3 10	Portion 936. A. 7,785-1,770	S. 38-18,008
Tenterfield	2 Dec., 1932	Beaury	Buller	Tenterfield	165 0 0 (about).	The whole; part portion 10. B. 2,821-1,741.	P. 34-6,002
Nyngan	25 Oct., 1911	Hermitage Plains	Flinders	Bogan	4,954 0 0	Part within portion 2. Misc. 358 and 973 Do. Roll.	P. 39-81

(1713)

Sydney, 24th March, 1939.

RESERVE FROM SALE OR LEASE OTHER THAN SPECIAL LEASE.

IT is hereby notified that, in pursuance of the provisions of section 29 of the Crown Lands Consolidation Act, 1913, the Crown Lands hereunder described shall be and are hereby temporarily reserved from sale or lease other than special lease.

COLIN A. SINCLAIR, Minister for Lands.

LAND DISTRICT—GOULBURN; SHIRE—MULWAREE.

No. 68,219. Parish Cookbundoon, county Argyle, 364 acres; portion 170. A. 4,269-2,121. L. 38-6,502.

(1712)

Sydney, 24th March, 1939.

WITHDRAWAL OF TRAVELLING STOCK AND CAMPING RESERVES FROM THE CONTROL OF PASTURES PROTECTION BOARDS.

IT is hereby notified that, in pursuance of the provisions of section 42 of the Pastures Protection Act, 1934, the parts of Travelling Stock and Camping Reserves particularised hereunder shall be and the same are hereby withdrawn from the control of the Pastures Protection Boards of the districts mentioned.

COLIN A. SINCLAIR, Minister for Lands.

LAND BOARD DISTRICT—DUBBO; PASTURES PROTECTION DISTRICT—DUBBO.

Parish Bobarah, county Ewenmar; Reserve No. 13,404 for Water Supply. Part withdrawn—about 10 acres 3 roods 3 perches, being part in strip about 5 chains wide along north-east boundaries of portions 139, 140, 141 and 142, and part between portions 145, 146 and 147 and Castlereagh River exclusive of strip about 1 chain wide along river. L. 39-2,587.

(Placed under control, Gazette, 12th December, 1924, and Gazette, 4th April, 1930.)

LAND BOARD DISTRICT—MOREE; PASTURES PROTECTION DISTRICT—PILLIGA.

Parish Weeta Waa, county Jamison; Reserve No. 1,425 for Travelling Stock. Part withdrawn—part within closed reserved road in portion 154, area 13 acres. P. 39-2,205.

(Placed under control, Gazette, 16th February, 1934.)

(1715)

Sydney, 24th March, 1939.

RESERVES FROM SALE OR LEASE GENERALLY.

IT is hereby notified that, in pursuance of the provisions of sections 28 and 29 of the Crown Lands Consolidation Act, 1913, the Crown Lands hereunder described shall be temporarily reserved from sale for the public purposes hereinafter specified, and temporarily reserved and exempted from lease generally, and they are hereby reserved and exempted accordingly.

COLIN A. SINCLAIR, Minister for Lands.

FOR TRAVELLING STOCK AND CAMPING.

LAND DISTRICT—DUBBO; SHIRE—TIMBREBONGIE.

No. 68,220 from sale (68,221 from lease generally). Parish Turribung, county Narromine, about 96 acres; bounded by the eastern boundaries of portions 68, 67, 62 and closed road; a line east partly forming the southern boundaries of portions 161 and 160; a line south partly forming the eastern boundaries of portions 84, 83 and 94; and a line west partly forming the southern boundaries of portions 94, 93, 92, etc.; but exclusive of portion 26. N. 971 to 974-1,884. P. 39-756.

FOR PUBLIC RECREATION.

LAND DISTRICT—METROPOLITAN; MUNICIPALITY—KU-RING-GAL.

No. 68,222 from sale (68,223 from lease generally). Parish Gordon, county Cumberland, portion 581, 23 acres 2 roods 10 perches. C. 4,939-2,030. P. 39-2,183.

FOR PUBLIC SCHOOL.

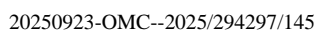
LAND DISTRICT—WARRIALDA; SHIRE—ASHFORD.

No. 68,224 from sale (68,225 from lease generally). Parish Bebo, county Arrawatta, 2 acres 1 rood 15 perches, being portion 27. A. 3,467-1,847. P. 39-457.

FOR TRAVELLING STOCK.

LAND DISTRICT—WYALONG; SHIRE—BLAND.

No. 68,226 from sale (68,227 from lease generally). Parish Eagle South and village of Burcher, county Gipps, about 25 acres, being the land, in part allotment 1 of section 13, village of Burcher, shown by green tint on helio A with papers L. B. 38-722 Fbs. (Burcher 22). P. 39-1,276.



Tag 30C

22 SEPTEMBER, 1972] NEW SOUTH WALES GOVERNMENT GAZETTE No. 100

3845

*Parish Pindari, County Arrawatta, Land District Inverell,
Shire Ashford*

Opening of road within portions 135 and 138, vide plan R. 33366-1603. (Council's reference RRB/ECW/D/L. 5.) Rds 72-932.

Rene Unice Watts

Resumed land: 5.736 hectares (in two parts), parts Crown Lease 62-1, and being parts portions 135 and 138.

Resumed land: 3.300 hectares resumed as severed land, part Crown Lease 62-1, and being part portion 138.

NOTE: (1) The part of reserved road within portion 138 included in the survey of the new road is declared to be public road. (2) The land resumed as severed land is not declared to be public road.

*Parish Turrallo, County Argyle, Land District Goulburn,
Shire Mulwaree*

Widening of Main Road No. 256 within portion 273, vide plan R. 33169-1603. (Council's reference 200/5/72; D.M.R. 297/5360.) Rds 72-992.

John Bertram Byrne

Resumed land: 1 088 square metres, part C.S.L. 1958-1, and being part portion 273.

*Parish Yewrangara, County Georgiana, Land District and
Shire Crookwell*

Opening and widening of road within portions 17, 97, 9, and 10, vide plan R. 33385-1603. (Council's reference R7.) Rds 72-1011.

Finchley Pty Limited

Resumed land: 1.353 hectares, part C.T., vol. 10510, fol. 207, and being part portions 17, 97, and 9.

Withdrawn land: 1.467 hectares, part Special Lease 56-7, and being part portion 10.

Parish Warne, County, Land District and Shire Wellington

Widening of Developmental Road No. 1310, vide plan R. 33410-1603R. (Council 260/72; D.M.R. 484.1186.) Rds 72-1057.

John Wilfred Edwards and Melva Jane Edwards

Resumed land: 2 681 square metres, part C'sT., vol. 6327, fol. 185 and 188, and being part of portion 65.

Shepherds Creek Pty Limited

Resumed land: 1 062 square metres, part C.T., vol. 8384, fol. 137, and being part of portion 62.

*Parish Jesse, County Roxburgh, Land District Bathurst,
Shire Turon*

Widening of road from Wattle Flat to Palmers Oakley within portions 7 and 8, vide plan R. 33418-1603. (Council's reference 71/280.) (R. 36 Pt 2.) Rds 72-1074.

Thomas James Tobin and James Spencer Tobin

Resumed land: 2.124 hectares, part C.T., vol. 8165, fol. 129, and being part portions 7 and 8 (part lot B in F.P. 380082).

(8875) Sydney, 22nd September, 1972.

ADDITIONS TO RESERVES FROM SALE

IT is hereby notified that, in pursuance of the provisions of section 28 of the Crown Lands Consolidation Act, 1913, the Crown lands described hereunder shall be added to the existing reserves shown in parentheses, and are hereby added accordingly.

T. L. LEWIS, Minister for Lands.

FOR PUBLIC RECREATION*Land District and Shire—Gunning*

Town and Parish Gunning, County King, about 1 897 square metres, being part Adams Street, northeast of allotment 12, section 7, extending southeasterly from Biala Street to the northeasterly prolongation of the northwestern side of Saxby Lane within that section (R. 62736, notified 5th June, 1931). Rds 72-119.

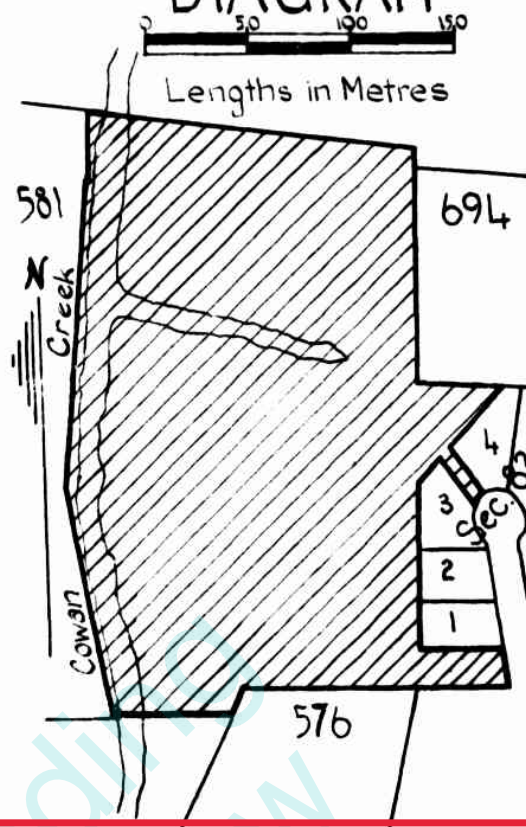
FOR MUNICIPAL PURPOSES*Land District and Municipality—Inverell*

Parish and Town of Inverell, County Gough, 373.1 square metres, being allotment 1 of section 86 (R. 549-16, notified 14th October, 1921). Plan I. 68-1651.

NOTE: R. 77-103 for Red Cross Station, notified 1st October, 1954, is hereby revoked. Pks 71-3260.

FOR PUBLIC RECREATION*Land District—Metropolitan; Municipality—Ku-ring-gai*

Parish Gordon, County Cumberland, about 5.041 hectares, shown by hatching on diagram hereunder (R. 68222 for Public Recreation, notified 24th March, 1939). Pks 70-2632.

DIAGRAM**FOR PROMOTION OF THE STUDY AND PRESERVATION OF NATIVE FLORA AND FAUNA***Land District—Metropolitan; Municipality—Ku-ring-gai*

Parish Gordon, County Cumberland, area about 22.27 hectares, commencing at the northeastern corner of portion 581 and bounded by portions 581, 564, 563, 565 and the easterly prolongation of its northern boundary to its intersection with the southwesterly prolongation of the southeastern boundary of portion 560, thence by that prolongation and boundary, the end of Timbarra Road, the southern boundary of Ku-ring-gai Chase National Park and Cowan Creek to the point of commencement (No. 86262, notified 12th May, 1967). The affected part of R. 64673 for public recreation, notified 27th July, 1934, is hereby revoked. Pks 70-2632.

(8872)

Sydney, 22nd September, 1972.

RESERVES FROM SALE

IT is hereby notified that, in pursuance of the provisions of section 28 of the Crown Lands Consolidation Act, 1913, the Crown lands hereunder described shall be reserved from sale for the public purposes hereinafter specified, and are hereby reserved accordingly.

T. L. LEWIS, Minister for Lands.

FOR PUBLIC RECREATION*Land District—Metropolitan; Municipality—Kogarah*

No. 88727, Parish St George, County Cumberland, about 2.959 hectares at Shipwrights Bay, being the lands comprised in reserves R. 67391 and R. 72356 for Public Recreation, notified 25th February, 1938, and 18th July, 1947, respectively; such reserves being hereby revoked. Pks 72-1316.

No. 88728, Parish St George, County Cumberland, about 8 878 square metres at Bald Face Point, being the lands comprised in reserves R. 67603 and R. 68777 for Public Recreation, notified 13th May, 1938, and 3rd November, 1939, respectively; such reserves being hereby revoked. Pks 72-1317.

Tag 30D

Government Notices

BC - DUBBO

CROWN LAND MANAGEMENT ACT 2016

NOTICE - CROWN LAND TO BE USED OR OCCUPIED FOR OTHER PURPOSE UNDER S 2.18(2)(b)

Pursuant to section 2.18(2)(b) of the Crown Land Management Act 2016, the Crown land specified in Column 2 of the following Schedule is proposed to be used or occupied under a relevant interest granted for the purpose(s) specified in Column 1 of the following Schedule.

The Hon. Robert Stokes, MP
Minister for Planning and Public Spaces

Column 1

sporting facilities
(relevant interest - Licence 605914)
environmental protection
(relevant interest - Licence 605914)

Schedule**Column 2**

Reserve No. 68222
Public Purpose: public recreation
Notified: 24 March 1939
File Reference: 19/03057

Column 1

environmental protection
(relevant interest - Licence 605914)
sporting facilities
(relevant interest - Licence 605914)

Schedule**Column 2**

Reserve No. 74029
Public Purpose: access, public recreation
Notified: 16 February 1951
File Reference: 19/03057

Column 1

sliprails
(relevant interest - Metro Licence 569480)
seawall
(relevant interest - Metro Licence 569480)
reclamation
(relevant interest - Metro Licence 569480)
ramp
(relevant interest - Metro Licence 569480)
pontoon
(relevant interest - Metro Licence 569480)
jetty
(relevant interest - Metro Licence 569480)
sliprails
(relevant interest - Metro Licence 585827)
jetty
(relevant interest - Metro Licence 585827)
reclamation
(relevant interest - Metro Licence 591109)
pontoon
(relevant interest - Metro Licence 591109)
ramp
(relevant interest - Metro Licence 591109)
jetty
(relevant interest - Metro Licence 591109)
berthing area
(relevant interest - Metro Licence 591109)

Schedule**Column 2**

Reserve No. 56146
Public Purpose: generally
Notified: 11 May 1923
File Reference: 17/02842

Column 1

reclamation
(relevant interest - Metro Licence 591109)
pontoon
(relevant interest - Metro Licence 591109)
ramp
(relevant interest - Metro Licence 591109)
jetty
(relevant interest - Metro Licence 591109)
berthing area
(relevant interest - Metro Licence 591109)
sliprails

Schedule**Column 2**

Reserve No. 1011268
Public Purpose: future public requirements
Notified: 3 February 2006
File Reference: 17/11497

Tag 30E

29 OCTOBER, 1965] NEW SOUTH WALES GOVERNMENT GAZETTE No. 139

3555

NOTIFICATION OF GRANTING OF SPECIAL LEASES IN PERPETUITY—continued

SPECIAL CONDITIONS, PROVISIONS, EXCEPTIONS, COVENANTS AND RESERVATIONS

Special Lease 1964-1, Bingara. G. M. Firth.—The lease shall be subject to subsections 1, 2, 5, 9, 10, 11, 12, 18, 25, 26, 28, 59, 65, and 66 of Regulation No. 106 (as amended), and to following special condition:—The lessee shall within one (1) year from the date of notification in the Gazette of the granting of the lease, or within such further period as the Minister may allow, erect on the land leased buildings suitable for the purposes of the lease.

Special Lease 1959-51, 1962-1, 1962-84, Gosford. W. W. Gardner, B. T. Krestensen and G. Fotheringham, respectively.—The lease shall be subject to subsections 1, 2, 4 to 6, 9 to 12, 18, 19, 25, 26, 28, 35, 44, 52, 59, and 65 to 67 of Regulation No. 106 (as amended), and to following special condition:—The lessee shall within one (1) year from the date of notification in the Gazette of the granting of the lease, or such further period as the Minister may allow, erect on the land leased a building appropriate to the purpose of the lease.

Special Lease 1965-4, Grafton. D. M. Toovey.—The lease shall be subject to subsections 1, 2, 5, 9 to 12, 18, 25, 26, 28, 31, 35, 59, and 64 to 67 of Regulation No. 106 (as amended), and to following special condition:—The lessee shall fill the land leased with approximately twelve inches (12 inches) of filling and grade and drain the area to the standard required by the Coff's Harbour Shire Council.

(5779)

Sydney, 29th October, 1965.

NOTIFICATION OF DEDICATION OF LANDS FOR PUBLIC PURPOSES UNDER THE CROWN LANDS CONSOLIDATION ACT, 1913

AN abstract of the intended dedication of the areas of Crown Land described in the schedule hereto for the public purposes therein mentioned having been duly laid before both Houses of Parliament in the State of New South Wales, in accordance with the provisions of Section 24 of the Crown Lands Consolidation Act, 1913, it is hereby notified that such lands are dedicated for the public purposes mentioned in this notification.

T. L. LEWIS, Minister for Lands.

Place	County	Portion	Allotment	Section	Locality	Area	Purpose of intended dedication	No. of Papers.	Cat. No. of Plans
Armidale	Sandon	*	Armidale	a. r. p. 1 0 0 (about).	Public school purposes ..	Pks 64-2,913 ..	A. 27 and 59 R.-1,354
Town of South Gundagai	Wentworth	†	Parish of South Gundagai	1 2 0	do do ..	P. 63-674	..
Gundagai	Cumberland	§	St. Ives North	0 1 37½	Public school site ..	Pks 63-489 ..	C. 4,939-2,030.
Gordon	Camden	¶	Parish of Cambewarra ..	3 0 18	Public recreation ..	P. 61-5,196 ..	Ms. 16,701 Sy.
Kangaroo Valley
Mandamah	Bourke	127	Village Ariah Park ..	0 0 35½	Public school purposes ..	P. 64-852 ..	Ariah Park 8.
Orange	Wellington and Bathurst	Being the parts of the lanes within Section 6, closed Gaz. 29-1-65	City of Orange	0 2 19	do do ..	P. 64-9 ..	O 56-1,309
Parish Tamworth	Inglis	Allot. 1, section 48a and closed road separating allots 1, 2 and 3 from allots 14, 15 and 16, section 48a.	Town of Tamworth ..	13 3 20	do do ..	Pks 64-110 ..	I. 2,790-1,690
Wangonilla	Townsend	318	Village of Wangonilla ..	2 3 36	School site ..	L.B. 62-491 ..	T. 4,814-1,803
Wentworth	Narromine	97	Village Narromine ..	0 0 36½	Court house ..	Pks 62-3,958 ..	Narromine 26.
West Kempsey	Macquarie	10	..	17	Suburban lands, Town of West Kempsey ..	0 0 36½	Sewerage ..	L.B. 62-557 ..	M. 8,971-666
Weejugalah	Mossiel	268	Village of Trida ..	2 0 19	Public school purposes ..	P. 62-4,590 ..	Trida 2.
		11				Pks 64-205 ..	
						W.L.C. 62-1,400 ..	
						P. 65-1,558 ..	

* Road within section 145 closed by Gazette of 27th July, 1962.

† Being public road (part Camphor Street) closed Gazette 24th July, 1964.

§ Part portion 581 bounded by portions 564, 561, a line 203 ft 0½ in rectangularly distant from the southern boundary of portion 564 and a line 104 ft 3 in rectangularly distant from the eastern boundary of portion 561.

NOTES.—The affected part of R. 68,222 for public recreation Notified 24th March, 1939 (1 rood 37½ perches) is hereby revoked (P. 63-489).

The affected part of R. 82,804 for public recreation is hereby revoked (P. 64-110).

(5803)

Sydney, 29th October, 1965.

REVOCATION OF RESERVE FROM SALE, LEASE, ETC.

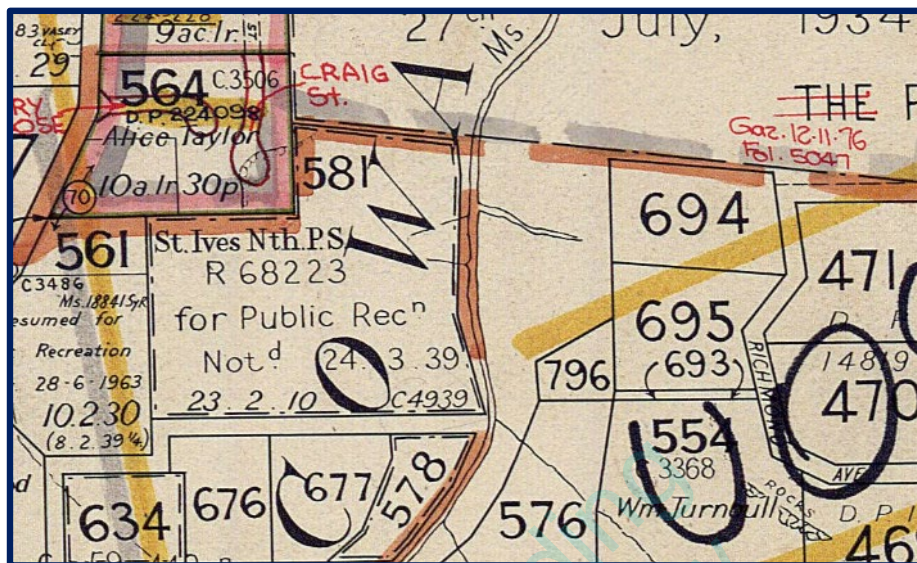
IT is hereby notified that under the provisions of section 30 of the Crown Lands Consolidation Act, 1913, the reserve from sale, lease, etc., hereunder described, is hereby revoked.

T. L. LEWIS, Minister for Lands.

Land District	Reserve No.	Purpose	Date of Notification	Parish	County	Shire, etc.	Area	Part Revoked	Papers No.
Yass	87	For Public School	14 Feb., 1879	Bango	King	Goodradigbee.	a. r. p. 4 0 0	The whole; portion 133. P. 518-1,978.	T. 64-5,450

Tag 30F

Extract of Historical Parish Map, Parish of Gordon, County of Cumberland, 1966 Ed.



Tag 30G

(4574)

IT is hereby notified that Special Leases of the lands specified in the annexed Schedule have been granted to the undermentioned persons.

The leases are subject to the provisions of the Crown Lands Consolidation Act, 1913, and the Regulations thereunder, and to the special conditions, provisions, exceptions, covenants, and reservations set out at the foot of the Schedule.

NOTIFICATION OF GRANTING OF SPECIAL LEASES.

Rent is subject to adjustment on survey as from the commencement of the next year ensuing.

Any amounts which have been paid in excess will be refunded upon application to the State Treasury. If not claimed, the amounts will be appropriated to future charges as they fall due.

Any amount required to complete payment of expenses and rent from the date of the commencement of lease to 31st December, 1936, must be paid by the lessee to

Sydney, 3rd July, 1936.

the Crown Land Agent of the District or to the State Treasurer within one month from this date, otherwise the lease will be liable to forfeiture, and should forfeiture be declared all moneys lodged with the application will become forfeited to the Crown.

For the year 1937 and any subsequent year the rentals and instalments of survey fee (if any) must be paid during the month of December of the preceding year.

E. A. BUTTENSHAW, Minister for Lands.

SCHEDULE

Reg. No. of Papers.	No. of Lease.	Name and Address of Lessee.	Situation and Area of Land.	Purpose of Lease.	Term of Lease.	Annual Rent.	Expenses.		Amount already paid as Rent, Deposit and Survey Fee.	Balance.		Shire or Municipality.
							Rent required to complete payment to 31st Dec., 1936.	(1) Inspection, etc. (2) Survey Fee (part only).		Payable by Lessee.	Due to Lessee.	
Leases.						£ s. d.	£ s. d.	£ s. d.	£ s. d.	£ s. d.	£ s. d.	
1936-2678	1935-11, Bingara.	O'Brien, junior, Peter, of Mulwaree, Bingara.	Parish Molroy, county Marchison, portion 62; M. 2,200-1,789. Area, 47 acres 2 roods.	Grazing ...	24 June, 1936, to 31 Dec., 1949.	2 5 0*	1 3 7	(1) 1 12 6 (2) 0 11 4	3 11 4	0 3 11	Gwydir.
1935-18468	1935-14, Coonamble.	Hargraves, Alexander, of Line View, Gilgandra.	Parish Bobarah, county Ewenmar, portion 233; E. 2,554-1,890. Area, 3 acres 0 roods 32 perches.	Grazing and agriculture.	1 Jan., 1936, to 31 Dec., 1945.	1 0 0	1 0 0	(1) 1 5 0 (2) 0 8 8	3 8 8	0 15 0	Gilgandra.
1935-11318	1935-13, Corowa.	Adcock, William Thomas Frederick, of Tocumwal.	Parish Woperana, county Denison, portion 102; D. 1,902-1,798. Area, 203 acres 1 rood.	Grazing ...	9 Oct., 1935, to 31 Dec., 1949.	5 1 8†	6 5 1	(1) 4 5 0 (2) 0 18 8	3 18 8	7 10 1	Berrigan.
1935-19030	1935-15, Deniliquin.	The Country Women's Association of New South Wales (Deniliquin Branch), c.o. Mrs. M. Wentworth, Deniliquin.	Parish and town South Deniliquin, county Townsend, allotment 2, section 208; Deniliquin 88-1,458. Area, 29 perches.	Erection of buildings (rest rooms, and baby health centre).	27 Dec., 1935, to 31 Dec., 1962.	1 0 0	1 0 4	(1) 3 5 3 (2) 0 8 8	3 10 0	1 4 3	Deniliquin.
1936-2896	1935-32, Gosford.	Mackenzie, Roderick Colin, of Buff Point, via Wyong.	Parish Munmorah, county Northumberland, portion 89; N. 5,995-2,111. Area, 21 acres 3 roods 10 perches.	Grazing and agriculture.	24 June, 1936, to 31 Dec., 1942.	2 12 6†	1 7 6	(1) 1 0 0 (2) 0 10 0	3 10 0	0 12 6	Erina.
1936-7654	1936-20, Grafton.	Clarence River County Council, of P.O. Box 5, Grafton.	Parish Southampton, town South Grafton, county Clarence; allotments 5, 6 and 7, section 25. Area, 3 roods 1½ perches.	Erection of buildings (electricity sub-station).	1 July, 1936, to 31 Dec., 1950.	5 0 0§	2 10 0	(1) (2) 4 6 8 (full.)	7 6 8	0 10 0	South Grafton.
1935-20521	1935-34, Gunnedah.	Cuell, Henry James, of Gunnedah.	Parish Gunnedah, county Pottinger, portion 284; P. 5,860-1,781. Area, 1 acre 3 roods 36 perches.	Brick-kiln ...	1 Mar., 1936, to 31 Dec., 1938.	2 0 0	1 13 4	(1) 1 1 0 (2) 0 8 8	3 8 8	0 5 8	Liverpool Plains.
1936-7760	1936-3, Kempsey.	Dean, William George, of 79 Tozer-street, West Kempsey.	Parish Yarravel, county Dudley, portions 247 and 248; D. 2,273-1,505. Area, 1 acre 3 roods 26½ perches.	Residence ...	1 July, 1936, to 31 Dec., 1946.	2 12 0	1 6 0	(1) 1 0 0 (2) 0 8 8	3 8 8	0 14 0	Macleay.

3 JULY, 1936.] NEW SOUTH WALES GOVERNMENT GAZETTE No. 108.

2825

2826

NEW SOUTH WALES GOVERNMENT GAZETTE No. 108

[3 JULY, 1936.]

FOR SPECIAL CONDITIONS, ETC., SEE NEXT PAGE.

NOTIFICATION OF GRANTING OF SPECIAL LEASES—continued.

SPECIAL CONDITIONS, PROVISIONS, EXCEPTIONS, COVENANTS, AND RESERVATIONS—continued.

Special Lease 1935-59, Metropolitan. Ernest Walter Sidney Wakely.—The lease shall be subject to subsections 1, 2, 4 to 20, 22A, and 23 of Regulation No. 106 (notified 27th November, 1931), and to following special conditions:—(a) The lease is limited to the surface and to a depth of fifty (50) feet below the surface. (b) The rent for the last seven years of the term of the lease may be reappraised either upon reference by the Minister or at the request of the lessee made during the first six months of such period. (c) An average of not less than five (5) matured or semi-matured trees of honey-producing value shall be left to each acre for shade, shelter and honey provision.

Special Lease 1935-62, Metropolitan. Donald Edward Canning.—The lease shall be subject to subsections 1, 2, 4 to 20, 22A, and 23 of Regulation No. 106 (notified 27th November, 1931), and to following special conditions:—(a) The lease is limited to the surface and to a depth of fifty (50) feet below the surface. (b) The rent for the last seven years of the term of the lease may be reappraised either upon reference by the Minister or at the request of the lessee made during the first six months of such period. (c) No timber within one (1) chain of the left bank of the Ku-ring-gai Creek shall be interfered with by ring-barking or otherwise, and lessee shall carefully preserve all trees and saplings within one (1) chain of such bank. (d) Lessee shall not interfere with or destroy by ringbarking or otherwise any timber on those parts of the land leased where the slopes are steeper than one (vertically) in three (horizontally). (e) An average of not less than five (5) matured or semi-matured trees of honey-producing value shall be left to each acre for shade, shelter and honey provision.

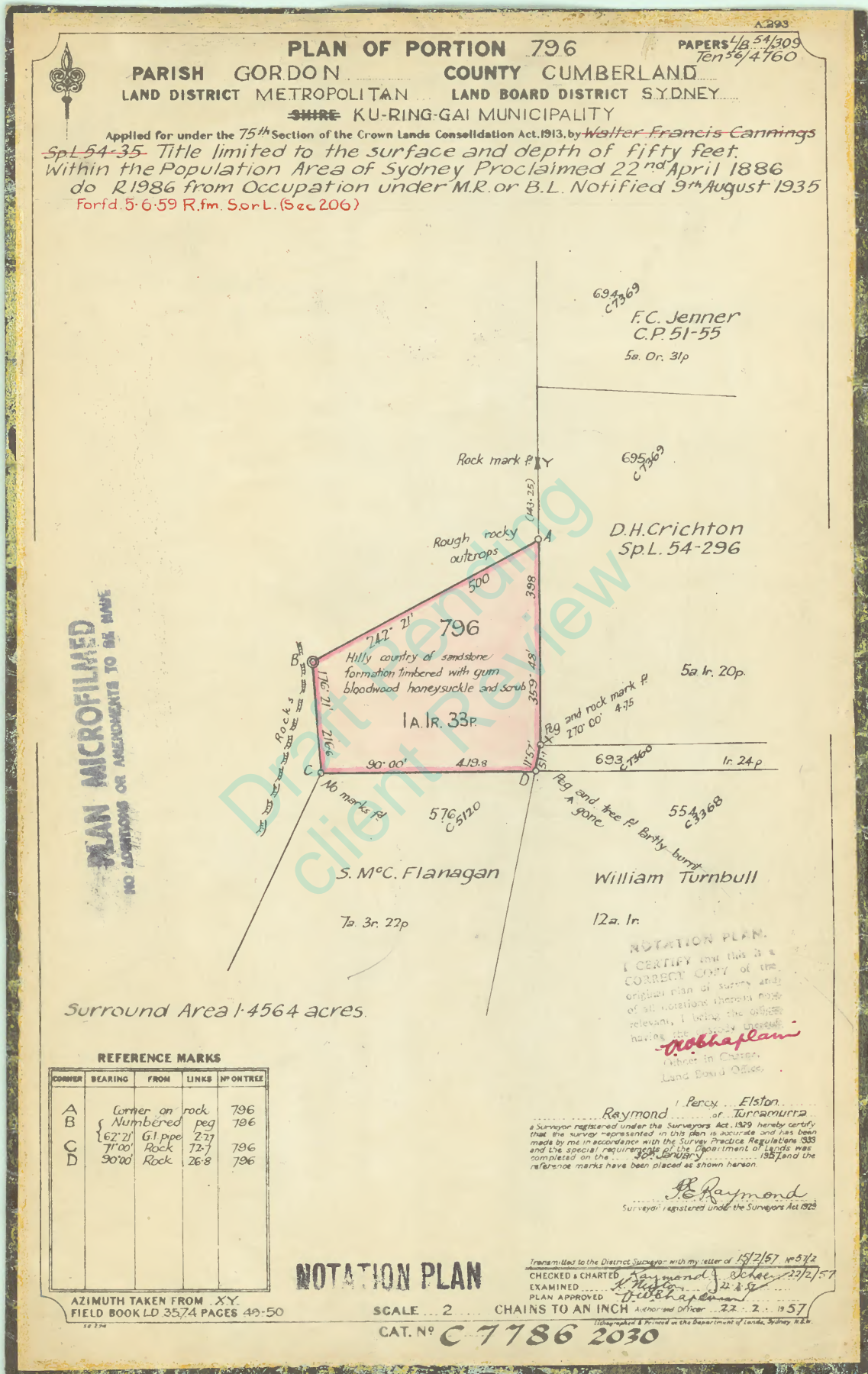
Special Lease 1936-14, Metropolitan.—Leslie Frank Barry-Cotter.—The lease shall be subject to subsections 1, 2, 4 to 8, 10 to 20, 22A, and 23 of Regulation No. 106 (notified 27th November, 1931), and to following special conditions:—(a) The lease is limited to the surface and to a depth of fifty (50) feet below the surface. (b) For the purpose of

appraisement of rent the term of the lease shall be divided into four periods, the first of six years and nine months and the second, third and fourth of seven years each. The rent for each of the last three periods may be reappraised either upon reference by the Minister or at the request of the lessee made during the first six months of each period. (c) All structural improvements other than boundary fencing shall be confined to portion 2,945. (d) Lessee shall reside for the whole term of the lease upon the land leased. "Residence" for the purpose of this condition shall be taken to mean continuous and bona-fide living on the land leased as the holder's usual home without any other habitual residence. (e) All buildings erected on the land leased shall conform to plans and specifications approved by the Randwick Municipal Council. (f) Lessee shall use the council's sanitary service if available. (g) The lessee shall pay all rates and taxes and all fees and charges under the Local Government Act during the currency of the lease.

Special Lease 1936-1, Penrith. Robert Edwin Hollier.—The lease shall be subject to subsections 1, 2, 4 to 20, 22A, and 23 of Regulation No. 106 (notified 27th November, 1931), and to following special conditions:—(a) The lease is limited to the surface and to a depth of fifty (50) feet below the surface. (b) The right is reserved to the public of free and unobstructed access along the bank of Jamison's Creek at all times. (c) An average of not less than five (5) matured or semi-matured trees of honey-producing value shall be left to each acre for shade, shelter and honey provision.

Special Lease 1934-1, Queanbeyan. John Roderick Montgomery McDonell.—The lease shall be subject to subsections 1, 2, 4 to 20, and 23 of Regulation No. 106 (notified 27th November, 1931), and to following special conditions:—(a) Lessee shall not destroy any timber on the land leased except seedlings and suckers appearing subsequent to the commencement of the lease within timber treated areas. (b) Residence on the land leased is barred unless permitted in writing by the Minister and with the concurrence of the Commonwealth authorities.

Tag 301



Tag 30J

(3814)

IT is hereby notified that Special Leases of the land specified in the annexed Schedule have been granted to the undermentioned persons.

The leases are subject to the provisions of the Crown Lands Consolidation Act, 1913, and the Regulations thereunder, and to the special conditions, provisions, exceptions, covenants and reservations set out at the foot of the Schedule.

NOTIFICATION OF GRANTING OF SPECIAL LEASES.

Any amounts which have been paid in excess will be refunded upon application to the Under Secretary for Lands. If not claimed, the amounts will be appropriated to future charges as they fall due.

Any amount required to complete payment of expenses and rent from the date of the commencement of the lease to 31st December, 1957, must be paid by the lessee to the Crown Land Agent of the District or to the Under Secretary for Lands, within two months from this date, otherwise the lease

Sydney, 8th March, 1957.

will be liable to forfeiture, and should forfeiture be declared all moneys lodged with the application will become forfeited to the Crown.

For the year 1958 and any subsequent year the rentals and instalments or survey fee (if any) must be paid during the month of December of the preceding year.

ROGER NOTT, Minister for Lands.

SCHEDULE.

Reg. No. of Papers.	No. of Lease.	Name and Address of Lessee.	Situation and Area of Land.	Purpose of Lease.	Term of Lease.	Annual Rent.	(1) 1/10th Survey Fee and (2) Amount of expenses chargeable.	Rent required to complete payment to 31st Dec., 1957.	Amount paid on application and any other amount at credit.	Balance.		Shire or Municipality.
										Payable by Lessee.	Excess at Credit.	
Tenure. 1955-8252	1954-31, Boorowa.	Buckmaster, Harry Francis, c.o. Post Office, Bookham.	Parish and village Bookham, county Harden, allotments 11 to 14, section 8. Area, 2 acres.	Grazing ...	1 Nov., 1956, to 31 Dec., 1963.	£ s. d. 3 5 9c	£ s. d. (1) 1 6 0 (2) 3 5 0	£ s. d. 3 16 9	£ s. d. 4 5 6	£ s. d. 4 2 3	Goodradigbee.
1957-103	1955-19, Lismore.	Roder, Ronald Lawrence, of Woodburn.	Parish Evans, county Richmond, portions 52 and 53, excluding roads and Quarantine Reserves 70,410-11. Area, 1,035 acres 2 roods.	Grazing ...	1 Mar., 1957, to 31 Dec., 1964.	19 10 0a	(1) 8 8 0 (2) 5 17 6	16 6 11	11 8 0	20 17 11	Woodburn.
1956-3993	1954-302, Metropolitan.	Dabron, James Alfred, of 159 Barcom-avenue, Darlinghurst.	Parish Manly Cove, county Cumberland, portions 134, 2,176 and 2,265. Title restricted to a depth of 50 feet; plan C. 7,780-2,030. Area, 2 acres 1 rood 12 perches (including road).	Residence, garden (vegetable and nursery) and orchard.	1 Mar., 1957, to 31 Dec., 1964.	16 5 6a	(1) 1 6 0 (2) 6 6 0	13 12 10	4 6 0	18 12 4b	Warringah.
1956-4760	1954-35, Metropolitan.	Cannings, Walter Francis, of Oorana Mia, Kitchener road West, St. Ives.	Parish Gordon, county Cumberland, portion 796. Title restricted to a depth of 50 feet; plan C. 7,786-2,030. Area, 1 acre 1 rood 33 perches.	Grazing ...	1 Mar., 1957, to 31 Dec., 1963.	2 10 0	(1) 0 13 0 (2) 2 12 6	2 1 11	3 13 0	1 14 5	Ku-ring-gai.
1956-7735	1955-81, Narrandera.	Thompson, Jean Isobel (Mrs.), of Weethalle.	Parish Munduburra, county Cooper, south of portion 48. Area, about 9 acres 2 roods.	Conservation of water and grazing.	8 Feb., 1957, to 31 Dec., 1963.	2 10 0	(1) 1 6 0 (2) 3 13 6	2 2 8	4 6 0	2 16 2	Bland.
1956-7735	1956-10, Narrandera.	Henning, John, of Weethalle.	Parish Munduburra, county Cooper, portion 43; plan C. 5,493-1,804. 10 acres 1 rood 8 perches.	Grazing and agriculture.	8 Feb., 1957, to 31 Dec., 1963.	4 2 0d	(1) 2 2 0 (2) 5 5 0	3 13 6	5 2 0	5 18 6	Bland.
1955-9859	1954-82, Nowra.	Forbes, Robert, c.o. Marriott, Oliver and Macdonald, Solicitors, Nowra.	Parish Conjola, county St. Vincent, portion 99. Title restricted to a depth of 50 feet. Area, 2 acres 0 rood 21 perches.	Residence, orchard and bee and poultry farm	1 Mar., 1957, to 31 Dec., 1964.	2 0 0a	(1) 1 6 0 (2) 3 17 0	1 13 6	5 12 0	2 18 0b	Shoalhaven.
1955-9859	1954-96, Nowra.	Morton, Ernest Sidney Arthur, of Princes Highway, Conjola.	Parish Conjola, county St. Vincent, portion 434. Title restricted to a depth of 50 feet. Area, 2 acres 1 rood 10 perches (excluding road).	Grazing ...	1 Mar., 1957, to 31 Dec., 1964.	2 0 0a	(1) 1 6 0 (2) 3 17 0	1 13 6	4 6 0	4 4 0b	Shoalhaven.

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NEW SOUTH WALES GOVERNMENT GAZETTE No. 31.

[8 MARCH, 1957.]

NOTIFICATION OF GRANTING OF SPECIAL LEASES—continued.

SPECIAL CONDITIONS, PROVISIONS, EXCEPTIONS, COVENANTS, AND RESERVATIONS.

Special Lease 1954-31, Boorowa. H. F. Buckmaster.—The lease shall be subject to subsections 1 to 19, 24, 36, 38, 44, and 59 of Regulation No. 106 (notified 22nd April, 1955).

Special Lease 1955-19, Lismore. R. L. Roder.—The lease shall be subject to subsections 1 to 3, 5 to 19, 36, 38, 44, and 59 of Regulation No. 106 (notified 22nd April, 1955), and to following special conditions:—(a) For the purpose of appraisalment of rent the term of the lease shall be divided into four (4) periods, the first of about six (6) years and the second, third and fourth of seven (7) years each. The rent for the second, third and fourth periods may be reappraised either upon reference by the Minister or at the request of lessee made during the first six (6) months of the affected period. (b) The lessee shall permit access to the Quarantine Reserve No. R 70,410 at all times without interference or annoyance.

Special Lease 1954-302, Metropolitan. J. A. Dabron.—The lease shall be subject to subsections 1 to 3, 5 to 19, 22, 23, 25 to 30, 31, 44, and 59 of Regulation No. 106 (notified 22nd April, 1955), and to following special conditions:—(a) For the purpose of appraisalment of rent the term of the lease shall be divided into four (4) periods, the first of about six (6) years and the second, third and fourth of seven (7) years each. The rent for the second, third and fourth periods may be reappraised either upon reference by the Minister or at the request of lessee made during the first six (6) months of the affected period. (b) The lessee shall restrict all improvements of a substantial nature, other than boundary fencing, to portion 2,170.

Special Lease 1954-35, Metropolitan. W. F. Cannings.—The lease shall be subject to subsections 1, 2, 5 to 16, 18, 19, 22, 24, 44, 51, 52, and 59 of Regulation No. 106 (notified 22nd April, 1955).

Special Lease 1955-31, Narrandera. J. I. Thompson.—The lease shall be subject to subsections 1 to 16, 18, 19, 24, 36, 38, 44, and 59 of Regulation No. 106 (notified 22nd April, 1955), and to following special conditions:—(a) Notwithstanding any other condition attached to the lease, the lessee shall not, by ringbarking or otherwise, interfere with any pine trees growing on the land leased. (b) The lessee shall confine all improvements other than fencing and clearing box timber, to either the eastern or western half of the land leased.

Special Lease 1956-10, Narrandera. J. Henning.—The lease shall be subject to subsections 1 to 3, 5 to 16, 18, 19, 24, 44, and 59 of Regulation No. 106 (notified 22nd April, 1955), and to following special condition:—The lessee shall not interfere with by ringbarking or otherwise any trees or saplings on the land leased.

Special Lease 1954-82, Nowra. R. Forbes.—The lease shall be subject to subsections 1 to 3, 5 to 16, 18, 19, 22, 23, 25, 26, 28, 31, 36, 38, 44, and 59 of Regulation No. 106 (notified 22nd April, 1955), and to following special condition:—For the purpose of appraisalment of rent the term of the lease shall be divided into four (4) periods, the first of about six (6) years and the second, third and fourth of seven (7) years each. The rent for the second, third and fourth periods may be reappraised either upon reference by the Minister or at the request of the lessee made during the first six (6) months of the affected periods.

Special Lease 1954-96, Nowra. E. S. A. Morton.—The lease shall be subject to subsections 1 to 3, 5 to 19, 22, 24, 31, 36, 38, 44, and 59 of Regulation No. 106 (notified 22nd April, 1955), and to following special condition:—For the purpose of appraisalment of rent, the term of the lease shall be divided into four (4) periods, the first of about six (6) years and the second, third and fourth of seven (7) years each. The rent for each of the second, third and fourth periods may be reappraised either upon reference by the Minister or at the request of the lessee made during the first six (6) months of the affected periods.

Special Lease 1954-120, Nowra. H. W. D. Morton.—The lease shall be subject to subsections 1 to 3, 5 to 19, 22, 24, 31, 44, and 59 of Regulation No. 106 (notified 22nd April, 1955), and to following special conditions:—(a) For the purpose of appraisalment of rent the term of the lease shall be divided into four (4) periods, the first of about six (6) years and the second, third and fourth of seven (7) years each. The rent for the second, third and fourth periods may be reappraised either upon reference by the Minister or at the request of lessee made during the first six (6) months of the affected period. (b) The lessee shall not interfere with by ringbarking or otherwise any trees or saplings on the land leased except that the lessee may, subject to the approval of the Forestry Commission, cut scrub growing on the land leased. (c) The lessee shall place and maintain notice-boards during the whole of the term of the lease to the satisfaction of the District Surveyor on the western boundary near the south-western corner and on the southern boundary of the land leased where they can be seen by the public indicating that the land is reserved for public recreation.

Special Lease 1956-3, Scone. C. R. and E. E. Neilson.—The lease shall be subject to subsections 1 to 3, 5 to 16, 18, 19, 40 to 48, and 59 of Regulation No. 106 (notified 22nd April, 1955), and to following special conditions:—(a) The lessee shall not interfere with by ringbarking or otherwise any trees or saplings on the land leased except under the authority of a permit issued under the provisions of the Forestry Act, 1916, as amended by subsequent Acts, and Regulations thereunder, but, subject to the next succeeding condition, the lessee,

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NEW SOUTH WALES GOVERNMENT GAZETTE No. 31.

[9 MARCH, 1957.]

Tag 30K

1388

NEW SOUTH WALES GOVERNMENT GAZETTE No. 50.

[3 MAY, 1957.]

(4849) Sydney, 3rd May, 1957.

OBJECTIONS TO SPECIAL PURCHASE.

IT is hereby notified that an application has been lodged for the purchase of an area particularised below. Any objections should be accompanied by a deposit of £10 and lodged with the Metropolitan District Surveyor, Sydney, on or before 10th May, 1957.

A. R. JONES, Under Secretary for Lands.

LAND DISTRICT—METROPOLITAN; MUNICIPALITY—HURSTVILLE.

Special Purchase 1956-1, for Reclamation, parish St. George, county Cumberland, of an area of about 1½ perches below the High Water Mark of George's River, fronting Lot 4 of Deposited Plan 10,433; applicant, Archibald Hay, 4 Moons-avenue, Lugarno. Tenure 56-7,808.

NOTE.—In similar notices published on 12th, 18th and 26th April, 1957, the date "5th November, 1956," should read "10th May, 1957."

(4843) Sydney, 3rd May, 1957.

LAPSING OF AFTER-AUCTION PURCHASE.

IT is hereby notified that the after-auction sale of Crown land hereunder particularised is declared lapsed, but such lapsing will not take effect until the expiration of thirty clear days after this notification.

ROGER NOTT, Minister for Lands.

LAND DISTRICT—TAREE; SHIRE—MANNING.

Parish Stewart, county Macquarie; After-Auction Purchase 1952-16, Town of John's River, allotment 14, section 9, of 1 rood 1 perch; holder, Allan Warrall; reason for lapsing, non-payment of Crown dues. Ten. 57-2,982.

(4844) Sydney, 3rd May, 1957.

ADDITION OF AREAS TO A HOLDING.

IT is hereby notified that the areas described below have been added to the undermentioned holding and now form part of such holding, subject to the conditions, provisions, exceptions, reservations and covenants mentioned herein.

The amounts called for below must be paid into the Department of Lands, Sydney, within one month from this date.

ROGER NOTT, Minister for Lands.

LAND DISTRICT—LAKE CARGELLIGO; SHIRE—BLAND.

Parish Blairgowrie, county Dowling; area added, about 40 acres, to Special Lease 1947-4; future rent of lease, £23 9s. 5d. (including £3 14s. rent for use of Crown improvements); addition to date from 16th April, 1957; holder, John Charles Hamilton Lord. The lease shall continue to be subject to the existing conditions attaching to the lease. Cost incurred, £8 6s. 6d.; survey fee, £24; less amount lodged with application, £3; amount called for, £29 6s. 6d. Ten. 56-6,881.

(4848) Sydney, 3rd May, 1957.

CANCELLATION OF OCCUPATION LICENSE.

IT is hereby notified that, in accordance with the provisions of section 70 (5) of the Crown Lands Consolidation Act, 1913, the undermentioned license has been cancelled, such cancellation to take effect from 31st December, 1957.

ROGER NOTT, Minister for Lands.

EASTERN DIVISION.

Parishes Yamba and Canoulan, county Clarence, Shire Harwood; Occupation License 801, area 1,689 acres; annual license fee, £1 15s. 3d.; holder, Alexander Stanley Johnston Waugh. Ten. 56-8,816.

(4846) Sydney, 3rd May, 1957.

ERRATUM.

IT is hereby notified that in the notification of Granting of Special Leases published in the Government Gazette of 8th March, 1957, the purpose of Special Lease 1954-35, Metropolitan, holder, Walter Francis Cannings, should read "Grazing and Pig Farm" in lieu of "Grazing", as published. Ten. 56-4,760.

ROGER NOTT, Minister for Lands.

(4847)

Sydney, 3rd May, 1957.

ERRATUM.

IT is hereby notified that in the notification of Granting of Special Leases in Perpetuity published in the Government Gazette of 25th January, 1957, the situation of Special Lease 1956-1, Hay, should read, Village of "Carrathool" in lieu of Village of "Currathool" as published.

ROGER NOTT, Minister for Lands.

(4473)

Sydney, 24th April, 1957.

NOTIFICATION OF CLOSING OF ROADS AND APPROVAL OF THE SALE OF THE LANDS COMPRISED THEREIN UNDER ROAD PURCHASE APPLICATIONS.

I, Lieutenant-General Sir JOHN NORTHCOTT, Governor of the State of New South Wales, with the advice of the Executive Council, do hereby notify that, in pursuance of the provisions of the 20th section, Public Roads Act, 1902, the roads described hereunder are hereby closed and the lands comprised therein are to be granted to the persons mentioned.

J. NORTHCOTT, Governor.

ROGER NOTT, Minister for Lands.

DESCRIPTIONS.

LAND DISTRICT—METROPOLITAN; SHIRE—WARRINGAH.

Albert Edward Croft Myers and Jack Simpson Myers, s½ perches. Part public road, known as Albert-street, as shown by red colour on plan catalogued R. 25,373-1,603 in the Department of Lands, Sydney, parish Manly Cove, county Cumberland. R. 55-543.

LAND DISTRICT—ORANGE; SHIRE—CANOBOLAS.

Harold Edward Moad, 5 acres 1 rood. Reserved road within portions 23 and 24; road separating portion 70 from portion 24, parish Shadforth, county Bathurst. R. 52-780.

LAND DISTRICT—YOUNG; SHIRE—BURRANGONG.

John Maxwell McColl, executor of the will of Archibald Charles McColl (deceased), 18 acres 1 rood 8 perches. Road west of portion 19, parish Warrangong, and the northernmost 40 chains 67.5 links of road separating portion 147, parish Bendick Murrell, county Montague, from portion 19, parish Warrangong, county Forbes. R. 54-768.

LAND DISTRICT—TAREE; SHIRE—MANNING.

John Jamieson Gibson, 4 acres 1 rood 10 perches. Road separating portion 57 from portions 22, 21 and 20, parish Lewis, county Macquarie. R. 54-111.

NOTE.—Road Permit 44-83 is partly cancelled as from 24th December, 1956.

(4613)

Sydney, 17th April, 1957.

ALTERATION AND LIMITATION NOTICE UNDER THE PROVISIONS OF SECTION 35 (2), PUBLIC ROADS ACT, 1902.

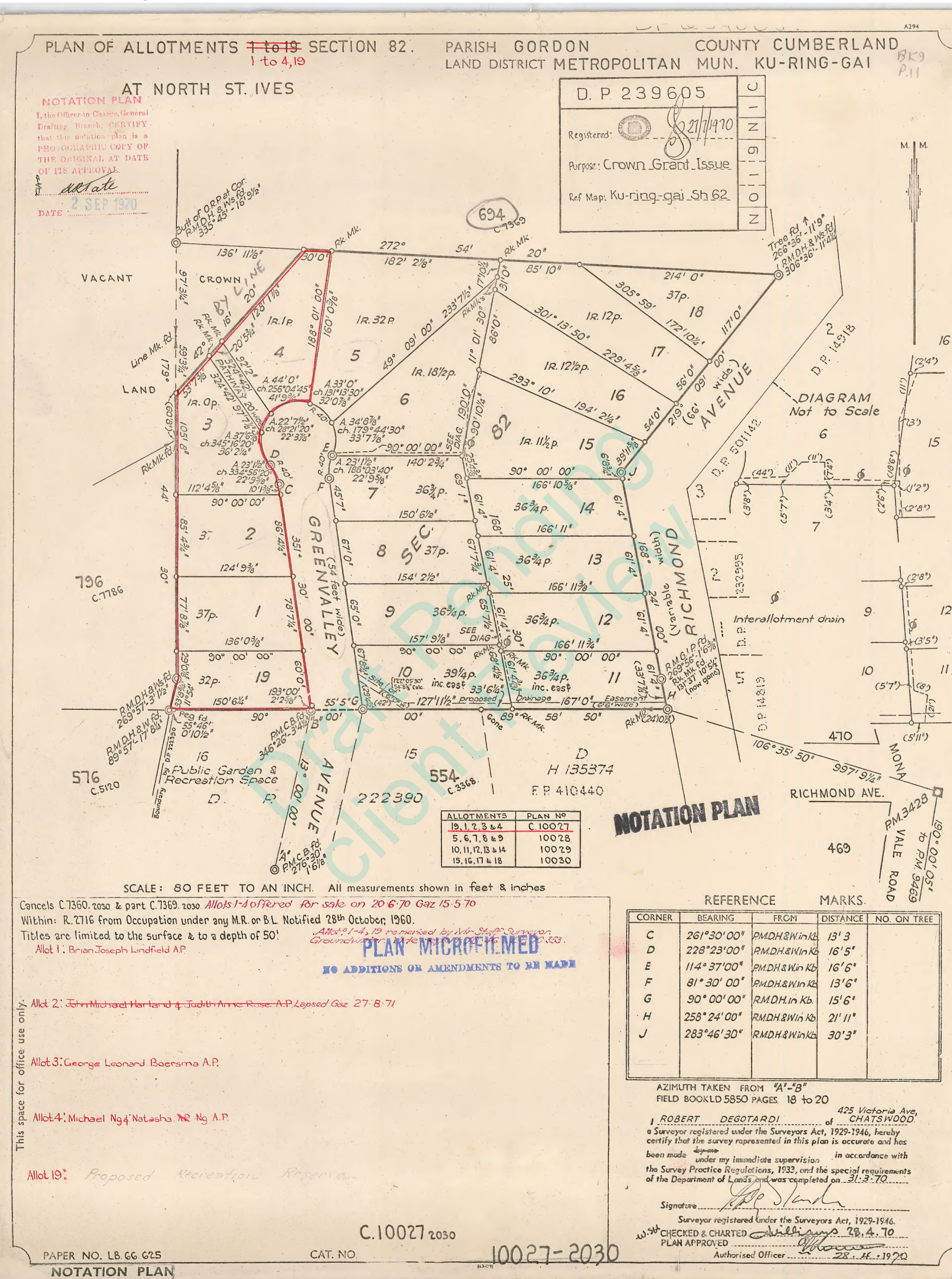
I, Lieutenant-General Sir JOHN NORTHCOTT, Governor of the State of New South Wales, with the advice of the Executive Council, do hereby notify that, in accordance with the provisions of section 35 (2), Public Roads Act, 1902, the terms of the notification in the Government Gazette of 3rd August, 1923, page 3552, relating to the opening of roads within Roseberry Estate and parishes Findon, Loadstone and Roseberry, county Rous, as shown on plans catalogued R. 14,673-1,603, R. 14,674-1,603, R. 14,668-1,603, R. 14,676-1,603, R. 14,672-1,603, R. 14,670-1,603, R. 14,671-1,603, R. 14,669-1,603 and R. 14,675-1,603 be altered and limited by deletion of the words and figures "and added as a grant to H.F. 19-10". R. 21-722.

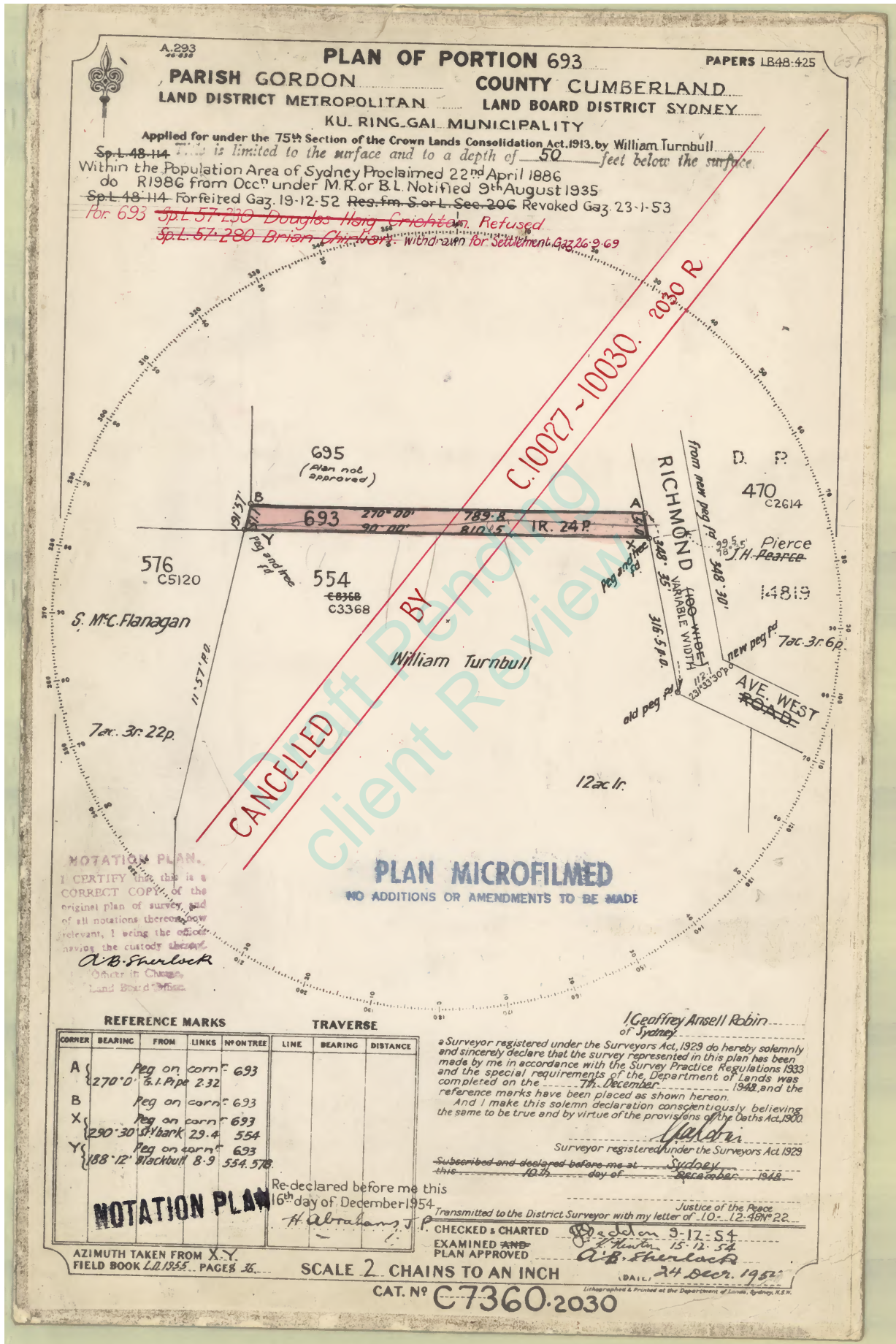
J. NORTHCOTT, Governor.

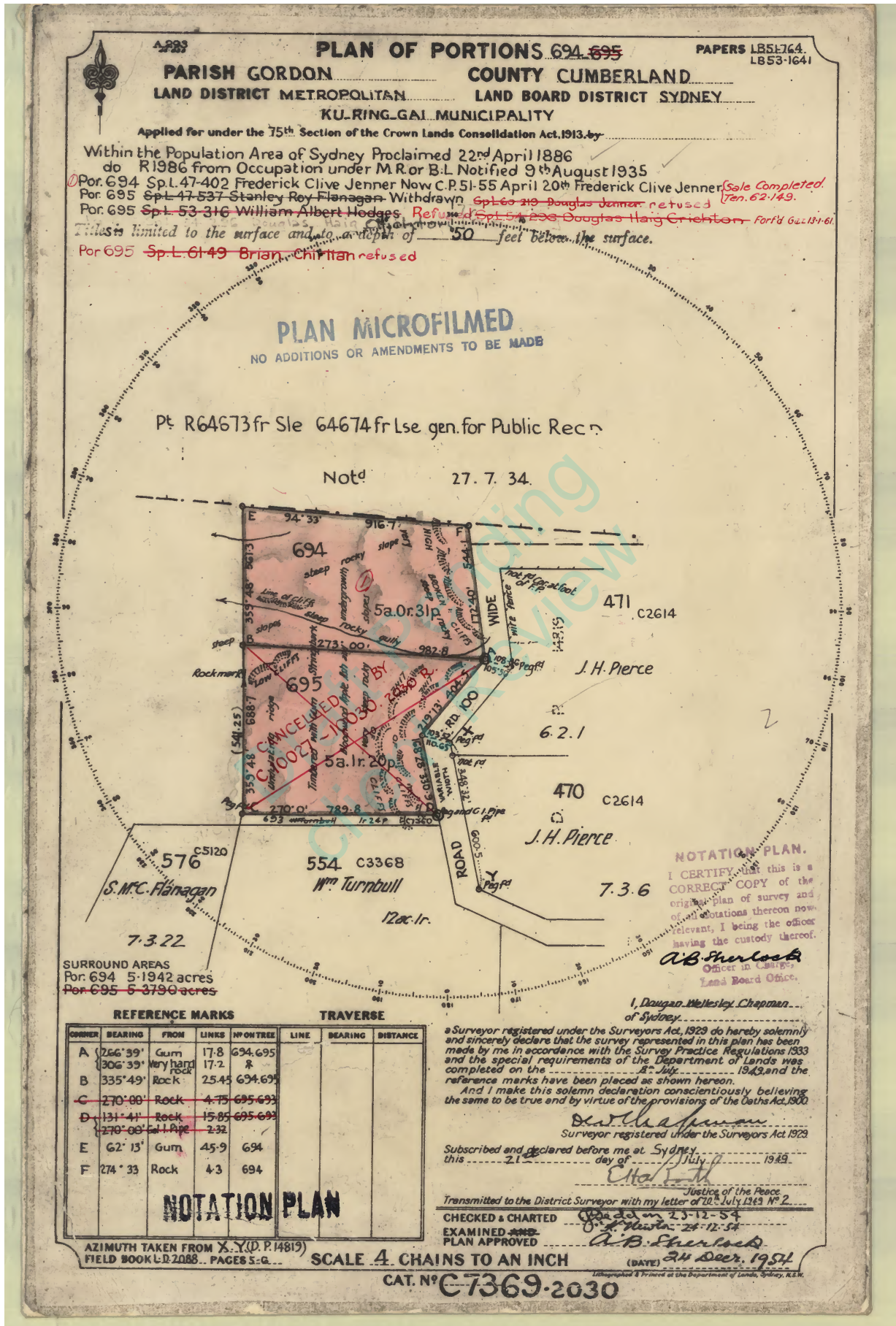
ROGER NOTT, Minister for Lands.

Req:R125220 /Doc:CP 10027-2030 P /Rev:29-Nov-2012 /NSW LRS /Prt:17-Dec-2020 15:12 /Seq:1 of 1
© Office of the Registrar-General /Src:INFOTRACK /Ref:16.2512

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(5326)

IT is hereby notified that Special Leases of the lands specified in the annexed Schedule have been granted to the undermentioned persons.

The leases are subject to the provisions of the Crown Lands Consolidation Act, 1913, and the Regulations thereunder, and to the special conditions, provisions, exceptions, covenants, and reservations set out at the foot of the Schedule.

Rent is subject to adjustment on survey as from the commencement of the next year ensuing.

NOTIFICATION OF GRANTING OF SPECIAL LEASES.

Any amounts which have been paid in excess will be refunded upon application to the Under Secretary for Lands. If not claimed, the amounts will be appropriated to future charges as they fall due.

Any amount required to complete payment of expenses and rent from the date of the commencement of lease to 31st December, 1949, must be paid by the lessee to the Crown Land Agent of the District or to the Under Secretary for Lands, within one month from this date, otherwise the lease

Sydney, 14th January, 1949.

will be liable to forfeiture, and should forfeiture be declared all moneys lodged with the application will become forfeited to the Crown.

For the year 1950 and any subsequent year the rentals and instalments of survey fee (if any) must be paid during the month of December of the preceding year.

W. F. SHEAHAN, Minister for Lands.

SCHEDULE.

Reg. No. of Papers.	No. of Lease.	Name and Address of Lessee	Situation and Area of Land.	Purpose of Lease.	Term of Lease.	Annual Rent.	Expenses.		Amount already paid as Rent, Deposit and Survey Fee.	Balance.		Shire or Municipality.
							Rent required to complete payment to 31st Dec., 1949.	(1) Inspection, etc., (2) Survey Fee (part only).		Payable by Lessee.	Due to Lessee.	
Leases. 1948-7053	1948-2, Armidale.	Stenz, Henry, of Watson's Creek.	Parish Haning, county Inglis, portion 67. Area, about 1 rood 9½ perches.	Residence ...	14 Dec., 1948, to 31 Dec., 1958.	£ s. d. 1 0 0a	£ s. d. 1 1 0	£ s. d. (1) 1 0 0 (2) 0 8 8	£ s. d. 3 8 8	£ s. d.	£ s. d. 0 19 0	Cockburn.
1948-7688	1947-11, Balranald South.	Collier, Keith, c.o. P.O. Box 204, Swan Hill, Victoria.	Parish Mallee, county Wakool, bounded by road on the east, T.S.R. 41,342 on the south and west and Recreation Reserve and portion 16 on the north; W. 2,421-1,917. Area, about 1 acre.	Residence and business.	1 April, 1948, to 31 Dec., 1954.	1 0 0	1 15 1	(1) 1 17 6 (2) 0 8 8	3 8 8	0 12 7	Wakool.
1948-3717	1948-93, Bellingen.	Bruce, Dulcie (Mrs.), c.o. J. J. Nolan, Esq., Solicitor, of Bellingen.	Parish Newry, county Raleigh, portion 223; Urunga 3. Area, about 1 rood.	Residence ...	28 Nov., 1948, to 31 Dec., 1975.	2 12 0a	2 16 10	(1) (2) 0 8 8	3 8 8b	0 3 2	Bellingen.
1948-7475	1947-3, Bombala.	Eppelstun, James Albury and Eppelstun, John Frederick Clive, of Delegate.	Parish Wollondilly, county Wellesley, portion 55; W. 4,112-1,584. Area, 272 acres.	Grazing and access to water.	1 Jan., 1947, to 31 Dec., 1956.	8 10 0	25 10 0	(1) (2) c	4 3 4	21 6 8	Bibbenluke.
1948-6226	1948-1, Boorowa.	Hereward, Mary Catherine, Administra- trix of the Estate of John Hereward (deceased), c.o. G. T. Quilkey, Solicitor, P.O. Box 27, Boorowa.	Parish Geegullalong, county Monteagle, portion 443; M. 4,896-1,780. Area, 22 acres.	Grazing ...	1 Jan., 1948, to 31 Dec., 1957.	1 0 0	2 0 0	(1) (2) d	3 10 0e	1 10 0	Boorowa.
1948-5998	1947-2, Braidwood.	Coles, Albert George, c.o. P.O. Jembaicumbene.	Parish Boyle, county St. Vincent, being section 3, part of sections 8 and 13, and part of Nelson, Brougham, Peel and Palmerston streets. Area, about 16 acres (including streets and lanes).	Grazing ...	1 Jan., 1947, to 31 Dec., 1956.	3 4 0	9 12 0	(1) 2 0 0 (2) f	3 0 0	8 12 0	Tallaganda.

14 JAN., 1949.]

NEW SOUTH WALES GOVERNMENT GAZETTE No. 5.

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NOTIFICATION OF GRANTING OF SPECIAL LEASES—continued.

Reg. No. of Papers.	No. of Lease.	Name and Address of Lessee.	Situation and Area of Land.	Purpose of Lease.	Term of Lease.	Annual Rent.	Expenses.			Amount already paid as Rent, Deposit and Survey Fee.	Balance.		Shire or Municipality.
							Rent required to complete payment to 31st Dec., 1949.	(1) Inspection, etc., (2) Survey Fee (part only).			Payable by Lessee.	Due to Lessee.	
Leases. 1948-7342	1948-114, Metropolitan.	Mordaunt, Phillip Michel, of Brightview, Queensbury-road, Beverley Hills.	Parish St. George, county Cumberland, portion 387. Title restricted to the surface and depth of 50 feet. Area, about 1 rood 3¼ perches.	Residence ...	14 Dec., 1948, to 31 Dec., 1958.	£ s. d. 1 4 0m	£ s. d. 1 5 2	£ s. d. (1) 1 0 0 (2) 0 8 8	£ s. d. 3 8 8	£ s. d.	£ s. d. 0 14 10	Hurstville.	
1948-8141	1948-39, Metropolitan.	Baker, Russell George, of Stephens-road, Engadine.	Parish and village Heathcote, county Cumberland, portion 696; C. 4,444-2,030. Title restricted to the surface and depth of 50 feet. Area, 7 acres 2 roods 3 perches (ex road).	Residence, poultry farm and agriculture.	1 Jan., 1948, to 31 Dec., 1955.	4 10 0m	18 0 0	(1) (2) n	7 8 10	10 11 11	Sutherland.	
1948-7610	1948-111, Metropolitan.	Turnbull William, of Kitchener-road, St. Ives.	Parish Gordon, county Cumberland, portion 693. Title restricted to the surface and depth of 50 feet. Area, about 1 rood 24 perches.	Orchard ...	1 March, 1947, to 31 Dec., 1956.	1 0 0	2 16 9	(1) 0 10 0 (2) 0 8 8	4 8 8	0 13 3	Ku-ring-gai.	
1948-8178	1948-181, Metropolitan.	Hooking, Clarence Robert, of 9 Pickering-lane, Woollahra.	Parish Botany, county Cumberland, portion 4,584; C. 6,374-2,030. Title restricted to the surface and depth of 50 feet. Area, 39¼ perches.	Residence ...	24 Nov., 1948, to 31 Dec., 1962.	4 4 0m	4 12 8	(1) 1 0 0 (2) 0 8 8	3 8 8	2 12 8	Randwick.	
1948-7777	1948-163, Metropolitan.	Wanless, Stanley Robert, of 43 Oxley-street, Matraville.	Parish Botany, county Cumberland, portion 4,184; C. 5,890-2,030. Title restricted to the surface and depth of 50 feet. Area, 29 perches.	Residence ...	14 Dec., 1948, to 31 Dec., 1962.	4 16 0m	5 0 9	(1) 1 0 0 (2) 0 8 8	3 8 8	3 0 9	Randwick.	
1948-8144	1948-187, Metropolitan.	Anlezark, Frank Morris, of Wattle-street, Asquith.	Parish Cowan, county Cumberland, portion 295; C. 5,627-2,030. Title restricted to the surface and depth of 50 feet. Area, 5 acres 1 rood 5 perches.	Residence and garden (vegetable and nursery).	14 Dec., 1948, to 31 Dec., 1958.	6 0 0m	6 5 11	(1) 1 0 0 (2) 0 8 8	3 8 8	4 5 11	Hornsby.	
1948-8140	1948-233, Metropolitan.	Bale, Lloyd George, of Myoora-road, Terry Hills.	Parish Broken Bay, county Cumberland, portion 132. Title restricted to the surface and depth of 50 feet. Area, about 4 acres 1 rood 32 perches.	Residence and market garden.	14 Dec., 1948, to 31 Dec., 1958.	4 9 0m	4 13 5	(1) 1 0 0 (2) 0 8 8	3 8 8	2 13 5	Warringah.	
1948-8214	1948-248, Metropolitan.	Carroll, Robert Nicholson, of 79 Fletcher-street, Bondi.	Parish Manly Cove, county Cumberland, portion 1,335; C. 3,750-2,030. Title restricted to the surface and depth of 50 feet. Area, 3 acres 0 roods 27 perches.	Residence and poultry farm.	14 Dec., 1948, to 31 Dec., 1958.	4 14 6m	4 19 2	(1) 1 0 0 (2) 0 8 8	3 8 8	2 19 2	Warringah.	
1948-7346	1948-310, Metropolitan.	Newton, Aubrey William John, of 64 Illawarra-road, Murrumbidgee.	Parish St. George, county Cumberland, portion 384. Title restricted to the surface and depth of 50 feet. Area, about 1 rood 16 perches.	Residence ...	14 Dec., 1948, to 31 Dec., 1958.	1 4 0m	1 5 2	(1) 1 0 0 (2) 0 8 8	3 8 8	0 14 10	Hurstville.	
1948-8442	1948-527, Metropolitan.	Tegart, Frederick, of 27 Second-avenue, Willoughby.	Parish Broken Bay, county Cumberland, portion 67; C. 5,946-2,030. Title restricted to the surface and depth of 50 feet. Area, 4 acres 1 rood 23 perches.	Residence, vegetable, garden and poultry farm.	19 Nov., 1948, to 31 Dec., 1958.	m 5 4 3p	5 16 6	(1) 1 11 6 (2) 0 8 8	3 8 8	4 8 0	Warringah.	

14 JAN., 1949.]

NEW SOUTH WALES GOVERNMENT GAZETTE No. 5.

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NOTIFICATION OF GRANTING OF SPECIAL LEASES—continued.

SPECIAL CONDITIONS, PROVISIONS, EXCEPTIONS, COVENANTS, AND RESERVATIONS—continued.

the centre line of all depressions whose sides have slopes in excess of one (vertically) in four (horizontally), i.e., approximately 14 degrees and (iii) within strips 1½ chains wide on each side of the centre line of the courses of all creeks and gullies within the land leased. (c) The lessee shall not destroy any timber, scrub, vegetative cover nor any regeneration thereof on those parts of the land leased where the slopes are steeper than one (vertically) in three (horizontally), i.e., approximately 18 degrees. (d) The lessee shall preserve all timber, scrub, vegetative cover and any regeneration thereof within strips not less than 3 chains wide along the tops of all ranges and main ridges. (e) In addition to the foregoing conditions, the lessee shall preserve, preferably in well distributed clumps or strips, not less than an average of ten (10) trees per acre of the land leased together with any other timber, scrub, vegetative cover or any regeneration thereof which may from time to time be determined by the Catchment Areas Protection Board to be useful or necessary for soil conservation or erosion mitigation purposes. (f) No burning off on the land leased shall be carried out apart from the consent of the Catchment Areas Protection Board in writing first obtained. Any permission granted in accordance with this clause shall be subject to such conditions as the Catchment Areas Protection Board may impose. (g) The lessee shall not overstock the land leased either wholly or in part, the decision as to overstocking to rest with the Catchment Areas Protection Board. During the currency of the lease the lessee shall furnish such returns relative to the stocking of the land leased as the Catchment Areas Protection Board may require. (h) The lessee shall undertake such pasture improvement on the land leased as the Catchment Areas Protection Board may from time to time require in the interests of soil conservation.

Special Lease 1947-12, Cooma. D. R. Thomas.—The lease shall be subject to subsections 1, 2, 4 to 20, and 23 of Regulation No. 106 (notified 2nd August, 1949), and to following special condition:—An average of not less than five (5) matured or semi-matured trees of honey-producing value shall be left to each acre for shade, shelter and honey provision.

Special Lease 1946-114, Gosford. A. E. Hill.—The lease shall be subject to subsections 1, 2, 4 to 20, and 23 of Regulation No. 106 (notified 2nd August, 1940).

Special Lease 1947-21, Grafton. C. D. J. Unwin.—The lease shall be subject to subsections 1, 4 to 20, and 23 of Regulation No. 106 (notified 2nd August, 1940), and to following special conditions:—(a) Lessee shall enter into residence on the land leased within a period of six (6) months from the commencement of the lease. "Residence," for the purpose of this condition, shall be taken to mean continuous and bona-fide living on the land leased as the holder's usual home without any other habitual residence. (b) For the purpose of appraisalment of rent, the term of the lease shall be divided into four (4) periods. The first of about six (6) years and the second, third and fourth of seven (7) years each. The rent for each of the second, third and fourth periods may be reappraised either upon reference by the Minister or at the request of the lessee made during the first six (6) months of the affected period.

Special Lease 1946-23, Lake Cargelligo. J. E. Dwyer.—The lease shall be subject to subsections 1, 2, 4 to 20, and 23 of Regulation No. 106 (notified 2nd August, 1940), and to following special condition:—The lessee shall take effective steps to maintain firebreaks of green timber three chains wide on the west and south boundaries and centrally in a north and south direction.

Special Leases 1946-616, 1947-139, 1947-387, 1948-14, 1948-310, Metropolitan. W. F. and M. S. Marrinan, S. A. Morgan, C. V. Ryan, P. M. Mordaunt, and A. W. J. Newton, respectively.—The leases shall be subject to subsections 1, 2, 4 to 20, 22A, and 23 of Regulation No. 106 (notified 2nd August, 1940), and to following special conditions:—(a) The rent for the last five (5) years of the term of the lease may be reappraised either upon reference by the Minister or at the request of the lessee made during the first six months of such period. (b) No buildings shall be erected on the land leased except in accordance with plans and specifications approved by the Hurstville Municipal Council. (c) Lessee shall enter into

residence on the land leased within a period of six (6) months from the commencement of the lease. "Residence," for the purpose of this condition, shall be taken to mean continuous and bona-fide living on the land leased as the holder's usual home without any other habitual residence.

Special Lease 1947-16, 1948-22, Maitland. C. I. A. Cornell and P. W. E. Fitzgerald, respectively.—The lease shall be subject to subsections 1, 2, 4 to 20, and 23 of Regulation No. 106 (notified 2nd August, 1940), and to following special conditions:—(a) Lessee shall enter into residence on the land leased within a period of six (6) months from the commencement of the lease. "Residence," for the purpose of this condition, shall be taken to mean continuous and bona-fide living on the land leased as the holder's usual home without any other habitual residence. (b) All buildings to be erected on the land leased shall be of a design to be approved by the Maitland City Council. (c) All buildings and structures erected upon the land leased shall be maintained in good, efficient and sanitary condition, and in a thorough state of repair throughout the currency of the lease to the satisfaction of the Minister. (d) Any buildings erected on the land leased shall be painted with two (2) coats of paint within twelve (12) months after the date of notification in the Government Gazette of the granting of the lease, or after the date of erection, whichever is the later. Painting required by this condition shall be renewed at reasonable intervals, no interval to exceed five (5) years. (e) Should kerbing and guttering or paving be constructed along the frontage of the lease and a contribution to the cost thereof be made by the Crown, interest thereon shall be paid by the lessee to the Crown at the rate of 4 per cent. (4%) per annum during the remainder of the term of the lease.

Special Lease 1948-114, Metropolitan. W. Turnbull.—The lease shall be subject to subsections 1, 2, 4 to 20, 22A, and 23 of Regulation No. 106 (notified 2nd August, 1940).

Special Lease 1948-99, Metropolitan. R. G. Baker.—The lease shall be subject to subsections 1, 2, 4 to 20, 22A, and 23 of Regulation No. 106 (notified 2nd August, 1940), and to following special conditions:—(a) The rent for the last five (5) years of the term of the lease may be reappraised either upon reference by the Minister or at the request of the lessee made during the first six months of such period. (b) No buildings shall be erected on the land leased except in accordance with plans and specifications approved by Sutherland Shire Council. (c) An average of at least five (5) matured or semi-matured trees of honey-producing value shall be left to each acre for shade, shelter and honey provision.

Special Lease 1948-163, Metropolitan. S. R. Wanless.—The lease shall be subject to subsections 1, 2, 4 to 20, 22A, and 23 of Regulation No. 106 (notified 2nd August, 1940), and to following special conditions:—(a) For the purpose of appraisalment of rent the term of the lease shall be divided into three periods, the first of about four (4) years and the second and third of five (5) years each. The rent for each of the second and third periods may be reappraised either upon reference by the Minister or at the request of the lessee made during the first six (6) months of the affected periods. (b) No buildings shall be erected on the land leased except in accordance with plans and specifications approved by Randwick Municipal Council. (c) Lessee shall use the Council's sanitary service, if available. (d) Lessee shall reside for the whole term of the lease on the land leased. "Residence," for the purpose of this condition, shall be taken to mean continuous and bona-fide living on the land leased as the holder's usual home without any other habitual residence.

Special Lease 1948-124, Metropolitan. C. R. Hocking.—The lease shall be subject to subsections 1, 2, 4 to 20, 22A, and 23 of Regulation No. 106 (notified 2nd August, 1940), and to following special conditions:—(a) For the purpose of appraisalment of rent the terms of the lease shall be divided into three periods, the first of about four (4) years and the second and third of five (5) years each. The rent for each of the second and third periods may be reappraised either upon reference by the Minister or at the request of the lessee made during

Tag 30R

(2060)

IT is hereby notified that Special Leases of the land specified in the annexed Schedule have been granted to the undermentioned persons.

The leases are subject to the provisions of the Crown Lands Consolidation Act, 1913, and the Regulations thereunder, and to the special conditions, provisions, exceptions, covenants and reservations set out at the foot of the Schedule.

NOTIFICATION OF GRANTING OF SPECIAL LEASES.

Any amounts which have been paid in excess will be refunded upon application to the Under Secretary for Lands. If not claimed, the amounts will be appropriated to future charges as they fall due.

Any amount required to complete payment of expenses and rent from the date of the commencement of the lease to 31st December, 1955, must be paid by the lessee to the Crown Land Agent of the District or to the Under Secretary for Lands, within two months from this date, otherwise the lease

Sydney, 10th June, 1955.

will be liable to forfeiture, and should forfeiture be declared all moneys lodged with the application will become forfeited to the Crown.

For the year 1956 and any subsequent year the rentals and instalments or survey fee (if any) must be paid during the month of December of the preceding year.

F. H. HAWKINS, Minister for Lands.

SCHEDULE.

Reg. No. of Papers.	No. of Lease.	Name and Address of Lessee.	Situation and Area of Land.	Purpose of Lease.	Term of Lease.	Annual Rent.	(1) 1/10th Survey Fee and (2) Amount of expenses chargeable.	Rent required to complete payment to 31st Dec., 1955.	Amount paid on application and any other amount at credit.	Balance.		Shire or Municipality.
										Payable by Lessee.	Excess at Credit.	
Tenure. 1952-8065	1950-15, Grafton.	McDermid, Donald Hugh, of Yamba.	Parish Taloumbi, county Clarence, portion 407 (plan not yet approved). Area, 61 acres 2 roods.	Grazing ...	1 Jan., 1950, to 31 Dec., 1963.	£ s. d. 4 0 0a	(1) (2) 3 18 9	£ s. d. 24 0 0	£ s. d. 3 0 0	£ s. d. 24 18 9	Harwood.
1953-11453	1952-14, Inverell.	Tutt, Harold Sylvester Cecil, of R.M B 509, of Bundarra-road, via Inverell.	Parish Swinton, county Hardinge, part portion 108; plan H. 5,467-1,762. Area, 134 acres 1 rood (excluding road).	Grazing ...	5 Mar., 1954, to 31 Dec., 1967.	5 2 6a c	(1) 1 4 0 (2) 7 17 6	9 7 4	3 19 0	14 9 10	Macintyre.
1954-129	1950-664, Metropolitan.	Hughes, George William, of Cairns-road, Glen- orie.	Parish Berowra, county Cumberland, portion 137; plan C. 7,474-2,030. Title restricted to a depth of 50 feet. Area, 6 acres 3 roods 25 perches (including road).	Grazing ...	1 Mar., 1954, to 31 Dec., 1967.	1 0 0a	(1) 0 13 0 (2) 5 5 0	1 16 9	3 14 0	4 0 9	Hornsby.
1954-182	1950-665, Metropolitan.	Stokes, George William, of Cairns-road, Glen- orie.	Parish Berowra, county Cumberland, portion 135; plan C. 7,473-2,030. Title restricted to a depth of 50 feet. Area, 11 acres 1 rood 20 perches (including road).	Grazing ...	1 Mar., 1954, to 31 Dec., 1967.	1 0 0a	(1) 0 14 0 (2) 5 5 0	1 16 9	3 14 0	4 1 9	Hornsby.
1954-180	1951-490, Metropolitan.	Hughes, Alfred John, of Cairns-road, Glenorie.	Parish Berowra, county Cumberland, portion 138; plan C. 7,475-2,030. Title restricted to a depth of 50 feet. Area, 16 acres 3 roods (including road).	Grazing ...	1 Mar., 1954, to 31 Dec., 1967.	1 0 0a	(1) 0 14 0 (2) 5 5 0	1 16 9	3 14 0	4 1 9	Hornsby.
1955-2246	1954-296, Metropolitan.	Crichton, Douglas Haig, of 3 Park-road, St. Peters.	Parish Gordon, county Cumberland, portion 695. Title restricted to a depth of 50 feet. Area, 5 acres 1 rood 20 perches.	Residence and poultry farm.	1 June, 1955, to 31 Dec., 1982.	6 0 0a	(1) 1 6 0 (2) 3 18 5	3 10 4	4 6 0	4 8 9	Kuring-gai.
1953-11484	1952-40, Narrandera.	Litchfield, Edwin Ernest, c/o. Post Office Box 94, Temora.	Parish Wallerawang, county Bourke, portion 81 (plan not yet approved). Area, 131 acres (excluding road).	Grazing ...	18 May, 1955, to 31 Dec., 1968.	13 7 6	(1) 1 4 0 (2) 9 2 0	10 0 1	3 14 0	17 1 1	Coolamon.

10 JUNE, 1955.]

NEW SOUTH WALES GOVERNMENT GAZETTE No. 57.

1607

NOTIFICATION OF GRANTING OF SPECIAL LEASES—continued.

SPECIAL CONDITIONS, PROVISIONS, EXCEPTIONS, COVENANTS, AND RESERVATIONS—continued.

Special Lease 1950-665, Metropolitan. G. W. Stokes.—The lease shall be subject to subsections 1, 4 to 20, 22A, and 23 of Regulation No. 106 (notified 2nd August, 1940), and to following special conditions:—(a) The rent for the last seven (7) years of the term of the lease may be reappraised either upon reference by the Minister or at the request of the lessee made during the first six (6) months of such period. (b) An average of at least five (5) matured or semi-matured trees of honey-producing value shall be left for each acre for shade, shelter and honey provision. (c) Gates shall be erected on roads within the land leased when and where directed by the District Surveyor for public use and, together with approaches thereto, shall be maintained in good order to the satisfaction of the District Surveyor. (d) No structures shall be erected or works undertaken on roads within the land leased. Such roads shall not be cultivated or used for any purpose not compatible with the use of the road by the public.

Special Lease 1951-490, Metropolitan. A. J. Hughes.—The lease shall be subject to subsections 1, 4 to 20, 22A, and 23 of Regulation No. 106 (notified 2nd August, 1940), and to following special conditions:—(a) The rent for the last seven (7) years of the term of the lease may be reappraised upon reference by the Minister or at the request of the lessee made during the first six (6) months of such period. (b) An average of at least five (5) matured or semi-matured trees of honey-producing value shall be left to each acre of the land leased for shade, shelter and honey provision. (c) Gates shall be erected on roads within the land leased when and where directed by the District Surveyor for public use and, together with approaches thereto, shall be maintained in good order to the satisfaction of the District Surveyor. (d) No structures shall be erected or works undertaken on the road within the land leased. Such roads shall not be cultivated or used for any purpose not compatible with the use of the road by the public.

Special Lease 1954-296, Metropolitan. D. H. Crichton.—The lease shall be subject to subsections 1 to 3, 5 to 19, 21 to 28, 44, and 59 of Regulation No. 106 (notified 22nd April, 1955), and to following special conditions:—(a) The lessee shall not interfere with by ring-barking or otherwise any trees or saplings on the land leased except under the authority of a permit issued under the provisions of the Forestry Act, 1916, as amended by subsequent Acts, and regulations thereunder, but the lessee, with the approval of the District Surveyor, may take from the land leased such timber and other material for building and other purposes upon such land, as the District Surveyor may approve, provided that such land is not comprised within a timber or forest reserve. Where the lease is for agricultural purposes other than the cultivation of natural grasses for grazing, such permit may be dispensed with when ringbarking or destruction of timber is necessary with a view to cultivation over any part or parts of the land leased, provided the area to be cultivated is defined, and that not less than three (3) weeks' notice in writing of the intention to ringbark or destroy the timber on that area is given to, and written permission is first obtained from, the local Forestry Officer. (b) Notwithstanding any other condition annexed to the lease the lessee shall preserve on the land

leased an average of not less than seven (7) matured or semi-matured trees of honey-producing value to each acre for shade, shelter and honey provision. (c) For the purpose of appraisalment of rent the term of the lease shall be divided into four (4) periods, the first of about six (6) years and the second, third and fourth of seven (7) years each. The rent for the second, third and fourth periods may be reappraised either upon reference by the Minister or at the request of lessee made during the first six (6) months of the affected period.

Special Lease 1952-40, Narrandera. E. E. Litchfield.—The lease shall be subject to subsections 1, 2, 4 to 20, and 23 of Regulation No. 106 (notified 2nd August, 1940), and to following special condition:—An average of at least five (5) matured or semi-matured trees of honey-producing value shall be left to each acre for shade, shelter and honey provision.

Special Leases 1954-129 and 1955-3, Nowra. A. R. Morris and B. R. Bluett, respectively.—The leases shall be subject to subsections 1 to 3, 5 to 19, 22, 25 to 28, and 59 of Regulation No. 106 (notified 22nd April, 1955), and to following special conditions:—(a) For the purpose of appraisalment of rent the term of the leases shall be divided into four (4) periods, the first of about six (6) years and the second, third and fourth of seven (7) years each. The rent for the second, third and fourth periods may be reappraised either upon reference by the Minister or at the request of lessee made during the first six (6) months of the affected period. (b) The lessee shall, within a period of six (6) months from the date of notification in the Government Gazette of the granting of the lease, erect on the land leased a cottage of a minimum value of £500, exclusive of the value of any outbuildings.

Special Lease 1955-21, Nowra. E. J. Holcombe.—The lease shall be subject to subsections 1 to 3, 5 to 19, 22, 23, 25 to 28, and 59 of Regulation No. 106 (notified 22nd April, 1955), and to following special condition:—For the purpose of appraisalment of rent the term of the lease shall be divided into four (4) periods, the first of about six (6) years and the second, third and fourth of seven (7) years each. The rent for the second, third and fourth periods may be reappraised either upon reference by the Minister or at the request of lessee made during the first six (6) months of the affected period.

Special Lease 1953-12, Nowra. N. D. Thorpe.—The lease shall be subject to subsections 1, 2, 4 to 20, 22A, and 23 of Regulation No. 106 (notified 2nd August, 1940), and to following special conditions:—(a) For the purpose of appraisalment of rent the term of the lease shall be divided into four (4) periods, the first of about six (6) years and the second, third and fourth of seven (7) years each. The rent for the second, third and fourth periods of the term of the lease may be reappraised either upon reference by the Minister or at the request of the lessee made during the first six (6) months of such periods. (b) The lessee shall not erect or permit any person to erect any buildings on the land leased except in accordance with plans and specifications approved by the Council of the local government area within which the buildings are proposed to be erected. (c) The lessee shall preserve on the land leased an average of not less than seven (7) matured or semi-matured trees of honey-producing

10 June 1955.]

NEW SOUTH WALES GOVERNMENT GAZETTE No. 57.

1611

Tag 31A

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NEW SOUTH WALES GOVERNMENT GAZETTE No. 28. [16 FEBRUARY, 1951.]

(868)

Sydney, 16th February, 1951.

REVOCATION OF AREAS SET APART FOR HOMESTEAD FARM, ETC.

IT is hereby notified that, in pursuance of the provisions of the Crown Lands Consolidation Act, 1913, the areas set apart for Homestead Farm, etc., particularised hereunder, are hereby revoked.

J. B. RENSHAW, Minister for Lands.

Land District.	Class of holding for which the land was set apart.	Date of Notification.	Parish.	County.	Shire.	Area.	Part revoked.	Papers No.
Hillston	Homestead Farm Area No. 1,485.	6 July, 1923.	Stackpoole	Nicholson	Carrathool	1,821 0 0	Within portions 19 and 24 N. 1,360, 1,361, 1,992.	L. 50-4,783
Lake Cargelligo	Additional Homestead Farm at 13/4 per acre.	22 Feb., 1918	Yarrabundry	Dowling	Lachlan	892 0 0	Within portion 20. D. 931-1,841.	L. 50-4,773
Narrandera	Suburban Holding Area No. 1,844.	22 Sept., 1939	Narrandera	Cooper	Yanko	100 0 0	The whole; portions 177 and 254. C. 3,945 and 3,946-1,804.	P. 51-913

(892)

Sydney, 16th February, 1951.

REVOCATION OF NOTIFICATION OF TRACT OR AREA PREVIOUSLY NOTIFIED AS NOT AVAILABLE FOR SETTLEMENT UNTIL FURTHER NOTIFICATION.

IT is hereby notified that, under the provisions of the Crown Lands Consolidation Act, 1913, the notification that the tract or area hereunder described as not available for settlement until further notification is hereby revoked.

J. B. RENSHAW, Minister for Lands.

Land District.	Date of Notification.	Parish.	County.	Shire.	Area.	Part Revoked.	Papers No.
Windsor	25 June, 1937	Colo	Hunter	Colo	11 0 0 (about).	Special Lease 47-62	L. 50-5,898

(864)

Sydney, 16th February, 1951.

RESERVES FROM SALE AND LEASE GENERALLY.

IT is hereby notified that, in pursuance of the provisions of sections 28 and 29 of the Crown Lands Consolidation Act, 1913, the Crown lands hereunder described shall be temporarily reserved from sale for the public purposes hereinafter specified and temporarily reserved and exempted from lease generally, and they are hereby reserved and exempted accordingly.

J. B. RENSHAW, Minister for Lands.

FOR ACCESS AND PUBLIC RECREATION.

LAND DISTRICT—METROPOLITAN; KU-RING-GAI MUNICIPALITY.

No. 74,029 from sale (74,030 from lease generally). Parish Gordon, county Cumberland, 2 acres 2 roods 25 perches, portion 578. C. 6,688-2,030. P. 50-8,730.

FOR RUBBISH DEPOT AND SANITARY PURPOSES.

LAND DISTRICT—COONABARRABRAN; SHIRE—COONABARRABRAN.

No. 74,034 from sale (74,035 from lease generally). Parish Coonabarrabran, county Gowen, 5 acres 2 roods 30 perches, portion 311. G. 2,744-1,797. P. 51-752.

FOR THE USE OF ABORIGINES.

LAND DISTRICT—BELLINGEN; SHIRE—DORRIGO.

No. 74,036 from sale (74,037 from lease generally). Parish Coff, county Fitzroy, 14 acres 2 roods, portion 108. F. 4,026-1,810. P. 50-3,012.

FOR HOSPITAL.

LAND DISTRICT—METROPOLITAN; MUNICIPALITY—WILLOUGHBY.

No. 74,045 from sale (74,046 from lease generally). Parish Willoughby, county Cumberland, 1 acre 0 roods 6½ perches. Closed road north-east of portion 868 and of an arc of a circle radius 325 feet, the centre of which lies to the south-west and the chord of which bears 302 degrees 12 minutes 40 seconds 137 feet 5½ inches, as shown by red colour on plan catalogued R. 23,956-1,603 in the Department of Lands. R. 48-724.

(863)

Sydney, 16th February, 1951.

RESERVES FROM SALE.

IT is hereby notified that, in pursuance of the provisions of section 28 of the Crown Lands Consolidation Act, 1913, the Crown lands hereunder described shall be reserved from sale for the public purposes hereinafter specified, and they are hereby reserved accordingly.

J. B. RENSHAW, Minister for Lands.

FOR SOIL CONSERVATION.

LAND DISTRICT—GOULBURN; SHIRE—MULWAREE.

No. 74,028 from sale. Parish Turrall, county Argyle, 225 acres, portion 268. Plan A. 4,669-2,121. S. 50-15,682.

LAND DISTRICT—GUNNING; SHIRE—GUNNING.

No. 74,009 from sale. Parish Rabnor, county King, about 78 acres, portion 115, and R. 64,546 for Access, notified 11th May, 1934. K. 7,304-1,995. L. 50-6,081.

FOR CAMPING.

LAND DISTRICT—GLEN INNES; SHIRE—SEVERN.

No. 74,039 from sale. Parish Binny, county Clive, 5 acres 1 rood 37 perches, portion 5. C. 4,031-1,809. P. 50-9,682.

FOR FUTURE PUBLIC REQUIREMENTS.

LAND DISTRICT—BATHURST; SHIRE—TURON.

No. 74,043 from sale. Parish Winburn, county Roxburgh, 20 acres, portion 85. R. 3,971-1,496. L. 50-2,712.

LAND DISTRICT—DUNEDOO CENTRAL; SHIRE—GULGONG.

No. 74,044 from sale. Parish Wallaroo, county Lincoln, 48 acres 2 roods, portion 13. L. 3,442-1,566. S. 51-275.

(865)

Sydney, 16th February, 1951.

RESERVES FROM SALE GENERALLY.

IT is hereby notified that, in pursuance of the provisions of section 29 of the Crown Lands Consolidation Act, 1913, the Crown lands hereunder described shall be temporarily reserved and exempted from sale generally, and they are hereby reserved and exempted accordingly.

J. B. RENSHAW, Minister for Lands.

LAND DISTRICT—NARRANDERA; SHIRE—CARRATHOOL.

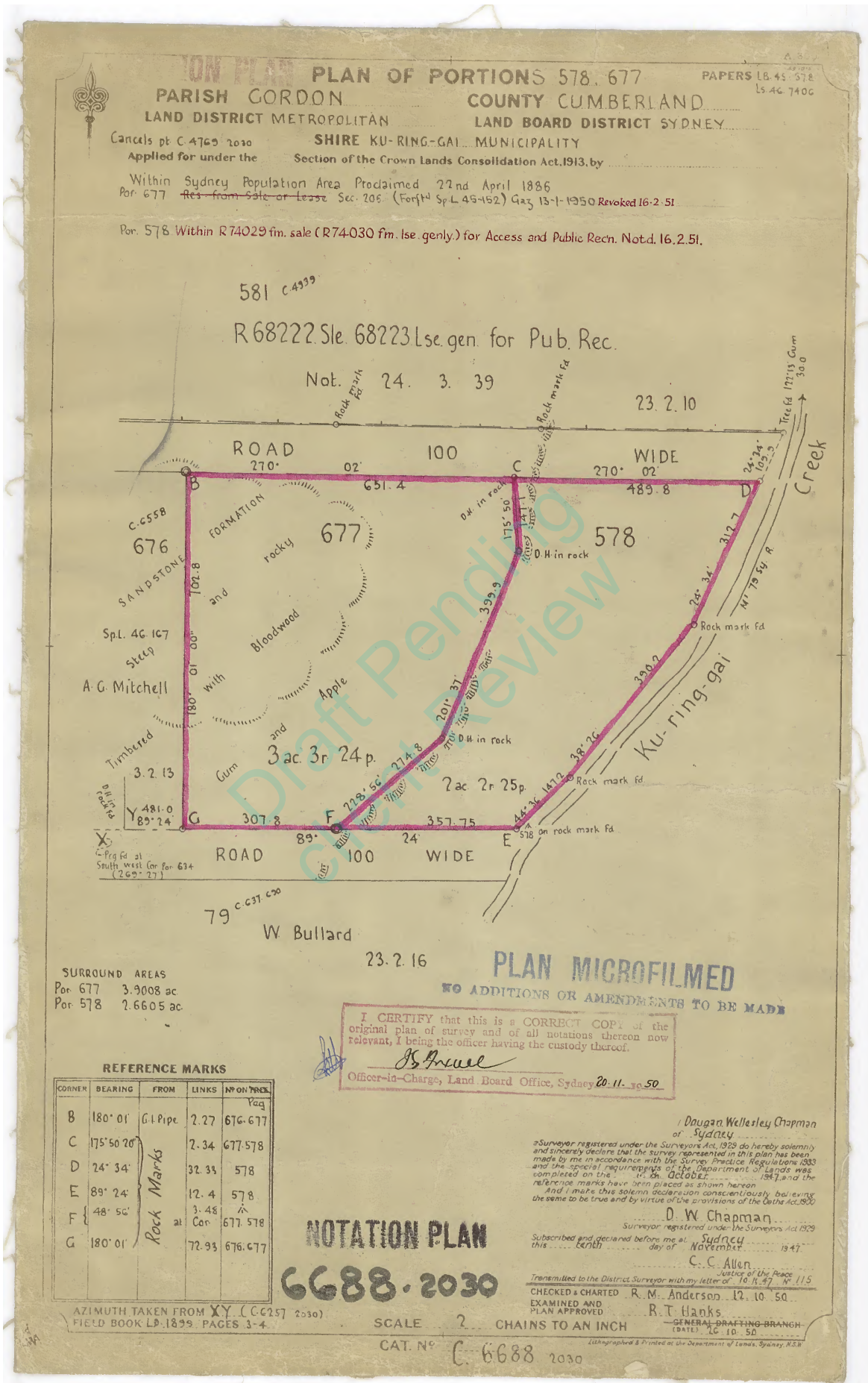
No. 74,031 from sale generally. Parish Tabbita North, county Cooper, 6,364 acres, portions 45 and 49. C. 5,382 R. and 5,696-1,804. P. 51-393.

No. 74,032 from sale generally. Parish Binya, county Cooper, 2,251 acres, portions 46 and 49. C. 5,386, 5,387-1,804. P. 51-393.

No. 74,033 from sale generally. Parish Bingar, county Cooper, 16,210 acres, portions 67 and 68. C. 5,388, 5,389-1,804 rolls. P. 51-393.

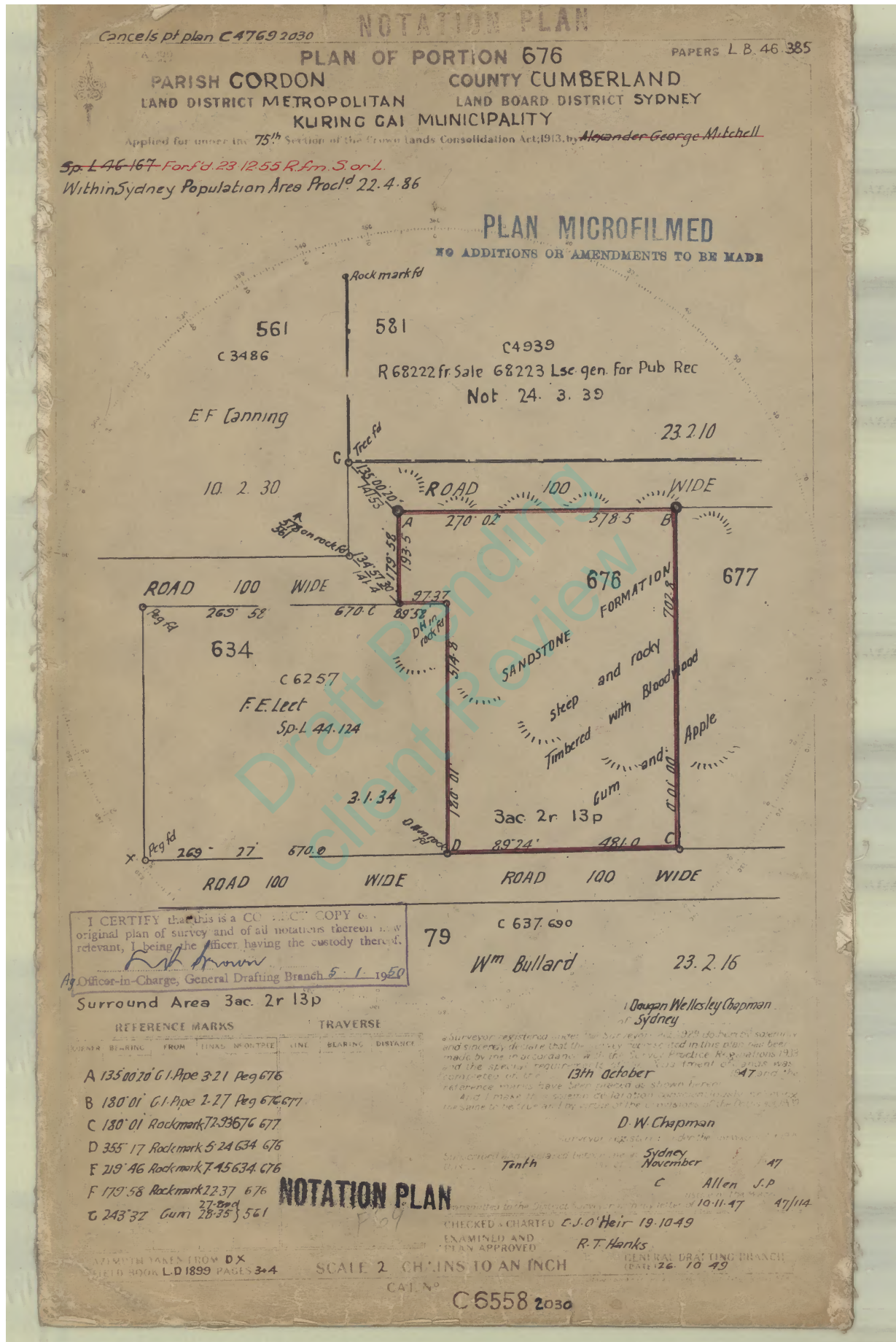
LAND DISTRICT—PORT MACQUARIE; SHIRES—HASTINGS, MANNING.

No. 74,040 from sale generally. Parishes Hastings, portions 40, 41, 44, 45, 46. H. 1,771, 1,772, 1,784 R., 1,782, 1,783 R.-1,671; Naylor, portions 24, 25, 27. H. 696, 697, 1,698-1,671; Tobin, portions 1, 2, H. 671, 672-1,671; county Hawes, about 3,018 acres.

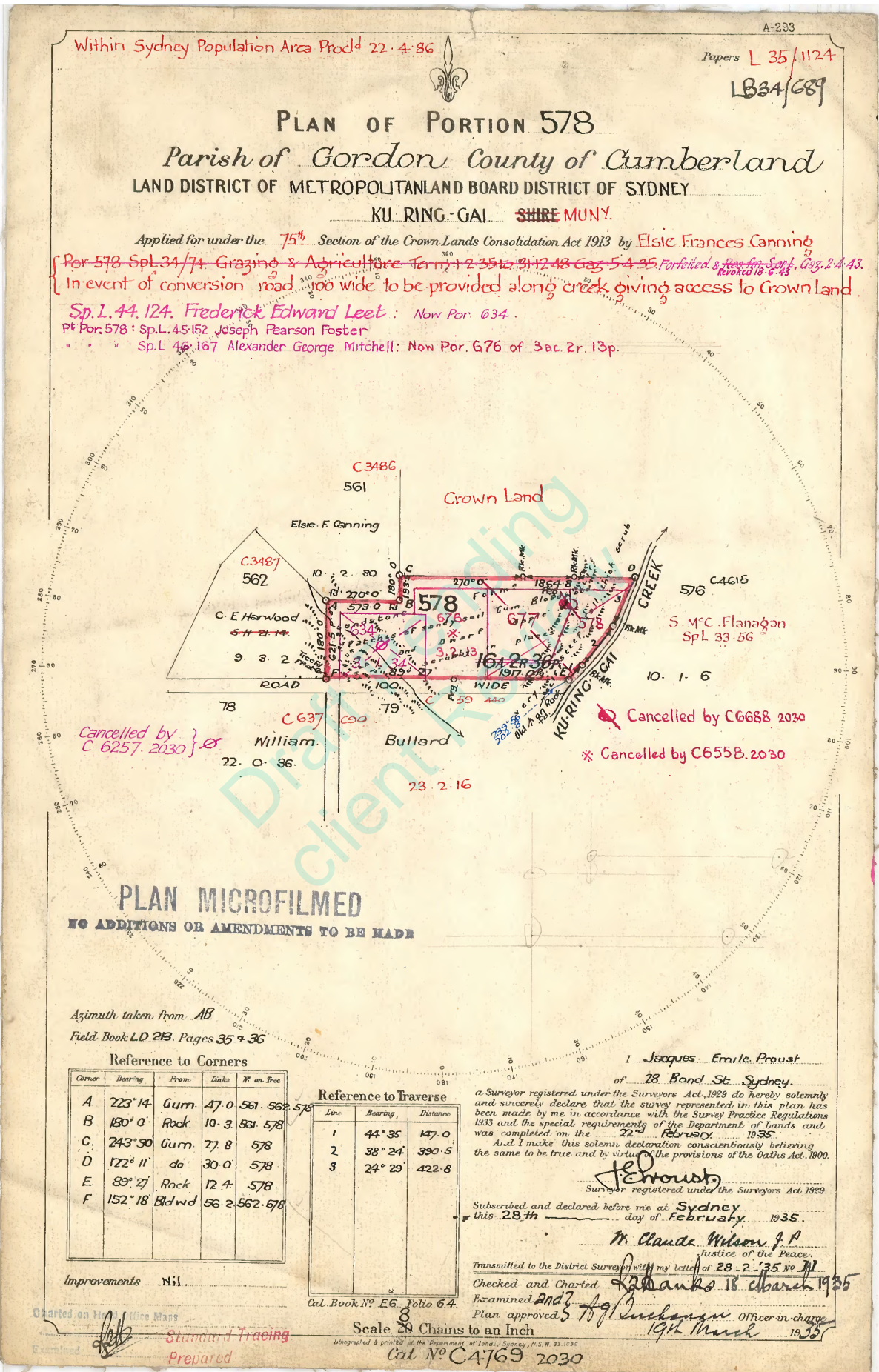


ITEM NO: GB.16

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Tag 31C

25 FEBRUARY, 1972] NEW SOUTH WALES GOVERNMENT GAZETTE No. 21

715

(4159) Sydney, 25th February, 1972.

RESERVES FROM SALE

IT is hereby notified that in pursuance of the provisions of section 28 of the Crown Lands Consolidation Act, 1913, the Crown lands hereunder described shall be reserved from sale for the public purposes hereinafter specified and are hereby reserved accordingly.

T. L. LEWIS, Minister for Lands.

FOR DRAINAGE

Land District—Metropolitan; Municipality—Randwick

No. 88509, Parish Botany, County Cumberland, about 12 perches, separating portion 1443 from portion 1444. T. 67-3570.

FOR GIRL GUIDES

Land District—Taree; Shire—Great Lakes

No. 88508, Parish Forster, County Gloucester, about 1 rood 8 perches, being a strip of land north of allotment 2, section 20, adjacent to Divide Street within 100 foot frontage to Lake Street. P. 72-153.

FOR RUBBISH DEPOT

Land District—Muswellbrook; Shire—Denman

No. 88507, Parish Wickham, County Brisbane, 4 acres 2 roods 22 perches, portion 255. P. 70-2973.

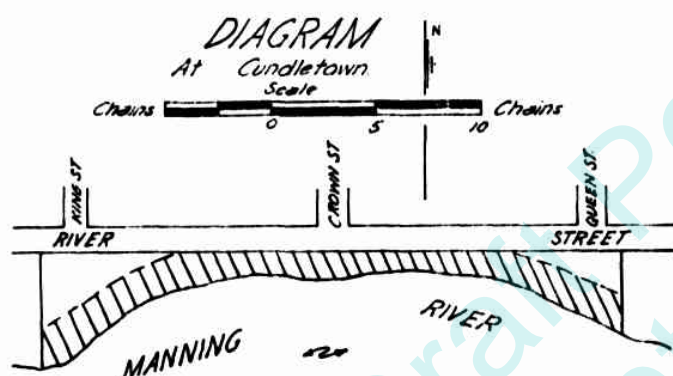
FOR PUBLIC RECREATION

Land District—Metropolitan; Municipality—Woollahra

No. 88499, Parish Alexandria, County Cumberland, 174 perches, being portion 1509. Plan C. 10208-2030. Ten. 70-7271.

Land District and Municipality—Taree

No. 88497, Parish Cundle, County Macquarie, about 4 acres 2 roods, being the area shown by black hatching on diagram hereunder. Pks 71-3319.

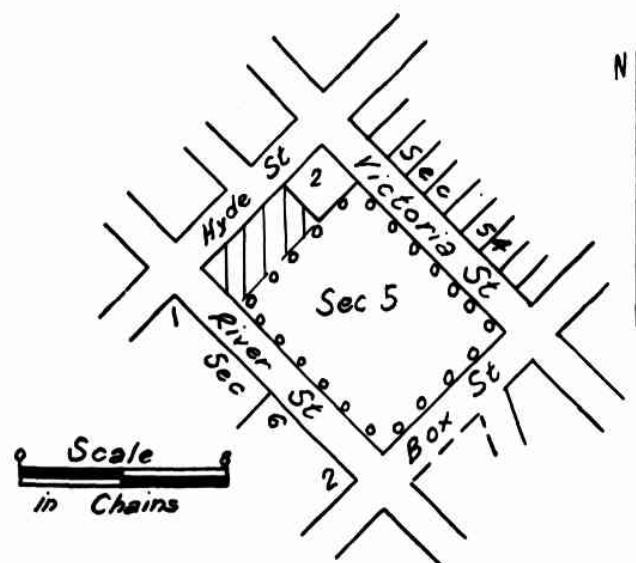


Land District and Shire—Gundagai

No. 88505, Parish Coolac, County Harden, about 3 acres 2 roods, bounded by portions 39, 37, 38 and Hume Highway. P. 71-3258.

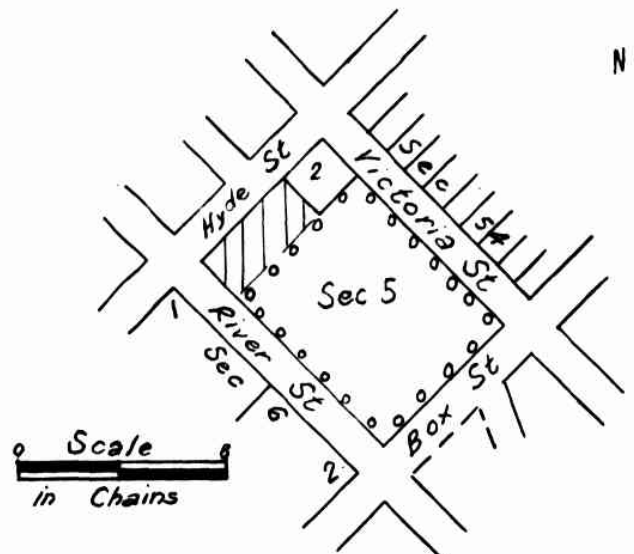
Land District and Municipality—Deniliquin

No. 88504, Parish and Town North Deniliquin, County Townsend, about 4 acres 2 roods 19 perches, shown by circled edging on diagram hereunder. T. 70-6363.

**FOR BOY SCOUTS**

Land District and Municipality—Deniliquin

No. 88503, Parish and Town North Deniliquin, County Townsend, about 3 roods 38 perches, shown by hatching on diagram hereunder. T. 70-6363.

**FOR CHARITABLE ORGANIZATIONS**

Land District—Newcastle; Shire—Lake Macquarie

No. 88500, Parish Kahibah, County Northumberland, 2 acres 2 roods 35 perches, being portion 834.

NOTE: Reservation is limited to the surface and to a depth of 50 feet below the surface. Pks 71-3334.

(4161) Sydney, 25th February, 1972.

ADDITIONS TO RESERVES FROM SALE

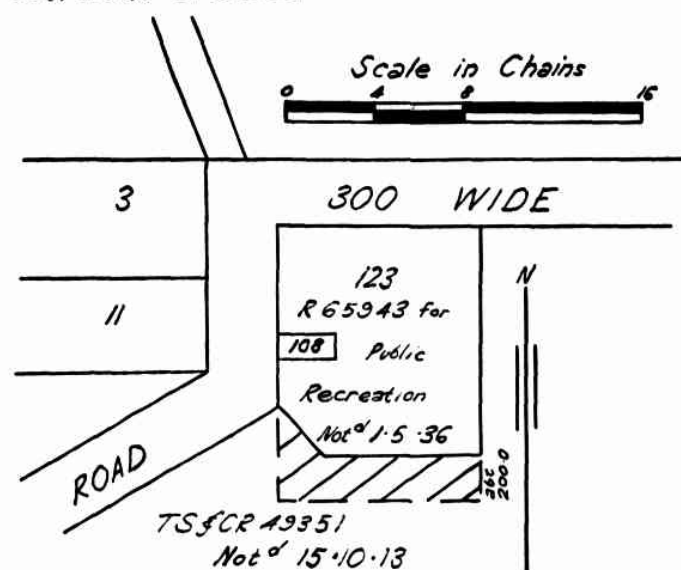
IT is hereby notified that, in pursuance of the provisions of section 28 of the Crown Lands Consolidation Act, 1913, the Crown lands described hereunder shall be added to the existing reserves shown in parentheses, and are hereby added accordingly.

T. L. LEWIS, Minister for Lands.

FOR PUBLIC RECREATION

Land District—Deniliquin; Shire—Conargo

Parish Conargo, County Townsend, about 2 acres, being the part withdrawn from T.S. & C.R. 49351 this day, shown by hatching on the diagram hereunder (R. 65943, notified 1st May, 1936). P. 69-2480.



Land District—Queanbeyan; Shire—Yarrowlumla

Parish Ballalaba, County Murray, Town of Captains Flat, 4 acres 3 roods 11 perches, being the area tinted blue in plan Ms 301 Ca (R. 80641, notified 9th May, 1958). Plan Ms 301 Ca. P. 71-2958.

Land District and City—Armidale

Parish Armidale, County Sandon, about 6 acres 2 roods 2 perches, being allotment 4 section 178, allotment 4 section 179, and part of allotment 2 section 179, exclusive of an area in the

southeastern corner of allotment 2 bounded by Douglas Street, and by Kirkwood Street, a line parallel to and distant 250 links from the western side of Douglas Street and a line parallel to and distant 100 links from the northern side of Kirkwood Street (R. 88237 from Sale for Public Recreation, notified 7th May, 1971). Papers Pks 70-1493.

Parish Armidale, County Sandon, 30½ perches, being lot 1 in plan catalogued Ms 2973 Ae in the Department of Lands, Sydney (added to R. 88237, notified 7th May, 1971). Pks 71-2737.

Parish Armidale, County Sandon, 3 roods 30 perches or thereabouts, being part of allotment 2 section 170, now lot 1 in Ms 2857 Ae (R. 88237 for Public Recreation, notified 7th May, 1971). Pks 71-1158.

Land District—Glen Innes; Shire—Severn

Parish Wellingrove, County Gough, about 2 roods, being the lands comprised in R. 49557 for Public Recreation, notified 31st December, 1913 (R. 45038, notified 23rd March, 1910). Plan Wellingrove 14. P. 71-657.

NOTE: R. 49557 for Public Recreation, notified 31st December, 1913, is hereby revoked.

Land District and Shire—Rylstone

Parish and Town Rylstone, County Roxburgh, 2 acres 2 roods (about), excluding road R. 23665-1603 being land bounded by Cudgegong River, Reserve for Access, Louee Street, and Dabee Street, and its extension westerly (R. 83503, notified 6th October, 1961). P. 71-3472.

NOTE: R. 73885 for Public Recreation, notified 1st December, 1950, is hereby revoked.

Parish and Town Rylstone, County Roxburgh, 1 rood 36 perches (about), being that part of Cudgegong Street closed Gazette 22nd December, 1950 west of Carwell Street (R. 55764, notified 27th October (1922)). P. 71-3292.

NOTE: The whole of R. 73953 for Public Recreation, notified 22nd December, 1950, is hereby revoked.

FOR TRAVELLING STOCK

Land District—Warralda; Shire—Ashford

Parish Yetman, County Ararawatta, about 4 acres 1 rood 28 perches, being portion 39 and a strip 100 links wide extending northeasterly from the easternmost corner of portion 39 for a distance of about 425 links, A. 3498-1847 (R. 358 notified 5th January, 1875). P. 71-2724.

FOR CAMPING AND ACCESS

Land District—Goulburn; Shire—Mulwaree

Parish Mangamore, County Argyle, 1 acre 1 rood 15 perches, being the part of the road (closed Gazette 14th January, 1972) separating R. 50732 for Camping and Access from portions 5 and 35 north of road R. 32927-1603 (No. 50732, notified 2nd June, 1915). Rds 71-1669.

FOR ACCESS AND PUBLIC RECREATION

Land District—Metropolitan; Shire—Ku-ring-gai

Parish Gordon, County Cumberland, 7 acres 1 rood 37 perches, portions 676 and 677 (R. 74029, notified 16th February, 1951). C. 6558, 6688-2030. L.B. 71-616. P. 72-250.

Land District—Bellingen; Shire—Nambucca

Parish Nambucca, County Raleigh, 1 rood 39 perches ex. road being portion 247 (R. 69215 for Public Recreation and Access, notified 10th May, 1940). Pks 71-2088.

FOR PRESERVATION OF HISTORICAL SITES AND BUILDINGS

Land District—Metropolitan; Municipality—Leichhardt

Parish Petersham, County Cumberland, about 8 perches, being part of portion 183 REM. commencing at the south-western corner of R. 85801 notified 20th May, 1966, and

bounded thence on the south by Darling Street, on the north-west by Colgate Avenue, and on the northeast by the aforementioned reserve to the point of commencement (R. 85801 for Preservation of Historical Sites and Buildings, notified 20th May, 1966). Pks 70-2353.

(4167) Sydney, 25th February, 1972.

DECLARATION OF A PUBLIC PURPOSE

IT is hereby notified that in accordance with the provisions of section 5 of the Crown Lands Consolidation Act, 1913, the following is hereby declared a Public Purpose within the meaning of section 28 of that Act:

Health Services. P. 70-582.

T. L. LEWIS, Minister for Lands.

(4106) Department of Lands, Sydney, 25th February, 1972.

GEOGRAPHICAL NAMES ACT, 1966

HAVING reviewed certain place names in PENRITH 9030 II, III 1:100,000 map area, on AAS one inch to the mile map of LIVERPOOL, in County of Cumberland, City of Liverpool, the Geographical Names Board of New South Wales proposes to assign certain geographical names as indicated hereunder. GNB 699, 713.

Any objections to the proposals should be in writing and lodged with the undersigned within one month from 25th February, 1972.

AAS LIVERPOOL MAP

<i>Proposed Geographical Name</i>	<i>Designation</i>	<i>Parish</i>
Ashcroft	Suburb	St Luke
Austral	Suburb	Cabramatta
Bringelly	Town	Bringelly
Busby	Suburb	St Luke
Cartwright	Suburb	St Luke
Casula	Suburb	St Luke, Minto
Cecil Park	Suburb	Cabramatta, Melville.
Chipping Norton	Suburb	Holsworthy
Denham	Locality	Minto
Edmondson Park	Suburb	Minto
Greendale	Locality	Bringelly
Green Valley	Suburb	St Luke
Hammondville	Suburb	Holsworthy
Heckenberg	Suburb	St Luke
Holsworthy	Locality	Holsworthy
Hoxton Park	Suburb	St Luke
Ingleburn	Town	Minto
Leppington	Town	Minto, Cook
Liverpool	City	St Luke
Miller	Suburb	St Luke
Moorebank	Suburb	Holsworthy
Mt Pritchard	Suburb	St Luke
Pleasure Point	Suburb	Holsworthy
Prestons	Suburb	St Luke
Rossmore	Town	Cabramatta, Cook
Sadleir	Suburb	St Luke
Warwick Farm	Suburb	St Luke
West Hoxton	Suburb	Cabramatta

Plans showing the boundaries of these localities are exhibited in Liverpool City Council Chambers, Moore Street, Liverpool, and in the office of the Geographical Names Board, Lands Department Building, Bridge Street, Sydney.

D. C. MILLER, Secretary, Geographical Names Board.

(4006)

Department of Lands, Sydney, 25th February, 1972.

GEOGRAPHICAL NAMES ACT, 1966

HAVING reviewed certain place names in ARULUEN 8826 IV, 1:100,000 map area, on AAS 1:50,000 map of BENDOURA, in County Murray, Shire of Tallaganda, the Geographical Names Board of New South Wales has this day deleted a geographical name and assigned a new geographical name as indicated hereunder.

AAS BENDOURA MAP

<i>Geographical Name Deleted</i>	<i>Designation</i>	<i>New Geographical Name</i>	<i>Latitude</i>	<i>Longitude</i>	<i>Parish</i>
Toggannoggra	Locality	Togganoggera	35° 39'	149° 36'	Krawarree, Ollalulla.

D. C. MILLER, Secretary, Geographical Names Board.

Tag 31D

(2968)

NOTIFICATION OF GRANTING OR SPECIAL LEASES.

Sydney, 5th April, 1935.

IT is hereby notified that Special Leases of the lands specified in the annexed Schedule have been granted to the undermentioned persons.

The leases are subject to the provisions of the Crown Lands Consolidation Act, 1913, and the Regulations thereunder, and to the special conditions, provisions, exceptions, covenants, and reservations set out at the foot of the Schedule.

Rent is subject to adjustment on survey as from the commencement of the next year ensuing.

Any amounts which have been paid in excess will be refunded upon application to the State Treasury. If not claimed, the amounts will be appropriated to future charges as they fall due.

Any amount required to complete payment of expenses and rent from the date of the commencement of lease to 31st December, 1935, must be paid by the lessee to

the Crown Land Agent of the District or to the State Treasurer within one month from this date, otherwise the lease will be liable to forfeiture, and should forfeiture be declared all moneys lodged with the application will become forfeited to the Crown.

For the year 1936 and any subsequent year the rentals and instalments of survey fee (if any) must be paid during the month of December of the preceding year.

E. A. BUTTENSCHAW, Minister for Lands.

SCHEDULE.

Reg. No. of Papers.	No. of Lease.	Name and Address of Lessee.	Situation and Area of Land.	Purpose of Lease.	Term of Lease.	Annual Rent.	Expenses.		Amount already paid as Rent, Deposit and Survey Fee.	Balance.		Shire or Municipality.
							Rent required to complete payment to 31st Dec., 1935.	(1) Inspection, etc. (2) Survey Fee (part only).		Payable by Lessee.	Due to Lessee.	
Leases. 1934-22177	1934-38, Armidale.	Dawson, Ernest Reuben, of Long Swamp road, Armidale.	Parish Armidale, county Sandon, bounded by portions 923, 939 and 937. Area, 6 acres 24 perches.	Grazing ..	20 Mar., 1935, to 31 Dec., 1941.	£ s. d. 1 0 0	£ s. d. 0 15 9	(1) (2) 0 8 8	£ s. d. 3 8 8	£ s. d. 2 4 3	Dumaresq.
1934-19330	1933-10, Coonamble.	Jenkins, John James, of "Enfield," Coonamble.	Parish Bimble, county Leichhardt, portion 20; L. 3,693-1,902. Area, 237 acres 3 roads.	Grazing and access to water.	20 Mar., 1935, to 31 Dec., 1944.	5 18 11	6 14 11*	(1) 2 5 0 (2) 0 18 8	16 17 11	6 19 4	Wingadee.
1935-3725	1933-19, Coonamble.	Law, Charles, of Wattle Park, Armadree.	Parish Callangoan, county Gowen, portion Sp.L; Sp.L. 46 Do. and part of T.S.R. 23,332 south of portion Sp.L. Area, 325 acres 2 roads (ex. roads).	Grazing ...	15 Aug., 1934, to 31 Dec., 1943.	6 15 8	9 7 4	(1) 0 16 3 (2)	4 1 4	6 2 3	Gilgandra.
1935-3803	1933-18, Hay	Honeyman, Henry, of Middle Block, Booligal.	Parish and village Booligal, county Nicholson, portion 41 and road between portion 41 and Lachlan River; N. 2,066-1,992. Area, 10 acres 3 roads.	Grazing and market garden.	24 Oct., 1934, to 31 Dec., 1941.	1 0 0	1 3 9	(1) 1 0 0 (2) 0 9 4	3 10 8	0 17 7	Waradgery.
1934-20798	1934-5, Hay	Fieldhouse, William Wallace, of Hay.	Parish Hay South, county Waradgery, portion 98; W. 1,563-1,839 (exclusive of area required for road) Area, 3 acres 0 roads 14 perches.	Access to water.	1 Jan., 1933, to 31 Dec., 1939.	1 0 0	3 0 0	(1) 1 10 0 (2)	3 8 8	1 1 4	Municipality of Hay.
1935-62	1934-25, Lismore.	Richmond River Shipping Company Limited, of Ballina.	Parish Ballina, county Rous, town of West Ballina, below high-water mark of Richmond River, fronting part allotment 3, section 2, and lane on west. Area, 5½ perches (about).	Wharf ...	1 Feb., 1935, to 31 Dec., 1941.	10 0 0	9 3 0	(1) 5 1 0 (2) 0 8 8	3 8 8	1 4 0	Municipality of West Ballina.
1935-5002	1935-159, Metropolitan.	Sutherland Shire Council, of Sutherland.	Parish Sutherland, county Cumberland, portion A; Ma. 8,723 Sy. Area, 2 roads 31 perches.	Bathing place.	5 Dec., 1934, to 31 Dec., 1948.	1 0 0	1 1 6	(1) 5 3 0 (2) 4 6 8 (full).	7 6 8	3 4 6	Sutherland.

1596 NEW SOUTH WALES GOVERNMENT GAZETTE No. 70. [5 April, 1935.]

NOTIFICATION OF GRANTING OF SPECIAL LEASES—continued.

Reg. No. of Papers.	No. of Lease.	Name and Address of Lessee.	Situation and Area of Land.	Purpose of Lease.	Term of Lease.	Annual Rent.	Expenses.		Amount already paid as Rent, Deposit and Survey Fee.	Balance.		Shire or Municipality.
							Rent required to complete payment to 31st Dec., 1935.	(1) Inspection, etc. (2) Survey Fee (part only).		Payable by Lessee.	Due to Lessee.	
Leases. 1935-855	1934-38, Metropolitan.	Dwyer, Edward Frederick, of Allambie road.	Parish Manly Cove, county Cumberland, portion 1,850; C. 4,779-2,030. Area, 1 acre 3 roods 15 perches.	Poultry farm and agriculture.	1 Jan., 1935, to 31 Dec., 1941.	£ s. d. 4 0 0†	£ s. d. 5 15 4†	£ s. d. (1) 2 0 0 (2) 0 8 8	£ s. d. 3 8 8	£ s. d. 4 15 4	Warringah.
1935-1124	1934-74, Metropolitan.	North Manly P.O. Canning, Elsie Frances, of 67 Laurel-street, Wolloughby.	Parish Gordon, county Cumberland, portion 578; C. 4,769-2,030. Area, 16 acres 2 roods 36 perches.	Grazing and agriculture.	1 Feb., 1935 to 31 Dec., 1948.	6 10 0†	5 19 0	(1) 1 0 0 (2) 0 9 4	3 8 8	3 19 8	Kuring-gai.
1935-1193	1933-24, Mudgee.	Rotts, Warren, of Havilah.	Parish Boogindie, county Phillip, portion Sp. L.; Sp. L. 78, Oe. Area, 240 acres 1 rood.	Grazing, agriculture and residence.	23 Jan., 1935, to 31 Dec., 1944.	12 0 3g	11 5 8	(1) 2 5 0 (2) 1 1 4	4 6 8	10 5 5	Cudgegong.
1935-534	1934-14, Murwillumbah	Whittle, Lillie Florence, of Murwillumbah.	Parish Terranora, county Rous, portion 388; R. 8,837-1,753. Area, 6 acres 3 roods 39 perches.	Poultry farm, vegetable garden and orchard.	20 Mar., 1935, to 31 Dec., 1944.	3 0 0a	3 11 8	(1) (2) 0 8 8	3 8 8	0 11 8	Tweed.
1935-1359†	1933-7, Orange.	Hades, William Hamilton, of Lower Lewis Ponds.	Parish Worcester, county Bathurst, portion 46; B. 5,309-2,009. Area, 297 acres (ex. roads).	Grazing and agriculture.	22 Jan., 1935, to 31 Dec., 1948.	8 0 11	7 11 8	(1) 4 17 6 (2) 1 1 4	4 14 8	8 15 10	Canobolas.
1935-1365†	1933-8, Orange.	Blandford, Archibald John, of Lower Lewis Ponds.	Parish Worcester, county Bathurst, portion 48; B. 5,308-2,009. Area, 625 acres (ex. road).	Grazing and agriculture.	22 Jan., 1935, to 31 Dec., 1948.	18 4 7	17 3 8	(1) 4 17 6 (2) 1 9 4	4 6 8	19 3 10	Canobolas.
1935-1366†	1933-9, Orange.	Spicer, Harold Charles, of Lewis Ponds.	Parish Clinton, county Bathurst, portion 79; B. 5,311-2,009. Area, 501 acres 2 roods.	Grazing ...	22 Jan., 1935, to 31 Dec., 1948.	18 16 2	17 14 6	(1) 4 17 6 (2) 1 6 8	4 6 8	19 12 0	Canobolas.
1935-1363†	1933-10, Orange.	Howarth, Augustus, of Upper Lewis Ponds.	Parish Worcester, county Bathurst, portion 49; B. 5,305-2,009. Area, 712 acres.	Grazing ...	22 Jan., 1935, to 31 Dec., 1948.	15 11 6	14 13 7	(1) 4 17 6 (2) 1 12 0	4 9 4	16 13 9	Canobolas.
1933-15789	1933-13, Queanbeyan.	Roach, John, Roach, William, and Roach, Thomas, of Norong, Captains Flat.	Parish Jinjera, county Murray, portion 134; M. 6,063-1,956. Area, 155 acres (ex. road).	Grazing ...	10 Oct., 1933, to 31 Dec., 1943.	2 5 3	5 0 10	(1) 1 0 0 (2) 0 16 0	3 18 8	2 18 2	Monaro.
1933-15788	1933-26, Queanbeyan.	Roach, Thomas, of Norong, Captains Flat.	Parish Jinjera, county Murray, portion 133; M. 6,062-1,956. Area, 427 acres.	Grazing ...	10 Oct., 1933, to 31 Dec., 1943.	8 0 2	17 16 9	(1) 1 0 0 (2) 1 4 0	4 9 4	15 11 5	Monaro.
1934-10845	1933-13, Rylstone.	Gardiner, Thomas William Wolfe, of Ben Bullen.	Parish Ben Bullen, counties Roxburgh and Cook, portion 94; R. 4,420-1,496. Area, 107 acres.	Grazing ...	3 Aug., 1934, to 31 Dec., 1948.	1 6 9	1 17 10	(1) 1 12 6 (2) 0 16 0	3 14 0	0 12 4	Blaxland
1935-5481	1934-10, Rylstone.	Mulholland, Frederick William, of Rylstone.	Parish Rylstone, county Roxburgh, portion 256. R. 4,421-1,496. Area, 235 acres.	Residence and grazing.	28 Nov., 1934, to 31 Dec., 1948.	11 15 0	12 16 11	(1) 0 10 6 (2) 0 18 8	4 6 8	9 19 5	Rylstone.

5 APRIL, 1935.] NEW SOUTH WALES GOVERNMENT GAZETTE No. 70.

1527

NOTIFICATION OF GRANTING OF SPECIAL LEASES—*continued.*SPECIAL CONDITIONS, PROVISIONS, EXCEPTIONS, COVENANTS, AND RESERVATIONS—*continued.*

Special Lease 1933-159, Metropolitan. Sutherland Shire Council.—The lease shall be subject to subsections 1, 3, 4, 6 to 13, and 22A of Regulation No. 106 (notified 27th November, 1931), and to following special conditions:—(a) Lessees shall, after determination of the lease by forfeiture, effluxion of time or otherwise, and within such time as may be given remove the structure, or all or any material from the land at their own cost and without compensation if required by the Minister in writing to do so. (b) Suitable arrangements to the satisfaction of the Minister shall be made by the lessees to provide for the privacy of bathers while dressing and undressing. (c) The baths shall be open at all times to free use by the public during the currency of the lease. (d) The lessees shall take soundings of the depth of water in different portions of the baths, and properly and plainly mark the same at such places. (e) Lessees shall provide proper and sufficient life-saving appliances and keep the same in good order and condition, and readily available for use in the event of accident. (f) The lessees shall display at all times, or cause to be displayed or affixed in conspicuous and convenient places proper printed instructions for the resuscitation of the apparently drowned. (g) Attendants employed by the lessees shall be expert swimmers qualified in the art of resuscitation of the apparently drowned. (h) No dogs shall be allowed on the premises. (i) Access without hindrance shall be afforded for the purpose of supervision to any officer authorised by the Minister. (j) Lessees shall provide and maintain to the satisfaction of the Minister suitable and sufficient sanitary accommodation. (k) Lessees shall, throughout the term of the lease, maintain in good order, condition and appearance all improvements on the lease, and further keep the premises free from rats and mice. (l) A breach of any of the conditions, or a conviction under the Public Health Act, will render the lease liable to forfeiture. (m) The lease is limited to the surface and to a depth of 50 feet below the surface. (n) The piles at the north-eastern and north-western corners of the land leased shall be erected to a height of 5 feet above the level of high-water mark spring tides, these piles to have the bark stripped off 4 feet down from the top and to be kept painted white. The 9-inches x 3-inches whaling plank around the boundary of the baths shall be kept painted white.

Special Lease 1934-38, Metropolitan. Edward Frederick Dwyer.—The lease shall be subject to subsections 1, 2, 4 to 20, 22A, and 23 of Regulation No. 106 (notified 27th November, 1931), and to following special conditions:—(a) The rent for the last four years of the term of the lease may be reappraised either upon reference by the Minister or at the request of the lessee made during the first six months of such period. (b) The lease is limited to the surface and to a depth of 50 feet below the surface. (c) The plans of any buildings proposed to be erected on the lease shall be approved by the Shire Council.

Special Lease 1934-74, Metropolitan. Elsie Frances Canning.—The lease shall be subject to subsections 1, 2, 4 to 20, 22A, and 23 of Regulation No. 106 (notified 27th November, 1931), and to following special conditions:—(a) The lease is limited to the surface and to a depth of 50 feet below the surface. (b) The rent for the last seven years of the term of the lease may be reappraised either upon reference by the Minister or at the request of the lessee made during the first six months of such period. (c) No timber within 1 chain of the left bank of Ku-ring-gai Creek shall be interfered with by ringbarking or otherwise. All trees and saplings within 1 chain of that creek shall be carefully preserved. (d) An average of not less than five matured or semi-matured trees of honey-producing value shall be left to each acre for shade, shelter, and honey provision.

Special Lease 1933-24, Mudgee; 1934-10, Rylstone; and 1934-34, Rylstone. Warren Potts; Frederick William Mulholland, and Herbert David Taylor, respectively.—The lease shall be subject to subsections 1, 2, 4 to 20, and 23 of Regulation No. 106 (notified 27th

November, 1931), and to following special conditions:—(a) An average of not less than five matured or semi-matured trees of honey-producing value shall be left to each acre for shade, shelter, and honey provision. (b) The lessee shall reside for the whole term of the lease on the land leased. "Residence" for the purpose of this condition shall be taken to mean continuous and bona fide living on land leased as the holder's usual home without any other habitual residence.

Special Leases 1933-7, 1933-8, and 1933-10, Orange. William Hamilton Eades, Archibald John Blandford, and Augustus Howarth, respectively.—The leases shall be subject to subsections 1, 2, 4 to 20, and 23 of Regulation No. 106 (notified 27th November, 1931), and to following special condition:—An average of not less than five matured or semi-matured trees of honey-producing value shall be left to each acre for shade, shelter, and honey provision.

Special Lease 1933-9, Orange. Harold Charles Spicer.—The lease shall be subject to subsections 1, 2, 4 to 17, and 19 to 23 of Regulation No. 106 (notified 27th November, 1931), and to following special condition:—An average of not less than five matured or semi-matured trees of honey-producing value shall be left to each acre for shade, shelter, and honey provision.

Special Leases 1933-13, Queanbeyan, and 1933-26, Queanbeyan. John, William and Thomas Roach and Thomas Roach, respectively.—The leases shall be subject to subsections 1, 4 to 6, 8 to 20, and 23 of Regulation No. 106 (notified 27th November, 1931), and to following special conditions:—(a) The lessee shall not reside on the land leased unless the permission of the Minister, with the concurrence of the Commonwealth Government be previously obtained. (b) The right is reserved to the Minister to terminate the lease upon giving the lessee not less than twelve months' notice in writing to that effect. If the lease is terminated by the exercise of the foregoing reserved right, no compensation will be allowed therefor, or for improvements on the lease, but the lessee may, subject to the approval of the Minister, remove any fencing and/or authorised improvements effected by him or at his expense during the currency of the lease, provided he does so within three (3) months after the termination of the lease. (c) Lessee shall carefully preserve all timber on the land leased, with the exception of suckers and seedlings appearing within timber treated areas on the land leased subsequent to the commencement of the lease.

Special Lease 1933-13, Rylstone. Thomas William Wolfe Gardiner.—The lease shall be subject to subsections 1, 2, 4 to 17, 19 to 23 of Regulation No. 106 (notified 27th November, 1931), and to following special conditions:—(a) The lease is limited to the surface and to a depth of fifty feet beneath the surface. (b) An average of not less than five matured or semi-matured trees of honey-producing value shall be left to each acre for shade, shelter and honey provision.

Special Lease 1934-3, Warialda. Thomas Connors.—The lease shall be subject to subsections 1, 2, 4 to 20, and 23 of Regulation No. 106 (notified 27th November, 1931), and to following special conditions:—(a) Within one month after the date of notification in the Government Gazette of the granting of the lease the lessee shall destroy all scattered pear on the land leased. (b) The lessee shall take such steps as the Minister may from time to time direct to distribute cactoblastis amongst the thick pear on the land leased. (c) The special conditions relating to prickly-pear on the land leased shall be subject to review after the expiration of three years from the date of commencement of the lease.

5 APRIL, 1935.]

NEW SOUTH WALES GOVERNMENT GAZETTE No. 70.

1939

Tag 31F

(3151)

IT is hereby notified that Special Leases of the lands specified in the annexed Schedule have been granted to the undermentioned persons.

The leases are subject to the provisions of the Crown Lands Consolidation Act, 1913, and the Regulations thereunder, and to the special conditions, provisions, exceptions, covenants, and reservations set out at the foot of the Schedule.

NOTIFICATION OF GRANTING OF SPECIAL LEASES.

Rent is subject to adjustment on survey as from the commencement of the next year ensuing.

Any amounts which have been paid in excess will be refunded upon application to the Under Secretary for Lands. If not claimed, the amounts will be appropriated to future charges as they fall due.

Any amount required to complete payment of expenses and rent from the date of the commencement of lease to 31st December, 1948, must be paid by the lessee to the Crown

Sydney, 17th September, 1948.

Lands Agent of the District or to the Under Secretary for Lands, within one month from this date, otherwise the lease will be liable to forfeiture, and should forfeiture be declared all moneys lodged with the application will become forfeited to the Crown.

For the year 1949 and any subsequent year the rentals and instalments of survey fee (if any) must be paid during the month of December of the preceding year.

W. F. SHEAHAN, Minister for Lands.

SCHEDULE.

Rent No. of Papers.	No. of Lease.	Name and Address of Lessee.	Situation and Area of Land.	Purpose of Lease.	Term of Lease.	Annual Rent.	Expenses.		Amount already paid as Rent, Deposit and Survey Fee.	Balance.		Shire or Municipality.
							Rent required to complete payment to 31st Dec., 1948.	(1) Inspection, etc., (2) Survey Fee (part only).		Payable by Lessee.	Due to Lessee.	
Leases.						£ s. d.	£ s. d.	£ s. d.	£ s. d.	£ s. d.	£ s. d.	
1948-4944	1947-38, Grafton.	Layton, Olga Alma, of Copmanhurst.	Parish Copmanhurst, county Clarence, allotments 8, 9 and 10, section 25, Village of Copmanhurst; C. 19-1,718. Area, 3 roods.	Grazing	2 Sept., 1948, to 31 Dec., 1955.	1 0 0	0 6 8	(1) 1 0 0 (2) 0 8 8	3 8 8	1 13 4	Copmanhurst.
1945-9885	1944-9, Grenfell.	Nelligan, Royland James, of Coura-street, Goolagong.	Parish Binda, county Forbes, portion 203. Area, 5 acres 0 roods 20 perches (about).	Dairying and agriculture.	12 Dec., 1945, to 31 Dec., 1952.	5 0 0a	15 5 6	(1) 2 0 0 (2) 0 8 8	15 1 6	2 12 8	Waugoola.
1946-5114	1942-65, Metropolitan.	Mt. Colah Home for Ex-Servicemen, c.o. The Reverend C. E. Riley, of 209 Coogee Bay Road, Coogee.	Parish South Colah, county Cumberland, portions 758 and 666. Title restricted to the surface and depth of 50 feet. Area, 27 acres 2 roods 35 perches (about).	Erection of buildings.	1 Jan., 1947, to 31 Dec., 1974.	40 14 9	81 9 6	(1) 2 0 0 (2) 0 10 0	3 11 4	80 8 2	Hornsby.
1944-4440	1943-131, Metropolitan.	Ewings, Kathleen Alice (Mrs.), of Berowra Waters, via Berowra.	Parish Cowan, county Cumberland, portion 43. Title restricted to the surface and depth of 50 feet. Area, 1 acre 3 roods 8 perches (about).	Residence	1 Jan., 1945, to 31 Dec., 1954.	2 10 0b	10 0 0	(1) 1 2 6 (2) 0 8 8	13 8 8	1 17 6	Hornsby.
1946-1954	1944-165, Metropolitan.	Ross, Ernest, c.o. Post Office, Dee Why.	Parish Manly Cove, county Cumberland, portions 1,923, 2,235 and 2,236. Title restricted to the surface and depth of 50 feet. Area, 1 acre 0 roods 32 perches (about).	Poultry farm.	1 April, 1946, to 31 Dec., 1952.	2 12 6	7 4 5	(1) 3 5 0 (2) 0 8 8	3 8 8	7 9 5	Warringah.
1946-1851	1944-328, Metropolitan.	James, Bert, of The Ranch, Galstone Road, Hornsby.	Parish South Colah, county Cumberland, portion 738. Title restricted to the surface and depth of 50 feet. Area, 3 acres 3 roods 22½ perches (about).	Poultry farm.	1 May, 1946, to 31 Dec., 1955.	3 7 8b	12 2 6c	(1) 1 10 0 (2) 0 8 8	3 8 8	10 12 6	Hornsby.
1945-9904	1944-332, Metropolitan.	Dixon, Edwin Thomas, c.o. Post Office, Mt. Colah.	Parish South Colah, county Cumberland, portion 633. Title restricted to the surface and depth of 50 feet. Area, 3 acres (about).	Residence, poultry farm and vegetable garden.	1 Jan., 1946, to 31 Dec., 1955.	3 0 0b	9 0 0	(1) 1 10 0 (2) 0 8 8	3 8 8	7 10 0	Hornsby.

2408.

NEW SOUTH WALES GOVERNMENT GAZETTE No. 111.

[17 Sept., 1948.]

NOTIFICATION OF GRANTING OF SPECIAL LEASES—continued.

Reg. No. of Papers.	No. of Lease.	Name and Address of Lessee.	Situation and Area of Land.	Purpose of Lease.	Term of Lease.	Annual Rent.	Expenses.		Amount already paid as Rent, Deposit and Survey Fee.	Balance.		Shire or Municipality.
							Rent required to complete payment to 31st Dec., 1948.	(1) Inspection, etc., (2) Survey Fee (part only).		Payable by Lessee.	Due to Lessee.	
Leases. 1946-361	1944-25, Windsor.	Jurd, Stanton Laurence, of Central Macdonald, via Wisemans Ferry.	Parish St. Albans, county Northumber- land, portion 124. Title restricted to the surface and depth of 50 feet. Area, about 11 acres 1 rood.	Grazing ...	1 April, 1946, to 31 Dec., 1959.	£ s. d. 1 0 0o	£ s. d. 2 15 1	£ s. d. (1) 2 0 0 (2) 0 8 8	£ s. d. 3 10 8	£ s. d. 1 13 1	Colo.
1948-7566	1948-184, Metropolitan.	Cantrill, Raymond Scott, of 25 Brisbane-street, South Matraville.	Parish Botany, county Cumberland, portion 4,347; C. 6,231-2,030. Title restricted to the surface and depth of 50 feet. Area, 24½ perches.	Residence ...	10 Sept., 1948, to 31 Dec., 1958.	6 0 0b	1 17 2	(1) 1 0 0 (2) 0 8 8	3 8 8p	0 2 10	Randwick.
1946-7406	1945-152, Metropolitan.	Foster, Joseph Pearson, of Hassall-street, St. Ives.	Parish Gordon, county Cumberland, portion 677. Title restricted to the surface and depth of 50 feet. Area, about 3 acres 3 roods 24 perches.	Residence and poultry farm	1 Sept., 1946, to 31 Dec., 1956.	2 10 0b	5 16 8	(1) 2 0 0 (2) 0 8 8	3 8 8	4 16 8	Ku-ring-gai.
1946-7408	1946-167, Metropolitan.	Mitchell, Alexander George, of 26 Yethonga avenue, Lane Cove.	Parish Gordon, county Cumberland, portion 676. Title restricted to the surface and depth of 50 feet. Area, about 3 acres 2 roods 13 perches.	Residence and agriculture.	1 Sept., 1946, to 31 Dec., 1956.	2 10 0b	5 16 8	(1) 2 0 0 (2) 0 8 8	3 8 8	4 16 8	Ku-ring-gai.
1946-10856	1946-300, Metropolitan.	Males, James Frank, of Lugarno-parade, Lugarno.	Parish St. George, county Cumberland, portion 366. Title restricted to the surface and depth of 50 feet. Area, about 1 rood 6 perches.	Residence ...	20 Nov., 1946, to 31 Dec., 1960.	1 10 0b	2 2 0	(1) 1 0 0 (2) 0 8 8	2 8 8	1 2 0	Hurstville.

a Including 16s. 5d. rent for use of Crown improvements.
1st June, 1945, to the date of commencement of the lease.
use of Crown improvements.

b Subject to appraisal as provided by Special Condition "A" annexed to the lease.
c Including rent for use and occupation from
1st June, 1945, to the date of commencement of the lease.
d Including rent for use and occupation from 2nd July, 1946, to the date of commencement of the lease.
e Including £2 16s. 8d. rent for
use of Crown improvements.
f Rent shall be £2 10s. for the first period and £10 for the second and third periods as provided by Special Condition "A".
g Including £4 13s. 4d. costs of advertising.
h Including £2 5s. 10d. overpaid rent on Permissive Occupancy 41-1254 terminated from 31st August, 1946.
i Deposit applied from Special Lease Application 1945-359.
j Including £6 4s. costs of advertising.
k Including £1 applied from withdrawn application for Extension of Term of Special Lease 1939-177 and £25 excess rent from Special Lease 1939-177.
l Including 14s. 8d. rent for use of
Crown improvements.
m Including £9 2s. 6d. arrears of rent on Permissive Occupancy 37-1363 terminated from 1st August, 1946.
n Including 1s. 9d. rent for use of Crown improvements.
o Inclusive of rent for use of Crown improvements.
p Applied from Special Lease Application 1947-278.

SPECIAL CONDITIONS, PROVISIONS, EXCEPTIONS, COVENANTS, AND RESERVATIONS.

Special Lease 1947-38, Grafton. O. A. Layton.—The lease shall be subject to sub-
sections 1, 2, 4 to 20, and 23 of Regulation No. 106 (notified 2nd August, 1940).

Special Lease 1944-9, Grenfell. R. J. Nelligan.—The lease shall be subject to subsections
1, 2, 4, 6 to 20, and 23 of Regulation No. 106 (notified 2nd August, 1940), and to following
special condition:—The lessee shall maintain any existing fences in efficient repair during
the currency of the lease, and shall, within one (1) year from the date of notification in the
Gazette of the granting of the lease, enclose the land with a substantial fence and maintain
such fence in efficient repair during the currency of the lease.

Special Lease 1942-65, Metropolitan. Mount Colah Home for Ex-servicemen.—The lease
shall be subject to subsections 1 to 20, 22A, and 23 of Regulation No. 106 (notified 2nd August,
1940), and to following special conditions:—(a) The rent for each seven (7) year period
of the term of the lease may be reappraised either upon reference by the Minister or at the
request of the lessee made during the first six (6) months of such period. (b) No structures
shall be erected on the land leased except in accordance with plans and specifications approved

by Hornsby Shire Council. (c) The lessee shall expend at least five thousand pounds (£5,000)
on buildings within two (2) years of the granting of the lease. (d) No rock or soil shall be
removed from the land leased. (e) Buildings must not be unduly spread out over the land
leased, but shall be concentrated in the first place on one area of 5 acres to be defined, the
location of which shall be mutually satisfactory to the lessee and the Metropolitan District
Surveyor before survey. Only after the buildings on this area are completed shall other
buildings be erected on a further 5 acres of the land leased.

Special Lease 1943-131, Metropolitan. K. A. Ewings.—The lease shall be subject to
subsections 1, 2, 4 to 20, 22A, and 23 of Regulation No. 106 (notified 2nd August, 1940), and
to following special conditions:—(a) The rent for the last five (5) years of the term of the
lease may be reappraised either upon reference by the Minister or at the request of the lessee
made during the first six (6) months of such period. (b) No buildings shall be erected on
the land leased except in accordance with plans and specifications approved by the Hornsby
Shire Council. (c) Lessee shall reside for the whole term of the lease upon the land leased.

17 SEPT., 1948.]

NEW SOUTH WALES GOVERNMENT GAZETTE No. 111.

2461

NOTIFICATION OF GRANTING OF SPECIAL LEASES—continued.

SPECIAL CONDITIONS, PROVISIONS, EXCEPTIONS, COVENANTS, AND RESERVATIONS—continued.

Lessee shall use the council's sanitary service, if available. (d) Lessee shall enter into residence on the land leased within a period of six (6) months from the commencement of the lease. "Residence," for the purpose of this condition, shall be taken to mean continuous and bona-fide living on the land leased as the holder's usual home without any other habitual residence.

Special Lease 1947-563, Metropolitan. J. V. G. and Y. Miles.—The lease shall be subject to subsections 1, 3, 4, 6 to 13, and 22A of Regulation No. 106 (notified 2nd August, 1940), and to following special conditions:—(a) No buildings shall be erected on the land leased except in accordance with plans and specifications approved by Warringah Shire Council. (b) The lessee shall, at his own cost, remove any structure erected by him on the foreshore and leave the land clear and to the satisfaction of the Minister for Lands at the expiration of the lease by effluxion of time or upon determination thereof. (c) The lessee shall not allow the accumulation of lumber on the land leased, and all structures shall be kept in good efficient and sanitary condition, and in proper repair, and free from rats and mice, during the currency of the lease to the satisfaction of the Minister. (d) A breach of any of the conditions or a conviction under the Public Health Act, as the case may be, will render the lease liable to forfeiture. (e) The lease will be subject to the provisions of the Control of Naval Waters Act.

Special Lease 1945-27, 1945-32, Narrandera. L. J. M. Craythorne and A. H. Knagge, respectively.—The lease shall be subject to subsections 1, 2, 4 to 20, and 23 of Regulation No. 106 (notified 2nd August, 1940), and to following special condition:—The lessee shall preserve for a windbreak a belt of timber, where practicable, 2 chains wide along the western and northern boundaries of each block included in the lease. No timber within such windbreak shall be ringbarked or otherwise destroyed without the special permission of the Minister for Lands, and the lessee shall take steps to protect the timber in such windbreaks and to secure the reforestation thereof as the Minister may from time to time direct. The Minister shall also have power to direct the lessee of the lease to plant trees from time to time within the windbreaks, and take reasonable steps to secure the growth of such trees, which will be supplied by the Government.

Special Lease 1947-2, Newcastle. R. W. Shedden.—The lease shall be subject to subsections 1, 2, 4 to 20, 22A, and 23 of Regulation No. 106 (notified 2nd August, 1940), and to following special conditions:—(a) The lessee shall, within twelve (12) months from the date of notification in the Government Gazette of the granting of the lease, fill in half of the area of low-lying area on the land leased, to the level of adjoining and/or adjacent high land, and shall, within twenty-four (24) months from the said date, fill in the remaining half of the low-lying area in a similar manner. All work and filling required by this condition shall be carried out to the satisfaction of the Minister. (b) Lessee shall enter into residence on the land leased within a period of twenty-four (24) months from the commencement of the lease. "Residence," for the purpose of this condition, shall be taken to mean continuous and bona-fide living on the land leased as the holder's usual home without any other habitual residence. (c) All buildings to be erected on the land leased shall be of a design to be approved by the Lake Macquarie Shire Council. (d) All plans and specifications shall conform to Local Government Ordinances and shall be submitted for the approval of the Lake Macquarie Shire Council, and the approved plans and specifications shall not be departed from excepting with the permission of these authorities. (e) All buildings and structures erected upon the land leased shall be maintained in good, efficient and sanitary condition, and in a thorough state of repair throughout the currency of the lease to the satisfaction of the Minister. (f) Any buildings erected on the land leased shall be painted with two (2) coats of paint within twelve (12) months after the date of notification in the Government Gazette of the granting of the lease, or after the date of erection, whichever is the later. Painting required by this condition shall be renewed at reasonable intervals, no interval to exceed five (5) years. (g) Should kerbing and guttering or paving be constructed along the frontage of the lease and a contribution to the cost thereof be made by the Crown, interest thereon shall be paid by the lessee to the Crown at the rate of 4 per cent. per annum during the remainder of the term of the lease.

Special Lease 1945-5, Parkes. R. F. Little.—The lease shall be subject to subsections 1, 2, 4 to 17, 19 to 22, and 23 of Regulation No. 106 (notified 2nd August, 1940), and to following special condition:—No timber suitable for mining purposes shall be interfered with by ringbarking or otherwise.

Special Lease 1945-15, Parkes. R. J. S. Peterson.—The lease shall be subject to subsections 1, 2, 4 to 20, and 23 of Regulation No. 106 (notified 2nd August, 1940), and to following special condition:—The lessee shall reside for the whole term of the lease upon the land leased. "Residence," for the purpose of this condition, shall be taken to mean continuous and bona-fide living on the land leased as the holder's usual home without any other habitual residence.

Special Lease 1946-10, Parkes. F. C. Boehm.—The lease shall be subject to subsections 1, 2, 4 to 20, and 23 of Regulation No. 106 (notified 2nd August, 1940), and to following special condition:—Lessee shall enter into residence on the land leased within a period of six (6) months from the commencement of the lease. "Residence," for the purpose of this condition, shall be taken to mean continuous and bona-fide living on the land leased as the holder's usual home without any other habitual residence.

Special Lease 1945-3, Parramatta. A. R. W. Simmons.—The lease shall be subject to subsections 1, 2, 4 to 20, 22A, and 23 of Regulation No. 106 (notified 2nd August, 1940), and to following special conditions:—(a) The rent for the last seven (7) years of the term of the lease may be reappraised either upon reference by the Minister or at the request of the lessee made during the first six (6) months of such period. (b) No buildings shall be erected upon the land leased except in accordance with plans and specifications approved by the Hornsby Shire Council. (c) Lessee shall reside for the whole term of the lease upon the land leased. "Residence," for the purpose of this condition, shall be taken to mean continuous and bona-fide living on the land leased as the holder's usual home without any other habitual residence.

Special Lease 1944-16, Windsor. W. Thompson.—The lease shall be subject to subsections 1, 2, 4 to 15, 18 to 20, 22A, and 23 of Regulation No. 106 (notified 2nd August, 1940), and to following special conditions:—(a) The rent for the last five (5) years of the term of the lease may be reappraised either upon reference by the Minister or at the request of the lessee made during the first six (6) months of such period. (b) No trees or saplings on the land leased shall be interfered with by ringbarking or otherwise.

Special Lease 1944-25, Windsor. S. L. Jurd.—The lease shall be subject to subsections 1, 2, 4 to 20, and 23 of Regulation No. 106 (notified 2nd August, 1940), and to following special condition:—An average of not less than five (5) matured or semi-matured trees of honey-producing value shall be left to each acre for shade, shelter and honey provision.

Special Leases 1945-152, 1946-167, Metropolitan. J. P. Foster and A. G. Mitchell, respectively.—The leases shall be subject to subsections 1, 2, 4 to 20, 22A, and 23 of Regulation No. 106 (notified 2nd August, 1940), and to following special conditions:—(a) The rent for the last five (5) years of the term of the lease may be reappraised either upon reference by the Minister or at the request of lessee made during the first six (6) months of such period. (b) No buildings shall be erected on the land leased except in accordance with plans and specifications approved by Ku-ring-gai Municipal Council. (c) Lessee shall reside for the whole term of the lease on the land leased. "Residence," for the purpose of this condition, shall be taken to mean continuous and bona-fide living on the land leased as the holder's usual home without any other habitual residence.

Special Lease 1946-390, Metropolitan. J. P. Miles.—The lease shall be subject to subsections 1, 2, 4 to 20, 22A, and 23 of Regulation No. 106 (notified 2nd August, 1940), and to following special conditions:—(a) The rent for the last seven (7) years of the term of the lease may be reappraised either upon reference by the Minister or at the request of lessee made during the first six (6) months of such period. (b) No buildings shall be erected on the land leased except in accordance with plans and specifications approved by Hurstville Municipal Council. (c) Lessee shall reside for the whole term of the lease on the land leased. "Residence," for the purpose of this condition, shall be taken to mean continuous and bona-fide living on the land leased as the holder's usual home without any other habitual residence.

17 SEPT., 1948.]

NEW SOUTH WALES GOVERNMENT GAZETTE No. 111.

2463

Tag 32A

1606

NEW SOUTH WALES GOVERNMENT GAZETTE No. 48. [18 APRIL, 1941.]

(1922) Sydney, 18th April, 1941.
RESERVES FROM SALE OR LEASE GENERALLY.

IT is hereby notified that, in pursuance of the provisions of sections 28 and 29 of the Crown Lands Consolidation Act, 1913, the Crown lands hereunder described shall be temporarily reserved from sale for the public purposes hereinafter specified, and temporarily reserved and exempted from lease generally, and they are hereby reserved and exempted accordingly.

A. W. YEO, Minister for Lands.

FOR PUBLIC RECREATION.

LAND DISTRICT—HAY; SHIRE—CARRATHOOL.

No. 70,008 from sale (70,009 from lease generally). Parish Carrathool, county Sturt, 12 acres 3 roods 30 perches. (Village of Carrathool West), portion 135. S. 1,154-1,918. P. 41-373.

LAND DISTRICT—METROPOLITAN; MUNICIPALITY KU-RING-GAI.

No. 70,014 from sale (70,015 from lease generally), parish Gordon, county Cumberland, 3 roods 31 perches, portion 608. C. 5,725-2,030. S. 41-3,202.

LAND DISTRICT—PARRAMATTA; MUNICIPALITY OF FAIRFIELD.

No. 70,016 from sale (70,017 from lease generally), parish St. John, county Cumberland, 1 acre 2 roods 20½ perches as shown on plan Ms. 10,699 Sy.. P. 41-1,360.

(1923) Sydney, 18th April, 1941.

NOTIFICATION SETTING APART CROWN LANDS FOR ADDITIONAL CONDITIONAL PURCHASE.

IT is hereby notified that, in pursuance of the provisions of section 85 of the Crown Lands Consolidation Act, 1913, the Crown lands comprised within the area hereunder described are hereby set apart for additional conditional purchase. It is further notified that the price of the land for additional conditional purchase shall be £1 14s. 6d. per acres.

A. W. YEO, Minister for Lands.

LAND DISTRICT—BINGARA; SHIRE—GWYDIR.

Parish Glass, county Murchison, 1 acre 2 roods 30 perches. Portion 57. M. 3,122-1,789. S. 39-18,557.

(1924) Sydney, 18th April, 1941.

RESERVES FROM SALE.

IT is hereby notified that in pursuance of the provisions of section 28 of the Crown Lands Consolidation Act, 1913, the Crown lands hereunder described shall be reserved from sale for the public purposes hereinafter specified, and they are hereby reserved accordingly.

A. W. YEO, Minister for Lands.

FOR TRAVELLING STOCK AND CAMPING.

LAND DISTRICT—INVERELL; SHIRE—MACINTYRE.

No. 70,007. Parish Burnett, county Burnett, 1 acre (about), being the part of portion 290 north of the railway from Moree to Inverell. Plan B. 1,407-1,951. P. 40-10,951.

FOR SOIL CONSERVATION.

LAND DISTRICT—RYLSTONE; SHIRE—RYLSTONE.

No. 70,010. Parish Nullo, county Phillip, 201 acres 2 roods, portion 39. P. 4,136-2,125. L. 40-11,301.

No. 70,011. Parish Clandulla, county Roxburgh, 2,152 acres, portion 136. R. 2,653-1,496 R. L. 41-2,715.

FOR TRAVELLING STOCK.

LAND DISTRICT—BOURKE; WESTERN DIVISION.

No. 70,012. Parish Sutherland, county Gunderbooka, 204 acres, portion A. Plan W.L.O. 4,604. W.L.O. 40-1,582.

No. 70,013. Parish Sutherland, county Gunderbooka, 998 acres, portion W.L. 2,552. Plan W.L.O. 4,576. W.L.O. 40-1,582.

(1911) Sydney, 18th April, 1941.

REVOCATION OF DEDICATION, Etc.

WHEREAS under section 25 of the Crown Lands Consolidation Act, 1913, power is given for the revocation of part of any dedication of Crown land dedicated by the Crown and for the making of any new dedication thereof: Now, therefore, I do hereby declare that all preliminary action has been taken in connection with the revocation of the dedication and grant for Mechanics Institute site at Willyama (Broken Hill), area 23½ perches, dedicated 6th December, 1902, in so far as they apply to or affect the part of the said area containing 10½ perches, described in the Schedule hereto; and I do hereby revoke the said dedication and grant in so far as they affect or apply to the area of 10½ perches, described in the Schedule hereto and re-dedicate such area of 10½ perches for War Memorial. P. 41-1,074.

A. W. YEO, Minister for Lands.

SCHEDULE.

All that piece or parcel of land situated at Broken Hill, parish of Pictou, county of Yancowinna, area 10½ perches, being part of allotment 8, section 35; commencing at the northernmost corner of that allotment and bounded thence by the north-western boundary of the allotment bearing 228 degrees 21 minutes 119.85 links, by part of the south-western boundary of the allotment bearing 138 degrees 21 minutes 56.5 links, by a line bearing 48 degrees 21 minutes 119.85 links and by part of the north-eastern boundary of the allotment bearing 318 degrees 21 minutes 56.5 links to the point of commencement.

(1912) Sydney, 18th April, 1941.

REVOCATION OF DEDICATION.

WHEREAS under section 25 of the Crown Lands Consolidation Act, 1913, power is given for the revocation of the dedication of Crown land dedicated by the Crown: Now, therefore, I do hereby declare that all preliminary action has been taken in connection with the revocation of the dedication for Public School at Beargamil, area 2 acres, dedicated 7th January, 1899, as described in the Schedule hereto; and I do hereby revoke the said dedication thereof heretofore made. S. 41-145.

A. W. YEO, Minister for Lands.

SCHEDULE.

Parish Beargamil, county Ashburnham, 2 acres, portion 141 A, 5,788-1,770.

(1913) Sydney, 18th April, 1941.

REVOCATION OF DEDICATION.

WHEREAS under section 25 of the Crown Lands Consolidation Act, 1913, power is given for the revocation of the dedication of Crown land dedicated by the Crown: Now, therefore, I do hereby declare that all preliminary action has been taken in connection with the revocation of the dedication for Public School at Rivertree, area 2 acres, dedicated 31st October, 1896, as described in the Schedule hereto; and I do hereby revoke the said dedication thereof heretofore made. P. 40-11,607.

A. W. YEO, Minister for Lands.

SCHEDULE.

LAND DISTRICT—TENTERFIELD; SHIRE—TENTERFIELD.
Parish Strathspey, county Buller, portion 3 of 2 acres. B. 937-1,741.

(1915) Sydney, 18th April, 1941.

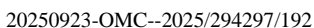
REVOCATION OF DEDICATION.

WHEREAS under section 25 of the Crown Lands Consolidation Act, 1913, power is given for the revocation of the dedication of Crown land dedicated by the Crown: Now, therefore, I do hereby declare that all preliminary action has been taken in connection with the revocation of the dedication for Public School at Reedy Creek, area 2 acres, dedicated 19th October, 1894, as described in the Schedule hereto, and I do hereby revoke the said dedication thereof heretofore made. P. 40-10,951.

A. W. YEO, Minister for Lands.

SCHEDULE.

LAND DISTRICT—INVERELL; SHIRE—MACINTYRE.
Parish and county Burnett, area 2 acres, portion 290. B. 1,407-1,951.



Tag 32C

1834

NEW SOUTH WALES GOVERNMENT GAZETTE No. 45.

[10 April, 1941.]

(1797)

Sydney, 10th April, 1941.

REVOCATION OF NOTIFICATION OF TRACT OR AREA PREVIOUSLY NOTIFIED AS NOT AVAILABLE FOR SETTLEMENT UNTIL FURTHER NOTIFICATION.

IT is hereby notified that, under the provisions of the Crown Lands Consolidation Act, 1913, the notification that the tract or area hereunder described is not available for settlement until further notification is hereby revoked.

A. W. YEO, Minister for Lands.

Land District.	Date of Notification.	Parish.	County.	Shire.	Area.	Part revoked.	Papers No.
Metropolitan.	27 June, 1924.	Holsworthy.	Cumberland.	Sutherland.	a r. p. 12 0 0 (about).	Approved Sp. Lse. 41-1, pt. portion 320. C. 2,930-2,930.	L. 41-2,911

REVOCATION OF RESERVE FROM SALE OR LEASE GENERALLY.**PROCLAMATION.**

IN pursuance of the provisions of section 25A of the Crown Lands Consolidation Act, 1913, I, the Right Honourable JOHN DE VERE, BARON WAKEHURST, Governor of the State of New South Wales, with the advice of the Executive Council, do hereby proclaim the reserve from sale or lease generally, particularised in the Schedule hereunder, to be revoked, and the same is revoked accordingly:—

LAND DISTRICT—NOWRA; MUNICIPALITY—BERRY.

No. 69,996. Parish Coolangatta, county Camden, 1 rood 39½ perches, portion 58; notified 4th April, 1941. C. 3,528-2,041. S. 41-2,117.

Signed and sealed at Sydney this 9th day of April, 1941.

(148.) WAKEHURST, Governor.

By His Excellency's Command,

A. W. YEO, Minister for Lands.

(1216)

GOD SAVE THE KING!

RESERVATION FROM SALE OR LEASE GENERALLY.**PROCLAMATION.**

IN pursuance of the provisions of section 25A of the Crown Lands Consolidation Act, 1913, I, the Right Honourable JOHN DE VERE, BARON WAKEHURST, Governor of the State of New South Wales, with the advice of the Executive Council, do hereby proclaim the following area of land to be reserved from sale or lease generally, and the same is hereby reserved accordingly:—

LAND DISTRICT—PARRAMATTA; MUNICIPALITY—FAIRFIELD.

No. 70,005. Parish St. John, county Cumberland, 1 acre 2 roods 20½ perches, as shown on plan Ms. 10,699 Sy. P. 41-1,860.

Signed and sealed at Sydney this 9th day of April, 1941.

(148.) WAKEHURST, Governor.

By His Excellency's Command,

A. W. YEO, Minister for Lands.

(1433)

GOD SAVE THE KING!

RESERVATION FROM SALE OR LEASE GENERALLY.**PROCLAMATION.**

IN pursuance of the provisions of section 25A of the Crown Lands Consolidation Act, 1913, I, the Right Honourable JOHN DE VERE, BARON WAKEHURST, Governor of the State of New South Wales, with the advice of the Executive Council, do hereby proclaim the following area of land to be reserved from sale or lease generally, and the same is hereby reserved accordingly:—

LAND DISTRICT—METROPOLITAN; MUNICIPALITY—KURRING-GAI.

No. 70,006. Parish Gordon, county Cumberland, 1 acre 2 roods 13 perches, being portions 606, 607 and 608-C.5,724, 5,725-2,030. S. 41-3,202.

Signed and sealed at Sydney this 9th day of April, 1941.

(148.) WAKEHURST, Governor.

By His Excellency's Command,

A. W. YEO, Minister for Lands.

(1436)

GOD SAVE THE KING!

(1799)

Sydney, 10th April, 1941.

ALTERATION OF LAND DISTRICT BOUNDARY.

IT is hereby notified, in pursuance of the provisions of section 8 of the Crown Lands Consolidation Act, 1913, that the Crown land described hereunder within the Land District of Lithgow, shall be, and is hereby declared to be, wholly within the Land District of Goulburn.

A. W. YEO, Minister for Lands.

Parish Retreat, county Georgiana; being the area within approved addition to Crown Lease No. 1937-9. P. 40-238.

(1798)

Sydney, 10th April, 1941.

WITHDRAWAL OF TRAVELLING STOCK AND CAMPING RESERVES FROM THE CONTROL OF PASTURES PROTECTION BOARDS.

IT is hereby notified that in pursuance of the provisions of section 42 of the Pastures Protection Act, 1934, the parts of Travelling Stock and Camping Reserve particularised hereunder shall be and the same are hereby withdrawn from the control of the Pastures Protection Board of the district mentioned.

A. W. YEO, Minister for Lands.

LAND BOARD DISTRICT OF DUBBO; PASTURES PROTECTION DISTRICT OF COONAMBLE.

County of Ewenmar, parish of Warrie; Reserve No. 47,130 for Travelling Stock and Camping. Part withdrawn—about 3 roods: Commencing at the north-west corner of portion 59; and bounded thence by part of the west boundary of that portion southerly about 2½ chains; by a line westerly about 3 chains; by a line northerly about 2½ chains to the north boundary of T.S. & C.R. 47,130; and thence east to the point of commencement. L. 41-2,602.

(Placed under control, Gazette, 31st October, 1930.)

LAND BOARD DISTRICT OF WAGGA WAGGA; PASTURES PROTECTION DISTRICT OF ALBURY.

County of Hume, parish of Round Hill; Reserve No. 2,127 for Travelling Stock. Part withdrawn—about 8 acres, within R. 70,002 for Hospital, notified this day. P. 41-2,053.

(Placed under control, Gazette 9th September, 1932.)

LAND BOARD DISTRICT OF ORANGE; PASTURES PROTECTION DISTRICT OF COONABARRABRAN.

County of Napier, parish of Coolah; Reserve No. 24,359 for Travelling Stock and Camping. Part withdrawn—62 acres, within portion 84. L. 41-1,886.

(Placed under control, Gazette, 1st August, 1930.)

LAND BOARD DISTRICT OF HAY; PASTURES PROTECTION DISTRICT OF NARRANDERA.

County of Bourke, parishes of Boblegigbie and Fennel; Reserve No. 17,126 for Travelling Stock and Camping, notified 21st January, 1893. Part withdrawn—about 262 acres (the whole). P. 41-1,461.

(Placed under control, Gazette, 9th September, 1932.)

LAND BOARD DISTRICT—ORANGE; PASTURES PROTECTION DISTRICT—MOLONG.

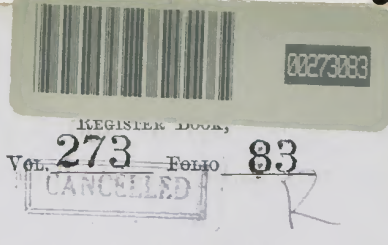
Parish Boomey, county Wellington; reserve No. 107 for Camping and Public Purposes. Part withdrawn—area of 1 rood, 10 perches, comprised in public road notified in Gazette of this date. P. 41-2,439.

(Placed under control, Gazette, 29th September, 1939.)

No. 76

820

New South Wales.



GRANT OF LAND SOLD AT UPSET PRICE AFTER ATTEMPTED SALE BY AUCTION.

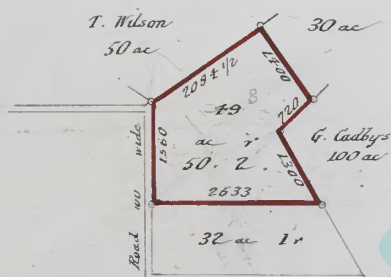
VICTORIA, by the Grace of God, of the United Kingdom of Great Britain and Ireland, Queen, Defender of the Faith, and so forth:—
TO ALL to whom these Presents shall come, Greeting:—

WHEREAS in conformity with the Regulations in force for the Sale of Crown Lands in Our Colony of New South Wales, the Lands herein mentioned were, on the thirtieth day of October one thousand eight hundred and seventy fifty six put up for Sale by public auction, at Sydney in Our said Colony, when no sufficient bidding was offered for the same: AND WHEREAS since the said thirtieth day of October one thousand eight hundred and seventy fifty six Alexander Cooper and Hugh Henry Cud. have applied to purchase the same at the upset price thereof: Now Know Ye, That for and in consideration of the sum of fifty pounds ten shillings Sterling, being the said upset price thereof, well and truly paid into the Colonial Treasury of Our said Colony, before these Presents are issued, WE, with the advice of Our Executive Council of Our said Colony, HAVE GRANTED, and for Us, Our Heirs and Successors, Do HEREBY GRANT unto the said Alexander Cooper and Hugh Henry Cud.

their Heirs and Assigns, subject to the several and respective Reservations hereinafter mentioned, ALL THAT Piece or Parcel of Land in Our said Colony, containing by Admeasurement fifty acres two rods.

be the same more or less, situated in the County of Cumberland and Parish of Graham.

Being fifty nine



Scale: 20 chains to an inch

COMMENCING on the Eastern side of a road in chain wide at the North Western corner of a measured portion of thirty two acres one rod and bounded thence on the West by that road bearing North fifteen chains and sixty links on the North West by part of the Eastern boundary of T. Wilson's fifty acres bearing East thirty five degrees fifty three minutes North twenty chains eighty four links and half a link on the North East by the South Western boundary of a measured portion of thirty acres bearing South thirty five degrees East fourteen chains on the South East by part of the North Western boundary of G. Cudby's one hundred acres bearing South forty five degrees West seven chains and twenty links again on the North East by part of the South Western boundary of that land bearing South thirty degrees East thirteen chains and on the South by the Eastern boundary of the measured portion of thirty two acres measured as said bearing West twenty six chains and thirty three links to the point of commencement.

As per plan in the margin hereof. Being the Land as Lot - 34 - on the 22nd day of September 1856, and selected by the said Alexander Cooper and Hugh Henry Cud.

with all the Rights and Appurtenances whatsoever thereto belonging: To Hold unto Alexander Cooper and Hugh Henry Cud. as tenants in common.

their Heirs and Assigns for ever: Provided Nevertheless, AND WE DO HEREBY RESERVE unto Us, Our Heirs and Successors, all such parts and so much of the said Land as may hereafter be required for making Public Ways, Canals, or Railroads in, over, and through the same, to be set out by Our Governor for the time-being of Our said Colony, or some person by him authorized in that respect; AND ALSO all Sand, Clay, Stone, Gravel, and Indigenous Timber, and all other Materials, the natural produce of the said Land, which may be required at any time or times hereafter, for the construction and repair of any Public Ways, Bridges, Canals, and Railroads, or any Fences, Embankments, Dams, Sewers, or Drains necessary for the same, together with the right of taking and removing all such Materials: AND WE DO HEREBY FURTHER RESERVE unto Us, Our Heirs and Successors, the right of full and free ingress, egress, and regress, into, out of, and upon the said Land, for the several purposes aforesaid: In Testimony Whereof, We have caused this Our Grant to be Sealed with the Seal of Our said Colony.

WITNESS Our Trusty and Well-beloved SIR HERCULES GEORGE ROBERT ROBINSON, Knight Grand Cross of Our Most Distinguished Order of Saint Michael and Saint George, Governor and Commander-in-Chief of Our Colony of NEW SOUTH WALES and its Dependencies, and Vice-Admiral of the same, at Government House, Sydney, in NEW SOUTH WALES aforesaid, this twelfth day of December in the fortieth year of Our Reign; and in the year of Our Lord One thousand eight hundred and seventy-six.

Charles Robinson

Req:R130463 /Doc:CT 00273-083 CT /Rev:28-Jul-2012 /NSW LRS /Prt:18-Dec-2020 15:15 /Seq:2 of 2
 © Office of the Registrar-General /Src:INFOTRACK /Ref:16.2512

RECORDED and ENROLLED in the Registrar General's Office, at Sydney, in New
 South Wales, this 22nd day of December, 1876.

J. M. M.
 Registrar General.

N^o 21539 TRANSFER DATED 28th Dec 1876
 FROM THE WITHIN NAMED Alexander Cooper and Hugh
Condon TO James McKeenman of Sydney
 OF THE LAND WITHIN DESCRIBED
 PRODUCED & ENTERED 4th January 1877 AT
3 O'CLOCK IN THE After NOON
J. M. M. DEP REC^y GEN.

N^o 43126 TRANSFER DATED 26th September 1880
 FROM THE WITHIN NAMED Joseph Graham O'Connor
 TO Angel Cooper Turner lots 15 and 23 Section
2 deposited plan 539 of the land within DESCRIBED
 PRODUCED & ENTERED 24th September 1880 AT
2 O'CLOCK IN THE after NOON
J. M. M. DEP REC^y GEN.

N^o 42665 TRANSFER DATED 30th August 1880
 FROM THE WITHIN NAMED James McKeenman
 TO Joseph Graham O'Connor of Sydney
Printer OF THE LAND WITHIN DESCRIBED
 PRODUCED & ENTERED 1st September 1880 AT
3 O'CLOCK IN THE after NOON
J. M. M. DEP REC^y GEN.

N^o 43101 TRANSFER DATED 18th September 1880
 FROM THE WITHIN NAMED Joseph Graham O'Connor
 TO George Martin lots 4 and 5 Section 2
undeposited plan 539 of the land within DESCRIBED
 PRODUCED & ENTERED 24th September 1880 AT
3 O'CLOCK IN THE after NOON
J. M. M. DEP REC^y GEN.

N^o 42918 TRANSFER DATED 9th September 1880
 FROM THE WITHIN NAMED Joseph Graham O'Connor
 TO Philip Lot 1 of lots 9 and 38 of Section one on
deposited Plan 539 of the land within DESCRIBED
 PRODUCED & ENTERED 14th September 1880 AT
3 O'CLOCK IN THE after NOON
J. M. M. DEP REC^y GEN.

N^o 43184 TRANSFER DATED 24th September 1880
 FROM THE WITHIN NAMED Joseph Graham O'Connor
 TO James Carroll of lot 16 and 27 Section
2 deposited plan 539 of the land within DESCRIBED
 PRODUCED & ENTERED 24th September 1880 AT
quarter to 3 O'CLOCK IN THE after NOON
J. M. M. DEP REC^y GEN.

N^o 42919 TRANSFER DATED 9th September 1880
 FROM THE WITHIN NAMED Joseph Graham O'Connor
 TO Edmond Farrell of lots one and 2 of Section 2 on
deposited Plan 539 of the land within DESCRIBED
 PRODUCED & ENTERED 14th September 1880 AT
3 O'CLOCK IN THE after NOON
J. M. M. DEP REC^y GEN.

N^o 43185 TRANSFER DATED 24th September 1880
 FROM THE WITHIN NAMED Joseph Graham O'Connor
 TO John Butler of lot 7 Section 2
undeposited plan 539 of the land within DESCRIBED
 PRODUCED & ENTERED 24th September 1880 AT
quarter to 3 O'CLOCK IN THE after NOON
J. M. M. DEP REC^y GEN.

N^o 42920 TRANSFER DATED 9th September 1880
 FROM THE WITHIN NAMED Joseph Graham O'Connor
 TO William Pratt of lots 22 and 23 of Section 2 on
deposited Plan 539 of the land within DESCRIBED
 PRODUCED & ENTERED 14th September 1880 AT
3 O'CLOCK IN THE after NOON
J. M. M. DEP REC^y GEN.

N^o 43236 TRANSFER DATED 20th September 1880
 FROM THE WITHIN NAMED Joseph Graham O'Connor
 TO George Cammell of lots 176, 21 and 26, 28 of Section one and
24 of Section 2 on deposited Plan 539 of the land within DESCRIBED
 PRODUCED & ENTERED 30th September 1880 AT
quarter to one O'CLOCK IN THE after NOON
J. M. M. DEP REC^y GEN.

N^o 42921 TRANSFER DATED 9th September 1880
 FROM THE WITHIN NAMED Joseph Graham O'Connor
 TO Joshua Hood of lots 14 and 33 of Section one on
deposited Plan 539 of the land within DESCRIBED
 PRODUCED & ENTERED 14th September 1880 AT
3 O'CLOCK IN THE after NOON
J. M. M. DEP REC^y GEN.

N^o 43267 TRANSFER DATED 30th September 1880
 FROM THE WITHIN NAMED Joseph Graham O'Connor
 TO Adam Petric of lots 22 to 25 of Section one and
Section 2 on deposited Plan 539 of the land within DESCRIBED
 PRODUCED & ENTERED 30th September 1880 AT
3 O'CLOCK IN THE after NOON
J. M. M. DEP REC^y GEN.

N^o 42939 TRANSFER DATED 9th September 1880
 FROM THE WITHIN NAMED Joseph Graham O'Connor
 TO Joseph Butler of lot 6 of Section 2 on deposited
Plan 539 of the land within DESCRIBED
 PRODUCED & ENTERED 15th September 1880 AT
3 O'CLOCK IN THE after NOON
J. M. M. DEP REC^y GEN.

N^o 43530 TRANSFER DATED 13th October 1880
 FROM THE WITHIN NAMED Joseph Graham O'Connor
 TO Francis Gray of lots 5 and 6, 21 and 42
of Section one on deposited plan 539 of the land within DESCRIBED
 PRODUCED & ENTERED 13th October 1880 AT
3 O'CLOCK IN THE after NOON
J. M. M. DEP REC^y GEN.

N^o 42946 TRANSFER DATED 9th September 1880
 FROM THE WITHIN NAMED Joseph Graham O'Connor
 TO William Hood of lots 12, 13, 29, 31 of Section II
on deposited plan 539 of the land within DESCRIBED
 PRODUCED & ENTERED 15th September 1880 AT
3 O'CLOCK IN THE after NOON
J. M. M. DEP REC^y GEN.

N^o 43531 TRANSFER DATED 13th October 1880
 FROM THE WITHIN NAMED Joseph Graham O'Connor
 TO William Edgar Harold Phillips lot 3 of Section 2
on deposited plan 539 of the land within DESCRIBED
 PRODUCED & ENTERED 13th October 1880 AT
3 O'CLOCK IN THE after NOON
J. M. M. DEP REC^y GEN.

CERTIFICATE OF TITLE.

(C.)

New South Wales.

[Reference to last Certificate]

[Vol. 273 Folio 83]



REGISTER BOOK

Vol. 512 Folio 239

CANCELLED

Thomas Michael Hattery of the City of Sydney Solicitor
Transfers under Instrument of Transfer from Joseph Graham Officer numbered 43582
is now the Proprietor of an Estate in fee simple subject nevertheless to the reservations
and conditions of any contained in the Grant hereinafter referred to. And also
subject to such encumbrances Liens and interests as are notified herein in That
piece of Land situated in the Parish of Gordon and County of Cumberland contain-
ing Two acres or thereabouts as shown on the Plan hereon and therein edged Red being
Lots 15, 16, 31 and 32 of Section 1 on a Plan deposited in the Land Titles Office
Sydney Numbered 539 and part of Section 44 delineated in the Public Map of the
said Parish deposited in the Office of the Surveyor General originally granted to
Alexander Cooper and Hugh Henry Cudd by Crown Grant dated the twenty first day of
December one thousand eight hundred and seventy six Registered in the Land Titles Office
Sydney Volume 273 folio 83.

In witness whereof, I have hereunto signed my name and affixed my Seal, this Eleventh day of
November one thousand eight hundred and eighty.

Signed the 11th day of November 1880
in the presence of Wm Backwell J

Registrar General.



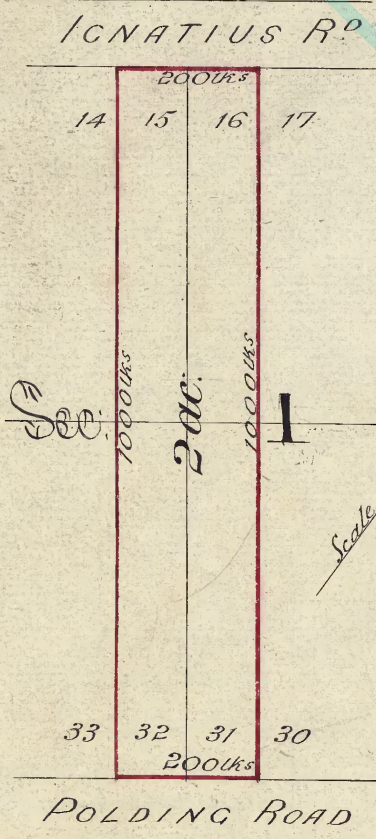
NOTIFICATION REFERRED TO.

NO. 75.530. CAVEAT dated 24th December, 1883, by THE
REGISTRAR GENERAL. PRODUCED and ENTERED 24th
December, 1883, at 12 o'clock noon.

Dep. Registrar General.

Withdrawal of the above Caveat No. 75.530 dated
27th October 1885. Produced and Entered 27th October 1885
at 2nd gate to the office in the forenoon.

Dep. Reg. Genl.



6EZZI500



NO. 42779	TRANSFER DATED	29 th August	1888
FROM THE		above NAMED Thomas Michael Hattery	
TO		His Most Gracious Majesty the Queen	
Victoria		OF THE LAND above DESCRIBED	
PRODUCED & ENTERED		27 th October 1888	
AT 2 nd gate to the		OFFICE IN THE fore NOON	
		Dep. REG. GENL.	

Req:R130462 /Doc:CT 00512-239 CT /Rev:28-Jul-2012 /NSW LRS /Prt:18-Dec-2020 15:15 /Seq:2 of 4
© Office of the Registrar-General /Src:INFOTRACK /Ref:16.2512

*Cancelled as to part of Lots 31 and 32 included in
the grant of 100 acres to Murray Robson Robley and
Timothy Dunn dated 17th July 1838
Dated 22nd January 1931
Vide papers 1930/115313*

W. S. Hayton



By virtue of proclamation in Government
Gazette dated 10th April, 1941 reserving
the land within described from sale
or lease generally in pursuance of
Section 25A of the Crown Lands
Consolidation Act, 1913 and of
proclamation in Government Gazette
dated 18th April, 1941 revoking such
reservation the said land has become
vested in His Most Gracious Majesty
King George the Sixth as Crown
Lands within the meaning of the
Crown Lands Acts. Dated 24th
January, 1947. Vide 1946M14081.

J. W. Pells

Registrar General



Draft Pending
client Review

*1946M14081 Land sold
by Murray Robson Robley and
Timothy Dunn dated 17th July 1838
46M 7459*

Req:R130160 /Doc:DL @142779 /Rev:21-May-2015 /NSW LRS /Pgs:ALL /Prt:18-Dec-2020 14:41 /Seq:1 of 3
© Office of the Registrar-General /Src:INFOTRACK /Ref:16.2512Transfer
Endorsement
Certificate
Assurance on Grant

New South Wales.

MEMORANDUM OF TRANSFER.

(26 VICTORIA No. 9.)

142779



SEE SIMPLE

Transfer should be negated, or the contingent interest will be noted on the new Certificate. A statutory declaration should accompany, stating whether the transferor be married, and, if so, the date of marriage. If before January, 1837, the wife must execute and acknowledge Release. A form for the latter purpose can be obtained at the Land Titles Office, or will be forwarded on application. If the marriage wife since 1836 no power attaches.

a Name, residence, occupation, or other designation in full.

I, Thomas Michael Slattery of Sydney in the Colony of New South Wales Solicitor

b If a less estate, strike out "in fee simple," and interline the required alteration.

being registered as the proprietor of an Estate in fee simple* in the land hereinafter described, subject, however, to such encumbrances, liens, and interests, as are notified by memorandum underwritten or endorsed hereon,—"in consideration of Fifty eight pounds

c All subsisting encumbrances must be noted hereon. (See page 2.)

Sixteen shillings

£ 58 / 16 / 0

d If the consideration be not pecuniary, alter accordingly.

paid to me by Her Most Gracious Majesty Queen Victoria

e Name, residence, occupation, or other designation of transferee.

f If a minor, state of what age, and forward certificate or declaration as to date of birth. If a married woman, state name, residence, and occupation of husband.

g If to two or more, state whether as joint tenants or tenants in common.

the receipt whereof I hereby acknowledge, do hereby transfer to the said Her said Majesty the Queen

h Area, in acres, roods, or perches.

All my Estate and Interest, as such registered proprietor, in ALL THAT piece of land containing Two Acres

i Parish or town, county.

situate in the Parish of Gordon in the County of Cumberland

j "The whole" or "part," as the case may be.

being the whole of the land comprised in Certificate of Title

k "Crown Grant," or "Certificate of Title."

dated the 11th day of November 1880 registered volume No. 512

l Repeat if more than one. These references will suffice, if the whole land in the grant or certificate be transferred.

folio 239

But if a part only (unless a plan has been deposited, in which case a reference to the No. of allotment and No. of plan will be sufficient), a description and plan will be required, and may be inserted or annexed with this prefix:—"as delineated in the plan hereon for (annexed hereto) and described as follows, viz.:"

Here also should be set forth any right-of-way or easement, or exception, if there be any such not fully disclosed either in the principal description or memorandum of encumbrances.

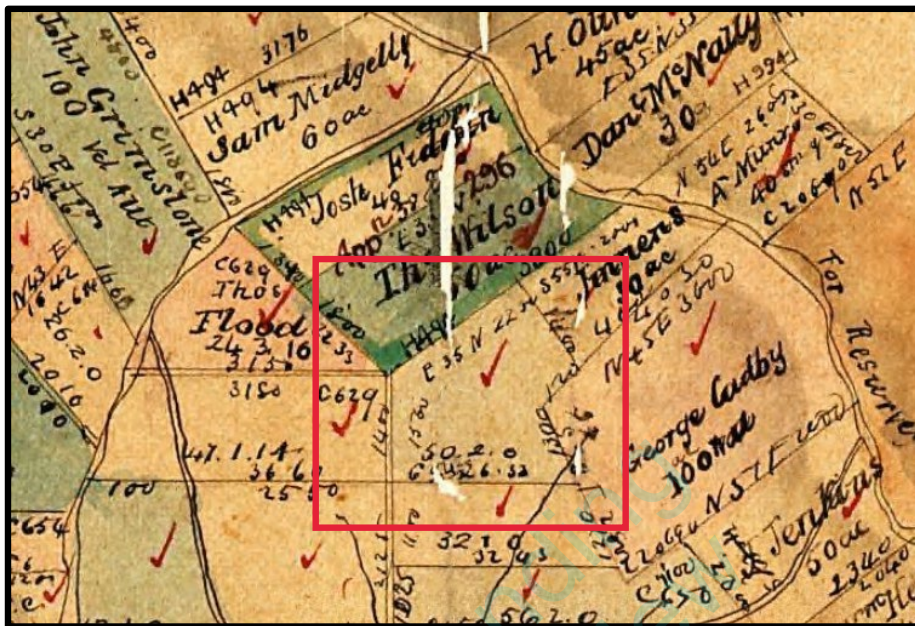
Any provision in addition to, or modification of the covenants implied by the Act, may also be inserted.

* No alterations should be made by erasure. The words rejected should be scored through with the pen, and those substituted written over them, the alteration being verified by signature or initials in the margin, or noticed in the attestation.

8623

Tag 32G

Extract of Historical Parish Map, Parish of Gordon, County of Cumberland, 3rd Ed.



Extract of Historical Parish Map, Parish of Gordon, County of Cumberland, 1966 9th Ed.



Tag 33A

13 MAY, 1955.]

NEW SOUTH WALES GOVERNMENT GAZETTE No. 49.

1567

(1555)

REVOCATION OF RESERVES FROM SALE, LEASE, Etc.

Sydney, 13th May, 1955.

IT is hereby notified that under the provisions of section 80 of the Crown Lands Consolidation Act, 1913, the reserves from sale, lease, etc., hereunder described, are hereby revoked.

F. H. HAWKINS, Minister for Lands.

Land District.	Reserve No.	Purpose.	Date of Notification.	Parish.	County.	Shire, etc.	Area.	Part Revoked.	Papers No.
Bellingen	77,184	From sale or lease generally	22 Oct., 1954	Gladstone, North Bellingen.	Raleigh	Bellingen	a. r. p. 125 2 0	The whole: portions 98, parish Gladstone and 487, parish North Bellingen. R. 3,487, 3,802-1,714.	T. 53-416
Brakewood	69,651	From sale or lease other than Special Lease.	1 Nov., 1940	Araluen	St. Vincent	Tallaganda	81 0 0 (ex. roads).	Portion 640. V. 3,445-2,013.	T. 54-8,483
Forbes	63,634	do do	18 Nov., 1932	Forbes	Ashburnham	Municipality Forbes, viron of	7 3 22	The whole: portion 1,584. A. 8,435-1,770.	T. 54-11,348
Metropolitan	From sale and lease, section 197.	Gordon	Cumberland	Ku-ring-gai	0 0 64	Part of lot 115, D.P. 13,450 (formerly part of freehold portions 5 and 896). Ms. 14,866 Sy.	T. 52-3,063
Murwillumbah	42,925	From lease generally	29 July, 1908	Brunswick	Rous	Municipality Mullumbimby, village of	1 0 10 (about).	Within approved Sp. L. 51-20. M. 6,493-1,750.	T. 53-1,555
Do	47,165	do do	8 Nov., 1911	do	do	do	0 0 10 (about).	Within approved Sp. L. 51-20.	do
Narrandera	63,899	From sale or lease other than Special Lease.	5 May, 1933	The Bluff	Cooper	Carrathool	1,620 0 0 (about).	Within approved addition to H.S. 33-1.	T. 54-5,604
Do	From sale or lease other than Annual Lease, section 223.	do	do	do	1,620 0 0 (about).	do do	do
Do	33,034	From sale for travelling stock.	27 July, 1901	Wallerroobie	Bourke	Coolamon	131 3 0 (about).	Portion 81 and reserved road. B. 4,177-1,806 R. (not yet approved).	T. 53-11,484
Parkes	53,757	From sale or lease other than Special Lease.	30 Jan., 1920	Burrill	Kennedy	Goobang	10 3 10	Portion 56. K. 1,964-2,004.	T. 54-11,397
Warralda	30,132	From sale for travelling stock.	15 Nov., 1899	Mandoe	Burnett	Vallaro	0 1 10	Portion 106. B. 3,150-1,951.	T. 55-2,571
Do	58,115	From sale for commonage	26 June, 1925	do	do	do	0 1 10	do do	do
Do	58,116	From lease generally	do	do	do	0 1 10	do do	do
Port Macquarie	From sale or lease, section 206.	11 Feb., 1955	Camden Haven.	Macquarie	Hastings	0 0 29	The whole; allotment 5 section 30. Laurieton 53.	T. 55-765
Young	11,536	From sale for public school	31 May, 1890	Young	Monteagle	Laurieton, Burrangong	9 0 25	The balance; portion 1,193. M. 4,500-1,780	T. 52-8,891
Do	55,191	do do	24 Feb., 1922	do	do	do	1 3 10	The whole; closed road adjoining portion 1,193. M. 4,500-1,780.	do
Grafton	661	From sale for water supply and camping.	6 Sept., 1880	Corindi	Fitzroy	Dorrigo	80 0 0 (about).	Part generally north and east of Pacific Highway	T. 53-8,894
Do	From sale or lease, section 206.	Coldstream	Clarence	Orara	0 1 0	The whole; allotment 3, section 19. Tucabia 11.	T. 55-2,002
Maitland	56,070	From sale or lease generally	23 Mar., 1923	Heddon	Northumberland.	Kearsley	3 2 34	Within portion 536; N. 6,111-2,111.	W.S. 54-275
Moruya	From sale or lease other than Annual Lease, section 223.	Cadgeo	Dampier	Eurobodalla	103 0 0 (about).	The whole; expired Sp. L. 39-4. D. 2,613-1,618.	T. 54-6,901
Molong	From sale or lease, section 197.	Nyrang	Ashburnham.	Boree	0 1 374	The whole; formerly part of freehold portion 101. Ms. 3,143 Oe.	P. 54-8,024
Parkes	9,077	From sale for public school purposes.	8 June, 1889	Kadina	Kennedy	Goobang	10 0 0	The whole; portion 29. K. 482-2,004.	T. 54-11,396
Wentworth	35,573	From sale for travelling stock and camping.	10 Jan., 1903	Pallanyewah	Wentworth	Western Division.	76 0 0	The whole; portion 21. Plan W. 111-1,820.	W.L.C. 53-2,289

(1559)

Sydney, 13th May, 1955.

RESERVES FROM SALE.

IT is hereby notified that, in pursuance of the provisions of section 28 of the Crown Lands Consolidation Act, 1913, the Crown lands hereunder described shall be reserved from sale for the public purposes hereinafter specified, and they are hereby reserved accordingly:—

F. H. HAWKINS, Minister for Lands.

FOR FUTURE PUBLIC REQUIREMENTS.

LAND DISTRICT—GRAFTON; SHIRE—DORRIGO.

No. 77,605 from sale. Parish Corindi, county Fitzroy, about 80 acres, indicated by black hatched edging on diagram hereunder. T. 53-8,894.

FOR SOIL CONSERVATION.

LAND DISTRICT—MUDGEE; SHIRE—CUDGEGONG.

No. 77,603 from sale. Parish Cumbo, county Phillip, 263 acres 3 roods, portion 174. P. 3,378-2,125. T. 54-9,448.

LAND DISTRICT—CROOKWELL; SHIRE—CROOKWELL.

No. 77,606 from sale. Parish Gillindieh, county Georgiana, 312 acres 2 roods ex. roads and cemetery, portions 93 and 94. G. 6,602 R., 6,603 R.-1,506. T. 54-10,984.

FOR PUBLIC RECREATION.

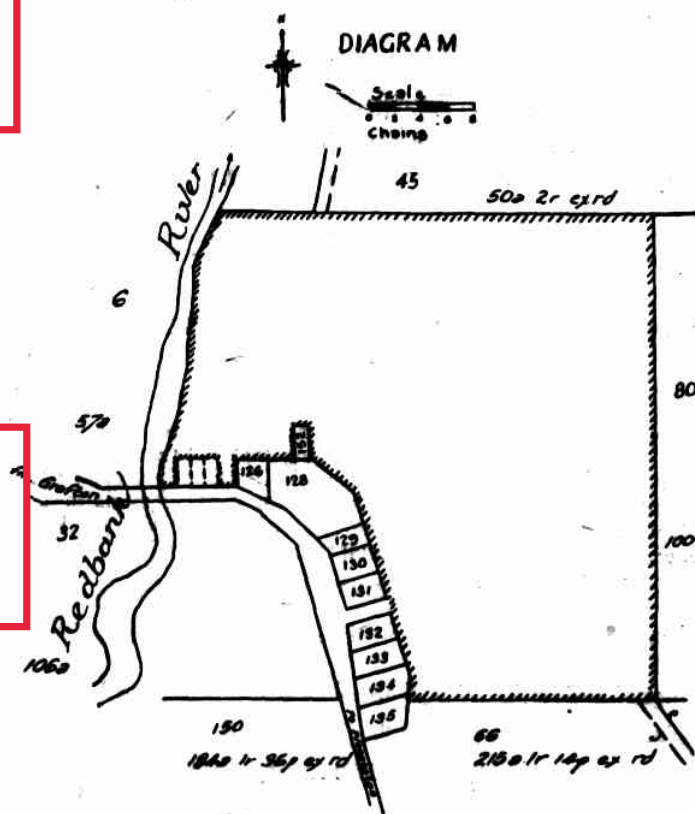
LAND DISTRICT—METROPOLITAN; MUNICIPALITY—KU-RING-GAI.

No. 77,604 from sale. Parish Gordon, county Cumberland, 64 perches, formerly part of freehold portions 5 and 396. Ms. 14,866 Sy. T. 52-3,063.

FOR CAMPING.

LAND DISTRICT—MOLONG; SHIRE—BOREE.

No. 77,608 from sale. Parish Nyrang, county Ashburnham, 1 rood 374 perches, formerly part of portion 101, shown on plan Ms. 3,143 Oe. P. 54-8,024.





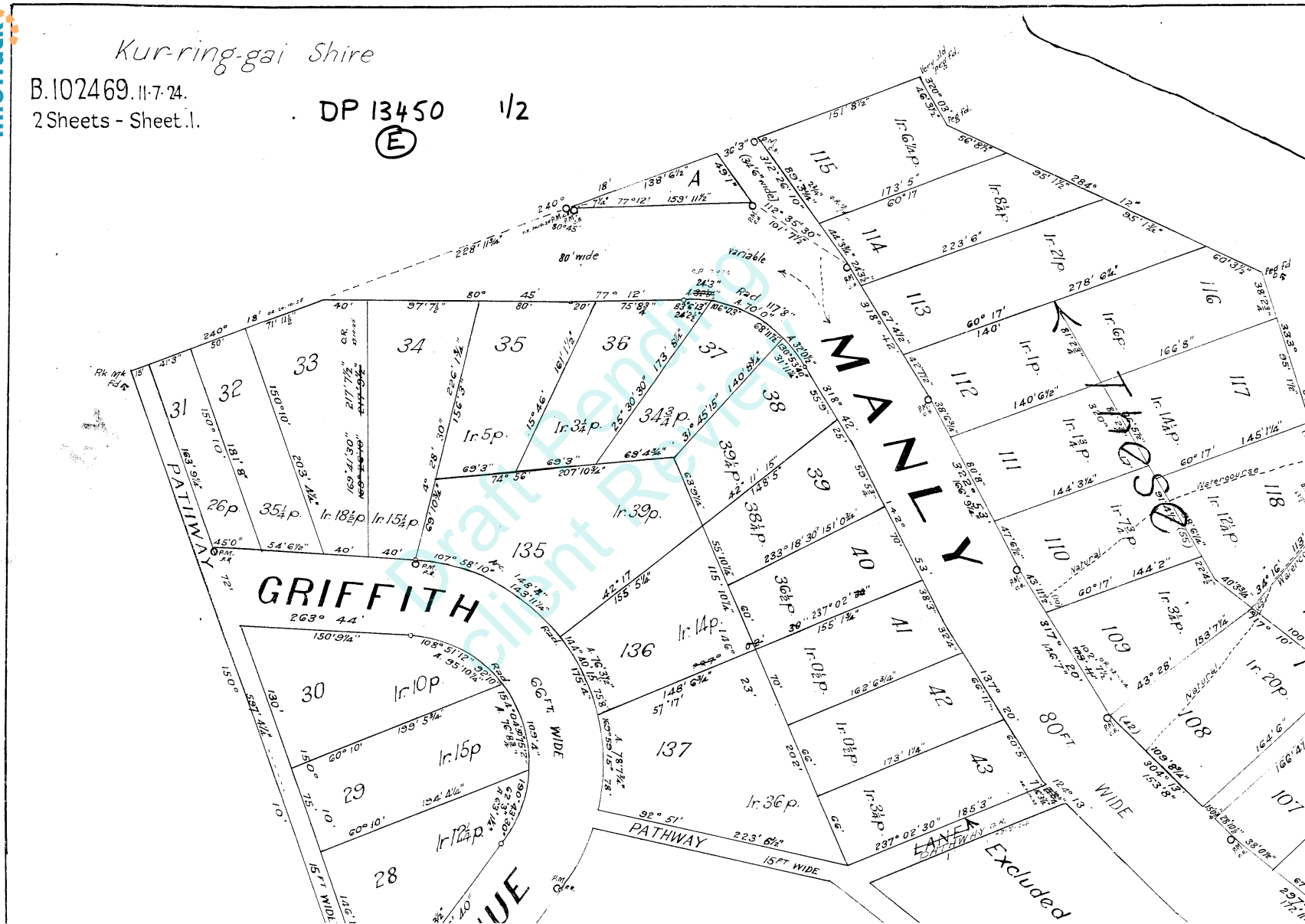
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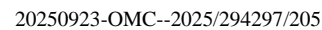
Tag 33C
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Kurring-gai Shire

B.102469.11-7-24.

2 Sheets - Sheet.1.

DP 13450 1/2
(E)Req:RI33702 /Doc:DP 0013450 P /Rev:16-Nov-1995 /NSW LRS /Fgs:ALL /Prt:21-Dec-2020 09:44 /Seq:1 of 10
© Office of the Registrar-General /Src:INFOTRACK /Ref:16.2512

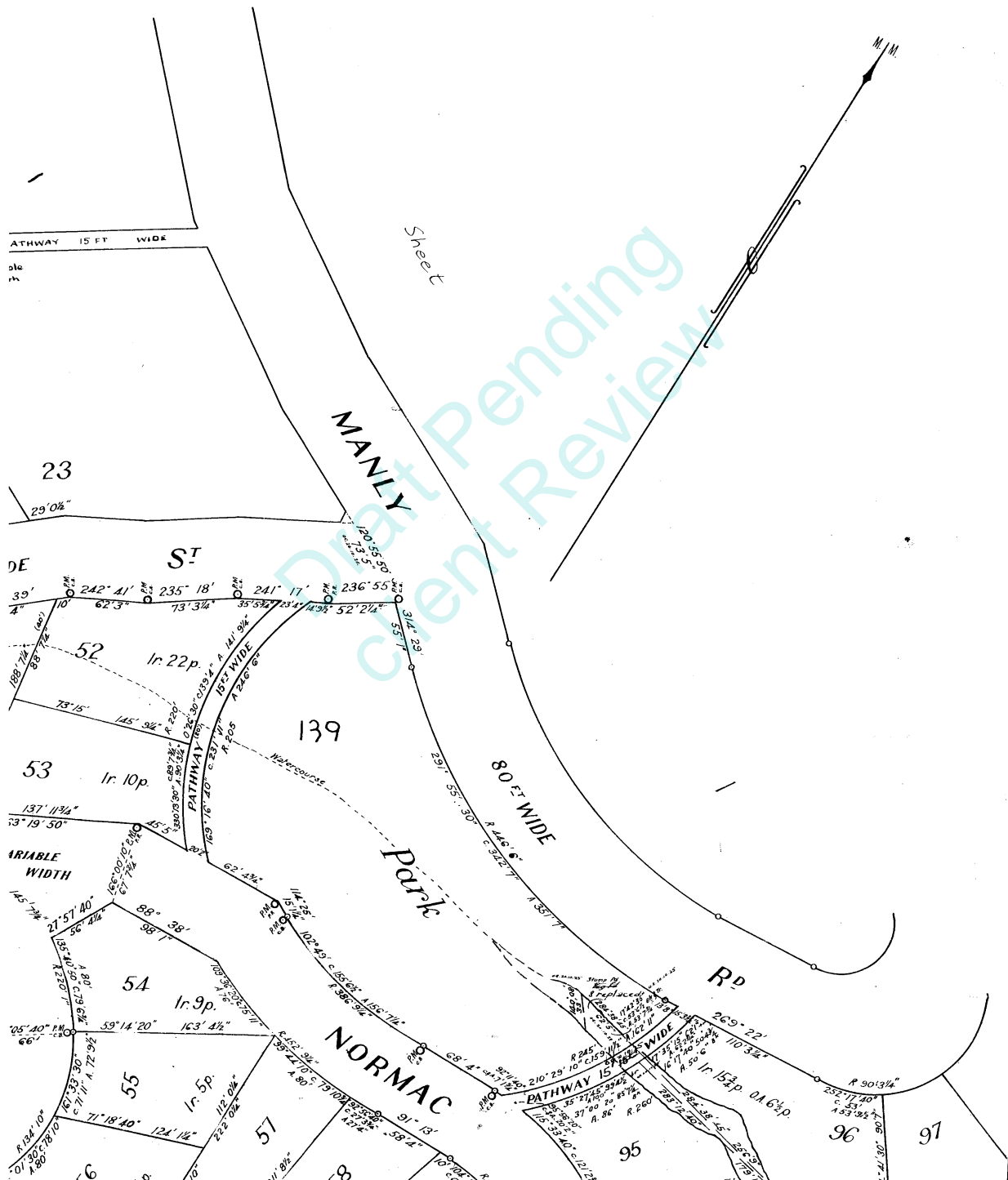


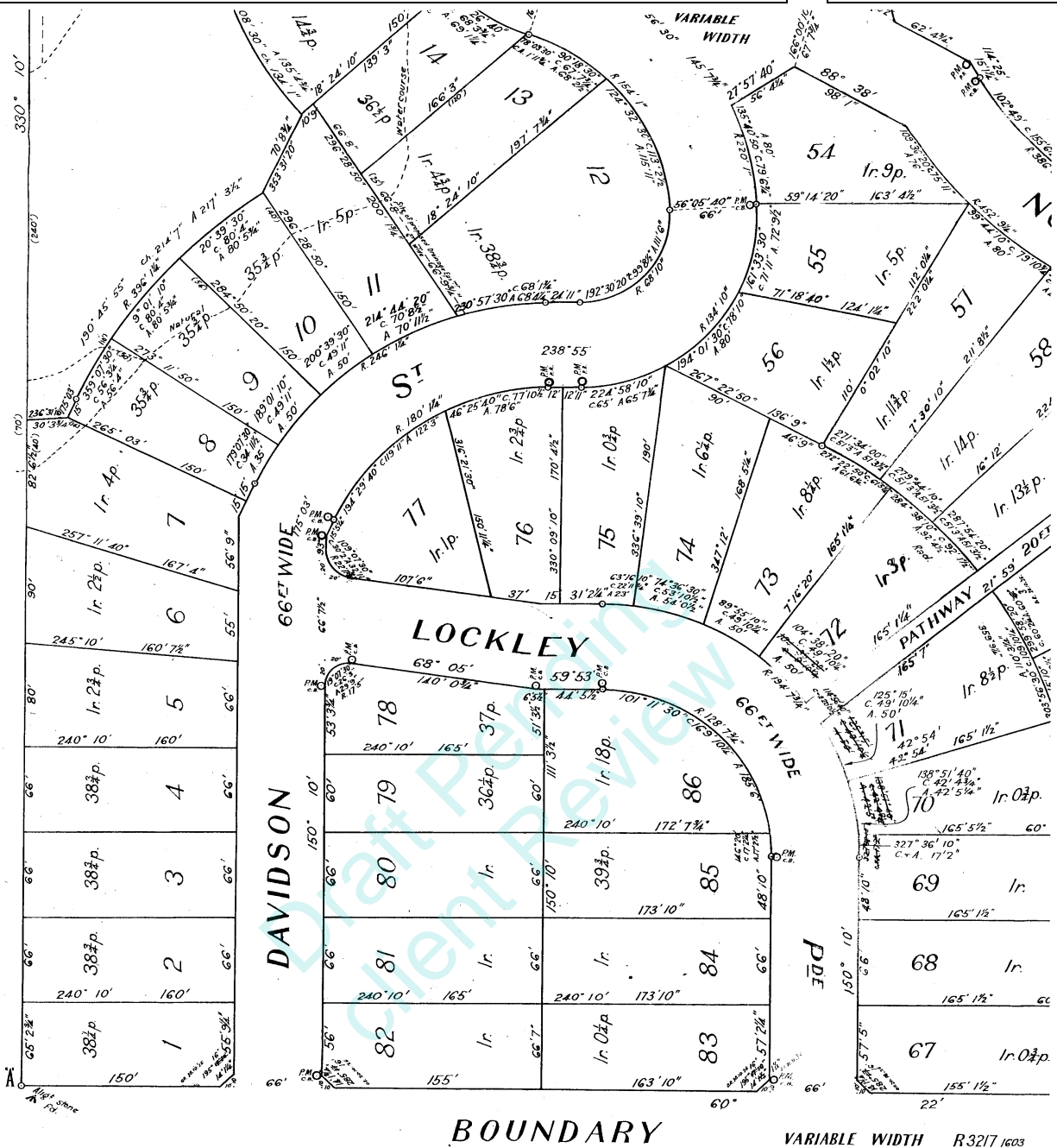
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© Office of the Registrar-General /Src:INFOTRACK /Ref:16.2512

Sheet 2.

(E)

DP 13450
SH 2/2





DP13450 2/2 (E)

Scale 70ft to one inch

No. 67/955

New South Wales.

Register Book
Vol. LVIII Folio. 101

A. LAND PURCHASE.

VICTORIA, by the Grace of God, of the United Kingdom of Great Britain and Ireland, Queen, Defender of the Faith, and so forth:—
TO ALL to whom these presents shall come, Greeting:—

WHEREAS, at a Sale by Auction of Crown Lands in Our Colony of New South Wales, held at Sydney in Our said Colony, on the 29th day of November in the year of Our Lord One thousand eight hundred and sixty six

John Baptist Market Gardener of Bourke Street Sydney in Our said Colony, became the Purchaser of the Land hereinafter described, for the sum of Forty-four pounds and sevenleen shillings — Sterling: Now Know Ye, That for and in consideration of the said Sum for and on Our behalf well and truly paid into the Colonial Treasury of Our said Colony, before these Presents are issued, We, with the advice of Our Executive Council of New South Wales, HAVE GRANTED, and for Us, Our Heirs and Successors, DO HEREBY GRANT unto the said

John Baptist his Heirs and Assigns, Subject to the several and respective Reservations hereinafter mentioned, ALL THAT Piece or Parcel of Land in our said Colony, containing by Admeasurement thirty nine acres three roods be the same more or less, situated in the County of Cumberland and Parish of Gordon, on Main River Middle Harbor

COMMENCING at a point where the north West side of a road one chain wide dividing it from portion thirty four in the Parish of Willoughby, meets the right bank of Main River, and bounded thence on the South East by that road bearing about West thirty seven minutes thirty seven minutes degrees South seventeen chains and fifty links; on the South West by a line bearing about north thirty degrees West twenty nine chains and thirty five links; on the north West by a line bearing about East thirty degrees North nine chains to the Main River thence by that river downwards to the West corner of S. Bates twenty acres; on the north East by the South West boundary line of that land bearing South thirty nine degrees East twenty one chains seventy links to a creek, thence by that creek downwards to the Main River and by the Main River downwards to the point of commencement —

Being the Land sold as Lot A under the advertisement dated the 29th day of September 1866, with all the Rights and Appurtenances whatsoever thereto belonging: To Hold unto the said John Baptist his Heirs and Assigns for ever: **Provided Nevertheless,**

AND WE DO HEREBY RESERVE unto Us, Our Heirs and Successors, all such parts and so much of the said Land as may hereafter be required for making Public Ways, Canals, or Railroads, in, over, and through the same, to be set out by Our Governor for the time-being of Our said Colony, or some person by him authorized in that respect; AND ALSO all Sand, Clay, Stone, Gravel, and Indigenous Timber, and all other Materials, the natural produce of the said Land, which may be required at any time or times hereafter, for the construction and repair of any Public Ways, Bridges, Canals, and Railroads, or any Fences, Embankments, Dams, Sewers, or Drains, necessary for the same, together with the right of taking and removing all such Materials; AND WE DO HEREBY FURTHER RESERVE unto Us, Our Heirs and Successors, the right of full and free ingress, egress, and regress, into, out of, and upon the said Land, for the several purposes aforesaid: In Testimony Whereof, We have caused this Our Grant to be Sealed with the Seal of Our said Colony.

WITNESS Our Right Trusty and Well-beloved Councillor, SIR JOHN YOUNG, Baronet, Knight Commander of Our Most Honorable Order of the Bath, Knight Grand Cross of Our Most Distinguished Order of St. Michael and St. George, Our Captain General and Governor-in-Chief of Our Colony of New South WALES, at Government House, Sydney, in New South WALES aforesaid, this 29th day of November in the thirty first Year of Our Reign; and in the Year of Our Lord One thousand eight hundred and sixty six

John Young

Req:R134038 /Doc:CT 00058-101 CT /Rev:16-Oct-2012 /NSW LRS /Prt:21-Dec-2020 10:12 /Seq:2 of 2
© Office of the Registrar-General /Src:INFOTRACK /Ref:16.2512

RECORDED and ENROLLED in the Registrar General's Office, at Sydney, New South Wales, this
day of *January* 1868.

Seventh
J. Ward
Registrar General.

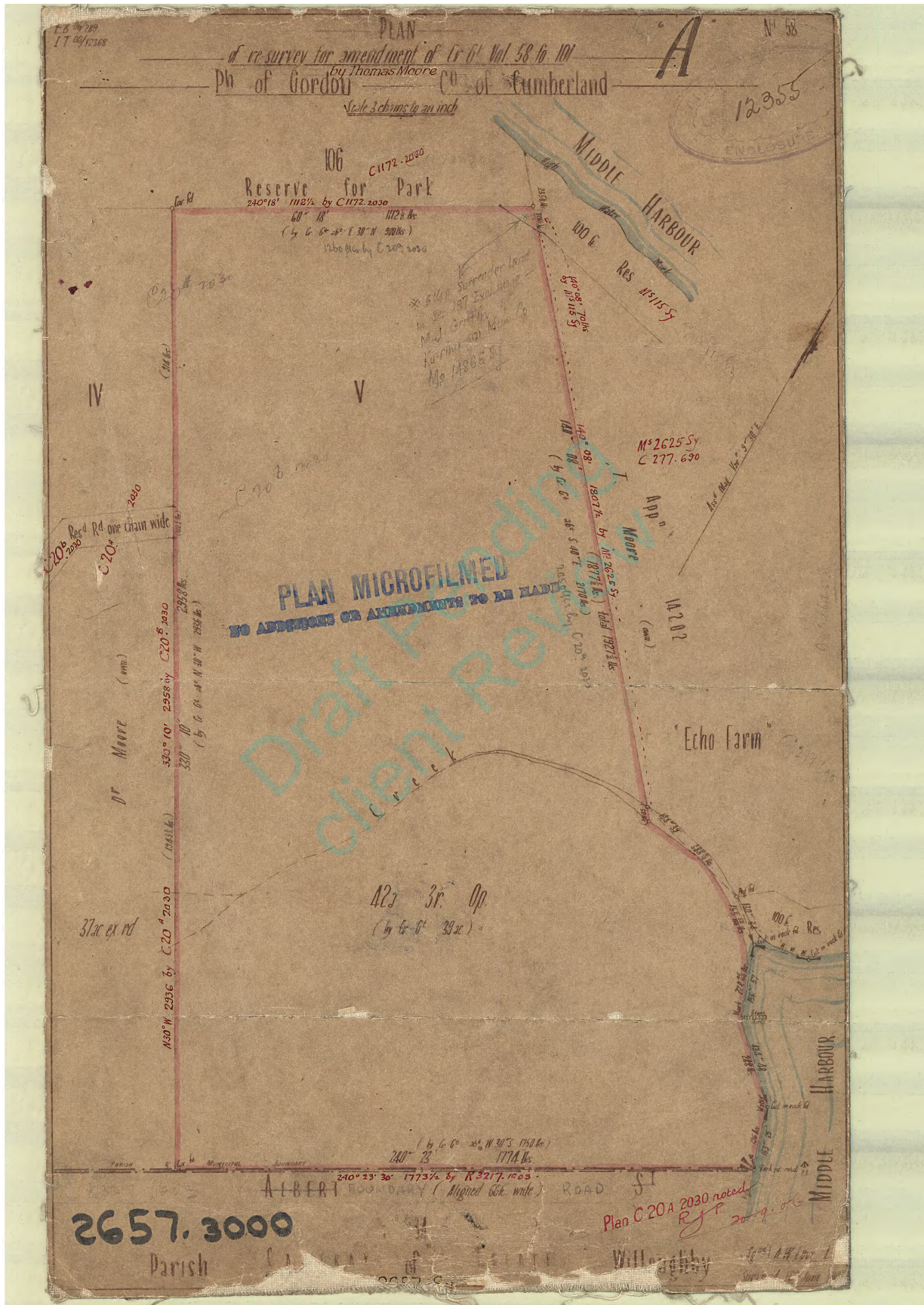
N^o *mmcccxliv* APPLICATION BY TRANSMISSION
John Thomas Baptist of Sydney Freeholder
is NOW THE REGISTERED
PROPRIETOR OF THE LAND WITHIN DESCRIBED IN
PURSUANCE OF THE ABOVE APPLICATION PRODUCED
21st May 1886 AND ENTERED
17th September 1886 AT *4* O'CLOCK IN THE
AFTER NOON
J. Ward
DEREG^r GENT

N^o *113096* TRANSFER DATED *28th September* 1886
FROM THE above NAMED *John Thomas Baptist*
TO *Thomas Moore of Moore Park*
Coachbuilder OF THE LAND within DESCRIBED
PRODUCED & ENTERED *29th September* 1886
AT *5 to 11* O'CLOCK IN THE *PM* NOON
J. Ward
REG^r GENT

This Deed is Cancelled and Certificate of Title Issued
Vol. *1733* Fol. *211*

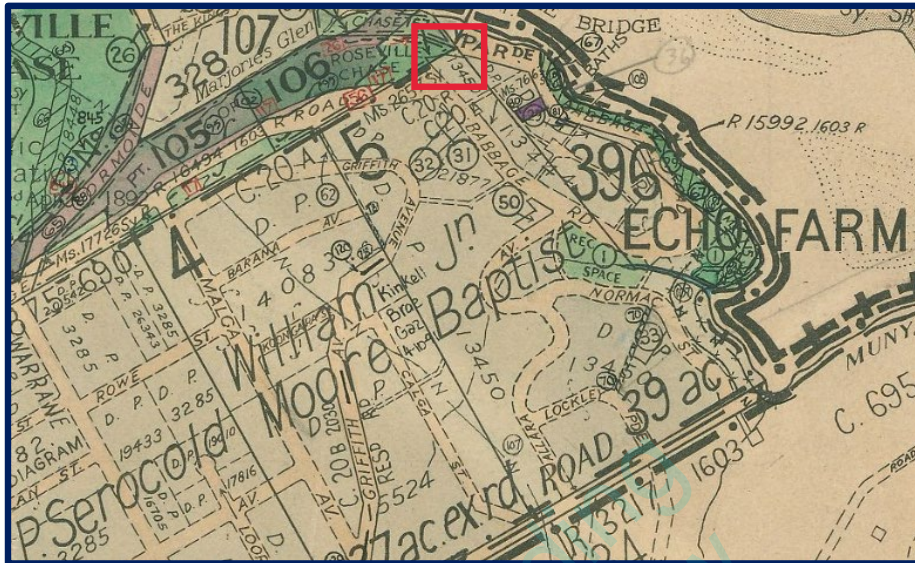
W. W. D. B.
Deputy Registrar General.

Draft Pending
client Review



Tag 33F

Extract of Historical Parish Map, Parish of Gordon, County of Cumberland, 1966 Ed.



LAND PURCHASE.

GRANTEE, *Samuel Bate*
DATE, *21st January 1839*
COUNTY, *Cumberland*
ACRES, *20*

Victoria, by the Grace of God of the United Kingdom of Great Britain and Ireland, Queen, Defender of the Faith, and so forth;

To all to whom these Presents shall come, Greeting:—WHEREAS a Public Auction held in conformity with the Regulations made for the Sale of Crown Lands in Our Territory of New South Wales, *Samuel Bate* has become the Purchaser of the Land herein-

after described, for the Sum of *Five Pounds* Sterling; Now Know Ye, THAT, for and in consideration of the said Sum of *Five Pounds* Sterling,

by the said *Samuel Bate* to the Colonial Treasurer of Our said Territory, for and on Our behalf, well and truly paid before these Presents are issued, And in further consideration of the Quit-Rent hereinafter reserved, WE HAVE GRANTED, and for Us, Our Heirs and Successors, DO HEREBY GRANT unto the said *Samuel Bate*

Provisos hereinafter mentioned, ALL THAT Piece or Parcel of Land in Our said Territory, containing by admeasurement *Twenty* Acres, be the same

more or less, situated in the County of *Cumberland* and Parish of *Gordon* at

Middle harbour about half a mile above James and bounded by Curtis's application to purchase thirty one acres in the Parish of Manly Cove and bounded on the south west by a line north forty degrees west commencing at a tree marked on four sides situated on a small fresh water creek about five chains from its junction with middle harbour twenty one chains and seventy links to middle harbour; on the north and east by the waters of middle harbour; and on the south partly by the waters of middle harbour and partly by the small fresh water creek aforesaid. Being the Land which the said Samuel Bate was permitted to purchase at the minimum price of Ten shillings per acre without competition, by his Excellency Sir Richard Bourke under the advice of the Executive Council.

with all the Rights and Appurtenances whatsoever thereto belonging; To Have unto the said

Samuel Bate his Heirs and Assigns for ever, YIELDING and Paying therefore yearly unto Us, Our Heirs and Successors, the Quit-Rent or Sum of One Farthing for ever, if demanded; ~~Provisos nevertheless~~, AND WE DO HEREBY RESERVE unto Us, Our Heirs and Successors, all such parts and so much of the said Land as may hereafter be required for a Public Way, or Public Ways; in, over, and through the same, to be set out by Our Governor for the time being of Our said Territory, or some person duly authorised in that respect; AND ALSO, all Stone and Gravel, all Indigenous Timber, and all other Materials, the produce of the said Land, which may be required at any time or times hereafter for the construction and repair of Ways and Bridges, for Naval purposes, and for Public Works, together with the Right of taking and removing the same; AND ALSO, all Land within One hundred feet of high water mark on the Sea Coast, and on every Creek, Harbour, and Inlet; AND ALSO, all Mines of Gold, of Silver, and of Coals, with full and free liberty and power to search for, dig, and take away the same; AND ALSO, the Right of full and free ingress, egress, and regress, into, out of, and upon the said Land, for the several purposes aforesaid; AND WE DO FURTHER RESERVE unto Us, Our Heirs and Successors full power for Us, or Our Successors, or for the Governor for the time being of Our said Territory, to resume and take possession of all or any part of the said Land, not hereinbefore reserved, which may be required at any time or times hereafter for any public purpose, the Value of the said Land, not hereinbefore reserved, or of so much thereof as shall be so required, and of any Building standing on the said required Land, being paid by the Government to the Party entitled thereto, at a Valuation fixed by Arbitrators chosen as hereinafter mentioned; AND WE DO HEREBY DECLARE, that in every case of Arbitration which may arise under and by virtue hereof, One Arbitrator shall be chosen by the Governor for the time being of Our said Territory, and One by the then Owner or Owners of the said Land, which Two Arbitrators (before they enter upon the said Arbitration) shall elect a Third as Umpire, who shall determine any disagreement between the Two said Arbitrators; But if the Owner or Owners of the said Land shall refuse or neglect to choose an Arbitrator on his, her, or their part, within One Calendar Month after being required so to do, by Public Advertisement in the Government Gazette, or otherwise, then both Arbitrators shall be chosen by the Governor for the time being of Our said Territory, which Arbitrators shall also elect an Umpire in the manner above mentioned; ~~Provisos always~~, THAT if the Conditions, Reservations, and Provisos herein contained, or any part thereof, be not duly observed and performed by the said Grantee, his Heirs and Assigns, then the said Land shall be forfeited, and revert unto Us, Our Heirs and Successors; and these Presents, and every matter and thing herein contained, shall cease and determine, and become absolutely void to all intents and purposes; and it shall be lawful for Us, Our Heirs and Successors, by Our Governor for the time being of Our said Territory, or other Person duly authorised in that behalf, to re-enter upon the said Land or any part thereof, and the said Grantee, his Heirs and Assigns, and all Occupiers thereof therefrom wholly to remove; In Testimony Whereof, We have caused this Our Grant to be sealed with the Seal of Our said Territory.

GIVEN under the Hand of SIR GEORGE GIPPS, Knight, Our Captain-General and Governor-in-Chief of Our said Territory and its Dependencies, at Government-House, Sydney, in New South Wales aforesaid, this *Twenty first* day of *January*, in the *Second* year of Our Reign; And in the year of Our Lord One thousand eight hundred and thirty-*nine*

Signed and Sealed in the Presence of

Wm. Macleay

L. S. (Signed)

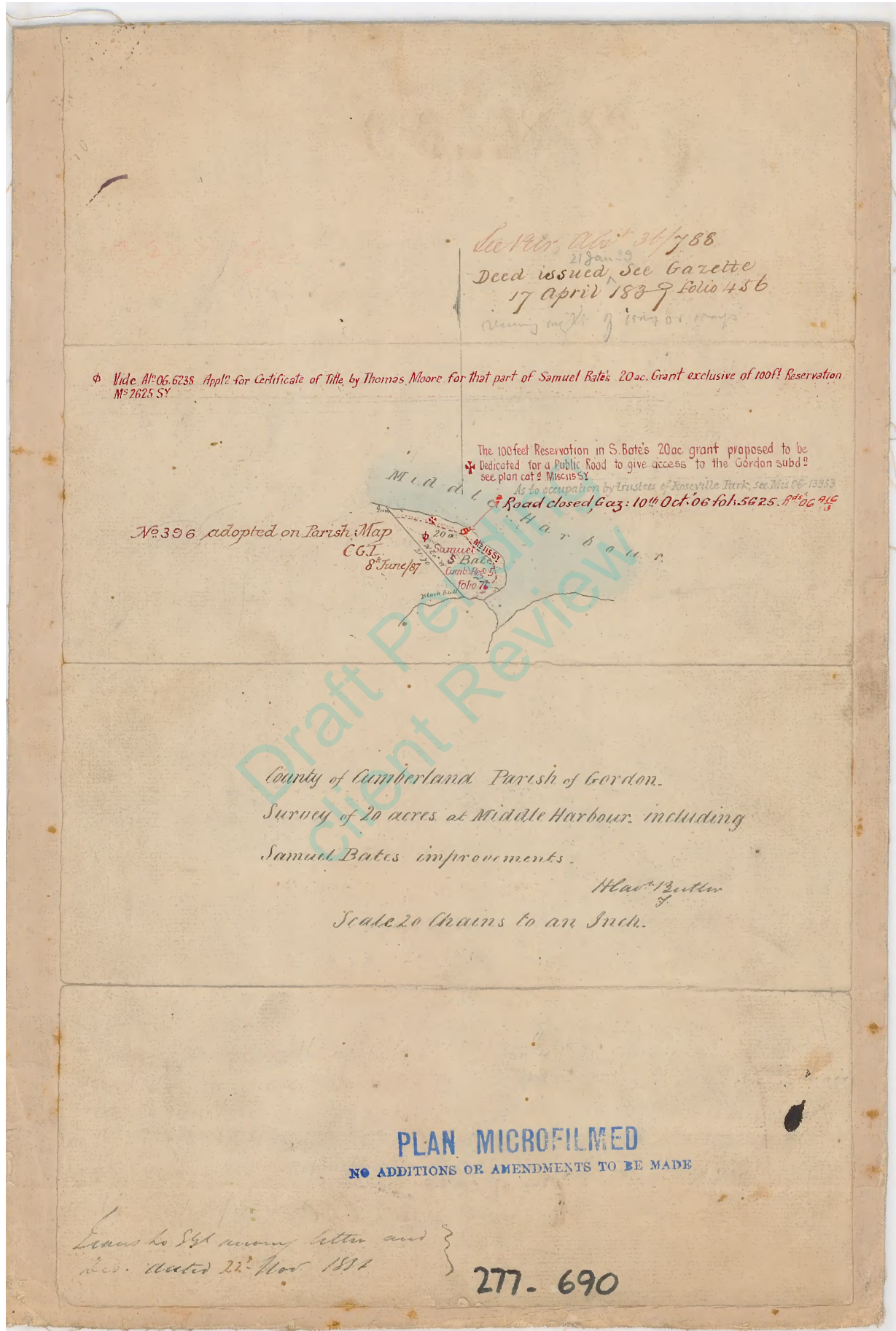
Geo. Gipps

(Signed)

in The Register Purchases of Land Vol. Forty nine Page 99
ENTERED on Record by me, this *Twelfth* day of *March*

One thousand eight hundred and thirty- Nine. The words "at a Public auction" held "having been previously struck through in the first line of the latter Prop."

E. Deas Thomson
COLONIAL SECRETARY AND REGISTRAR.



Tag 34A

20 NOVEMBER, 1970] NEW SOUTH WALES GOVERNMENT GAZETTE No. 151

4725

Land District—Boorowa; Shire—Demondrille

County Harden, Parish Birrema, 2 acres, portion 187, dedicated 29th April, 1960, for Public School Site at Berremangra. Plan H. 7084-1716. Pks 70-2501.

Parish Bobbara, County Harden, 2 acres, being portion 136, dedicated 24th December, 1897, for Public School Site at Ardnacloch. Plan H. 5845-1716. Pks 70-2460.

(4120) Sydney, 20th November, 1970.

AMENDMENT OF NOTIFICATION OF AUCTION SALES

It is hereby notified that the following additional condition shall attach to the auction sales indicated in the schedule hereunder:

"A company registered under the Companies Act, 1961, shall not be competent to apply for or otherwise acquire from the Crown any of the lands offered for sale".

SCHEDULE

Place of Sale	Date of Sale	Date of Notification of Sale in Government Gazette
East St Ives ..	12th December, 1970 ..	23rd October, 1970.
Ballina ..	2nd January, 1971 ..	6th November, 1970.
Bogangar ..	4th January, 1971 ..	6th November, 1970.
Watego's Beach ..	5th January, 1971 ..	6th November, 1970.
Angourie ..	6th January, 1971 ..	6th November, 1970.
Maclean ..	6th January, 1971 ..	6th November, 1970.
Sandon River ..	6th January, 1971 ..	6th November, 1970.
Coffs Harbour ..	7th January, 1971 ..	6th November, 1970.
Tuncurry ..	9th January, 1971 ..	6th November, 1970.
Dunbogan ..	11th January, 1971 ..	6th November, 1970.
Laurieton ..	11th January, 1971 ..	6th November, 1970.
Harrington ..	11th January, 1971 ..	6th November, 1970.
Crowdy Head ..	11th January, 1971 ..	6th November, 1970.
Swansea Heads ..	12th January, 1971 ..	6th November, 1970.
Bateau Bay ..	13th January, 1971 ..	6th November, 1970.
Toukley ..	14th January, 1971 ..	6th November, 1970.
Merimbula ..	16th January, 1971 ..	6th November, 1970.
Jiguma ..	16th January, 1971 ..	6th November, 1970.
Mogareeka Inlet ..	19th January, 1971 ..	6th November, 1970.
Narooma ..	20th January, 1971 ..	6th November, 1970.
Yamba ..	6th January, 1971 ..	23rd October, 1970.
Red Rock ..	7th January, 1971 ..	23rd October, 1970.
Fingal Bay ..	12th January, 1971 ..	13th November, 1970.
Eden ..	18th January, 1971 ..	13th November, 1970.
Tathra ..	19th January, 1971 ..	13th November, 1970.
Broulee ..	20th January, 1971 ..	13th November, 1970.
Sussex Inlet ..	21st January, 1971 ..	13th November, 1970.
Swan Haven ..	21st January, 1971 ..	13th November, 1970.
Ulladulla ..	22nd January, 1971 ..	13th November, 1970.
Dolphin Point ..	22nd January, 1971 ..	13th November, 1970.
North Bandalong and Cunjurong Point ..	23rd January, 1971 ..	13th November, 1970.
Lake Conjola ..	23rd January, 1971 ..	6th November, 1970.
Crescent Head ..	8th January, 1971 ..	6th November, 1970.

Papers Insp. 70/341.

T. L. LEWIS, Minister for Lands.

(4109) Sydney, 20th November, 1970.

RESERVES FROM SALE

IT is hereby notified that in pursuance of the provisions of section 28 of the Crown Lands Consolidation Act, 1913, the Crown lands hereunder described shall be reserved from sale for the public purposes hereinafter specified, and are hereby reserved accordingly.

T. L. LEWIS, Minister for Lands.

FOR FUTURE PUBLIC REQUIREMENTS

Land District—Metropolitan; Shire—Warringah

No. 88008, Parish Narrabeen, County Cumberland, portion 175, 7 acres 3 roods 22 perches. C. 7237-2030. T. 70-6300.

Land District—Grafton; Shire—Nymboida

No. 88007, Parish Buccarumbi, County Gresham, about 20 acres, Town of Buccarumbi, bounded by portion 82, road 150 links wide, Short Street, and Nymboida River.

NOTE: R. 75933 for Access to Water, notified 22nd May, 1953, is not revoked by this notification. Ten. 70-6207.

Land District—Gosford; Shire—Lake Macquarie

No. 88015, Parish Morisset, County Northumberland, about 1 rood, being designed block east of allotment 1, section 13, Town of Morisset. Ten. 70-6326.

Land District—Windsor; Shire—Baulkham Hills

No. 88014, Parish Nelson, County Cumberland, 71 acres 1 rood, portion 411. C. 8276-2030. Ten. 70-6218.

FOR KINDERGARTEN

Land District—Dubbo; Shire—Timbrellongie

No. 88012, Parish and Village Trangie, County Narromine, about 1 rood 29 perches, being the part of allotment 2, of section 8, bounded by allotment 5, R. 87693 for Drainage, notified 13th March, 1970, allotment 2, and Temoin Street. (The covering part of R. 9 for Public Buildings notified 13th February, 1886, is hereby revoked.) Trangie 3-2418R. Pks 70-2736.

No. 151, 20th November, 1970—6

FOR RESERVOIR

Land District and Shire—Hay

No. 88013, Parish and Town Hay, County Waradgery, 2 roods 4 perches, being portion 209. (The affected part of R. 11037 for Public Recreation, notified 22nd March, 1890, is hereby revoked.) W. 2014-1839. Ten. 69-3963.

FOR COMMUNITY CENTRE

Land District and City—Albury

No. 88011, Parish Albury, County Goulburn, about 32 perches, being the area of Crown land within portion 4 bounded by portions 851 and 1076, an area acquired for Police Purposes, and Kiewa Street, Town Albury. Plan A. 1-1302R. Pks 65-1120.

FOR PUBLIC RECREATION

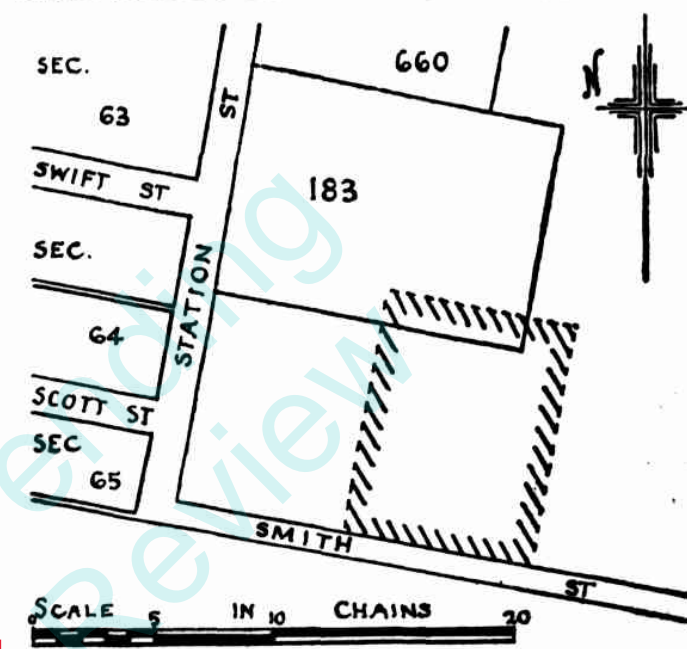
Land District—Metropolitan; Municipality—Ku-ring-gai

No. 88010, Parish Gordon, County Cumberland, 3 roods 13 perches, being allotment 10, section 81, at East St Ives. C. 9924-2030R. P. 70-2717.

FOR PUBLIC SCHOOL PURPOSES

Land District—Young; Municipality—Murrumburrah

No. 88009, Parish Murrumbulla, County Harden, Town of Murrumburrah, about 8 acres shown by hatched edging on diagram hereunder. Plan H. 7175-1716. Pks 70-2400.



(4108) Sydney, 20th November, 1970.

ADDITIONS TO RESERVES FROM SALE

IT is hereby notified that, in pursuance of the provisions of section 28 of the Crown Lands Consolidation Act, 1913, the Crown lands described hereunder shall be added to the existing reserves shown in parentheses, and are hereby added accordingly.

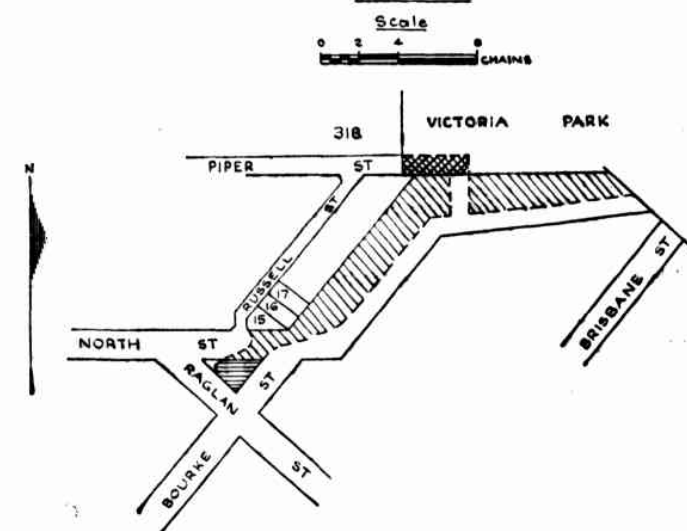
T. L. LEWIS, Minister for Lands.

FOR PUBLIC RECREATION

Land District and City—Tamworth

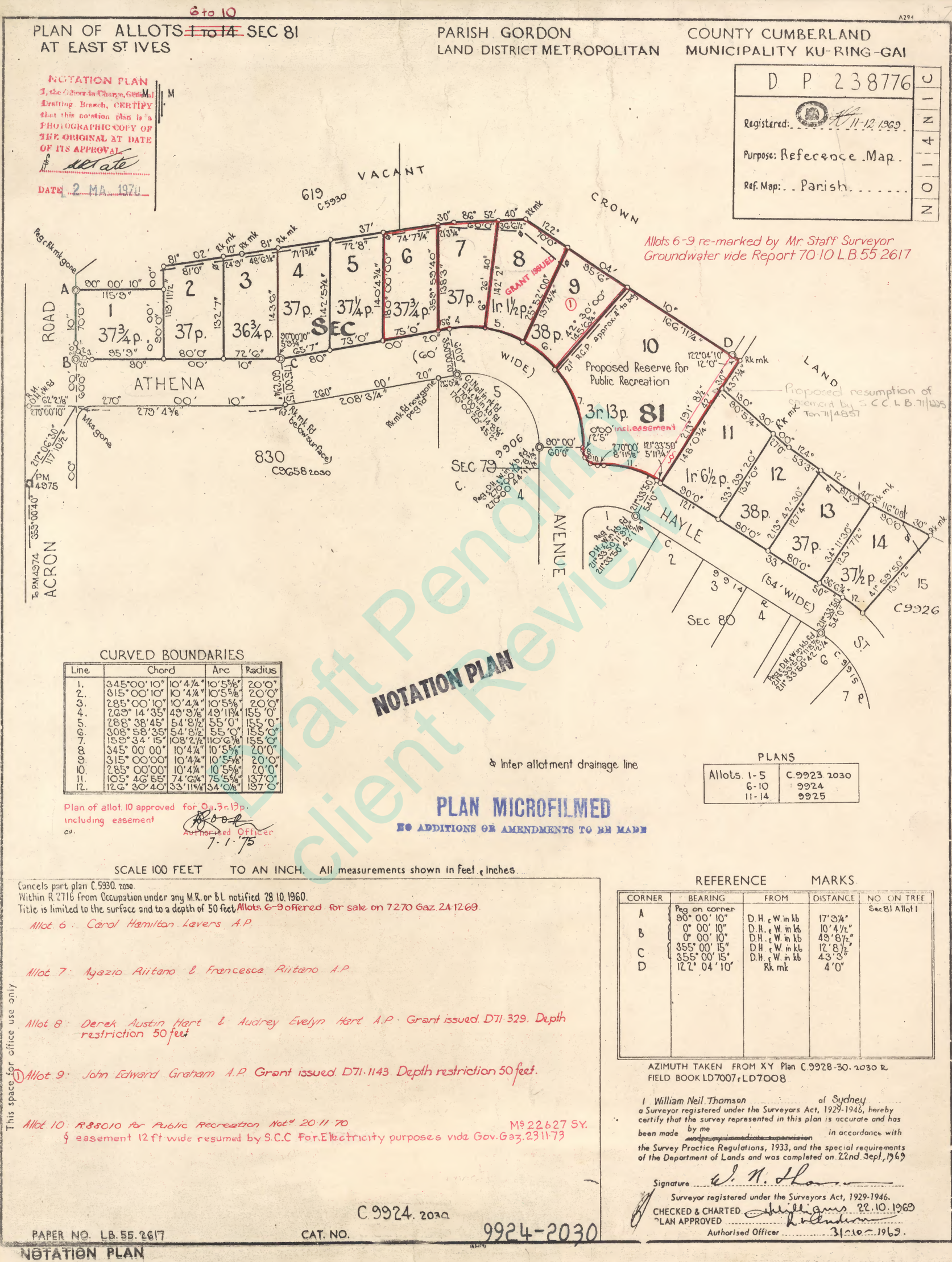
Parish Tamworth, County Inglis, about 4 acres 3 roods, within suburban boundaries Town Tamworth shown by hatching on diagram below (added to R. 6742 for Public Recreation notified 14th July, 1888). Pks 69-3135.

DIAGRAM



Req:R134562 /Doc:CP 09924-2030 P /Rev:29-Nov-2012 /NSW LRS /Prt:21-Dec-2020 10:59 /Seq:1 of 1
© Office of the Registrar-General /Src:INFOTRACK /Ref:16.2512

Tag 34B



Req:R134611 /Doc:CP 22627-3000 P /Rev:29-Nov-2012 /NSW LRS /Prt:21-Dec-2020 11:04 /Seq:1 of 1
© Office of the Registrar-General /Src:INFOTRACK /Ref:16.2512

Municipality of Ku-ring-gai

(Locality: East St. Ives)

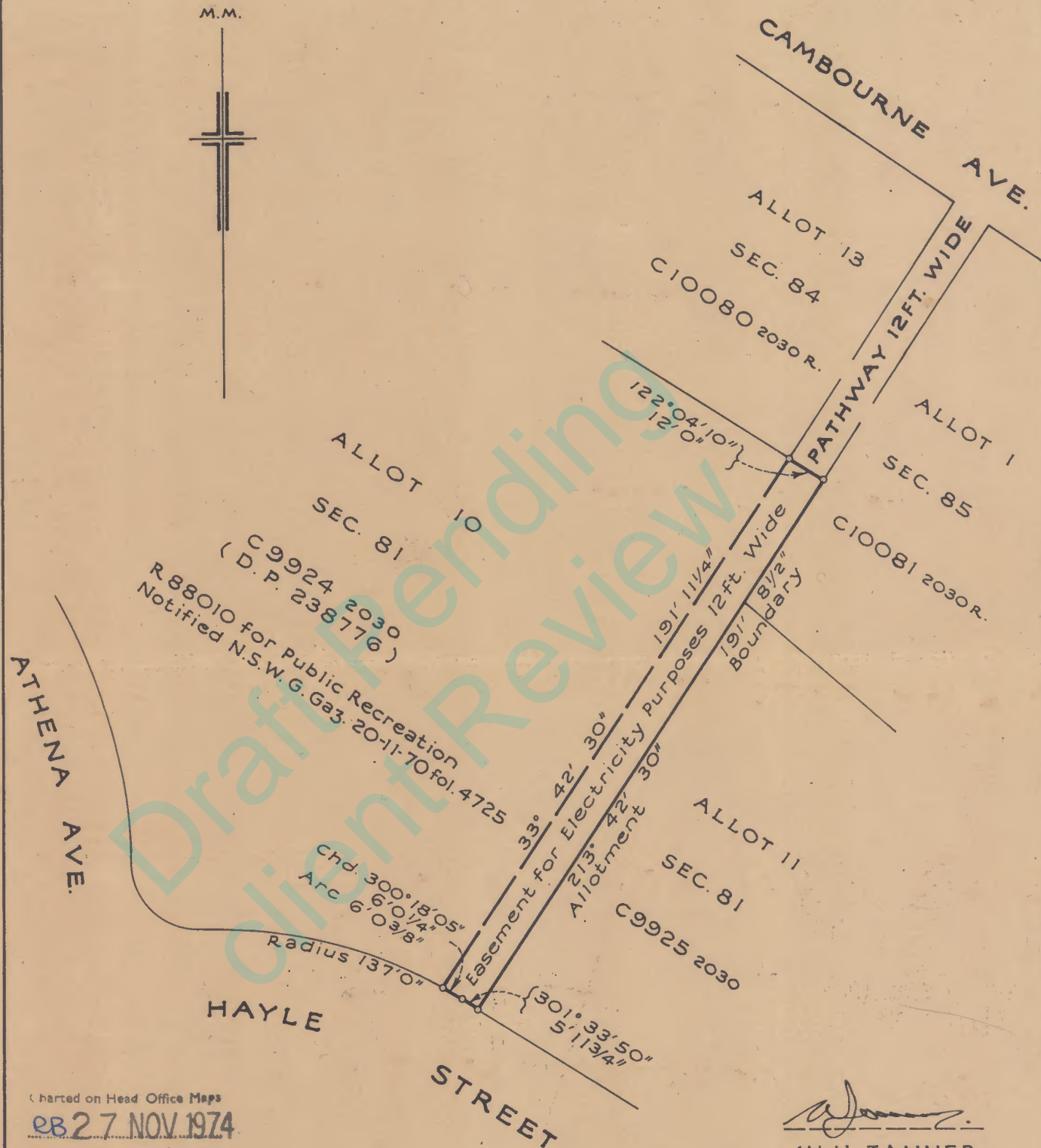
PLAN

showing easement for electricity purposes within
Allotment 10, Section 81, C9924 2030 (D.P. 238776)

Parish of Gordon County of Cumberland

Scale: 40 feet to an inch

(This margin to be kept free of notation)



(Charted on Head Office Maps)

27 NOV 1974

Examined 27/11/74

2nd. February, 1972

M^S 22627 Sy

Signatures & Seals of Parties

This is the plan marked " " referred to in _____

PLAN MICROFILMED

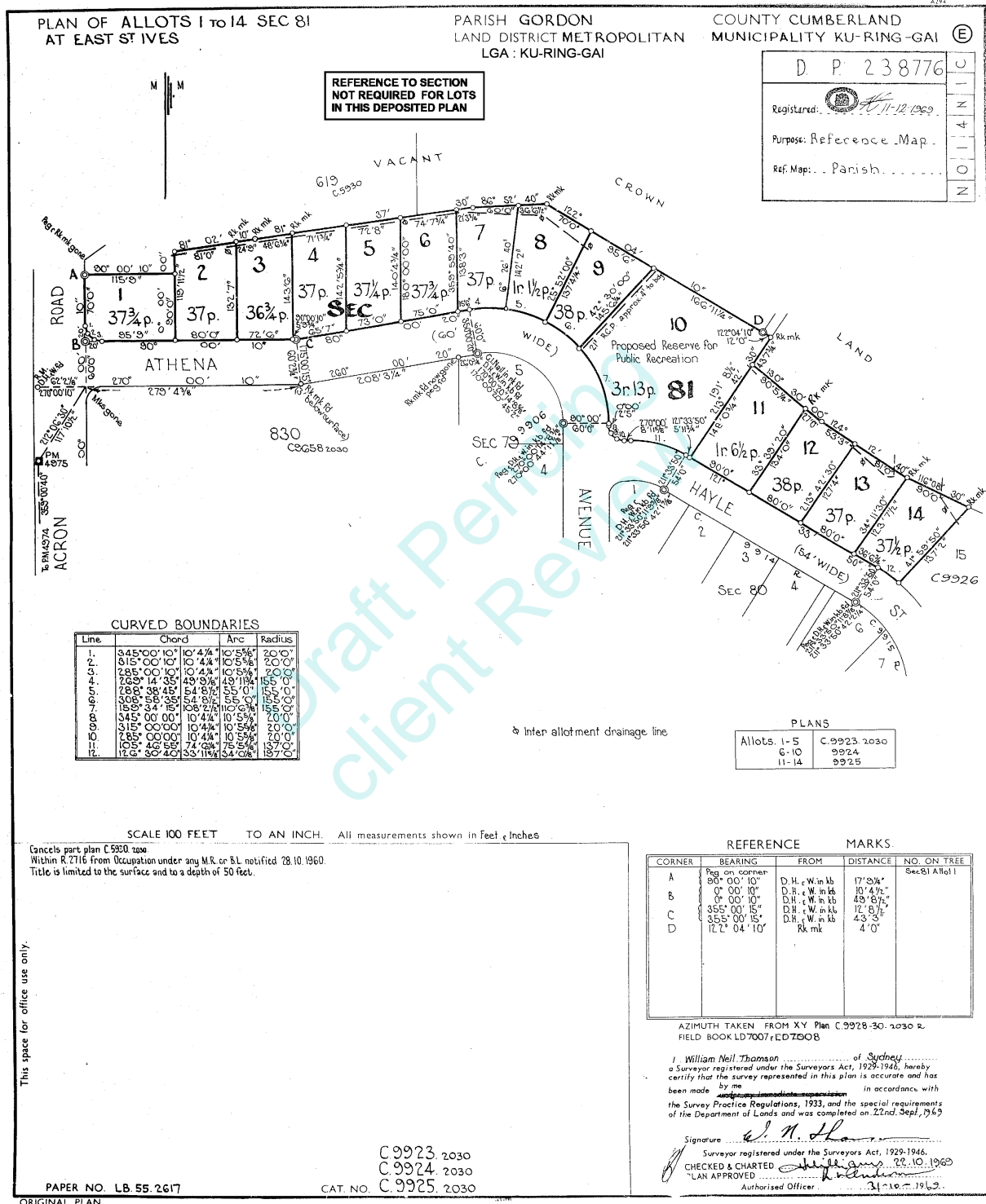
NO ADDITIONS OR AMENDMENTS TO BE MADE

22627.3000

G.R.S.

S.4295

Tag 34C

Req:R134777 /Doc:DP 0238776 P /Rev:26-Sep-2016 /NSW LRS /Pgs:ALL /Prt:21-Dec-2020 11:12 /Seq:1 of 1
© Office of the Registrar-General /Src:INFOTRACK /Ref:16.2512

Tag 35A

3572

NEW SOUTH WALES GOVERNMENT GAZETTE No. 94 [1 SEPTEMBER, 1972]

Parish Huntley, County Bathurst, Land District Orange, Shire Canobolas

Widening of road from Huntley to Lucknow, vide plan R. 3307-1603. (Council Roads 140.) Rds 72-727.

Reginald Alleyne Wells

Resumed land: 771 square metres, part C.T., vol. 2327, fol. 231, being part portion 61 (lot 11, Deposited Plan 6640).

Frank Alister Lawry and Geoffrey Linton Lawry

Resumed land: 4 932 square metres, part Old System Title, being part portion 53.

Parish Greg Greg, County Selwyn, Land District and Shire Tumbarumba

Widening and deviation of road from Khancoban to Cabramurra within portions 123, 5 and 132, vide plan R. 33310-1603. (Council's reference E0002/17.) Rds 72-743.

Graeme Paul Whyte

Resumed land: 1 897 square metres, part Closer Settlement Lease 48-56, and being part portion 123.

Geoffrey Charles Chapman

Resumed land: 683 square metres, part Closer Settlement Lease 56.4, and being part portion 132.

Jean Eliza Milne

Resumed land: 8 170 square metres, part C.T., vol. 9846, fol. 188, and being part portion 5 REM.

Resumed land: 835 square metres, resumed as "severed land", part C.T., vol. 9846, fol. 188, and being part portion 5 REM, and being also lots 3 and 4, Deposited Plan 243420.

Closed road: The part of the public road R. 16906-1603 separating portions 123 and 132 from portion 5 REM, not included in the survey of and not required to preserve continuity of the new road R. 33310-1603, being lots 1 and 2, Deposited Plan 243420.

NOTES: (1) Road included in the survey of the new road is declared to be public road. (2) The land resumed as "severed land" is not declared to be public road.

(8428)

Sydney, 1st September, 1972.

ADDITIONS TO RESERVES FROM SALE

IT is hereby notified that, in pursuance of the provisions of section 28 of the Crown Lands Consolidation Act, 1913, the Crown lands described hereunder shall be added to the existing reserves shown in parentheses, and are hereby added accordingly.

T. L. LEWIS, Minister for Lands.

FOR PUBLIC RECREATION

Land District and Shire—Boorowa

Parish and Town Boorowa, County King, about 2.833 hectares, being sections 46, 47 and 48, and the area separating allotment 7, section 46, from allotment 1, section 47, and allotment 10, section 47, from allotment 1, section 48. (R. 54441 from Sale for Public Recreation, notified 18th February, 1921.) Pks 72-1137.

NOTE: R. 57920 from Sale for Public Recreation, notified 17th April, 1925, is hereby revoked.

Land District—Casino; Shire—Woodburn

Parish West Coraki, County Richmond, at Coraki, 2.823 hectares, the lands comprised in R. 26537 for Public Recreation, notified 11th September, 1897; such reserve being hereby revoked. (R. 7977 notified 8th December, 1888.) Pks 72-1256.

Parish West Coraki, County Richmond, Village of Coraki, about 3.236 hectares (in two parts), the lands comprised in R. 54661 for Public Recreation, notified 10th June, 1921; such reserve being hereby revoked. (R. 71099 notified 26th November, 1943.) Pks 72-1256.

Land District—Dubbo; Shire—Wellington

Parish Bald Hill, County Lincoln, about 6 070 square metres, being the lands comprised in R. 66969 for Public Recreation, notified 17th September, 1937, which is hereby revoked. (R. 50376 notified 2nd December, 1914.) Pks 71-15.

Land District—Metropolitan; Shire—Warringah

Parish Manly Cove, County Cumberland, 9 074 square metres (in four parts), at Collaroy, being the lands comprised in reserves R. 58882, R. 58989 and R. 72679 for Public Recreation, notified 14th May, 1926, 2nd July, 1926, and 16th

April, 1948, respectively; such reserves being hereby revoked. (R. 58622 notified 15th March, 1926.) Pks 62-3973.

Land District and City—Newcastle

Parish Newcastle (N.P.R.), County Northumberland, about 2.811 hectares (in two parts), portions 387 and 407, and the area bounded by portion 387, High Street, Edith Street, Pumping Station Site and Boomerang Road. (R. 63080 notified 27th November, 1931.) Pks 72-1209.

NOTE: The whole of reserves R. 66127 and R. 67356 for Public Recreation and R. 50456 for Public Recreation and Trigonometrical Purposes notified 17th July, 1936, 11th February, 1938, and 30th December, 1914, respectively, are hereby revoked. It is not intended that the affected part of R. 50684 for Water Supply and Storage notified 19th May, 1915, be revoked by this notification. Pks 72-1209.

FOR RACECOURSE

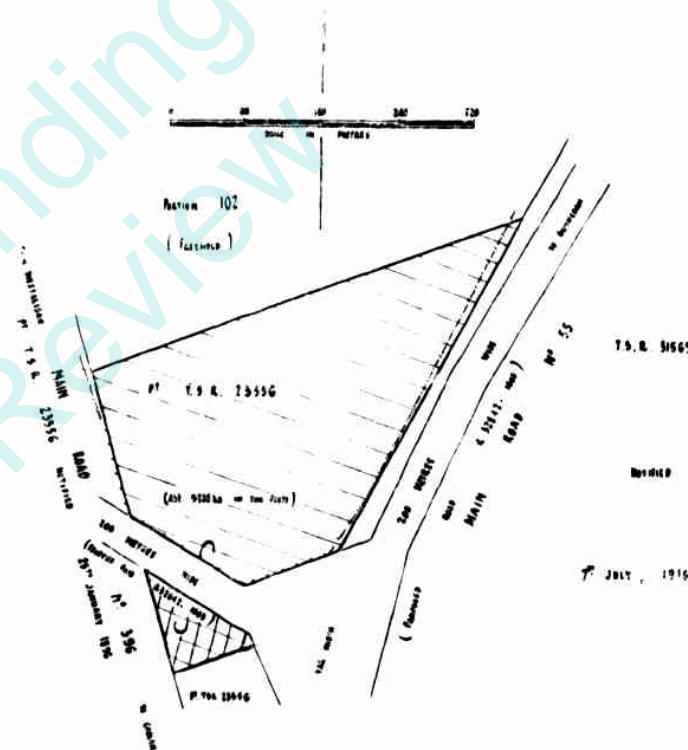
Land District and Municipality—Glen Innes

Parish and Town Glen Innes, County Gough, about 4 805 square metres, being that part of W.R. 1200 withdrawn from P.P. Board control this day. (R. 38614 for Racecourse, notified 19th November, 1904.) The affected part of W.R. 1200, notified 2nd May, 1881, is hereby revoked. Pks 72-1348.

FOR TRAVELLING STOCK

Land District—Coonabarabran; Shire—Coolah

Parish Binnia, County Napier, about 6 070 square metres, being the area shown by crossed hatching on the diagram hereunder. (R. 23556, notified 25th January, 1896.) L.B. 72-227. Pks 72-1278.



FOR CAMPING

Land District and Shire—Crookwell

Parish Narrawa, County King, 8 954 square metres, being the part of Main Road No. 248, separating the Reserve from portion 328 (Parish Jerrara), closed by Gazette notification of 21st July, 1972. (No. 17923, notified 3rd June, 1893.) Rds 72-281.

FOR WATER

Land District and Shire—Crookwell

Parish Narrawa, County King, 1.482 hectares (in two parts), being the parts of Main Road No. 248 within the Reserve, closed by Gazette notification of 21st July, 1972. (No. 1, notified 28th November, 1863.) Rds 72-281.

(8436)

Sydney, 1st September, 1972.

RESERVES FROM SALE

IT is hereby notified that in pursuance of the provisions of section 28 of the Crown Lands Consolidation Act, 1913, the Crown lands hereunder described shall be reserved from sale for the public purposes hereinafter specified and are hereby reserved accordingly.

T. L. LEWIS, Minister for Lands.

FOR PUBLIC RECREATION*Land District—Bourke; Shire—Central Darling*

No. 88701, Parish Killara, County Killara, 8.372 hectares (20 acres 2 roods 30 perches), being portion W.L. 4388. Plan W.L.C. 7252. Papers W.L.C. 70-1369.

Land District—Casino; Shire—Woodburn

No. 88703, Parish West Coraki, County Richmond, about 3.710 hectares (in three parts), portion 310, portion RR in plan Ms. 1628 Gfn. R., and portion $\frac{1}{4}$ in plan Ms. 1636 Gfn.

NOTE: Reserves R. 54932, R. 54982 and R. 55850 for Public Recreation, notified 21st October, 1921, 11th November, 1921, and 1st December, 1922, respectively, are hereby revoked. Pks 72-1235.

Land District—Metropolitan; Municipality—Ku-ring-gai

No. 88700, Parish Gordon, County Cumberland, at East Killara, 1 018 square metres, including site of proposed easement for electricity purposes shown on Plan Ms. 22,314 Sy. Roll, allotment 17, section 13. Plan C. 10254-2030 Roll. Papers Pks 72-1399.

FOR PUBLIC RECREATION AND PUBLIC HALL*Land District—Wagga Wagga; Shire—Kyeamba*

No. 88704, Parish Burrandana, County Mitchell, 2.937 hectares (about), portions 34 and 54; and the area bounded by portions 64, 4, 34 and 54 and road 100 links wide.

NOTE: The whole of reserves R. 59368 and R. 67059 for Public Recreation and Public Hall, notified 3rd December, 1926, and 15th October, 1937, respectively, are hereby revoked. Pks 70-2900.

FOR TRIGONOMETRICAL PURPOSES*Land District and City—Newcastle*

No. 88702, Parish Newcastle (N.P.R.), County Northumberland, about 1.897 hectares, portion 407 at Waratah. Pks 72-1209.

NOTE: It is not intended that the affected part of R. 63080 for Public Recreation be revoked by this notification.

CROWN LANDS CONSOLIDATION ACT, 1913, SECTION 197.—NOTIFICATION OF RESUMPTION AND RESERVATION

IT is hereby notified and declared by His Excellency the Governor, acting with the advice of the Executive Council, that in pursuance of the provisions of section 197 of the Crown Lands Consolidation Act, 1913, as amended, the land described in the Schedule hereunder is hereby resumed for the following purpose, namely Public Recreation and Preservation of Native Flora and Fauna, and that the said land is vested in Her Majesty and deemed to be Crown land for the purposes of the said Act but reserved from sale or lease.

Dated at Sydney, this 16th day of August, 1972.

A. R. CUTLER, Governor.

By His Excellency's Command,

T. L. LEWIS, Minister for Lands.

GOD SAVE THE QUEEN!

SCHEDULE*Land District—Lismore; Shire—Woodburn*

Parish of Riley, County of Richmond, comprising 32.78 ha, being portion 161 and also being part of the land in Conditional Lease 07/15, Lismore. Pks 71-867. (7622)

(8433) Sydney, 1st September, 1972.

PROPOSED REVOCATION OF DEDICATIONS

AS I am of the opinion that the dedications of the areas described hereunder should be revoked and that the lands should be reserved for a similar purpose, notice is hereby given in accordance with the provisions of section 25 of the Crown Lands Consolidation Act, 1913, as amended by subsequent Acts, that it is intended to revoke such dedications with a view to reserving the land for public recreation.

T. L. LEWIS, Minister for Lands.

Land District—Metropolitan; Municipality—Leichhardt

Parish Petersham, County Cumberland, 5 033 square metres, being the whole of the land dedicated 14th October, 1932, for Public Recreation at Annandale. Plan Ms 7805 Sy. Pks 72-1245.

Land District and City—Newcastle

Parish Newcastle, County Northumberland, about 6 060 square metres, part of "Islington Park", being the whole of the land dedicated 18th September, 1912, for Public Recreation (Addition) at Islington. Pks 72-946.

Parish Newcastle (N.P.R.), County Northumberland, about 1.619 hectares, being the whole of the land dedicated 28th July, 1915, for Public Recreation (Addition), at New Lambton. Pks 72-594.

(8435) Sydney, 1st September, 1972.

PROPOSED REVOCATION OF DEDICATIONS

AS I am of the opinion that the purposes of the dedications of the areas described hereunder have failed, notice is hereby given, in accordance with the provisions of section 25 of the Crown Lands Consolidation Act, 1913, that it is intended to revoke such dedications with a view to dealing with the lands in accordance with the provisions of that Act.

T. L. LEWIS, Minister for Lands.

Land District—Bathurst; Shire—Abercrombie

Parish Irene, County Westmoreland, portion 288, of 8 094 square metres, dedicated for Public School Site, 15th January, 1886. Pks 72-1265.

Land District and Shire—Gloucester

Parish Verulam, County Gloucester, 8 094 square metres, being portion 87, dedicated 9th July, 1902, for Heatherdale Public School. Pks 72-1361.

Land District—Lake Cargelligo; Shire—Lachlan

Parish Lachlan, County Dowling, 8 094 square metres, being portion 64, dedicated for Mayview Public School Site, 15th May, 1888. Pks 72-1349.

Land District—Molong; Shire—Boree

Parish Mandagery, County Ashburnham, 8 094 square metres, being portion 29, dedicated for Public School Site, 8th November, 1881. Pks 72-1343.

Land District and Shire—Scone

Parish Oldcastle, County Durham, portions 13 and 14, of 2 023 square metres, dedicated for Public School Site, 25th October, 1892.

Parish Oldcastle, County Durham, portion 18, of 5 362 square metres, dedicated for Public School Site, 24th June, 1890. Pks 72-1166.

(8434) Sydney, 1st September, 1972.

PROPOSED REVOCATION OF DEDICATIONS

AS I am of the opinion that the purposes of the dedications of the areas described hereunder have failed in part, notice is hereby given, in accordance with the provisions of section 25 of the Crown Lands Consolidation Act, 1913, as amended by subsequent Acts, that it is intended to revoke such dedications with a view to dealing with the lands in accordance with the provisions of that Act, as so amended.

T. L. LEWIS, Minister for Lands.

Land District—Taree; Shire—Manning

Parish Tinonee, County Gloucester, about 460 square metres, being a rectangular part of section 15 with a frontage of about 15.24 metres to Park Street and a depth of 30.48 metres, the northwestern corner of which is situated at a point about 82.29 metres south of the southern side of Beecher Street, being part of an area dedicated for Public Recreation on the 4th July, 1896, Town of Tinonee. Pks 72-1326.

Land District and City—Dubbo

Parish Dubbo, County Lincoln, 4 439 square metres, being part of Victoria Park dedicated 17th September, 1920, for Bowling Green Site. L.B. 72-182. Pks 71-3008.

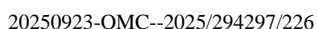
(8437) Sydney, 1st September, 1972.

PROPOSED REVOCATION OF DEDICATION

AS I am of the opinion that the purpose of the dedication of the area described hereunder has failed, notice is hereby given, in accordance with the provisions of section 25 of the Crown Lands Consolidation Act, 1913, that it is intended to revoke such dedication with a view to dealing with the land in accordance with the provisions of that Act.

T. L. LEWIS, Minister for Lands.

Tag 35B



Tag 36A

12 OCTOBER, 1973] NEW SOUTH WALES GOVERNMENT GAZETTE No. 129

4445

(7289) Department of Lands, Sydney, 12th October, 1973.

GEOGRAPHICAL NAMES ACT, 1966

THE Geographical Names Board of New South Wales has this day assigned the following recorded names as geographical names in YARROWITCH 9235 II, III 1:100,000 map area, on Lands Department 1:25,000 maps of BRANGA PLAINS, MOUNT CARRINGTON, RIAMUKKA, YARROWITCH, in Counties Hawes, Vernon, Land District Walcha, Shire of Walcha, within the area bounded by latitudes 30° 15', 31° 30', longitudes 151° 30', 152° 00'.

BRANGA PLAINS

Geographical Name Assigned	Designation	Parish
Banga Swamp	Locality	Fletcher
Eleven Head Creek	Creek	Tia
Fifty Yards Creek	Creek	Uriamukki
McIvers Creek	Creek	Salway
Mukki	Parish	Co. Hawes
Rocky Creek	Creek	Tia
Salway	Parish	Co. Vernon

MOUNT CARRINGTON MAP

Geographical Name Assigned	Designation	Parish
Brims Creek	Creek	Lowry
Brock	Parish	Brock
Cameron's Creek	Creek	Lowry
Couatwong	Parish	Co. Hawes
Hawes	Parish	Hawes
Lanes Creek	Creek	Brock
Mummel River	River	Brock, etc.
New Yard Creek	Creek	White, Murray
Nugget Creek	Creek	Lowry
Patons Creek	Creek	Couatwong
Rearons Creek	Creek	Couatwong
Sawpit Creek	Creek	Uriamukki
Sawpit Creek	Creek	Hawes
Scrubby Creek	Creek	White, Hawes
Sugarloaf Creek	Creek	Lowry
Swampy Creek	Creek	Hawes
Uriamukki	Parish	Uriamukki
Walcha Creek	Creek	Uriamukki
Walcrow River	River	Brock, etc.
Washingtub Creek	Creek	Lowry

RIAMUKKA MAP

Geographical Name Assigned	Designation	Parish
Back Creek	Creek	Mukki
Chowdreys Creek	Creek	Uriamukki
Cooplacurripa River	River	Uriamukki
Couatwong Creek	Creek	Couatwong
Delantes Creek	Creek	Couatwong
Hertslets Creek	Creek	Uriamukki
Lagoon Creek	Creek	Coolcumba
Mukki Creek	Creek	Mukki
Reedy Creek	Creek	Mukki

YARROWITCH MAP

Geographical Name Assigned	Designation	Parish
Dennes	Trig. Station	Brock
Dennes Sugarloaf	Mountain	Brock
Dog Trap Creek	Creek	Enfield
Jenkins Creek	Creek	Shelving
Judys Swamp Creek	Creek	Yarrowitch
Lanes Creek	Creek	Brock
Lignite Creek	Creek	Brock, Uriamukki
Numble Creek	Creek	White, Brock
Mummel River	River	Brock, etc.
Orange Creek	Creek	Yarrowitch
Porters	Trig. Station	Brock
Tia River	River	Tia
Williams Creek	Creek	Brock, Uriamukki

D. C. MILLER, Secretary, Geographical Names Board

(7409)

Sydney, 12th October, 1973.

RESERVES FROM SALE

IT is hereby notified that in pursuance of the provisions of section 28 of the Crown Lands Consolidation Act, 1913, the Crown lands hereunder described shall be reserved from sale for the public purposes hereinafter specified and are hereby reserved accordingly.

T. L. LEWIS, Minister for Lands.

FOR WAR MEMORIAL

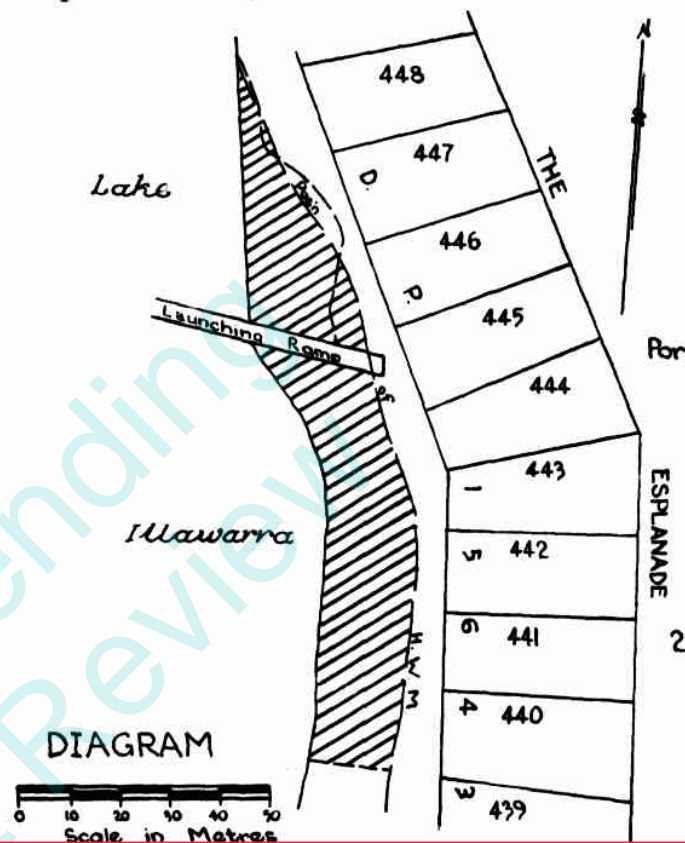
Land District and Shire—Balranald

No. 89042, Parish Balranald, County Cairn, about 3 108 square metres, being portion 123. Papers W.L.C. 72-1545. Plan C. 797-1831.

FOR PUBLIC RECREATION

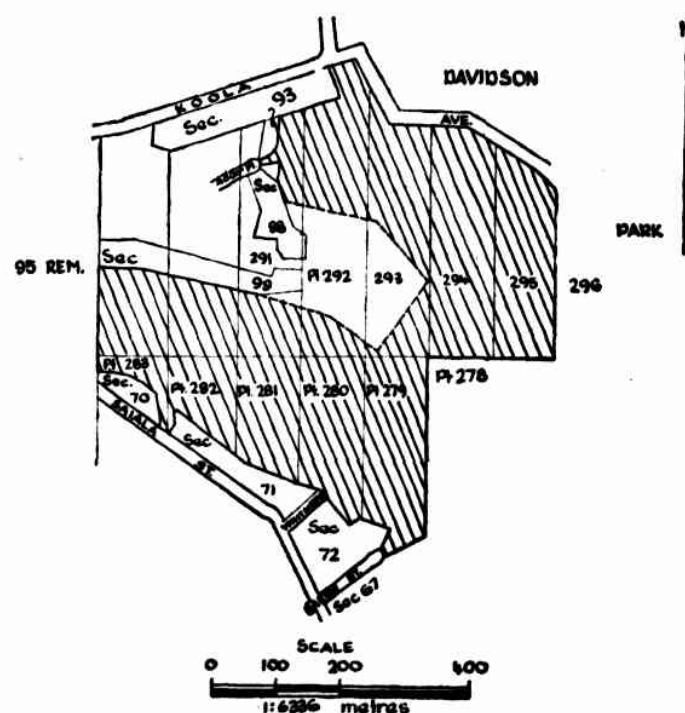
Land District—Kilgobbin, Municipality—Snettinhour

No. 89048, Parish Terragong, County Camden, about 1 820 square metres as shown by hatching on diagram hereunder, in two parts. Pks 67-4032.



Land District—Metropolitan; Municipality—Ku-ring-gai
No. 89045, Parish Gordon, County Cumberland, about 23.4 hectares at East Killara shown by hatching on diagram hereunder. Pks 73-862.

DIAGRAM



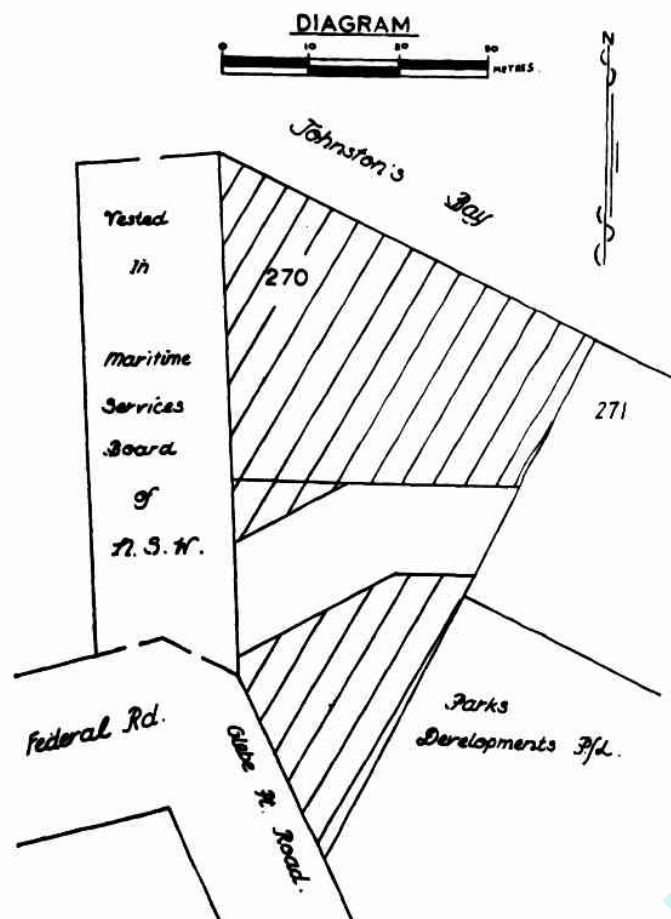
4446

NEW SOUTH WALES GOVERNMENT GAZETTE No. 129

[12 OCTOBER, 1973]

Land District—Metropolitan; Municipality—Leichhardt

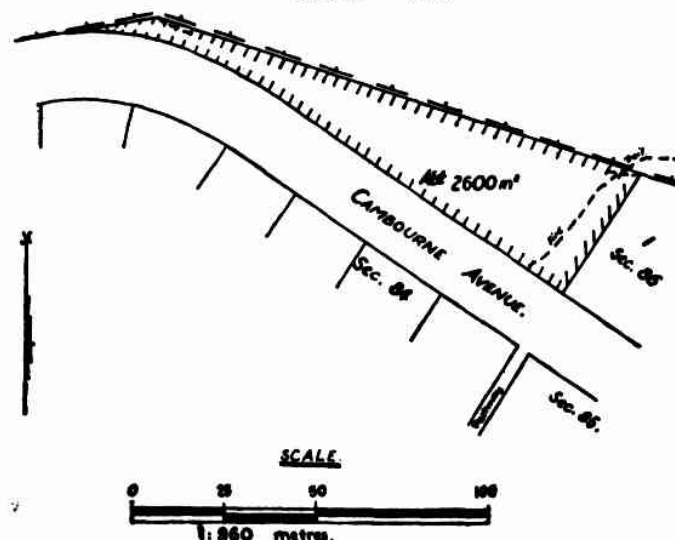
No. 89043, Parish Petersham, County Cumberland, about 479.2 square metres, being the hatched parts (two) of portion 270 shown on diagram hereunder. Ten. 73-291.



No. 89049, Parish Gordon, County Cumberland, about 2 600 square metres at East St Ives, shown by hatched edging on diagram hereunder. Pks 70-2528.

DIAGRAM

DAVIDSON PARK



FOR BOY SCOUTS

Land District—Metropolitan; Municipality—Ku-ring-gai

No. 89046, Parish Gordon, County Cumberland, about 6 460 square metres at East Killara shown by hatched edging on diagram hereunder. Pks 73-862.

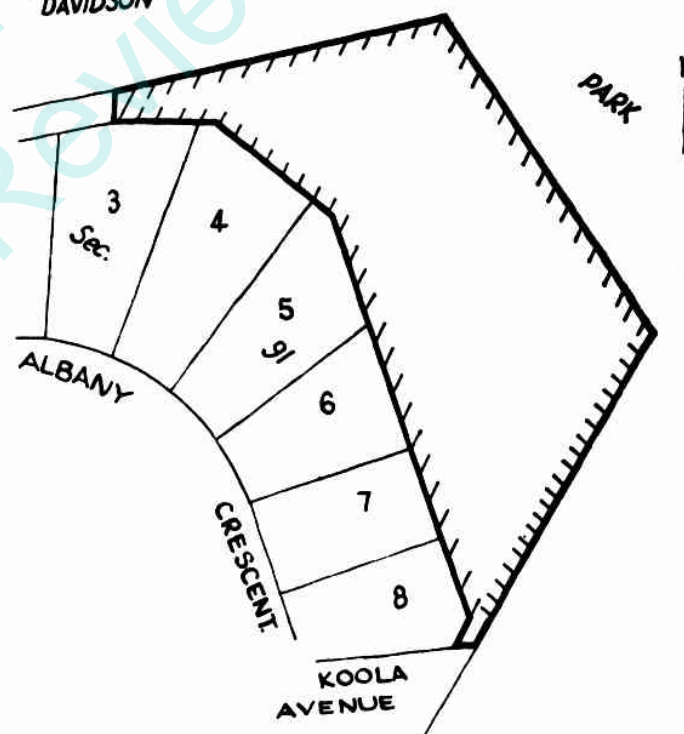
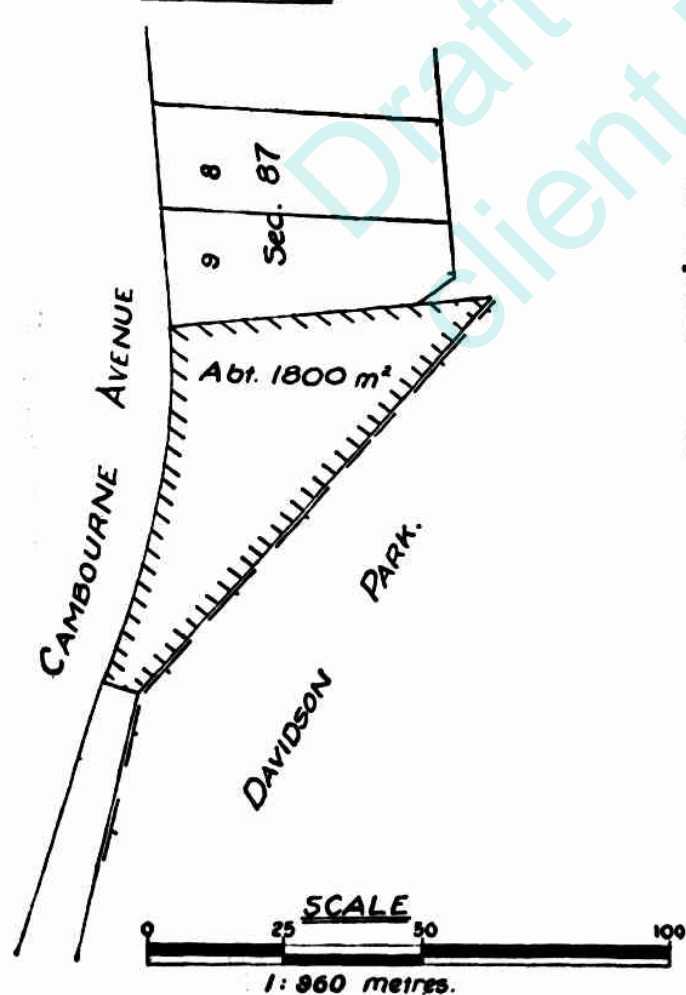
DIAGRAM



DAVIDSON

No. 89050, Parish Gordon, County Cumberland, about 1 800 square metres at East St Ives shown by hatched edging on diagram hereunder. Pks 70-2528.

DIAGRAM



FOR ACCESS AND CHILDREN'S PLAYGROUND

Land District—Metropolitan; Municipality—Ku-ring-gai

No. 89047, Parish Gordon, County Cumberland, 777.8 square metres, being allotment 16, section 89, at East Killara. Pks 73-862.

(7410)

Sydney, 12th October, 1973.

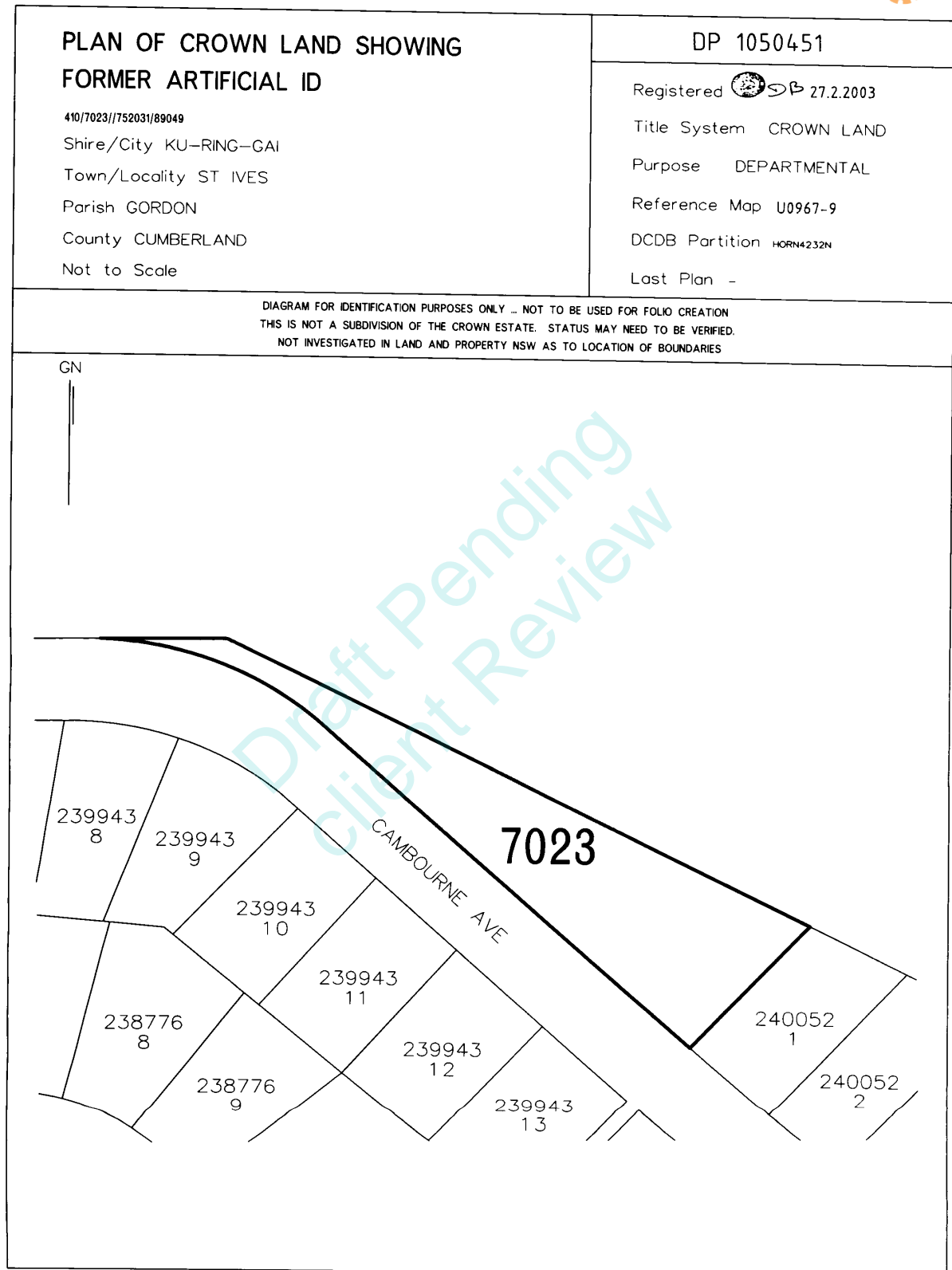
ADDITIONS TO RESERVES FROM SALE

IT is hereby notified that, in pursuance of the provisions of section 28 of the Crown Lands Consolidation Act, 1913, the Crown lands described hereunder shall be added to the existing reserves shown in parentheses, and are hereby added accordingly.

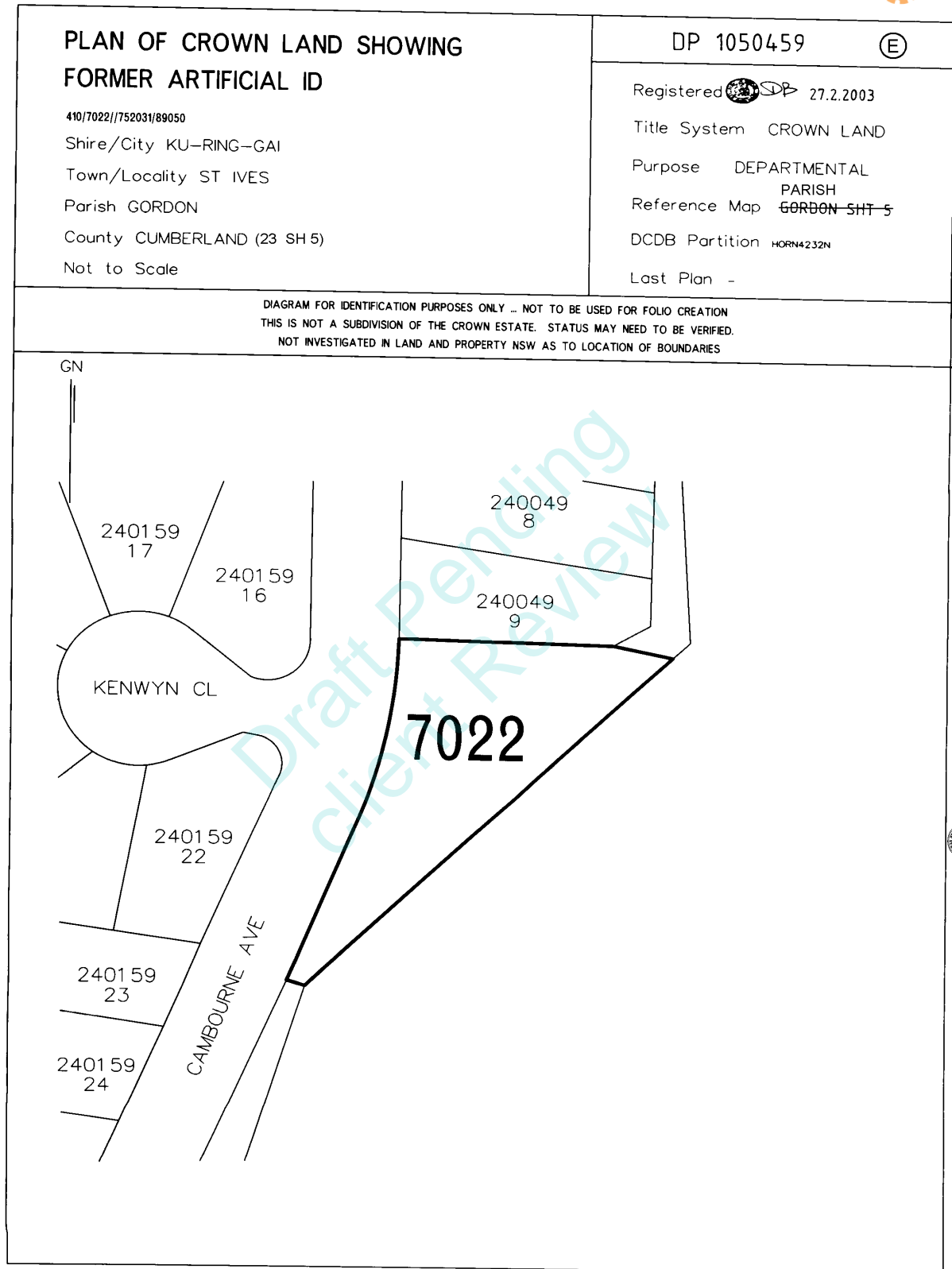
T. L. LEWIS, Minister for Lands.

Tag 37A

Req:R135883 /Doc:DP 1050451 P /Rev:28-Feb-2003 /NSW LRS /Pgs:ALL /Prt:21-Dec-2020 13:28 /Seq:1 of 1
© Office of the Registrar-General /Src:INFOTRACK /Ref:16.2512



Req:R135884 /Doc:DP 1050459 P /Rev:31-May-2007 /NSW LRS /Pgs:ALL /Prt:21-Dec-2020 13:28 /Seq:1 of 1
© Office of the Registrar-General /Src:INFOTRACK /Ref:16.2512



Tag 39A

3380

NEW SOUTH WALES GOVERNMENT GAZETTE No. 99

[6 AUGUST, 1976

(1365)

Sydney, 6th August, 1976.

WITHDRAWAL OF LAND FROM RESERVE UNDER THE CONTROL OF PASTURES PROTECTION BOARD

IN pursuance of the provisions of section 42 (2), Pastures Protection Act, 1934, the land specified hereunder is hereby withdrawn from the reserve stated for the purpose mentioned.

W. F. CRABTREE, Minister for Lands.

Land Board District—Dubbo; Pastures Protection District—Canonba

Parish Narrar, County Oxley, Reserve No. 34258 for Traveling Stock, notified 19th April, 1902. Part withdrawn—112.1 hectares, being portion 55 and reserved roads within that portion. Ten. 74-6335.

Withdrawn for purpose of addition to Freehold Conditional Purchase 1881-423.

(Placed under control, Gazette, 31st October, 1930.)

(1370)

Sydney, 6th August, 1976.

RESERVES FROM SALE

IN pursuance of the provisions of section 28, Crown Lands Consolidation Act, 1913, I declare that the Crown lands hereunder described shall be reserved from sale for the public purposes hereinafter specified and are thereby reserved accordingly.

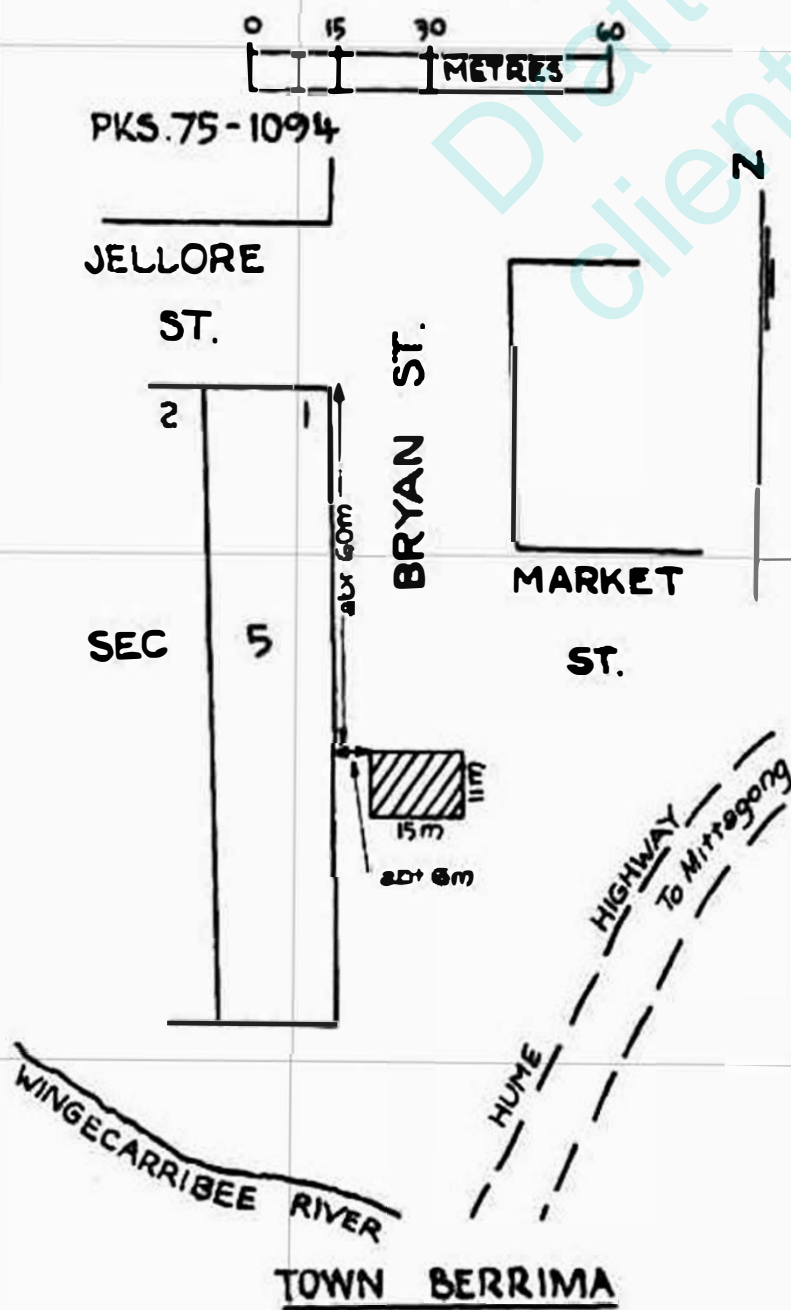
W. F. CRABTREE, Minister for Lands.

FOR MUSEUM

Land District—Moss Vale; Shire—Mittagong

No. 89886, Parish and Town Berrima, County Camden, area about 165 square metres, shown by hatching on the diagram hereunder. Pks 75-1094.

DIAGRAM



FOR GIRL GUIDES

Land District—Penrith; City—Blue Mountains

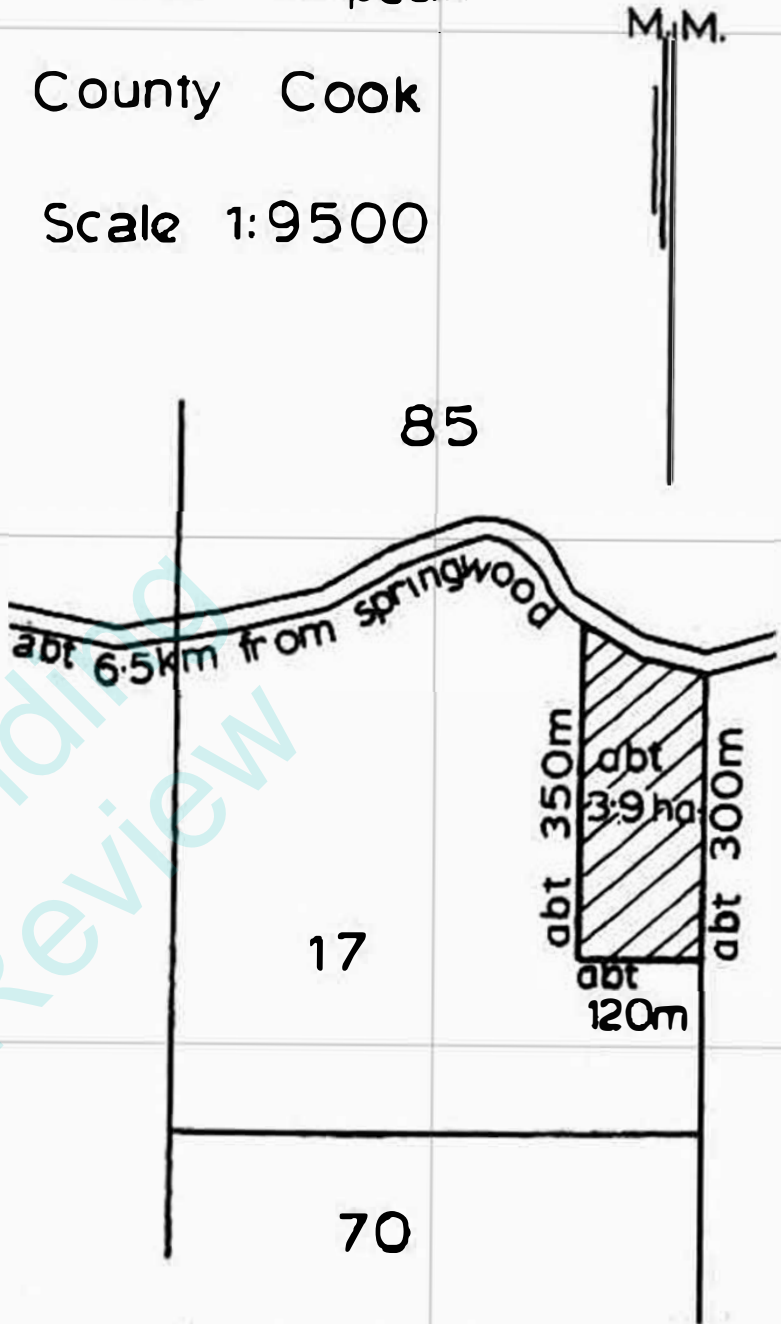
No. 89887, Parish Nepean, County Cook, area about 3.9 hectares, being part of portion 17, as shown by hatching on the diagram hereunder. Pks 75-1180.

DIAGRAM

Parish Nepean

County Cook

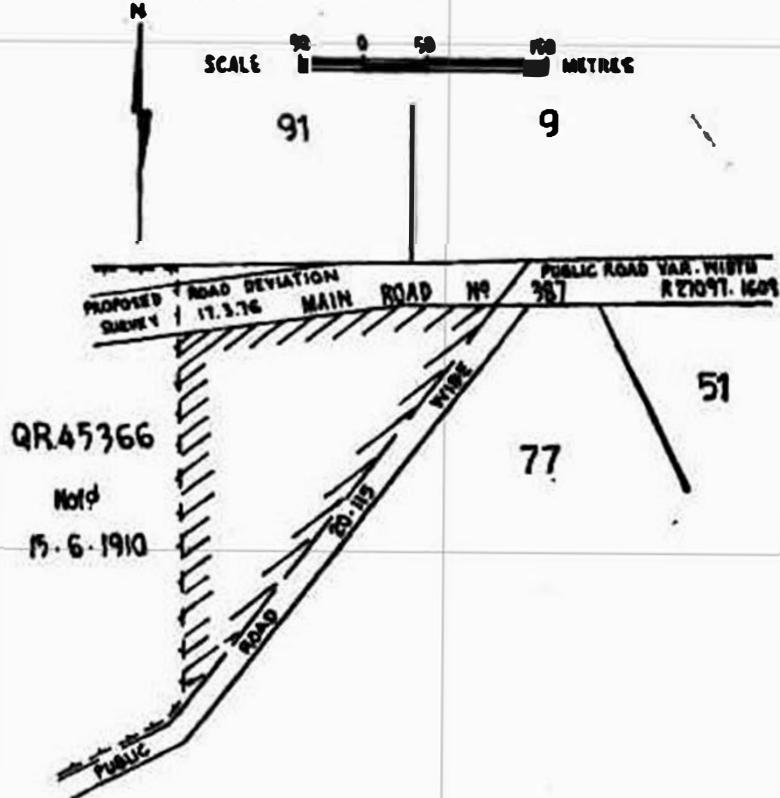
Scale 1:9500



FOR PUBLIC RECREATION

Land District—Temora; Shire—Narraburra

No. 89884, Parish Beaconsfield, County Bourke, area about 3.5 hectares, being the area shown by hatched edging on diagram hereunder. Pks 76-612.



6 AUGUST, 1976]

NEW SOUTH WALES GOVERNMENT GAZETTE No. 99

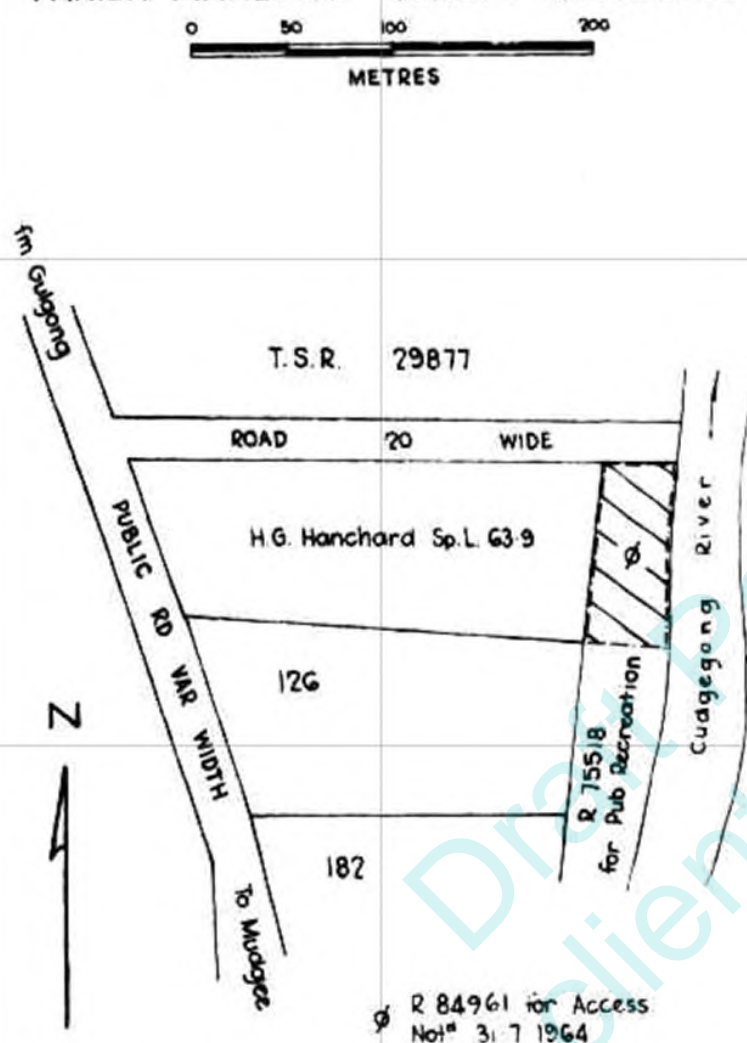
3381

**Land District—Metropolitan; Municipalities—Ku-ring-gai,
Lane Cove, Ryde and Willoughby**

No. 89885, Parishes Gordon, Hunters Hill and Willoughby, County Cumberland, area about 41.53 hectares, being the areas shown by hatching and numbered 1 to 26 inclusive on plans catalogued Ms 22824 Sy.R, Ms 22825 Sy.R and Ms 22826 Sy.R in the Department of Lands. Pks 6021-S.

FOR FUTURE PUBLIC REQUIREMENTS**Land District and Shire—Mudgee**

No. 89888, Parish Piambong, County Wellington, about 3 560 square metres, shown by hatching on diagram hereunder. (The whole of R. 84961 for Access, notified 31st July, 1964, is hereby revoked.) Ten. 76-2793.

DIAGRAM**PARISH PIAMBONG COUNTY WELLINGTON****Land District—Moruya; Shire—Eurobodalla**

No. 89889, Parish Narooma, County Dampier, area 17.1 hectares, being portion 163. Ten. 76-2603.

FOR RESTING PLACE**Land District—Nowra; Shire—Shoalhaven**

No. 89890, Parish Wandrawandian, County St Vincent, area 8 094 square metres, being the part of portion 2 shown on plan catalogued Ms 3268 Sy in the Department of Lands. Pks 76-666.

(1371)

Sydney, 6th August, 1976.

ADDITIONS TO RESERVES FROM SALE

IN pursuance of the provisions of section 28, Crown Lands Consolidation Act, 1913, I declare that the Crown lands hereunder described shall be added to the lands within the reserves specified in parentheses hereunder and are thereby added accordingly.

W. F. CRABTREE, Minister for Lands.

FOR CAMPING**Land District—Cooma; Shire—Monaro**

Parish Cosgrove, County Beresford, 4 400 square metres, being lot 7, D.P. 251737. (R. 744 notified 25th October, 1882.) Rds 76-84.

No. 99, 6th August, 1976—3

FOR QUARRY**Land District—Cooma; Shire—Monaro**

Parish Micaligo, County Beresford, 1,286 hectares, being area shown on Ms 5621 Gbn. (R. 81051 Quarry, notified 12th September, 1958.) Pks 74-1066.

FOR PUBLIC RECREATION**Land District—Newcastle; Shire—Lake Macquarie**

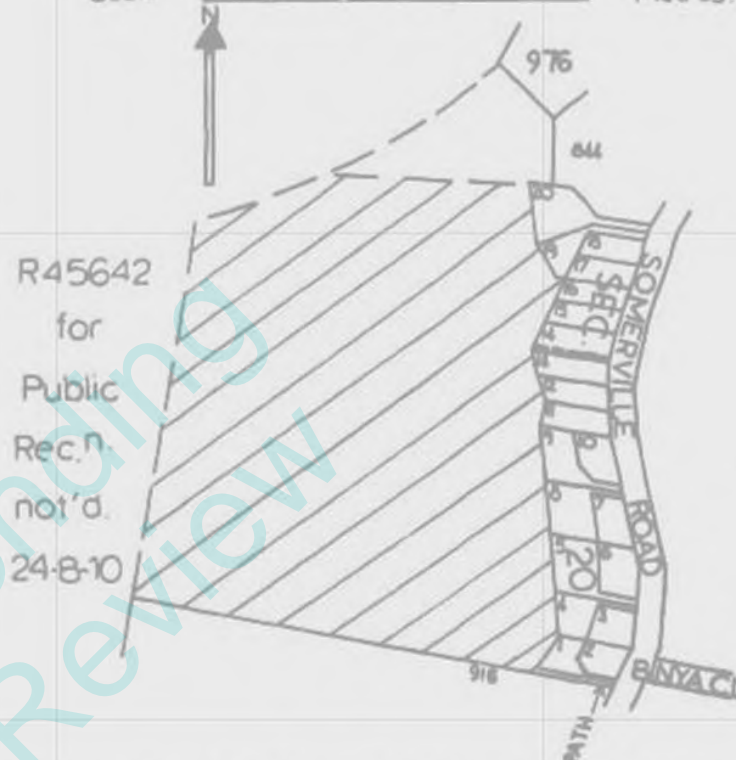
Parish Awaba, County Northumberland, 1,174 hectares, being lots 6, 8 and 9, D.P. 251755. (R. 66798 for Public Recreation, notified 4th June, 1937.) Rds 75-1331.

Land District—Metropolitan; Shire—Hornsby

Parish South Colah, County Cumberland, area about 10.6 hectares, shown by hatching on diagram below. (R. 45642 for Public Recreation, notified 24th August, 1910.) Pks 76-635.

DIAGRAM

Scale 50 100 150 200 250 Metres.



(NOTE: The affected part of R. 13344 from Sale pending survey, notified 24th January, 1891, is hereby revoked.)

FOR PUBLIC RECREATION AND CAMPING**Land District—Windsor; Shire—Colo**

Parish Kurrajong, County Cook, area about 3.765 hectares, shown by hatching on diagram hereunder. (R. 66186 for Public Recreation and Camping, notified 21st August, 1936.) Pks 76-634.

DIAGRAM

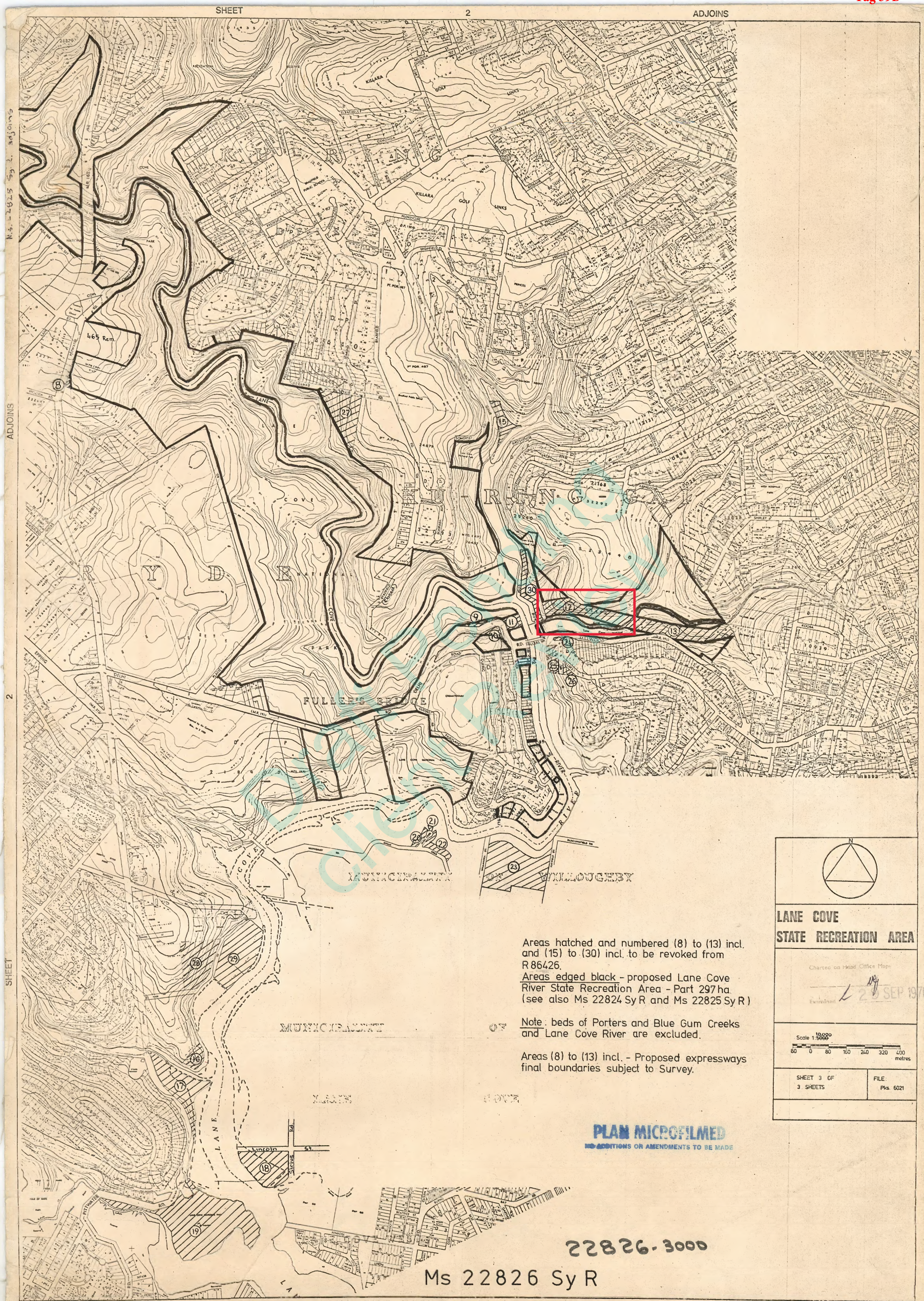
Scale 50 100 150 200 250 300 350 400 450 500 Metres.



(NOTE: The whole of R. 88294 for Rubbish Depot, notified 2nd July, 1971, and the balance of R. 53545 from Sale or Lease Generally, under section 197, notified 31st October, 1919, are hereby revoked.)

Req:R663615 /Doc:CP 22826-3000 P /Rev:29-Nov-2012 /NSW LRS /Prt:19-Feb-2020 16:54 /Seq:1 of 1
© Office of the Registrar-General /Src:INFOTRACK /Ref:19.065

Tag 39B



Tag 39C
20NEW SOUTH WALES.
LAND PURCHASE.

Suburban Lot
GRANTEE, *Henry Wheeler*
DATE, *3rd January 1855*
COUNTY, *Cumberland*
ACRES, *20*

VICTORIA, by the Grace of God, of the United Kingdom
of Great Britain and Ireland, Queen, Defender of the
Faith, and so forth:—

TO ALL to whom these Presents shall come, Greeting:—

WHEREAS in conformity with the Laws now in force for the Sale of Crown Lands in Our Territory of New South
Wales, and Our Royal Instructions under Our Signet and Sign Manual, issued in pursuance thereof,

Henry Wheeler of *Sydney*
has become the Purchaser of the Land hereinafter described for the Sum of
one hundred and thirty Pounds

Sterling; Now Know Ye, THAT for and in consideration of the said Sum for and on Our behalf, well and truly paid
into the Colonial Treasury of Our said Territory before these Presents are issued, And in further consideration of the Quit-
Rent hereinafter Reserved, WE HAVE GRANTED, and for Us, Our Heirs and Successors, DO HEREBY GRANT unto the said

Henry Wheeler his Heirs and Assigns, Subject to the several and
respective Reservations hereinafter mentioned, ALL THAT Piece or Parcel of Land in Our said Territory, containing by
Admeasurement *Twenty*

Acres, be the same more or less, situate in the County of Cumberland
and Parish of *Gordon at Lane Cove* Commencing at a point on the south
boundary line of *T Jenkins' Twenty Acres Town* chains fifty links from
the *Little Blue Gum Creek* and Bounded on the north by that boundary
and by its latest extension being in all a line bearing East Seventeen
chains ninety links on the East by a line bearing South Thirteen chains
fifty links to *Blue Gum Creek* in the South by that Creek to a point one hundred feet
from *Lane Cove* and thence on the West by a line north westerly and distant one
hundred feet from *Lane Cove* and *Little Blue Gum Creek* dividing it from a Wharf
Reserve on the shores of the Cove and Creek to the point on the south boundary
line of *Jenkins' Twenty Acres* aforesaid being the land purchased by the said
Henry Wheeler as Lot 61 in pursuance of the Proclamation of 22nd September 1854 and
paid for with a further part of the Remission of Four hundred Pounds Sterling
authorised for him as a late Captain in the Majesty's 40th Regiment by
Fort of Twenty years service and upwards under the Regulations of July 1853
with all the Rights and Appurtenances whatsoever thereto belonging: To Hold unto the said

Henry Wheeler

his Heirs and Assigns for ever, YIELDING and Paying therefore Yearly unto Us, Our Heirs and Successors, the Quit-
Rent of One Penny per acre for ever, if demanded; PROVIDED Nevertheless, AND WE DO HEREBY RESERVE unto Us,
Our Heirs and Successors, all such parts and so much of the said Land as may hereafter be required for making Public
Ways, Canals, or Railroads, in, over, and through the same, to be set out by Our Governor for the time-being of Our said
Territory, or some person by him authorised in that respect; AND ALSO, all Sand, Clay, Stone, Gravel, and Indigenous
Timber, and all other Materials, the natural produce of the said Land, which may be required at any time or times hereafter,
for the construction and repair of any Public Ways, Bridges, Canals, and Railroads, or any Fences, Embankments, Dams,
Sewers, or Drains, necessary for the same, together with the right of taking and removing all such Materials; AND WE DO
HEREBY FURTHER RESERVE unto Us, Our Heirs and Successors, the right of fall and free ingress, egress, and regress, into,
out of, and upon the said Land, for the several purposes aforesaid; In Testimony Whereof, We have caused this
Our Grant to be Sealed with the Seal of Our said Territory.

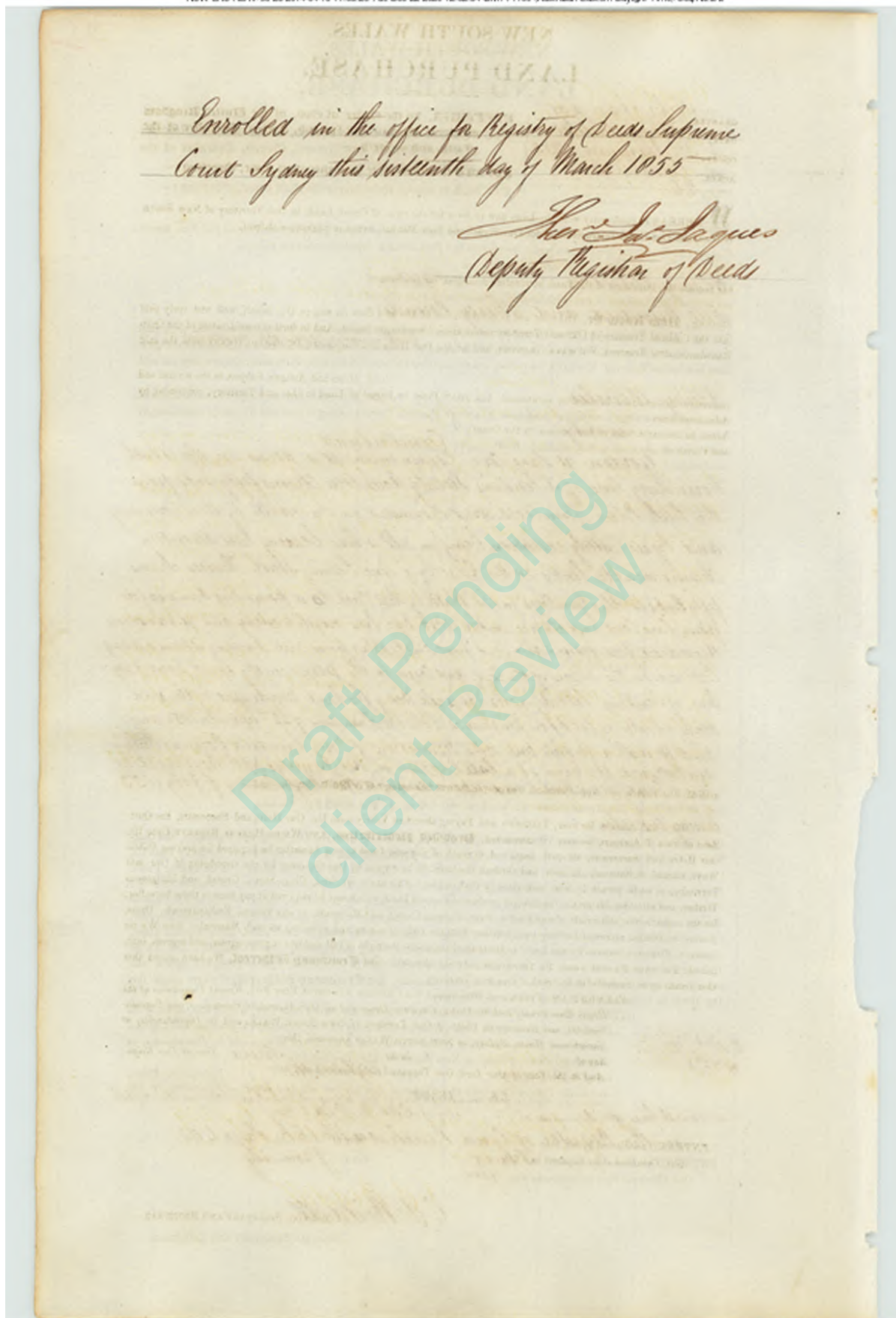
WITNESS Our Trusty and Well-beloved SIR CHARLES AUGUSTUS FITZ ROY, Knight Companion of the
Royal Hanoverian Guelphic Order, Governor-General of all Our Australian Possessions, and Captain-
General and Governor-in-Chief of Our Territory of NEW SOUTH WALES and its Dependencies, at
Government House, Sydney, in NEW SOUTH WALES, of said, this *Third*
day of *January* in the *Eighteenth* Year of Our Reign;

And in the Year of Our Lord One Thousand eight hundred and fifty-five — *The words in the*
manuscript mentioning having ten days after the date of the eighth
and ninth lines after the word "and" L.S. (Signed) *Chas A Fitz Roy*
in the Register of Land Purchases No 168 Page 403
ENTERED on Record by me, this *Third* day of *January*
One Thousand eight hundred and fifty-five

C D Middel

COLONIAL SECRETARY AND REGISTRAR.

App N 33156 Pt



No. 72/180

New South Wales.

[LAN

CANCELLED Tag 39D
Register Book
Vol. CXLV Folio. 243

GRANT OF LAND SOLD AT UPSET PRICE AFTER ATTEMPTED SALE BY AUCTION.

VICTORIA, by the Grace of God, of the United Kingdom of Great Britain and Ireland, Queen, Defender of the Faith, and so forth:—
TO ALL to whom these Presents shall come, Greeting:—

WHEREAS in conformity with the Regulations in force for the Sale of Crown Lands in Our Colony of New South Wales, the Lands herein mentioned were, on the Thirtieth day of October one thousand eight hundred and fifty six put up for Sale by public auction, at Sydney in Our said Colony, when no sufficient bidding was offered for the same: AND WHEREAS since the said Thirtieth day of October one thousand eight hundred and fifty six Thomas Jenkins of Lane Cove hath applied to purchase the same at the upset price thereof: NOW KNOW YE, That for and in consideration of the sum of Sixty nine pounds ten Shillings Sterling, being the said upset price thereof, well and truly paid into the Colonial Treasury of Our said Colony, before these Presents are issued, We, with the advice of Our Executive Council of Our said Colony, HAVE GRANTED, and for Us, Our Heirs and Successors, DO HEREBY GRANT unto the said Thomas Jenkins

h W Heirs and Assigns, subject to the several and respective Reservations hereinafter mentioned, ALL THAT Piece or Parcel of Land in Our said Colony, containing by Admeasurement Sixty nine acres two rods be the same more or less, situated in the County of Cumberland and Parish of Gordon (on Blue Gum Creek)



COMMENCING on the right bank of Blue Gum Creek at the South Western corner of T. Jenkins one hundred and three acres two rods and bounded hence on the North East by the South Western boundary line of that land bearing North twenty five degrees West forty four chains and fifty links to a road on the North West by that road dividing it from part of a measured portion of fifty six acres two rods South West by the North Eastern corner of a measured portion of thirty acres three rods on the West by the Eastern boundaries of that land and of H. Wheeler's twenty acres being in all a line bearing South thirty nine chains to Blue Gum Creek and thence South by that Creek Easterly to the point of Commencement.

As per plan in the margin hereof:

Being the Land proclaimed as Lot 43 on the 20 September 1856 and selected by the said Thomas Jenkinswith all the Rights and Appurtenances whatsoever thereto belonging: To Hold unto h W Heirs and Assigns for ever: Provided Nevertheless,

AND WE DO HEREBY RESERVE unto Us, Our Heirs and Successors, all such parts and so much of the said Land as may hereafter be required for making Public Ways, Canals, or Railroads in, over, and through the same, to be set out by Our Governor for the time-being of Our said Colony, or some person by him authorized in that respect; AND ALSO all Sand, Clay, Stone, Gravel, and Indigenous Timber, and all other Materials, the natural produce of the said Land, which may be required at any time or times hereafter, for the construction and repair of any Public Ways, Bridges, Canals, and Railroads, or any Fences, Embankments, Dams, Sewers, or Drains necessary for the same, together with the right of taking and removing all such Materials: AND WE DO HEREBY FURTHER RESERVE unto Us, Our Heirs and Successors, the right of full and free ingress, egress, and regress, into, out of, and upon the said Land, for the several purposes aforesaid: In Testimony Whereof, We have caused this Our Grant to be Sealed with the Seal of Our said Colony.

WITNESS Our Trusty and Well-beloved SIR HERCULES GEORGE ROBERT ROBINSON, Knight Commander of Our Most Distinguished Order of Saint Michael and Saint George, Governor and Commander-in-Chief of Our Colony of NEW SOUTH WALES and its Dependencies, and Vice-Admiral of the same, at Government House, Sydney, in NEW SOUTH WALES aforesaid, this Twenty ninth day of August in the thirty-sixth year of Our Reign; and in the year of Our Lord One thousand eight hundred and seventy-two.

Hercules Robinson

This Deed is Cancelled and Certificate of Title Issued
Vol. 2039 Fol. 94

Deputy Registrar General

RECORDED and ENROLLED in the Registrar General's Office, at Sydney, in New
South Wales, this 10th day of September 1872.

Registrar General.

N^o 12833/ MORTGAGE DATED 20th July 1881
FROM THE within NAMED Thomas Jenkins
TO The Bank of New South Wales
PRODUCED & ENTERED 11th November 1891
AT 10th 12 O'CLOCK IN THE fore NOON
J. Hudson DEP. REG. GENL.

N^o 162474 TRANSFER DATED 5th February 1890
FROM THE above NAMED Thomas Jenkins & Maria Elizabeth
Jenkins, wife of the said Thomas Jenkins with a power of
attornment OF THE LAND within DESCRIBED
PRODUCED & ENTERED 12th March 1890
AT 25th 12 O'CLOCK IN THE fore NOON
J. Hudson DEP. REG. GENL.

DISCHARGE OF THE above MORTGAGE N^o 12833/4
DATED 28th February 1890 PRODUCED & ENTERED
1st April 1890 AT 20th 1/2 past 2
O'CLOCK IN THE fore NOON
J. Hudson DEP. REG. GENL.

N^o 174644 MORTGAGE DATED 2^d July 1890
FROM THE above NAMED Maria Elizabeth Jenkins
TO The Bank of New South Wales
PRODUCED & ENTERED 16th January 1891
AT 10th 3 O'CLOCK IN THE fore NOON
J. Hudson DEP. REG. GENL.

N^o 180250 MORTGAGE DATED 4th May 1891
FROM THE above NAMED Maria Elizabeth Jenkins
TO The Bank of New South Wales
PRODUCED & ENTERED 1st June 1891
AT 2nd 11 O'CLOCK IN THE fore NOON
J. Hudson DEP. REG. GENL.

N^o 198953 MORTGAGE DATED 23rd May 1891
FROM THE above NAMED Maria Elizabeth Jenkins
TO The Bank of New South
Wales
PRODUCED & ENTERED 4th August 1891
AT 15th 10 O'CLOCK IN THE fore NOON
J. Hudson DEP. REG. GENL.

N^o 207514 MORTGAGE DATED 27th September 1891
FROM THE above NAMED Maria Elizabeth Jenkins
TO The Bank of New South Wales
PRODUCED & ENTERED 23rd February 1892
AT 18th 10 O'CLOCK IN THE fore NOON
J. Hudson DEP. REG. GENL.

DISCHARGE OF THE above MORTGAGE N^o 174644
DATED 21st November 1891 PRODUCED & ENTERED
1st December 1891 AT 1/2 past 11
O'CLOCK IN THE fore NOON
J. Hudson DEP. REG. GENL.

DISCHARGE OF THE above MORTGAGE N^o 180250
DATED 21st November 1891 PRODUCED & ENTERED
1st December 1891 AT 1/2 past 11
O'CLOCK IN THE fore NOON
J. Hudson DEP. REG. GENL.

DISCHARGE OF THE above MORTGAGE N^o 148953
DATED 21st November 1891 PRODUCED & ENTERED
1st December 1891 AT 1/2 past 11
O'CLOCK IN THE fore NOON
J. Hudson DEP. REG. GENL.

DISCHARGE OF THE above MORTGAGE N^o 207514
DATED 21st November 1891 PRODUCED & ENTERED
1st December 1891 AT 1/2 past 11
O'CLOCK IN THE fore NOON
J. Hudson DEP. REG. GENL.

N^o 219226 MORTGAGE DATED 21st November 1891
FROM THE above Maria Elizabeth Jenkins
TO Cecil West & Co. & Gerald West
Campbell of Sydney, Gentlemen
PRODUCED & ENTERED 1st December 1891
AT 1/2 past 11 O'CLOCK IN THE fore NOON
J. Hudson DEP. REG. GENL.

N^o 258948 Canceled by the Registrar General
dated 1st December 1896 Produced & Entered
1st December 1896 at 25th 3rd in the afternoon
J. Hudson

N^o 277962 Canceled by the
Registrar General dated 2nd
May 1898 Produced and
Entered 12th May 1898 at
10th 10 O'clock in the afternoon
J. Hudson
Dep. Reg. Genl.

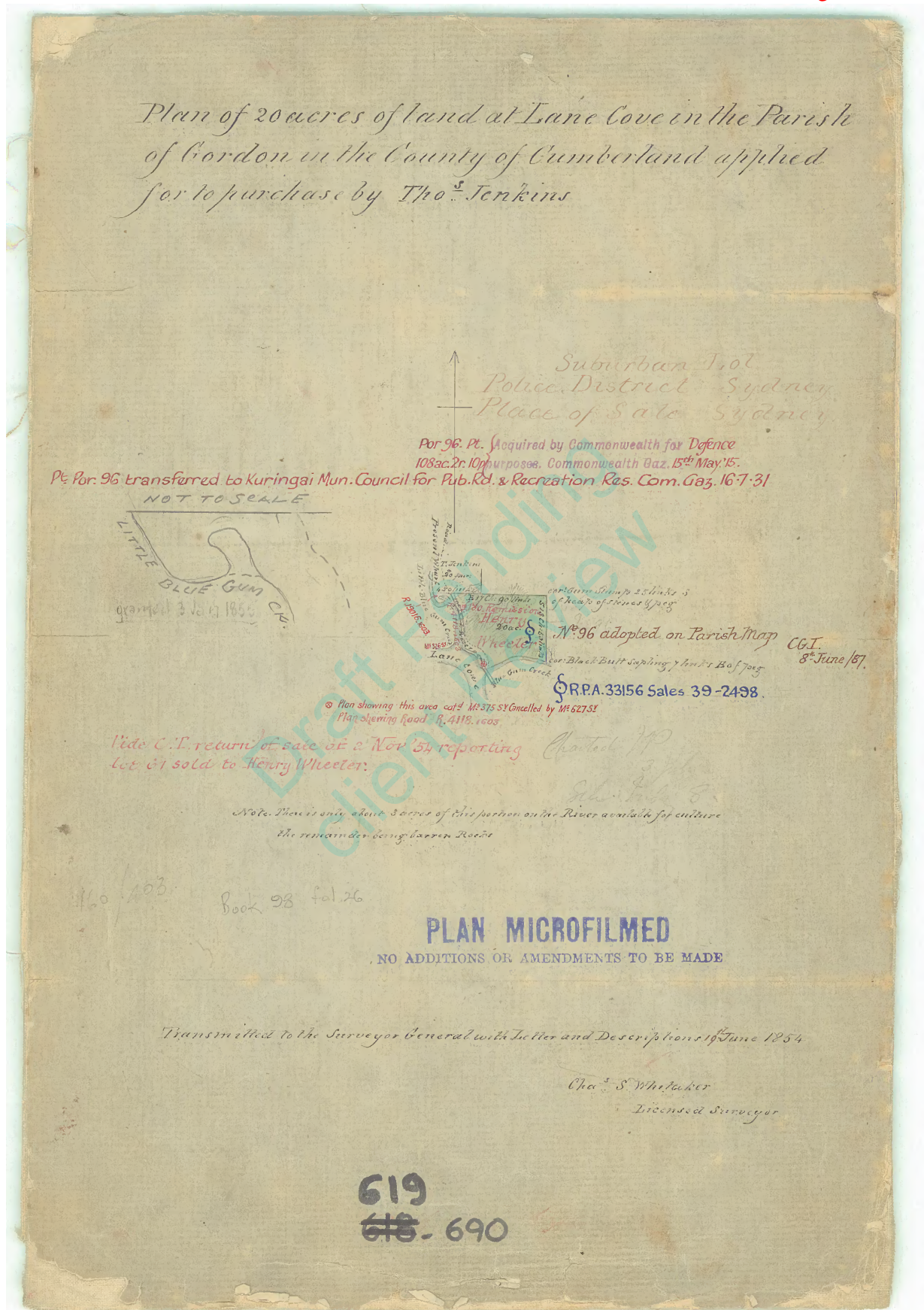
Withdrawal of the above caveat N^o 258948 dated
15th August 1899. Produced & entered 15th August 1899
at 15th mts to 4 o'clock in the afternoon
J. Hudson
Dep. Reg. Genl.

Withdrawal of the above caveat N^o 277962 dated
15th August 1899. Produced and entered 15th August
1899 at 15th mts to 4 o'clock in the afternoon
J. Hudson
Dep. Reg. Genl.

DISCHARGE OF THE above MORTGAGE N^o 219226
DATED 11th August 1899 PRODUCED & ENTERED
15th August 1899 AT 15th mts to 4
O'CLOCK IN THE fore NOON
J. Hudson DEP. REG. GENL.

N^o 295328 MORTGAGE DATED 11th August 1899
FROM THE above NAMED Maria Elizabeth
Jenkins & Albert Murray Sandmore
of Sydney Esqrs.
PRODUCED & ENTERED 15th August 1899
AT 15th mts to 4 O'CLOCK IN THE fore NOON
J. Hudson DEP. REG. GENL.

Tag 39E



Req:R140433 /Doc:CP 00656-0690 P /Rev:27-Oct-2014 /NSW LRS /Prt:22-Dec-2020 10:42 /Seq:1 of 1
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Tag 39F

Extract of Historical Parish Map, Parish of Gordon, County of Cumberland, 1897 Ed.

