LAND ACT AMENDMENT.

ANALYSIS.

| | 6. Dealings with estate subject to encumbrance or lien. |
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| Title. | 7. Reservations implied on alienation of Crown |
| 1. Short Title. | lands. |
| 2. Survey deposit may be dispensed with. | 8. Board may medify conditions as to improve- |
| 3. Receipt of applications and notice of success- | ments. |
| ful applicant. | 9. Modification as to sale of land of deceased |
| 4. Provisions for registration of leases extended. | licensee. |
| 5. Regulations as to Government advances to | 10. Amendments of principal Act. |
| settlers. | 11. Minor deemed of full age. |
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A BILL INTITULED

AN ACT to amend "The Land Act, 1892."

BE IT ENACTED by the General Assembly of New Zealand in Parliament assembled, and by the authority of the same, as follows :----1. The Short Title of this Act is "The Land Act Amendment Short Title. 5 Act, 1895," and it shall be read with "The Land Act, 1892" (herein-

after called "the principal Act"). 2. In any case where land is thrown open for selection before Survey deposit may be dispensed with. survey under Part III. of the principal Act, the Minister may, upon 10 the recommendation of the Board, dispense with the survey deposit.

3. For the purposes of sections fifty-eight to sixty-three of the Receipt of applicaprincipal Act the following provisions shall apply:-

- (1.) The therein mentioned applications shall be deemed to be made at the Land Office at the time when they are received at such office.
- (2.) In the case of applications which have been decided by ballot, it shall be sufficient notice if the name of the successful applicant is called out in the room or place in which the ballot is held.

4. The provisions of section eighty-six of the principal Act as to Provisions for regis-20 registration of the therein mentioned leases, and transfers thereof, tration of leases and dealings with or transmissions of land comprised therein, shall apply mutatis mutandis to licenses under Part III. of "The Land Act, 1885," and also to occupation licenses and certificates of occupancy 25 under the principal Act.

5. The Governor may make regulations under the principal Act Regulations as to for the purposes of facilitating the administration of "The Go- Government vernment Advances to Settlers Act, 1894," in so far as it affects mortgages of Crown land held under any lease or license, or certificate 30 of occupancy, or other form of tenure.

6. With respect to any encumbrance, lien, or interest duly Dealings with estate registered against the estate or interest of any person in any land held brance or lien. No.163-1.

tions and notice of successful applicant.

Title.

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by him under any lease, or license, or certificate of occupancy, the following provisions shall apply :---

- (1.) Such encumbrance, lien, or interest shall not in any way limit or affect the right of the Board to cancel such lease, license, or certificate for breach of conditions, and generally to exercise the powers conferred by the principal Act, in like manner as if no such encumbrance, lien, or interest existed.
- (2.) In any case where such holder acquires an estate of freehold in such land, the District Land Registrar, before 10 issuing the certificate of title in respect thereof, shall make all entries necessary in order to record on such certificate every then existing encumbrance, lien, and interest, in the order of their registered priority; and such freehold estate shall be subject thereto in like manner as 15 if they had been created in respect of such freehold estate.

7. (1.) Every alienation of Crown land made after the coming into operation of this Act shall be deemed to be made subject to the conditions following :--

- (a.) All metals, minerals, oils, gases, gravel, limestone, and 20 valuable stones of any description whatsoever, on or under the surface of the land, shall be reserved to the Crown.
- (b.) The Governor on behalf of the Crown may at any time and from time to time resume the possession (but not the 25 ownership) of so much of the land as he thinks necessary for the purpose of there carrying on mining or other operations in respect of any of the things reserved to the Crown as aforesaid; and may also at any time, by notice in the *Gazette*, restore such possession to the owner of 30 the land.
- (c.) Such purpose shall be deemed to be a public work within the meaning of "The Public Works Act, 1894," and the provisions of that Act shall accordingly apply to land the possession and ownership whereof is resumed under this 35 section: Provided that compensation shall be payable only in respect of surface damage and loss of occupation.

(2.) Section one hundred and twenty-one of the principal Act is hereby repealed.

8. Section one hundred and forty-four of the principal Act, in so 40 far as concerns the condition as to improvements to be made on land by the selector, shall be read subject to the following modification, that is to say:---

In any special case where, having regard to the nature or situation of the land, or the extent to which it was 45 already improved at the date of selection, the Board is of opinion that it would be unreasonable to require the selector to fully comply with such conditions, it may modify those conditions to such extent as, with the approval in writing of the Minister, it thinks fit: Pro- 50 vided that in no case shall the selector be relieved from the obligation to effect at least one-half of the improvements prescribed by that section.

Reservations implied on alienation of Crown lands.

Board may modify conditions as to improvements.

9. The provisions of section one hundred and fifty-four of the Modification as to principal Act are hereby modified as follows :---

- (1.) In lieu of selling the land of a deceased licensee, as provided by that section, the Commissioner may in his discretion transfer it to the widow or children of the deceased, in shares proportioned to their respective interest in his estate:
- (2.) Such transfer shall be effected in such manner and form, and subject to such provisions for the protection of the interests of children and otherwise, as the Governor by regulations prescribes;
- (3.) Such transfer may be registered under "The Land Transfer Act, 1885."
- 10. The principal Act is hereby further amended as follows :---
- (1.) As to section eighteen thereof: By the addition of the fol- principal Act. lowing proviso: "Provided that no right-of-way which affects more than two sections or allotments in any subdivision of land for a town shall be of less width than sixty-six feet."
- (2.) As to section one hundred and twenty-six thereof: By adding to the end of the section the words, "and after there has been deducted therefrom all sums credited to the selector under the provisions of section sixty-five of this Act."
- (3.) As to section one hundred and sixty thereof: By the repeal of the words "if such land be portion of any lands notified under this Part of this Act.'

11. For all the purposes of the principal Act, and also of "The Minor deemed of Fencing Act, 1895," any minor who holds any land by virtue of any full age. lease, license, certificate of occupancy, or other form of tenure under 30 the principal Act shall be deemed to be of the full age of twenty-one

years.

By Authority: SAMUEL COSTALL, Government Printer, Wellington.-1895.

Amendments of

sale of land of deceased licensee.

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