A BILL

To validate a certain additional conditional purchase made by John Kane.

THEREAS John Quinlan, on the twenty-eighth day Preamble. of July, one thousand eight hundred and sixtytwo, took up an original conditional purchase of one hundred acres, and died intestate on the twenty-eighth day of March, one thousand eight hundred and sixtythree, leaving a widow, Mary Quinlan, who subsequently married John Kane: And whereas the said John Kane, on the fifth day of July, one thousand eight hundred and sixty-six, purported to take up an additional conditional purchase of forty acres in virtue of the said original conditional purchase of one hundred acres: And whereas it is desirable that the said additional conditional purchase should be validated: Be it therefore enacted by the King's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled, and by the authority of the same, as follows:—

1. This Act may be cited as the "Crown Lands short title. Purchase Validation Act, 1920."

2. The said additional conditional purchase shall be validation deemed to have been and to be as valid as if the said of A.C.P. made by original conditional purchase was at the time of the John Kane. making of the additional conditional purchase held by

the said John Kane.