[CONFIDENTIAL.]

military to the

(Rough Draft for Consideration Only.)

No. , 1921.

A BILL

To provide for the issue of limited certificates of title to land; to amend the Real Property Act, 1900, and certain other Acts; and for purposes connected therewith.

BE it 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. (1) This Act may be cited as the "Real Property Short title. (Limited Certificates) Act, 1921," and shall be read and construed with the Real Property Act, 1900 (in this Act called the Principal Act).

334 - (5) (2)

(2) This Act shall come into operation on the first Commenceday of January, one thousand nine hundred and ment. twenty-two.

2. Any person claiming to be entitled to an estate in Application fee simple in possession in the entirety of any land, for limited may apply in the feet and the may apply, in the form prescribed, to the Registrar-General, for the issue of a limited certificate of title for the estate claimed.

3. (1) The applicant shall—

Procedure on, application,

- (a) deposit with the Registrar-General all instruments in the possession or power of the applicant evidencing, or in any way affecting, his title; and
- (b) make and subscribe a statutory declaration of the truth of the statements in the application.
- (2) If the applicant is beyond the limits of New South Wales, or is a corporation, the application may be made, for and on behalf of such applicant, by attorney under power of attorney, and in such case the statutory declaration may be made by the attorney.

(3) The provisions of section one hundred and sixty-nine of the Conveyancing Act, 1919, shall apply to the statutory declaration required to be made by this

section.

4. (1) The Registrar-General, without any investi-Issue of gation of the title of the applicant, may in his discretion limited certificate issue in the name of the applicant a limited certificate, discretionary. or may refuse the application without being bound to state the reason for such refusal.

- (2) When a limited certificate is issued in the name of an applicant who has died prior to the issue of the certificate, the certificate shall have the same effect as if the applicant had died immediately after the issue of the certificate.
- (3) Every limited certificate shall be in duplicate, Form of and in or to the effect of the form in the Schedule, and limited shall bear upon its face in prominent and distinct certificate. characters the words "limited certificate of title."
- Upon the issue of a limited certificate, the Issue of Registrar-General shall endorse a notification of the certificate to issue thereof upon every instrument of title deposited be noted which relates to land in respect of which such certificate upon instruhas been issued. 6. deposited.

6. (1) Upon the issue of a limited certificate, all Disposal of instruments which have been deposited with the instruments of title Registrar-General in support of the application shall deposited: be returned to the person who has deposited the same: Upon issue of limited

Provided that upon the request in writing of the certificate. applicant, where an instrument has been deposited by him, or, where an instrument has been deposited by any other person, upon the request in writing of the applicant and such other person, any such instrument shall be retained permanently in the office of the Registrar-General, who shall, without fee, and at all reasonable times, permit the person depositing such instrument, or his successors in title, or any person authorised in writing by him or them, to inspect the same, and such instrument shall, subject to the foregoing provision, be deemed to have been deposited under section sixty-four of the Conveyancing Act, 1919.

- (2) If an application for a limited certificate is Upon refusal refused, all instruments deposited in support of the of application. application shall be returned unmarked to the person by whom they were deposited.
- (3) No person other than the person making Restriction application for a limited certificate shall be entitled to upon production of require the Registrar-General to produce the application application. or any declaration in support thereof, or to give any information in relation thereto, except upon the order of the Court.
- 7. (1) Save as is inconsistent with this Act, the first Effect of issue issue of a limited certificate shall, in regard to the land of limited certificate. therein described, have the same effect and involve the same consequences as the issue, under section twentyone of the Principal Act, to an applicant proprietor of a certificate of title.
- (2) For the purpose of construing any Act, land in respect of which a limited certificate exists shall be deemed to be under the provisions of the Principal Act to the extent only of the estate or interest to which the limited certificate relates, and with the modifications provided by this Act.

m, 40

8. The issue of a limited certificate or the registration Limited thereon of any person as the proprietor of any estate or certificate not to cause interest in land to which a limited certificate relates deprivation. shall not-

(a) deprive any person—

(i) of land to which he was, as against the person on whose application the first limited certificate is issued, entitled at the date of the issue of the first limited certificate; or

(ii) of any estate, interest, or right which is superior or adverse to or in derogation of the title of such applicant, and which at that date was subsisting or capable of arising; or

(b) affect or prejudice the enforcement of any such

estate, interest, or right; or

(c) alter or prejudice the rights of any person for the time being entitled to any such estate, interest, or right to deal with it or the method whereby it may devolve or be dealt with; or

(d) stop the running of any statute of limitations in favour of any person in possession at the date of the first limited certificate adversely to the person on whose application such certificate is issued.

9. (1) Any person claiming an estate, interest, or Notice of right saved by this Act may lodge with the Registrar- claim may be General a notice in the form prescribed, of the estate, interest, or right which he claims, and the Registrar-General shall make an entry of such notice in the register-book.

(2) If any such notice is lodged without reason- Liability for able cause the person lodging the same shall be liable in improper lodgment of damages, recoverable in an action at law, to any person claim. who sustains damage by reason of the lodgment.

(3) Such notice may be withdrawn by the person Claim may be by whom it was lodged, and an entry of such withdrawal withdrawal.

shall then be made in the register-book.

(4) The Court may direct the Registrar-General Court may to cancel the entry of any such notice, or to substitute direct cancelsuch other entry as the circumstances of the case may entry of require, and the Registrar-General shall give effect to claim. the direction.

(5) Except as provided in this section no par- No existing ticulars of incumbrances, conditions, or burdens affecting encumbrances to be noted the land described in the first limited certificate at the upon first date of the issue thereof shall be entered thereon or in limited certificate. the register-book.

10. If it appears to the Registrar-General, from the Trusts. application for a limited certificate or otherwise, that the applicant holds the land upon any trust, the Registrar-General may require the applicant to deposit under section eighty-two of the Principal Act an attested copy of the instrument (if any) declaring or evidencing the trust.

11. (1) Nothing in this Act shall prejudice or affect Act not to the right of any person to apply under the Principal affect right to Act for a certificate of title for any land.

(2) When a certificate of title for any land is title under Real Property issued under the Principal Act, every limited certificate Act. relating to the same land, or any part thereof, shall be cancelled as to the land for which the certificate under the Principal Act is issued, and the duplicate limited certificate, until surrendered, shall be deemed to be a certificate which appears to the satisfaction of the Registrar-General to be wrongfully retained within the meaning of section one hundred and thirty-six of the Principal Act.

12. (1) When land, the subject of a limited certifi-Resumption cate, has become vested in a Constructing Authority which a under Division 1, Part V, of the Public Works Act, 1912, limited the Registrar-General shall, when the requirements of relates, section forty-six of that Act have been complied with, procedure on. upon the application of the Constructing Authority, issue a certificate of title under the provisions of the Principal Act for an estate in fee simple in possession for the land.

(2) Upon the issue of a certificate of title under this section all instruments of title to the land in the possession or power of the Constructing Authority shall be delivered to the Registrar-General for total or partial cancellation.

13. An application for a limited certificate shall Application for not be liable to stamp duty, nor shall any assurance fee cate not liable to under section one hundred and nineteen of the Principal assurance fee. Act be payable in respect of such application.

14.

M. The state of th

- 14. A limited certificate shall not be issued in No limited respect of land which is held under the provisions of land held under the Crown Lands Acts.
- 15. In any case not otherwise provided for by this Cancellation of limited certificate or the Principal Act, a limited certificate may be cate by direction of Court. cancelled by direction of the Court.
- 16. The Governor may make regulations as to all Regulations. matters required or authorised to be prescribed by this Act, and generally as to all matters necessary or expedient for giving effect to the provisions of this Act.
- 17. In this Act, unless the context otherwise Interprerequires,-

"Court" means the Supreme Court of New South

Wales or any judge thereof.

- "First limited certificate" means a limited certificate issued under section four, subsection one, of this Act.
- "Limited certificate" means a limited certificate of title under this Act.

SCHEDULE.

NEW SOUTH WALES.

L.C. Application

No.

[Royal Arms.] Volume Folio

Limited Certificate of Title.

Act No. , 1921.

[Name, address, and addition of proprietor], applicant for a limited Certificate of Title under the provisions of the Real Property (Limited Certificates) Act, 1921 (or transferee by Memorandum of Transfer, or otherwise, as the case may be), is now (subject to the reservations and conditions, if any, contained in the Grant hereinafter referred to, and subject also as in the notification hereunder stated, and to such encumbrances, liens, and interests as are notified by memorial underwritten or endorsed hereon) registered as the proprietor of all the estate and interest (claimed to be an estate in fee simple in possession) which became vested in [insert name of applicant for first limited certificate] by [insert particulars of assurance under which the applicant claimed, setting out date, parties and registration numbers] in all that piece of land situate in [insert sufficient description to identify the land, referring to diagram].

In witness whereof I have hereunto signed my name and affixed my seal this day of , 19 .

Registrar-General (L.s.)

Notification.

The title of the applicant for the first limited certificate issued in respect of the land above described to the estate and interest claimed by such applicant has not been investigated and this Certificate of Title will not deprive any person of land to which, as against such applicant, he was entitled on [insert date of first limited certificate], or of any estate or interest in or right in relation to the land above described superior or adverse to or in derogation of the title of such applicant and on that date subsisting or capable of arising, or affect or prejudice the enforcement of any such estate, interest or right, or alter or prejudice the rights of any person for the time being entitled to any such estate, interest or right to deal with it or the method whereby it may devolve or be dealt with, or stop the running of any Statute of Limitations in favour of any person in possession of the land at that date adversely to such applicant.

Registrar-General (L.S.).