No. , 1917.

A BILL

To provide for revesting certain land and transferring the same to William Wilson Killen, and for purposes consequent thereon or incidental thereto; and to amend certain Acts.

MR. BALL;—

, 1917.]

on the twenty-fourth day of July, one thousand nine hundred and twelve, certain lands, including the land described in the Schedule to this Act and included in the boundaries described in Schedule One to the Murrumbidgee Irrigation Act, 1910, were appropriated

9577 153— and

and resumed for certain public works and purposes and vested in His Majesty as Crown lands for the purposes of the said Act: And whereas by agreement made the thirty-first day of October, one thousand nine hundred and thirteen, by and between William Wilson Killen, of Barellan, and the Minister for Public Works, it was agreed, inter alia, that the said Minister should submit to Parliament a bill authorising the said Minister to revest in the said William Wilson Killen the land described in the Schedule to this Act: Be it therefore enacted 10 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:—

Short title.

1. This Act may be cited as the "William Killen 15

(Murrumbidgee Area) Revesting Act, 1917."

Land vested in Minister.

2. (1) The land described in the Schedule to this Act is, exclusive of appropriated roads, hereby vested in the Minister for Public Works for the purposes of this Act, but subject to such reservations and exceptions as 20

are contained in any Crown grants of the land.

Minister may transfer to W. Killen.

(2) The said Minister may transfer the land so vested in him to the said William Wilson Killen for his former estate and interest at the date of the appropriation

and resumption aforesaid.

25

30

Issue of certificate of title.

(3) The Registrar-General may, upon such transfer being lodged with him, issue to the said William Wilson Killen a certificate of title to any of such land as is under the Real Property Act, 1900, subject to the reservations and exceptions aforesaid.

SCHEDULE.

ALL that piece or parcel of land situate in the parish of Yenda, county of Cooper, and State of New South Wales: Commencing on the eastern boundary of portion 19 at a point bearing southerly for 30 5 chains 89 links from its north-eastern corner, and bounded thence on the west by part of the eastern boundary of that portion and the eastern boundary of portion 4, bearing southerly to the south-eastern corner of the last-named portion; thence on the south by the northern side of a road one chain wide bounding portions 2 and 1 on the south, 10 bearing easterly to the south-eastern corner of the last-named portion; thence on the east by a line along the eastern boundaries of portions 1, 21, 22, and 40, bearing northerly to the north-eastern corner of the last-named portion; thence on the north by part of the northern boundary of that portion bearing westerly to the south-eastern corner 15 of portion 42; thence again on the east by the western side of a road one chain wide bounding portions 42 and 49 on the east bearing northerly to the north-eastern corner of the last-named rortion; thence again on the north by the northern boundary of that portion bearing westerly to its north-western corner; thence again on the west by the 20 western boundary of that portion bearing southerly to its southwestern corner, by a line southerly to the north-western corner of portion 37 remainder, and the western boundary of that portion southerly to its south-western corner; and thence on the south-west by a line bearing south-easterly to the point of commencement, but 25 excluding appropriated roads within the herein described boundaries, having an area of 4,7071 acres or thereabouts, exclusive of such

appropriated roads.