VICTORIA.



ANNO QUINTO

ELIZABETHÆ SECUNDÆ REGINÆ.

No. 5951.

An Act to provide for the Revocation of the Permanent Reservation and Crown Grant of Portion of certain Land in North Carlton in the City of Melbourne.

[22nd May, 1956.]

Preamble.

No. 3114 Third Schedule. See Gov. Gaz. 7.9.21 p. 3222; 19.10.21 p. 3600. W HEREAS the land described in the Third Schedule to the North Carlton Lands Act 1920 was pursuant to the said Act by Order in Council of the eleventh day of October One thousand nine hundred and twenty-one permanently reserved for market and other municipal purposes and was by Crown grant dated the ninth day of May One thousand nine hundred and twenty-two and entered in the register book of the Office of Titles volume 4558 folium 911596 granted to the mayor aldermen councillors and citizens of the City of Melbourne for the said purposes:

Schedule.

And whereas the land described in the Schedule to this Act is portion of the hereinbefore recited land:

And

And whereas it is expedient to revoke the permanent reservation and Crown grant of the land described in the Third Schedule to the North Carlton Lands Act 1920 so far as relates to the land described in the Schedule to this Act so that the land described in the Schedule to this Act should become unalienated land of the Crown freed and discharged from all covenants conditions exceptions and reservations whatsoever:

Be it therefore enacted by the Queen's Most Excellent Majesty by and with the advice and consent of the Legislative Council and the Legislative Assembly of Victoria in this present Parliament assembled and by the authority of the same as follows (that is to say):-

- 1. This Act may be cited as the North Carlton Land short title. Act 1956.
- 2. The hereinbefore recited Order in Council and Crown Revocation of grant relating to the lands described in the Third Schedule to the North Carlton Lands Act 1920 are hereby revoked described in so far as relates to the land described in the Schedule to this Act and the land described in the Schedule to this Act shall become unalienated land of the Crown freed and discharged from all covenants conditions exceptions and reservations whatsoever.

reservation and Crown grant as to lands

SCHEDULE.

Preamble. Section 2.

Four acres seven and six-tenths perches, more or less, at North Carlton, Parish of Jika Jika, County of Bourke, being allotment 11, Section 132: Commencing at the intersection of the north side of Pigdon-street and the east side of Arnold-street; bounded thence by the latter street bearing N. 0° 40' W. six chains thirty-one and eight-tenths links; by a road bearing north-easterly three chains ninety-five and five-tenths links in an arc of a circle with centre lying fifty-four chains thirty-eight and two-tenths links north-westerly, and with chord bearing N. 63° 0' E. three chains ninety-five and three-tenths links, N. 60° 55' E. one chain seventy-five and seven-tenths links, and south-easterly thirty-one links in a tangential arc of a circle with centre lying fifteen links south-westerly; by Wilson-street bearing S. 0° 40′ E. eight chains seventy-seven and seven-tenths links; and thence by Pigdon-street bearing S. 89° 20' W. five chains thirty-one links to the point of commencement.