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### SECTION VI.

### LAND TENURE AND SETTLEMENT.

### § 1. Introduction and Early History.

1. Introduction.—A comprehensive description, in a classified form, of the land tenure systems of the several States has been given in preceding issues of this book; see especially Year Book No. 4 (pp. 235 to 333). The details of that description have been necessarily condensed in the present issue, and for more complete information for past years, reference may therefore be made to Year Book No. 4. The historical matter dealing with the development of land legislation in the individual States may be found in Year Book No. 2 (pp. 263 to 272), and in a more condensed form in Year Books No. 3 (pp. 245 to 254), and No. 4 (pp. 235 to 244).

### § 2. Land Legislation in Individual States.

1. New South Wales.—(i) Acts now in Force. The Crown Lands Act of 1884 and the supplementary Act of 1889 (now incorporated in the Crown Lands Consolidation Act 1913), were passed chiefly for the purpose of putting an end to speculative selection without bona fide intention of settlement. Pastoral leases were required to be surrendered to the Crown and divided into two equal parts, one of which was returned to the lessee under a lease with a fixity of tenure for a term of years, the other half the lessee was allowed to hold under an annual occupation licence, but this half was always open for selection.

Nevertheless accumulation of land into large estates continued, and settlement proceeded slowly. Entirely new principles of agrarian legislation have been embodied in Crown Lands Acts passed in the years 1895 to 1919, the Closer Settlement Acts 1904 to 1919, and the Closer Settlement Promotion Act 1910, now incorporated in Closer Settlement Amendment Act 1918, which offer bona fide settlers special inducements by the introduction of new forms of tenure on easy terms and conditions.

- (ii) The Western Lands Acts. All Crown lands in the Western Division of New South Wales are now subject to the special provisions of the Western Lands Acts 1901 and 1905, and amendments in 1908, 1909, 1918, and 1919. All leases or occupation licenses could be brought within the provisions of the Western Lands Act by application before the 30th June, 1902. Otherwise the leases or licenses were dealt with by the Board as if the Act had not been passed. All leases issued or brought under the provisions of the Western Lands Acts expire on the 30th June, 1943, except in cases where part of the land leased is withdrawn for the purpose of sale by auction, or to provide small holdings, in which case an extension of the term of lease of the remainder may be granted as compensation for the part withdrawn.
- 2. Victoria.—(i) Acts new in Force. The Land Act 1915 deals with the whole system of land occupation and alienation in this State. Closer Settlement was provided for by the Land Acts of 1898 and 1901 and amendments, until the introduction of the Closer Settlement Act 1904, amended in 1906, 1907, 1909, 1910, 1911 and 1912, and now included in the Closer Settlement Act 1915 (Discharged Soldiers' Settlement Act 1917). Other special forms of tenure have been provided for by the Settlement on Lands Act 1893 and the Small Improved Holdings Act 1906; these, however, are now embraced in the Land Act and Closer Settlement Act respectively.

- (ii) Mallee Lands. The lands in the Mallee territory, comprising an area of about 11,000,000 acres in the north-western district of the State, can be cleared at a moderate expenditure. An extension of railway facilities and of successful systems of water supply should bring this territory into greater prominence as a field for agricultural enterprise. About one-half of this area is unalienated and available for occupation.
- 3. Queensland.—Acts now in Force. The Acts now in force are the Land Acts 1910 to 1920, the Closer Settlement Acts 1906–1917, and the Discharged Soldiers' Settlement Act 1917. The first-mentioned Acts substitute perpetual leasehold tenures for freeholding tenures in the case of all new selections and auction purchases, but conversion of existing holdings to the leasehold tenure is optional with the selector. The last-mentioned Act provides for the settlement of discharged soldiers on Crown land, land acquired under the Closer Settlement Acts, or land specially acquired for soldier settlement.
- 4. South Australia.—Acts now in Force. The Crown Lands Act 1915 repealed and consolidated previous Acts, and also consolidated the Closer Settlement and Village Settlement Acts. The Pastoral Act 1904 controls the pastoral occupation of lands, and the Irrigation and Reclaimed Land Act of 1914 provides for leases of reclaimed and irrigable lands.
- 5. Western Australia.—Acts now in Force. The Land Act 1898, which consolidated previous legislation as to the management of Crown lands, has in turn been amended at various times, and, with such amendments, is now in force. The Discharged Soldiers' Settlement Act 1918 provides for the settlement of discharged soldiers and sailors on the land. The principle of repurchasing Crown lands for the purpose of Closer Settlement was introduced by the Agricultural Lands Purchase Acts 1896 to 1904; these Acts were repealed and consolidated by the Agricultural Lands Purchase Act 1909.
- 6. Tasmania.—Acts now in Force. The law relating to land tenure and settlement is now consolidated in the Crown Lands Act 1911, the Closer Settlement Act 1913, and the Returned Soldiers' Settlement Act 1916 and its amendments.
- 7. Northern Territory.—Prior to the transfer of the Northern Territory to the Commonwealth on the 1st January, 1911, the sale and occupation of lands in the Territory were regulated by the Northern Territory Crown Lands Act 1890, the Northern Territory Land Act 1899, and the Northern Territory Tropical Products Act 1904, but from that date the further alienation and occupation of land in the Territory were suspended, pending a complete reorganisation of the system of land settlement by the Commonwealth Government. In December, 1912, an ordinance, cited as the Crown Lands Ordinance 1912, dealing with this question, was made, by which the conditions of land tenure and settlement in the Territory are now determined. Under this ordinance no further alienation of Crown lands is permitted, unless such alienation is in pursuance of existing agreements.
- 8. Administration and Classification of Crown Lands.—In each of the States of the Commonwealth there is now a Lands Department under the direction of a responsible Cabinet Minister, who is charged generally with the administration of the Acts relating to the alienation, occupation and management of Crown lands. The administrative functions of most of the Lands Departments are to some extent decentralised by the division of the States into what are usually termed Land Districts, in each of which there is a Lands Office, under the management of a land officer, who deals with applications for selections and other matters generally appertaining to the administration of the Acts within the particular district. In some of the States there is also a local Land Board or a Commissioner for each district or group of districts. In the Northern Territory the administration of the regulations relating to the occupation and management of Crown lands is in the hands of a Classification Board, consisting of the Director of Lands and two other officers appointed by the Administrator.

In most of the States, Crown lands are classified according to their situation, the suitability of the soil for particular purposes, and the prevailing climatic and other conditions. The modes of tenure under the Acts, as well as the amount of purchase money or rent and the conditions as to improvements and residence, may vary in each State according to the classification of the land. The administration of certain special Acts relating to Crown lands has in some cases been placed in the hands of a Board under the general supervision of the Minister; for such purpose, for instance, are constituted the Western Lands Board in New South Wales, the Lands Purchase and Management Board in Victoria, and the Closer Settlement Board in Tasmania.

In each of the States and in the Northern Territory there is also a Mines Department, which is empowered under the several Acts relating to mining to grant leases and licenses of Crown lands for mining and auxiliary purposes. Such leases and licenses are more particularly referred to in a later part of this section. (See § 9.)

Full information respecting lands available for settlement or on any matter connected with the selection of holdings may be obtained from the Commonwealth representative in London, from the Agents-General of the respective States in London, or from the Lands Departments of the various States in the Commonwealth. The administration and classification of Crown lands in each State were more fully dealt with in Year Book No. 2 (pp. 273-6).

# § 3. Tenures under which Crown Lands may be Alienated or Occupied.

- 1. Introduction.—Crown lands may now ordinarily be alienated either by free grant (in trust for certain specified purposes), by direct sale and purchase (which may be either by agreement or at auction), or by conditional sale and purchase. Crown lands may be occupied in the several States under a variety of forms of leases and licenses, issued both by the Lands and the Mines Departments.
- 2. Classification of Tenures.—The tabular statement given on pages 264 and 265 shews the several tenures under which Crown lands may be acquired or occupied in each State of the Commonwealth. The forms of tenure are dealt with individually in succeeding parts of this section.
- (i) Free Grants, Reservations, and Dedications. The modes of alienation given in this category include all free grants either of the fee simple or of leases of Crown lands. "Free" homesteads in Queensland and Western Australia are not included in this class, these tenures being free in the sense that no purchase money is payable, but not free from residential and improvement conditions. Reservation and dedication, which are ordinarily conditions precedent to the issue of free grants, are also dealt with therein.
- (ii) Sales by Auction and Special Sales. This class of tenure includes all methods by which the freehold of Crown lands may be obtained (exclusive of sales under the Closer Settlement and kindred Acts) for cash or by deferred payments, and in which the only condition for the issue of the grant is the payment of the purchase money.
- (iii) Conditional Purchases. In this class are included all tenures (except tenures under Closer Settlement and kindred Acts) in which the issue of the grant is governed by the fulfilment of certain conditions (as to residence or improvements) other than, or in addition to, that of the payment of purchase money.
- (iv) Leases and Licenses. This class includes all forms of occupation of Crown lands (other than under Closer Settlement and kindred Acts) for a term of years under leases and licenses issued by the Lands Departments. As the terms indicate, the freehold cannot be obtained under these forms of tenure.

# CLASSIFICATION OF TENURES UNDER WHICH CROWN LANDS MAY BE ALIENATED OR OCCUPIED.

New South Wales. Victoria. Queensland. FREE GRANTS, RESERVATIONS, AND DEDICATIONS. Free grants in trust and re- | Free grants in trust servations under Land Act | Reservations under Land Act 1910 Free grants in trust Volunteer land grants
Reservations and dedications
under Crown Lands Consolidaand under State Forests and National Parks Act 1906 1915 tion Act 1913 and Mining Act SALES BY AUCTION AND SPECIAL SALES. Auction sales for cash or on Auction sales for cash or on \*Auction sales for cash or on credit credit credit
After-auction sales After-auction sales Special sales Special sales \*Special sales Improvement purchases
Purchases of suburban holdings, residential leases, week-\*Unconditional selections end leases Returned Soldiers' special holdings CONDITIONAL PURCHASES. \_\_\_\_\_ dential or non-residential Residential or non-residential conditional purchases

Conversion of conditional purchase leases, homestead selections, homestead farses, ettlement leases, coronn leases, special leases, church and school lands leases

Homestead selections

Agricumum.

dential or non-residential derazing allotments, residential or non-residential selection from grazing area, perpetual or auriferous leases Mallee agricultural licences

Murray settlement leases

Selection nurchase leases Residential or non-residential Agricultural allotments, \*Agricultural homesteads
\*Prickly pear selections \*Free homesteads Selection purchase leases LEASES AND LICENSES. Conditional leases Grazing area leases Grazing homesteads Conditional purchase leases Settlement leases Perpetual leases Mallee leases Grazing farms Occupation licences Special leases
Perpetual lease selections
Perpetual lease prickly pear Improvement leases Licenses of auriferous lands Annual leases Residential leases Leases of swamp or reclaimed lands Grazing licenses selections Special leases Leases and licenses for other than pastoral or agricultural Snow leases Pastoral leases Pastoral leases Preferential pastoral leases Auction perpetual leases (town, suburban, or country) After-auction ditto Scrub leases Inferior lands leases purposes State forest and timber reserve Occupation licenses licenses Western lands leases Non-competitive leases Homestead farms Suburban holdings Crown leases Leases in Irrigation Areas Week-end leases Returned Soldiers' special hold-.\_ ·\_ i CLOSER SETTLEMENT SALES, LEASES AND LICENSES. Sales by auction Special sales \*Sales by auction \*Agricultural farms \*Unconditional selections Settlement purchase Annual leases Labour settlements Auction perpetual leases Perpetual lease selections MINES DEPARTMENTS' LEASES AND LICENSES. Mining leases

Miners' rights
Business licenses
Authorities to prospect
Leases

Mining leases
Special licenses
Miners' rights
Business and residence licenses

Miners' rights
Mining leases and licenses
Miners' homestead leases

<sup>\*</sup> Since 1st January, 1917, no new sales or selections under these tenures have been made, nor may any further areas be offered under these tenures.

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# CLASSIFICATION OF TENURES UNDER WHICH CROWN LANDS MAY BE ALIENATED OR OCCUPIED.

South Australia.	Western Australia.	Tasmania.
Free Gr	ants, Reservations, and Di	EDICATIONS.
Free grants in trust Reservations and dedications under Crown Lands Act 1915 Attesian leases	Free grants in trust and free leases Reservations under Lands Acts 1898 and 1906	Free leases Reservations under Crown Lands Act 1911
SALI	ES BY AUCTION AND SPECIAL	Sales.
Auction sales for cash After-auction sales Sales for special purposes	Auction sales for cash (The right to purchase the freehold or to lease town and suburban lots is sold by auction)	Auction sales for cash or or credit After-auction sales Special sales of residence of business allotments
	CONDITIONAL PURCHASES.	
Agreements to purchase Special agreements under Pin- naroo Railway Act	Conditional purchase, residential or non-residential Conditional purchase by direct payment Conditional purchase of small blocks Homestead farms Conditional auction sales Workingmen's blocks	Selection of rural lands Homestead areas Selection in mining areas Conditional auction sales
	LEASES AND LICENSES.	
Perpetual leases Miscellaneous leases Miscellaneous grazing and cul- tivation leases Irrigation and reclaimed land leases Special licenses Pastoral leases Leases with right of purchase	Pastoral leases Special leases Quarrying licenses	Grazing leases Miscellaneous leases Timber licenses and leases Residence licenses Occupation licenses Temporary licenses
Closer Se	ETTLEMENT SALES, LEASES, AN	D LICENSES.
Sales by auction Agreements to purchase Miscellaneous leases Irrigation and reclaimed area leases Village settlements Homestead blocks	Sales by auction Conditional purchases	Special sales Leases with right of purchase
Mines	DEPARTMENTS' LEASES AND I	LICENSES.
Miners' rights Mining leases Miscellaneous leases Business licenses Occupation licenses Mineral claims Search licenses	Miners' rights Mining leases Miners' homestead leases	Prospectors' ilcenses Miners' rights Mining leases Miscellaneous licenses

Note.—Northern Territory.—By the Crown Lands Ordinance of 1912, the only form of tenure under which land may be held in the Northern Territory, exclusive of land held under pre-existing rights, is that of leasehold. See § 7 of this section.

- (v) Closer Settlement Sales, Leases, and Licenses. In this division are included all forms of tenure provided for under the various Closer Settlement Acts, and also under kindred Acts, such as the Village Settlements and Small Holdings Acts.
- (vi) Mines Departments' Leases and Licenses. The tenures specified include all methods in which Crown lands may be occupied for mining and auxiliary purposes under leases and licenses issued by the Mines Department in the several States.
- 3. Limitation of Tenures in New South Wales.—In October, 1910, it was officially stated that it was the policy of the Government to discontinue the granting of the freehold of Crown lands. Under the Crown Lands Act 1912 this policy was partially given effect to by the discontinuance of the disposal of Crown lands by conditional purchase or as homestead selections, and by the institution of several new forms of tenure, viz., homestead farms, suburban holdings, irrigation farms, and Crown leases.

The first three are leases in perpetuity, while the term of a Crown lease is 45 years.

These four tenures did not then carry any rights of conversion, but by subsequent enactments the first and last mentioned may now be converted into other tenures,

and ultimately into freehold, and the holder of a suburban holding may under certain conditions be permitted to purchase same.

- 4. Tenure of Lands by Aliens.—In the States of New South Wales, Queensland, South Australia, Western Australia, and Tasmania restrictions are imposed upon the tenure of lands by aliens (i.e., persons other than natural-born or naturalized British subjects). In Victoria there are no such restrictions. This matter, however, is subject to the war-time regulations of the Commonwealth.
- (i) New South Wales. Under the Crown Lands Consolidation Act 1913, an alien is not qualified to apply for an original homestead selection, original conditional purchase lease, settlement lease, original homestead lease, or original conditional purchase, unless he has resided in New South Wales for one year, and at the time of making application lodges a declaration of his intention to become naturalized within five years. If he fails to become naturalized within that period, the land is forfeited. This residential limit of twelve months does not, however, apply to applicants for homestead farms, Crown leases, suburban holdings, and leases within irrigation areas, but any alien who becomes the holder of any of these tenures must become naturalized within three years after his becoming such holder. Failure to comply with this regulation involves forfeiture of such holding, together with all improvements thereon.
- (ii) Victoria. Under the Supreme Court Act 1915 (section 3), every alien friend resident in Victoria may acquire, either by grant from the Crown or otherwise, both real and personal property.
- (iii) Queensland. Under the Land Act 1910 (section 59b and 62) an alien cannot apply for any land in Queensland unless he obtains a certificate that he is able to read and write from dictation words in such language as the Minister for Lands may direct. If he acquire a selection he must within five years of such acquisition become a naturalized subject.
- (iv) South Australia. In South Australia, Asiatics are disqualified from holding perpetual leases of lands in irrigation areas under section 19 of the Irrigation and Reclaimed Lands Act 1914.
- (v) Western Australia. In this State acquisition by aliens of the freehold of lands already alienated is subject to the provisions of the War Precautions Act. Every application to acquire Crown lands, whether by a British subject or an alien, is subject to the approval of the Minister for Lands, with an appeal to the Governor in Council. Persons of enemy origin, whether naturalized or not, must obtain the permission of the Commonwealth Attorney-General before they are eligible to acquire any Crown lands.
- (vi) Tasmania. Under the Aliens Act 1913, aliens cannot hold real estate. An alien, if the subject of a friendly State, may, however, occupy lands for any term not exceeding twenty-one years.
- (vii) Northern Territory. Leases are not granted to aliens, but they may hold occupation licenses for twelve months, subject to renewal, provided the land is not required for other purposes. Under the Mining Act 1903 Asiatic aliens are disqualified from holding gold or mineral leases.

### § 4. Free Grants, Reservations, and Dedications.

1. Introduction.—Although free grants of Crown lands were virtually abolished as far back as 1831, the Land Acts of all the States now contain provisions under which the free alienation or occupation of Crown lands for certain specified purposes—comprising generally charitable, educational, and public purposes—is allowed. In all the States, also, Crown lands may be excepted from sale and reserved to the Crown or dedicated for various public and special purposes. Generally, reservation and dedication are conditions precedent to the issue of a free grant. In addition to reservations of a permanent nature, temporary reservations are also made, but these are, as a rule, subject to considerable fluctuations in area by reason of withdrawals, renotifications, and fresh reservations.

The following table shews the area for which free grants were issued and the areas permanently reserved or dedicated in each State during 1901, and from 1914 to 1918 inclusive:—

PARTICULARS OF FREE GRANTS, RESERVATIONS, AND DEDICATIONS, 1901 AND 1914 TO 1918.

Yea	ır.	N.S.W.	Victoria.*	Q'land.	S. Aust.	W. Aust.	Tasmania.	C'wealth.
			]	Free Gran	īrs.			
		Acres.	Acres.	Acres.	Acres.	Acres.	Acres.	Acres.
1901		282	7	425	5	156	10†	885
1914	!	1,888	290	295	33	17	223	2,746
1915	•• '	1,596	96 }	1,271	22	3	172	3,160
1916	!	1,679	26	18	6,556	1	17	8,297
1917	!	2,066	51	18	250	7	141	2,406
1918	••	926	25	33 :	309	Nil	5	1,298
			RESERVA	ATIONS ANI	DEDICA:	rions.		
1901		1,595	19,278	811,200	ş	189,856	4,231	1,026,160
1914		1,430	5,303		16,120	502,167	6.718	531,738
1915	•	512	2,280	103,494	46,738	173,155	27,066	353,245
1916		2,426	6,482¶	8,251	21,390	157,601	1,602	197,752
1917		779	7,637	906,008	10,312	154.110	6,717t	1,085,563
1918		501	1,581	142,081	12,780	274,391	10,453	441,787

- 2. New South Wales.—Crown lands may be reserved or dedicated for certain charitable, educational, and public purposes specified. No promises of dedication for religious purposes were made after the 11th May, 1880, on which date a resolution against any further such grants was passed by the Legislative Assembly. Volunteer Land Office Certificates ceased to be operative after the 31st January, 1912. All cases have now been dealt with.
- (i) Reservations. In addition to the reservations referred to above, Crown lands may also be temporarily reserved as sites for cities, towns, or villages, and may be reserved for mining purposes. Crown lands within one mile of any made or projected railway may be temporarily reserved from sale, and any Crown lands may be reserved from sale for the preservation and growth of timber. Further, Crown lands may be reserved by notification in the Gazette from being sold or let upon lease or license, in such particular manner as may be specified, or may be reserved from sale or lease generally.

(ii) Areas Granted and Reserved, 1913-19. During the financial year 1918-19, the total area for which free grants were prepared was 1,118 acres, including grants of 1,099 acres of land resumed under the 12th clause of the Public Roads Act 1902. During the same period 381 acres were dedicated and permanently reserved, the number of separate dedications being 53.

On the 30th June, 1919, the total area temporarily reserved was 22,723,240½ acres, of which 6,090,618½ acres were for travelling stock, 3,739,427½ acres for forest reserves, 922,034½ acres for water, 1,307,530 acres for mining, and the remainder for temporary commons, railways, recreation and parks, and miscellaneous purposes.

3. Victoria.—Under section 10 of the Land Act 1915, the Governor is authorised to reserve Crown lands, either temporarily or permanently, from sale, lease or license, for any public purpose whatever.

During the year 1918 two free grants, comprising an area of 25 acres, were issued. During the same year reservations of both a permanent and temporary nature, comprising an area of 1,581 acres, were made: of this area 211 acres were reserved for recreation grounds.

- 4. Queensland.—Under the Land Act 1910, the Governor in Council may grant in trust, or reserve from sale, or lease, temporarily or permanently, any Crown lands required for public purposes.
- (i) Reservations. Under section 2 of the State Forests and National Parks Act 1906, the Governor in Council may permanently reserve any Crown lands and declare them to be a State Forest or a National Park.
- (ii) Areas Granted and Reserved, 1918. During the year 1918 there were 3 free grants issued for a total area of 33 acres. During the same period the area of reserves cancelled was 142,081 acres in excess of areas set apart as reserves. The total area reserved up to the end of the year 1918 was 14,312,706 acres.
- 5. South Australia.—Under section 7 (d) of the Crown Lands Act 1915, the Governor is empowered to dedicate by proclamation any Crown lands for various charitable, educational and public purposes, and may, at any time after dedication, grant the fee simple of such lands to secure the use thereof for the purpose for which they were dedicated.
- (i) Reservations. Under section 7 (f) of the same Act, the Governor may by proclamation reserve any Crown lands (i) for the use of aborigines, (ii) for the purposes of military defence, (iii and iv) for forest or travelling stock reserves, (v) for public recreation grounds, (vi) for railways or tramways, (vii) for park lands, and (viii) for any other purposes he may think fit.
- (ii) Artesian Leases. Under special circumstances free leases of pastoral lands may be granted to discoverers of artesian wells.
- (iii) Areas Granted and Reserved, 1918. During the year 1918 there were 20 free grants issued for a total area of 309 acres. During the same year reserves comprising 12,780 acres were proclaimed.
- 6. Western Australia.—Under section 39 of the Land Act 1898, as amended by section 27 of the Act of 1906, the Governor may reserve any Crown lands which may be required for religious, charitable, or public purposes. These reservations may be either temporary or permanent.

During the year 1918, no free grants were issued, while the area reserved was 274,391 acres.

7. Tasmania.—Under section 11 of the Crown Lands Act 1911, the Governor may reserve any Crown lands for the purposes therein specified. The lands are ordinarily leased for a period of ninety-nine years at a peppercorn rental.

During the year ending 31st December, 1918, there were 2 free leases, comprising an area of 5 acres, issued. During the same period 10,453 acres were reserved, 240 acres being reserved for scenic purposes, 1 acre for cemetery purposes, 11 acres for hospital reserves, 1 acre for recreation purposes, 3,000 acres as a sanctuary for wild fowl, and 7,200 acres for other purposes. The total area reserved from sale and selection to the end of the year 1918 was 4,800,000 acres.

### § 5. Sales by Auction and Special Sales.

- 1. Introduction.—In all the States, sales by auction of Crown lands are held from time to time. Notifications of such sales are given in the Government Gazettes together with particulars as to the upset price and conditions of sale. Excepting in the case of South Australia, where land is sold at auction for cash only, the purchase may be either for cash or on credit by deferred payments. In most of the States land may also be purchased by private contract at the upset price, when it has been offered at auction and not sold. In the case of auction sales on credit in the States of Western Australia and Tasmania, certain improvement conditions are imposed, and such sales are therefore classed for the purposes of this article among Conditional Purchases. (See § 6.) In most of the States comparatively small areas of Crown lands may be sold without competition under special circumstances. Sales by auction and special sales under Closer Settlement Acts are referred to in a later part of this section. (See § 8.)
- 2. New South Wales.—Under the Crown Lands Act, lands not exceeding in the aggregate 200,000 acres for the whole State may be sold by auction during any one year. The sales are notified in the Gazette not less than one month before the day of sale. The upset prices may not be less than £8 an acre for town lands; £2 10s. for suburban lands; and other lands fifteen shillings. Town lands may not be sold in areas exceeding half-an-acre; suburban lands in areas exceeding twenty acres; and country lands in areas exceeding 640 acres. A deposit of 10 per cent. on the purchase money must be paid at the sale, and the balance in ordinary circumstances within three months. The Minister may submit land to sale on deferred payments, in which case the balance is spread over a fixed period (not exceeding 10 years) and is payable in annual instalments with 5 per cent. interest.

A fuller description of the conditions under which land may be purchased at auction may be found in the previous issues of the Year Book. (See Year Book No. 5, p. 273.)

Alienation by Auction and Special Sales. During the year ended the 30th June, 1919, the area of Crown lands sold by auction and special sales for which grants were prepared amounted to 12,125 acres, of which 10,261 acres were sold by auction in 773 lots; 630 acres were sold by after-auction sales in 369 lots; 31 acres were sold as improvement purchases in 51 lots; and 1,204 acres were sold as special purchases in 159 lots. The following table gives particulars of Crown lands alienated by auction and special sales during 1901 and for each year from 1914 to 1919:—

NEW SOUTH WALES-AUCTION AND SPECIAL SALES, 1901 AND 1914 TO 1919.

Year.	Auction and After-auction	Improvement Purchases.	Special Sales.	Total.	
	Sales.	rurchases.		Area.	Price.
	 Acres.	Acres.	Acres.	Acres.	£
1901*	 49,074	43	445	49,562	116,562
1914	 748†	51	2,801	3,600	32,222
1915	 501†	49	1,897	2,447	36,411
1916	 492	66	2,707	3,265	35,614
1917	 900	39	1,120	2,059	39,967
1918	 10.115	<b>ก</b> ีอี	1,791	11,961	103,796
1919	 11,228	32	2,215	13,475	81,532

Year ended 31st December. Subsequent years to 30th June. † Exclusive of frontages sold under the Centennial Park Sale Act.

Particulars of total areas alienated are given hereinafter. (See § 11.)

- 3. Victoria.—Lands specially classed for sale by auction, and any land in any city, town, or borough, may be sold by auction in fee simple, not exceeding 100,000 acres in any one year, at an upset price of £1 an acre, or at any higher price determined. The purchaser must pay the survey charge at the time of the sale, together with a deposit of 12½ per cent. of the whole price; the residue is payable in equal half-yearly instalments, not exceeding forty in number, according to the amount, with interest at the rate of 4 per cent. per annum.
- (i) Special Sales without Competition. Detached strips of land not exceeding twenty acres may be sold at a valuation to the owner of the adjoining freehold in cases somewhat similar to those specified above in respect to Crown lands in New South Wales.
- (ii) Areas Sold at Auction and by Special Sales. The following table gives particulars of auction sales and special sales for the year 1901 and from 1914 to 1918:—

Particulars.		1901.	1914.	1915.	1916.	1917.	1918.
Country lands Town and suburban lands Special sales		Acres. 4,079 2,127 846	Acres. 983 1,273 1,449	Acres. 818 1,276 1,193	Acres. 625   622   814	Acres. 615 617 546	Acres. 450 739 1,657
Total	••	7,052	3,705	3,287	2,061	1,778	2,846

VICTORIA-AUCTION AND SPECIAL SALES, 1901 AND 1914 TO 1918.

Particulars of total areas alienated are given hereinafter. (See § 11.)

- 4. Queensland.—Up to 31st December, 1916, the Minister might, with the approval of the Governor-in-Council, cause any Crown lands to be offered for sale by auction. Town or suburban lands might be under either freeholding or perpetual lease tenure. The notification specified the amount of deposit, and the term for payment of the balance of the money, which term might not exceed ten years. The upset price might not be less than £8 per acre for town lands, £2 per acre for suburban lands, and 10s. per acre for country lands. Since the close of the year 1916, however, the perpetual lease tenure only is available.
- (i) After-auction Sales. The notification of lands for sale by auction might declare that any lands therein mentioned, which had been offered at auction but not sold or withdrawn, should be open to purchase at the upset price by the first applicant. The price might be paid in the same instalments and at the same periods as if the land had been bought at the auction.
- (ii) Special Sales without Competition. Land might be sold without competition to the holder or holders of adjoining lands at a price to be determined by the Land Court, under circumstances similar to those specified above in the case of New South Wales. When the holder of any land proved that, owing to danger from flood or other reasons, it was unsafe to reside on his holding, he might be granted, on payment of a price determined by the Land Court, an area not exceeding ten acres out of the nearest convenient and available Crown lands. Perpetual leasehold is now an alternative tenure.

(iii) Areas Sold at Auction, after Auction, and by Special Sales. The following table shews the areas sold at or after auction, and by special sales, during the year 1901 and from 1914 to 1918:—

### QUEENSLAND-AUCTION AND SPECIAL SALES, 1901 AND 1914 TO 1918.

### (FREEHOLDING TENURES.)

Particulars	•	1901.	1914.	1915.	1916.	1917.	1918.
		 					i
		Acres.	Acres.	Acres.	Acres.	Acres.	Acres.
Town		 334	446	149			
Suburban		 793	923	541			
Country-							
Ordinary sales		 52,132	5,260	2,623			
Special sales		 55	87	79 .	108		
Total		 53,314	6,716	3,392	108		

Particulars of total areas alienated are given hereinafter. (See § 11.)

During 1918 there were in Queensland auction sales, under perpetual lease, of 163 acres for town areas, 428 acres for suburban areas, and 1,218 acres for country areas—a total of 1,809 acres. Particulars for four years are shewn in the following table:—

# QUEENSLAND—SALES OF PERPETUAL LEASES AT AUCTION, 1915, 1916, 1917, AND 1918.

			Number of	Lots Sold.	Area Sold.				
Yea	г.	Town.	Suburban.	Country.	Total.	Town.	Suburban.	Country.	Total.
						Acres.	Acres.	Acres.	Acres.
1915		384	87	1	471	158	749		907
1916		690	292		982	296	· 1,275	'	1,571
1917		279	62	125	466	107	168	2,599	2,874
1918		441	168	57	666	163	428	1,218	1,809
Tota	1	1,794	609	182	2,585	724	2,620	3,817	7,161

(iv) Unconditional Selections. This form of tenure is similar to that of a sale by auction with deferred payment. The minimum price for the land is 13s. 4d. an acre, payable in twenty annual instalments, and the maximum area granted to the applicant is 1,280 acres. A deed of grant may be obtained upon payment of the purchase money. Selection under this tenure, in common with other freeholding tenures, has now ceased.

The following table shews the number and area of unconditional selections for which applications were accepted during the year 1901 and from 1914 to 1918:—

### QUEENSLAND-UNCONDITIONAL SELECTIONS, 1901 AND 1914 TO 1918.

	Particulars.			1901.	1914.	1915.	1916.	1917.	_!_	1918.
Number Area Rent	••		acres	151 24,322 1,180	48 12,081 448	35 5,639 213	3,035 103	••	1	•••

5. South Australia.—The following lands may be sold by auction for cash:—
(a) Special blocks. Any single section of Crown lands which may be surrounded by lands sold or contracted to be sold, and any section (not exceeding 100 acres in area) which may be required for the establishment of any industry. (b) Crown lands which have been offered for perpetual lease, and not taken up for two years. (c) Town lands. (d) Suburban

lands. The upset price is determined by the Commissioner, and 20 per cent. of the purchase money must be deposited at the time of sale, and the residue paid within such a time as the Commissioner may allow.

- (i) After-auction Sales. All Crown lands except town or suburban lands offered at auction and not sold remain open for leasing or sale under agreement, or may be sold by private contract for cash at the upset price.
- (ii) Sales for Special Purposes. The Governor may, on the application of the purchaser or lessee under any of the Crown Lands Acts, grant two acres of the land comprised in such agreement or lesse to trustees, to be used for any public or charitable purposes, or he may grant not over one acre of land, comprised in such agreement or lease, as a site for a shop, mill, or post office. The purchase money for such land must be paid at the time of application.
- (iii) Areas Sold for Cash. The following table shews the areas sold for cash during the year 1901 and from 1914 to 1918. The total areas sold under all types of sale are shewn in a later part of this section. (See § 11.)

SOUTH AUSTRALIA .- AUCTION AND SPECIAL SALES, 1901 AND 1914 TO 1918.

Year	 	1901.	1914.	1915.	1916.	1917.	1918.
Area in acres	 	11,314	51,248	29,081	30,799	36,964	29,921

6. Western Australia.—Surveyed town lots notified in the Gazette as open for sale, either to purchase outright, or to lease, are sold by public auction at a prescribed upset price. In the case of suburban lands, the purchaser must carry out certain improvements, which are more particularly referred to later. (See § 6, Conditional Purchases.)

Areas Sold by Auction. The following table shews the areas of town and suburban lands sold at auction during the year 1901 and from 1914 to 1919:—

WESTERN AUSTRALIA-AUCTION SALES. 1901 AND 1914 TO 1919.

Year	1901.	1914.1	1915.1	1916.1	1917.1	1918.1	1919.1
Area sold Acres	856	890	1,396	419	5 <del>1</del> 3	964	277
Number of Allotments	1,366	263	353	102	144	278	137

1. For the year ended 30th June.

Particulars as to total areas alienated are given in a later part of this section. (See § 11.)

- 7. Tasmania.—Any town lands may be sold at auction or by private contract, either for cash or on credit, provided that no such lands may be sold on credit if the price is less than £15. Rural lands may also be sold at auction or by private contract, but lots of first-class land may not be sold on credit if less than fifteen acres in area. In the case of sales on credit both of town and rural lands, improvement conditions are imposed, and such sales are therefore classified for the purposes of this article as Conditional Purchases. (See § 6.)
- · (i) After-auction Sales. All rural lands and town lands, not within five miles of any city, which have been offered at auction and not sold, may be purchased by private contract at the upset price, and subject to the conditions on which they were offered at auction.
- (ii) Sale of Land in Mining Towns. The holder of a residence or business license, who is in occupation and is the owner of buildings and improvements upon the area licensed of a value equal to the upset price of such area, is entitled to purchase not more than half an acre in area. The areas may be sold on credit.

(iii) Areas Sold for Cash. The following table shews the areas sold for cash during the year 1901 and from 1914 to 1918:—

TASMANIA-AUCTION AND SPECIAL SALES, 1901 AND 1914 TO 1918.

Year	••	 1901.	1914.	1915.	1916.	1917.	1918.
Area in acres	••	 1,915	2,260	339	170	133	310

Particulars of total areas alienated are given in a later part of this section. (See § 11.)

### § 6. Conditional Purchases.

- 1. Introduction.—In all the States of the Commonwealth (a) the freehold of the land may be acquired under what are known as systems of conditional purchase by deferred payments of half-yearly or yearly instalments. Certain conditions, generally as to residence and improvements, have to be complied with before the freehold is granted, but these conditions are usually of a light nature and are inserted chiefly with the object of guaranteeing that the occupier will become of benefit to the community by making a reasonable effort to render his holding wealth-producing. Though there is a considerable similarity between some of the forms of tenure in the several States, the terms and conditions vary greatly in detail. As a rule a lease or license for a certain period is first issued to the selector, and upon fulfilment of the prescribed conditions and payment of the full amount of purchase-money the freehold is conveyed to him. In Queensland (b) and Western Australia "free" homesteads may be acquired. Although under these tenures no purchase-money is payable, the grant is conditional on the performance of residential and improvement conditions; these tenures are therefore included here with conditional purchases rather than with free grants.
- 2. New South Wales.—The following are the methods by which land may be alienated by conditional purchase:—(i) Residential conditional purchase; (ii) non-residential conditional purchase; (iii) conversion of certain holdings into conditional purchase; and (iv) homestead selections.

A description of the conditions under which land may be taken up under this form of tenure is given in previous issues of the Year Book. (See No. 6, p. 277.)

During the year ended the 30th June, 1919, deeds of grant were prepared on the completion of conditional purchases for 559,779 acres, making the total number of conditional purchases in existence at the end of the financial year 36,203 for a total area of 19,435,807 acres. The following table gives particulars of conditional purchases in 1901 and from 1914 to 1919:—

NEW SOUTH WALES.—CONDITIONAL PURCHASES, 1901 AND 1914 TO 1919.

•		Applicatio	ns Made.	Applications	Confirmed.		hich Deeds n Issued.
Year.	:	Number.	Area.	Number.	Area.	During the Year (d).	To end of Year.
			Acres.		Acres.	Acres.	Acres.
1901		2,277	549,898	1,555	360,910	500,554	4,212,189
1914 (c)		512	65,306	554	67,534	322,556	15,960,930
1915 (c)		362	47,175	287	35,249	304,012	16,264,942
1916 (c)		216	22,495	183	23,552	307,016	16,571,958
1917 (c)		168	25,761	108	13,025	357,828	16,929,786
1918 (c)		271	32,085	121	16,211	388,338	17,318,124
1919 (c)		511	75,370	201	24,911	559,779	17,877,903

<sup>(</sup>c) Year ended 30th June. (d) Exclusive of exchanges under the Crown Lands Act 1895.

Further particulars as to the total areas alienated and in process of alienation are given hereinafter. (See § 11.)

During the year ended 30th June, 1919, there were 8 original and 12 additional homestead selections applied for, comprising an area of 17,266 acres. During the same period the total number of applications confirmed was 23, comprising 19,232 acres, and 3,092 homestead selections and grants, comprising an area of 985,914 acres, were in existence on the 30th June, 1919. This tenure is now practically superseded by the Homestead Farm tenure. Further particulars for previous years are given in a later part of this section. (See § 11.)

3. Victoria.—The freehold of agricultural and grazing lands may be acquired by conditional purchase under the following tenures:—(i) Agricultural, grazing and selection purchase allotments; (ii) agricultural and grazing allotments by selection from grazing area or perpetual leases; (iii) Mallee selection purchase leases; (iv) Murray settlements leases; and (v) swamp or reclaimed lands purchase leases.

A description of the conditions under which land may be taken up under this form of tenure may be found in previous issues of the Year Book. (See No. 6, p. 278.)

With reference to Murray settlement leases, two settlement areas have been laid out under the Act with due regard to irrigation conditions, viz., those at White Cliffs and Nyah, and at the former place a dry farm area has also been subdivided. At White Cliffs 6,273 acres were subdivided as homestead allotments, and 50,345 acres as dry farm allotments, while at Nyah 1,960 acres were subdivided as homestead allotments. In April, 1918, an area was subdivided at Merbein West (Irrigation conditions), and 36 allotments, comprising 571 acres, were allotted to discharged soldiers.

The subjoined table gives particulars showing the areas selected conditionally during the year 1901 and from 1914 to 1918. A large proportion of the areas shown has reverted to the Crown in consequence of non-fulfilment of conditions.

### VICTORIA.—AREAS PURCHASED CONDITIONALLY, 1901 AND 1914 TO 1918.

(Exclusive of Selection in the Mallee Country.)

Particulars.		1901.	1914.	1915.	1916.	1917.	1918.
With residence Without residence		Acres. 466,155 50,257	Acres. 132,085 23,599	Acres. 112,144 15,645	Acres. \\117,180\\22,485	Acres. 69,210 19,462	Acres. 61,884 12,093
Total No. of selectors	••	516,412 2,979	155,684 1,307	127,789 883	139,665	\$8,672 646	73,977 526

Particulars as to total areas alienated and in process of alienation are given in a later part of this section. (See § 11.)

4. Queensland.—The several types of selection under which the freehold might, prior to 1917, have been acquired by conditional purchase are as follows:—(i) Agricultural farms; (ii) agricultural homesteads; (iii) prickly pear selections; and (iv) free homesteads.

In previous issues of this book may be found the conditions under which land might be selected under this form of tenure. (See No. 6, p. 280.)

Since the close of the year 1916, no selections can be acquired on a freeholding basis, but existing selections are not affected, though they may be converted to perpetual leases if the selectors so desire.

Number and Area of Conditional Purchases prior to 1917. The following table shews the number and area of conditional purchases for which applications were accepted in 1901 and from 1914 to 1916:—

# QUEENSLAND.—CONDITIONAL PURCHASES (APPLICATIONS ACCEPTED), 1901 AND 1914 TO 1916.

Year.		ultural ms.	Agricu Homes			y Pear tions.	То	tal.
i enr.	Number.	Area.	Number.	Area.	Number.	Area.	Number.	Area.
1901	661	Acres.	669	Acres. 155,512	19	Acres. 48.450	1.349	Acres. 364,766
1914	1.554	538,844	25	5,927	636	683,000	2,215	1,227,771
1915	978	300,302	12:	1,913	451	481,258	1,441	783,473
1916	399	120,207	5	1,337	203	180,921	607	302,465

During the years 1917 and 1918, no land was opened for selection, nor was any selected, under tenures involving freehold.

Particulars as to total areas alienated and in process of alienation may be found hereinafter. (See § 11.)

- 5. South Australia.—The types of conditional purchases under which land may be alienated in this State are as follows:—(i) Agreement to purchase, and (ii) Agreement under the Pinnaroo Railway Act 1903.
- (i) Agreement to Purchase. Surveyed Crown lands are available for agreement to purchase, as well as for perpetual lease under the Crown Lands Acts of 1915, the purchase money being fixed by the Land Board, and payable in sixty half-yearly payments, including interest at not less than 2 per cent. per annum. The condition as to payment of instalments for land offered under the provisions of Act of 1915 in newly surveyed mallee lands is that no payment is made for the first four years, from the fifth to end of the tenth year interest only at the rate of 2 per cent. per annum on value of land is payable, the first instalment of purchase money, including interest at the rate of 4 per cent, per annum, being payable at the commencement of the eleventh year. All payments are made in advance, the term of agreement being thereby extended to forty years. If the conditions relating to fencing, vermin destruction, and, in some cases, to residence are fulfilled, the purchase may be completed after a term of six years from commencement of the agreement on payment of all principal and interest due. All minerals are reserved to the Crown, and the Crown may resume any part of the land for the purposes of roads, water conservation, mining, &c., compensation being payable to the purchaser for loss occasioned by resumption.
- (ii) Pinnaroo Railway Lands. Under the Pinnaroo Railway Act 1903 provision was made for opening up about 1,500,000 acres of good agricultural country in the vicinity of a line from Pinnaroo, adjoining the Victorian border, to Tailem Bend, a distance of eighty-seven miles. These lands are now offered on agreement with covenant to purchase or on perpetual lease under the Crown Lands Act 1915. The railway has been paid for from the proceeds of the land already selected. The conditions of purchase are similar to those stated in par. (i) above.

The total area held on 30th June, 1919, was 1,106,114 acres; of this area purchase has been completed of 471,722 acres, and 16,179 acres are held on perpetual and right of purchase leases, allotted before the Pinnaroo Railway Act was passed.

(iii) Particulars of Conditional Purchases. The subjoined table gives particulars of the areas alienated by conditional purchase, on fulfilment of the conditions, at the end of 1901 and from 1914 to 1918:—

### SOUTH AUSTRALIA—AREAS ALIENATED UNDER AGREEMENTS TO PURCHASE, 1901 AND 1914 TO 1918.

Year	 	1901.	1914.	1915.	1916.	1917.	1918.
Area in acres	 	57,460	36,186	55,181	46,098	26,418	17,963

Particulars as to the total areas alienated and in process of alienation are given in a later part of this section. (See § 11.)

6. Western Australia.—The various types of selection under which the freehold can be alienated by conditional purchase in this State are as follows:—(i) Residential conditional purchase; (ii) non-residential conditional purchase; (iii) conditional purchase by direct payment; (iv) conditional purchase of blocks for vineyards, orchards, or gardens; (v) conditional purchase of grazing lands; (vi) free homestead farms; and (vii) town and suburban lots.

A full description of the various conditions under which land may be held under this form of tenure may be found in the previous issues of the Year Book. (See Year Book No. 5, pp. 283 and 284.) The following table shews the area of the selections for which grants were issued, the prescribed conditions having been fulfilled, during the year 1901 and from 1914 to 1919.

# WESTERN AUSTRALIA—AREAS SELECTED CONDITIONALLY FOR WHICH CROWN GRANTS WERE ISSUED, 1901 AND 1914 TO 1919.

Particulars.	1901.	1914.(a)	1915.(a)	1916.(a)	1917.(a)	1918.(a)	1919.(a)
Free homestead farms Conditional purchases Poison land leases	Acres. 147 5,234	Acres. 80,784 101,421 5,357	Acres 62,520 144,684 4,001	Acres. 61,395 50,845 5,034	Acres. 69,816 80,096	Acres. 45,770 126,642 3,977	Acres. 42,888 100,237
Total	5,381	187,562	211,205	117,274	149,912	176,389	143,125
Number of holdings	48	994	859	724	897	946	872

(a) For financial year ended 30th June.

Particulars as to the total areas alienated absolutely, and in process of alienation, are given in a later part of this section. (See § 11.)

Area Conditionally Alienated. The following table shews the areas conditionally alienated under various methods of selection during the year 1901 and from 1914 to 1919:—

# WESTERN AUSTRALIA—AREAS CONDITIONALLY ALIENATED, 1901 AND 1914 TO 1919.

Particulars.	1901.	1914.(a)	1915.(a)	1916.(a)	1917.(a)	1918.(a)	1919.(a)
Conditional Purchase—	Acres.	Acres.	Acres.	Acres.	Acres.	Acres.	Acres.
Deferred payments (with residence)	161,302	338,804	164,461	85,957	47,659	124,861	496,694(d)
(without residence)	46,498	88,854	43,203	31,137	20,426	43,951	49,766
Direct payments (without residence)	1,909	985	685	208	146	597	840
Free Homestead Farms	63,623	112,874	62,140	32,549	21,357	21,818	24,059
Under the Agric. Lands Purchase Acts	4,295	2,451	4,122	1,026	96	2,813	38,890
Grazing Leases	64,834	454,881	227,940	157,712	145,956	352,535	(d)
Poison Land Leases(b)	9,530			٠		l	` `
Workingmen's Blocks(c)	8	1	••	1			
Total	351,999	998,850	502,551	308,590	235,640	546,575	610,249
Number of holdings	1,888	2,788	1,51	860	637	973	1,136

(a) For year ended 30th June. (b) Provisions repealed by Act of 1906. (c) Closer settlement. (See § 8, 7.) (d) Deferred payments (with residence) are now combined with grazing leases.

Particulars as to the total areas in process of alienation are given in a later part of this section. (See § 11.)

7. Tasmania.—The various types of conditional purchases in this State are as follows:—(i) Selection of rural land; (ii) homestead areas; (iii) selection in mining areas; and (iv) sales by auction on credit, either of town or rural lands. The conditions under which land may be selected under this form of tenure are given in previous issues of the Year Book. (See No. 6, p. 283.)

The following table shows the areas alienated absolutely under systems of conditional purchases and sales on credit, the conditions having been fulfilled, and also shows the areas sold conditionally and the applications for conditional purchases received and confirmed, during the year 1901 and from 1914 to 1918:—

Particulars.		1901.	1914.	1915.	1916.	1917.	1918.
Completion of Conditional Purchase	· · · · · · · · · · · · · · · · · · ·	Acres. 23,781	Acres. 31,756	Acres. 39,329	Acres. 54,668	Acres. 35,646	Acres. 52,764
Sold Conditionally— Free Selections Homestead Areas Auction Sales on Credit Other Sales (Town Lands)		40,004 9,108 12,961 636	38,774 164 986 1,260	42,584 100 3,202 740	35,716 99 2,235 479	21,686 90 2,782 515	24,796 . 90 859 675
Total		62,709	41,184	46,626	38,529	25,073	26,420
Applications— Received Confirmed	:: ::	1,444 768	1,515 543	1,610 563	842 328	913 344	1,499 350

TASMANIA .- CONDITIONAL PURCHASES, 1901 AND 1914 TO 1918.

Particulars of total areas alienated and in process of alienation are given hereinafter. (See § 11.)

### § 7. Leases and Licenses.

- 1. Introduction.—Leases and licenses are issued in all the States and in the Northern Territory for various terms and upon various conditions. In Victoria, Queensland, South Australia, and the Northern Territory perpetual leases are issued for an indefinitely long period upon payment of an annual rent, while in all the States leases or licenses of comparatively large areas may be obtained for pastoral purposes. Provision has also been made in all the States for convenient forms of leases and licenses for various special purposes, and also for special classes of lands. The leases and licenses dealt with below are exclusive of those issued under Closer Settlement and kindred Acts, and also of those issued for mining and auxiliary purposes. (See §§ 8 and 9.)
- 2. New South Wales.—The following are the various types of leases and licenses issued in this State:—(i) Conditional leases; (ii) conditional purchase leases; (iii) settlement leases; (iv) improvement leases; (v) annual leases; (vi) residential leases; (vii) special leases; (viii) snow leases; (ix) pastoral leases; (x) scrub leases; (xi) inferior lands leases; (xii) occupation licenses; (xiii) Western lands leases; (xvi) homestead farm leases; (xv) suburban holdings leases; (xvi) Crown leases; (xvii) irrigation farm leases; (xviii) week-end leases; (xix) leases of town lands; (xx) returned soldiers' special holdings.

A description in detail of the conditions which govern the issue of these various leases and licenses may be found in previous editions of the Year Book. (See Year Book No. 6, p. 285.)

<sup>1.</sup> Including selections and sales on credit.

On the 30th June, 1919, there were 56,932 leases and licenses current under the Lands Department and the Western Land Board, comprising 115,110,607 acres of Crown lands. Of these leases there were 54,040, comprising 39,867,280 acres, in the Eastern and Central Divisions; and 2,892, comprising 75,243,327 acres, in the Western Division.

The following table shows the areas held under various descriptions of leases and licenses at the end of the year 1901, and at the end of 1915-16 and following financial years, and also the area and rental of leases current on the 30th June, 1919:—

NEW SOUTH WALES.—AREAS OCCUPIED UNDER LEASES AND LICENSES, 1901 AND 1915 TO 1919.

Toogon and Tissungs	7001	1017 10	1016 17	1917-1	.8.	1918-	19.
Leases and Licenses.	1901.	1915-16.	1916–17.	Area.	Rent.	Area.	Rent.
	'						Teene.
	1 .	1	1				
	Acres.	Acres.	Acres.	Acres.	£	Acres.	£
Pastoral	44,805,221	1,136,475	1,136,475	1,136,475	734		١
Outgoing pastoral leases		857,313	802,941	725,312	6,971	677,221	6,097
Western land leases and		´ I					1
licenses(a)	i i	73,755,143	73,693,368	73,754,817	91,595	75,243,327	93,145
Occupation (i) Ordinary	25,812,215	5,400,305	5,163,417	5,085,034	8,678	4,111,467	8,222
licenses \((ii)\) Preferential	12,985,651	1,204,845	1,184,341	1,159,345	6,215	966,613	4,240
Homestead leases	10,953,388	351,374	351,374	153,275	255	51,074	
(i) Gazetted	13,014,055	15,663,382	15,226,444	14,831,535	191,220	14,468,840	190,214
Condit'l (ii) Not gazetted							
leases) (under pro-	1	!	;	- '			
( visional rent)	966,887		43,068	39,523	329		
Conditional purchase leases		515,312					
Settlement leases	3,468,675		4,730,130	4,571,864		4,479,135	
Improvement ,,	5,551,060	4,902,058	4,686,246	4,355,297	31,026	3,962,870	
Annual ,,	6,755,942	2,991,573					
Scrub "	1,535,415	1,854,648	1,812,694	1,689,956		1,658,675	
Snow land "	79,582					134,420	
Special "	124,877	647,916	650,384	664,935			
Inferior land "	288,5301			73,711	280	71,710	271
Artesian well "	358,071	71,680	61,440	51,200	109,		
Blockholders' ,,	٠	1.	1	1	6	1	6
Residential leases (on gold							
and mineral fields)	5,751		13,365	13,675			
Church and school lands	97,207	4,078	3,859				
Permissive occupancies(b)	118,634			1,156,416			
Prickly pear leases		47,316	45,433				
Crown leases	•••	1,896,765				2,694,879	
Homestead farms		969,453	1,036,685	1,081,622			
Suburban holdings	• •	34,110	36,631	38,643			
Week-end leases		•••	55				66 62
Leases of town lands	. ••		16	17	56	17	62
Returned soldiers' special	1			0.575	470	10.050	1 407
holdings		••	639	2,575	450	10,952	1,437
Total under Lands Dept.							
	126,921,161	110 010 077	117 015 950	116 150 079	599 119	115 110 607	517 701
& western hand board	120,921,101	110,040,977	117,010,509	110,100,070	,113	113,110,007	311,131

<sup>(</sup>a) Includes permissive occupancy.

The total annual rent derived from the leases and licenses issued by the Lands Department and the Western Lands Board amounted to £517,791, or an average of 1.06 pence per acre. Particulars regarding leases and licenses issued by the Mines Department are given in a later part of this section. (See § 9, Occupation of Crown Lands for Mining Purposes.)

3. Victoria.—The various types of leases and licenses (exclusive of Closer Settlement and Mines Department leases and licenses) which may be issued in this State are as follows:—(i) Grazing area leases; (ii) selection purchase leases; (iii) perpetual leases; (iv) Mallee perpetual leases; (v) licenses of auriferous lands; (vi) swamp or reclaimed lands leases; (vii) grazing licenses; (viii) leases and licenses for other than pastoral purposes; and (ix) State forests and timber reserves licenses.

A description in detail of the conditions which govern the issue of these various leases and licenses may be found in the previous issues of the Year Book. (See Year Book No. 5, pp. 291-2.)

<sup>(</sup>b) Permissive occupancies in the Western Division not included.

Areas held under Leases and Licenses. The following statement shews the areas of Crown lands occupied under leases and licenses at the end of the year 1901 and from 1914 to 1918:—

VICTORIA.—OCCUPATION OF CROWN LANDS UNDER LEASE OR LICENSE, 1901 AND 1914 TO 1918.

	1	Area in Acres.								
Tenure.	1901.	1914.	1915.	1916.	1917.	1918.				
Pastoral Leases	39,450 2,338,649	2,648,281	2,575,480	2,502,556	2,573,143	2,503,197				
Land Acts 1890-91	1	5,437,929 4.851,246	5,254,997 4,868,746	4,647,510 4,974,132	4,493,453 5,028,808	5,069,740 2,796,686				
Auriferous Lands (Licenses) Swamp Lands (Leases)	377,427 4,200	82,032 3,868	79,618 3,824	77,393 3,825	74,032 3,670	71,400 3,412				
Mallee Pastoral Leases Mallee Allotment Leases	8,137 7,980,592	₹ 8,344 ::	8,182	7,629	7,761	7,5 <b>59</b>				
Perpetual Leases under Mallee Lands Acts 1896-1901 Wattles Act 1890	448,842 4,427	293,716	244,765	220,914	202,943	197,253				
Total	17,110,709	13,325,416	13,035,612	12,433,959	12,383,810	10,649,247				

- 4. Queensland.—In this State Crown lands may be occupied under the following types of leases and licenses:—(i) Grazing homesteads; (ii) grazing farms; (iii) occupation licenses; (iv) special leases; (v) perpetual lease selections; (vi) perpetual lease prickly pear selections; (vii) pastoral leases; (viii) preferential pastoral leases; (ix) auction perpetual leases (town, suburban, and country); (x) non-competitive leases. An applicant for a grazing homestead or grazing farm may not hold more than 60,000 acres, and the term of the lease may not exceed 28 years.
- (i) Grazing Homesteads. Lands opened for grazing selections are available for fifty-six days as grazing homesteads only. In the case of land selected up to 31st December, 1916, personal residence was necessary for the first five years, and prior to the expiration of such period or the earlier death of the lessee, a grazing homestead could not be assigned or transferred. Without the special permission of the Minister it could not be mortgaged during the five years except to the Agricultural Bank; thereafter the lease was subject to the condition of occupation. Since 1st January, 1917, grazing homesteads are subject to personal residence by the selector during the whole term of the lease, but the restrictions on assignment or transfer still operate only during the first five years.
- (ii) Grazing Farms. In order to obtain priority of claim the applicant may tender an annual rent higher than the notified one, for the first seven years. As soon as the land is fenced the selector becomes entitled to a lease, and may thereafter mortgage the same. The lease is subject to the condition of occupation during the whole term. The Crown may resume the whole or part of the lease.

Particulars of the selection of grazing farms and grazing homesteads are given in the following paragraph:—

(iii) Grazing Farms, Homesteads, and Scrub Selections. The following table shews the number of grazing farms, grazing homesteads, and scrub selections, for which applications were accepted in 1901 and from 1914 to 1918:—

QUEENSLAND.—GRAZING FARMS, HOMESTEAD, AND SCRUB SELECTIONS, 1901 AND 1914 TO 1918.

	Grazing Farms.		ing Farms.	Grazing	Homesteads.	Scrub S	Selections.	Ťotal.		
Yes	ir.	No.	Aren.	No.	Area.	No.	Area.	No.	Area.	
			Acres.		Acres.	1	Acres.		Acres.	
1901	!	247	1,371,283	47	290,785	19 .	48,450	313	1,710,518	
1914		272	3,380,918	288	3,462,488	!		560	6,843,406	
1915		222	2,461,836	275	3,984,517			497	6,446,353	
1916		112	1,412,652	247	3,065,096		]	359	4,477,748	
1917		129	1,925,059	197	2.243.218	1		326	4,168,277	
1918		175	3.111,716	210	2,597 571	- :: 1		385	5,709,287	

The average rent in 1918 was .84d. per acre for grazing farms and 1.14d. per acre for grazing homesteads.

Particulars of total areas held under leases and licenses are given in a later part of this section. (See § 11.)

- (iv) Occupation Licenses. Annual licenses are granted to occupy Crown lands which have been declared open for such occupation by notification in the Gazette. The rent is as specified by the notification or as bid by the licensee, but the Minister may by notice before the 1st September in any year increase the rent. The total number of licenses in force at the end of the year 1918 was 2,443, comprising an area of 63,585 square miles, the total rent being £49,601. Particulars of the area held under license for previous years are given in a later part of this section. (See § 11.)
- (v) Special Leases. Leases of any portion of Crown land may be issued for a term not exceeding thirty years to any person for any manufacturing, industrial, business or recreation purposes. Leases for a similar term may be issued for any country lands reserved for public purposes and which are infested with noxious weeds.

During the year 1918 there were 120 leases for special purposes granted, comprising an area of 15,620 acres, the total annual rent being £709, and there were extant at the end of the year 791 such leases, comprising an area of 55,668 acres and reserving rents amounting to £4,141 per annum. In addition, 53 leases of reserves, aggregating 12,341 acres, were granted at rentals amounting to £278 per annum, the total number of these leases of reserves in force at the end of the year being 379, comprising an area of 146,696 acres and reserving rents amounting to £1,598. Particulars of special leases for previous years are given in a later part of this section. (See § 11.)

(vi) Perpetual Lease Selections. Up to 31st December, 1916, land proclaimed to be open for agricultural farm selection (see § 6, 4) might also be opened for perpetual lease selection, and the latter mode might be conceded priority of application over the former. The rent for the first period of ten years of the lease was 11/2 per cent. on the proclaimed purchase price of the land for agricultural farm selection. The rent for each succeeding period of ten years was determined by the Land Court. Similar conditions of occupation and improvement as were prescribed for agricultural farms were attached to perpetual lease selections. From 1st January, 1917, land opened for agricultural selection may be opened only for perpetual lease selection, and land opened for prickly pear selection may be opened only for perpetual lease prickly pear selection. In the case of perpetual lease selections, the rent for the first period of 15 years is 11 per cent. of the notified capital value of the land, and for each succeeding period of 15 years may be determined by the Land Court. In the case of perpetual lease prickly pear selections, no rent is payable during the pear-clearing period, but thereafter rents are paid in the same manner as for perpetual lease selections. The conditions of selection are similar to those for the previous tenures of agricultural farms and prickly pear selections.

### QUEENSLAND.—PERPETUAL LEASE SELECTIONS, 1914 TO 1918.

Particulars.		1914.	1915.	1916.	1917.	1918.
Area	Acres	18 12,991 153	175 59,760 973	294 114,011 1,806	605 207,581 3,141	898 305,873 4,596

Particulars of perpetual lease prickly pear selections taken up during 1917 and 1918 were as follows:—

### QUEENSLAND.—PERPETUAL LEASE PRICKLY PEAR SELECTIONS, 1917 AND 1918.

	Partic	ulars.		1917.	1918.
Number Area			acres	180 141,336	178 153,151

- (vii) Special Licenses. Licenses to cut timber or to dig for any stone, gravel, earth, shells, or guano, may be issued.
- (viii) Pastoral Leases. Up to 31st December, 1916, existing pastoral leases were deemed to be held under the Land Act 1910. Lands open for pastoral lease might be leased for a period not exceeding thirty years. The annual rent, per square mile, for the first ten years must be as notified in the Gazette, or in case of competition, bid at auction. If the value of the holding became enhanced by the development of public works in the neighbourhood, or by the occurrence of minerals on or near the holding, the rent might be redetermined. A new pastoral tenure, as from 1st January, 1917, was introduced by the amending Act of 1916, viz., preferential pastoral lease. Holdings under this tenure are confined to persons with no interests or limited interests in pastoral leases, and priority of application may be obtained by an applicant undertaking to reside on the holding personally during the first seven years.

The following table shews the total areas of pastoral leases occupied under the various Acts at the end of the year 1901 and from 1914 to 1918 inclusive:—

# (a) QUEENSLAND.—PASTORAL LEASES OCCUPIED UNDER VARIOUS ACTS, 1901 AND 1914 TO 1918.

Particulars.		Area in Square Miles.								
			1901.	1914.	1915.	1916.	1917.	1918.		
Pastoral Leases Act 1869			39,307							
Crown Lands Act 1884			243,586		1		! 1			
Land Act 1897			15,046							
Pastoral Leases Act 1900			50,076							
Pastoral Holdings New Lea	ises Ac	t 1901				• • •				
Land Act 1902	• •									
Land Act 1910		• •		353,312	349,838	337,423	330,596	331,937		
Land Act Amendment Ac	£ 1916	(pre-					200			
ferential)	• •	• •		••	• • •		636	1,935		
Total			348,015	353,312	349,838	337,423	331,232	333,872		

(a) Up to the year 1910, resumed parts of pastoral holdings were included in these figures, but since that year they are held under occupation license, and are included in the figures under that head.

The gross area held at the end of the year 1918 for purely pastoral purposes (under Occupation Licenses and Pastoral Leases) was 397,457 square miles, at rentals aggregating £366,603 per annum. The area was 2,909 square miles more than that for the previous year, and the rental was £7,504 more. The average rent was 18s. 5½d. per square mile, as against 18s. 2½d. for the previous year. Six non-competitive perpetual leases were issued during 1918, the total area being 183 acres, and the annual rent £14.

- 5. South Australia.—The following are the various types of leases and licenses which are issued in this State:—(i) Perpetual leases; (ii) miscellaneous leases; (iii) miscellaneous grazing and cultivation leases; (iv) irrigation and reclaimed swamp leases; (v) licenses for special purposes; (vi) leases under the Pastoral Act 1904; and (vii) leases with right of purchase.
- (i) Perpetual Leases. Surveyed Crown lands are available for perpetual leases as well as for agreements to purchase under Crown Lands Act of 1915. Under the Crown Lands Act of 1888 perpetual leases were granted in perpetuity, and the rent determined for each period of fourteen years, at least twelve months before the expiration of each such period. Under the Crown Lands Act of 1893 the revaluation section was repealed and the rent was fixed in perpetuity, generally at rates varying from 2 per cent. to

4 per cent. per annum on the value of the land as fixed by the Land Board. The condition as to payment of rent of land offered under provisions of the Act of 1915 in newly surveyed mallee lands is that no rent is charged for the first four years, and from the fifth to the end of the tenth year payment is made at the rate of 2 per cent. per annum, the full rate at 4 per cent. becoming due at the commencement of the eleventh year. All minerals are reserved to the Crown, and the Crown may reserve any part of the land for the purposes of roads, water conservation, mining, &c., compensation being payable to the lessee for loss occasioned by resumption.

The conditions under which the other leases and licenses are issued will be found in detail in the previous issues of the Year Book. (See Year Book No. 5, pp. 294 and 295.)

(ii) Areas held under Lease. The following table shews the areas held under leases and licenses at the end of the year 1901 and from 1914 to 1918:—

SOUTH AUSTRALIA.—AREAS UNDER LEASES AND LICENSES, 1901 AND 1914 TO 1918.

Particulars.	1901.	1914.	1915.	1916.	1917.	1918.
Right of Purchase Leases Perpetual Leases Pastoral Leases Other Leases	Acres. 5,639,519 7,115,782 68,916,125 3,905,729	Acres. 2,634,685 14,969,877 96,382,130 1,193,767	Acres. 2,574,640 14,943,771 95,756,850 1,144,683	Acres. 2,504,143 14,851,173 95,016,370 1,128,630	Acres. 2,440,731 14,810,026 100,889,010 1,049,522	Acres. 2,402,355 14,625,839 95,264,050 617,654
Total held under Lease	85,577,155	115,180,459	114,419,944	113,500,316	119,189,289	112,909,898

6. Western Australia.—The following are the various types of leases and licenses issued in this State:—(i) Pastoral leases; (ii) permits and licenses to cut timber; (iii) special leases; and (iv) licenses for quarrying.

The conditions of tenure with respect to these leases and licenses may be found in the previous issues of the Year Book. (See Year Book No. 5, pp. 296-7.)

Areas held under Leases and Licenses. The following table shews the number and areas of leases and licenses issued during the year 1901 and from 1914 to 1919:—

WESTERN AUSTRALIA.—LEASES AND LICENSES ISSUED, 1901 AND 1914 TO 1919.

Particulars.	į	1901.	1914.(a)	1915.(a)	1916.(a)	1917.(a)	1918.(a)	1919.(a)
Pastoral Leases Special Leases Leases in Reserves Timber Leases and Permi Residential Lots	:: its(b)	Acres. 19,909,251 149 324 109,630 221	3,382 233,037	Acres. 7,630,023 5,571 196,340 38,000	1,707 434,455	Acres. 9,436,159 626 128,402 329,370		16,845 539,041
Total Number issued	::	20,019,575 1,466				9,894,557 510	20,468,251 508	

<sup>(</sup>a) For financial year ended the 30th June. (b) No timber leases granted since 1903. Timber leases and permits are now under the control of the Forests Department.

Particulars as to the total area occupied under leases and licenses are given in a later part of this section. (See § 11.)

7. Tasmania.—The several forms of leases and licenses in this State are as follows:—
(i) Grazing leases; (ii) miscellaneous leases; (iii) timber licenses; (iv) occupation licenses; (v) temporary licenses; and (vi) timber leases.

The conditions which govern the issue of these leases and licenses are more fully dealt with in the previous issues of the Year Book. (See Year Book No. 5, p. 297.)

Areas held under Leases and Licenses. The following table shews the areas of Crown lands occupied under leases and licenses at the end of the year 1901 and from 1914 to 1918:—

Particulars.	1901.	1914.	1915.	1916.	1917.	1918.	
Ordinary Leased Land Islands Land Leased for Timber	::	Acres. 1,280,688 149,165 40,768	Acres. 1,400,300 135,000 162,631	Acres. 1,452,068 204,630 120,832	Acres. 1,434,113 207,630 146,881	Acres. 1,193,169 197,406 155,889	Acres. 1,201,169 197,918 183,804
Total		1,470,621	1,697,931	1,777,530	1,788,624	1,546,464	1,582,891

TASMANIA.-LEASES AND LICENSES ISSUED, 1901 AND 1914 TO 1918.

8. Northern Territory.—The system of land settlement in the Northern Territory has been reorganised by the Commonwealth Government. A New Lands Ordinance was passed in December, 1912, known as the Crown Lands Ordinance 1912, and future disposal of land in the Territory will be made in accordance with this Ordinance, which provides for a leasehold system only, and no further alienation of Crown lands will be permitted, unless such alienation is in pursuance of existing agreements. Under this Ordinance, the classification and control of Crown lands is in the hands of a Board, consisting of the Director of Lands and two other officers appointed by the Administrator. The classified land is leased in blocks, the maximum areas for agricultural lands are 1,280 acres in class 1, and 2,560 acres in class 2; for mixed farming and grazing, 12,800 acres in class 1, and 38,400 acres in class 2; for pastoral purposes, 300 square miles in class 1, 600 square miles in class 2, and 1,500 square miles in class 3. Before offering any land for leasing, the Board fixes the annual rental, but every lease is subject to reappraisement of rent at specified periods, viz., every fourteen years in the case of town lands, and every 21 years in the case of agricultural and pastoral lands.

Leases under this Ordinance are in perpetuity except as regards pastoral and miscellaneous leases, the maximum term of which is fixed by the Classification Board when advertising lands for lease, but does not exceed 21 years for miscellaneous lease and first class pastoral lands, or 42 years for second and third class pastoral land.

In order to promote settlement in the Territory, the first 5,000 blocks of agricultural land taken up on perpetual lease under this Ordinance will be rent free during the life of the applicant, or for 21 years from the commencement of the lease, whichever period is longer.

The lessee must make a home on the land within two years after the date of the lease and thereafter reside on the land for a period of six months in each year in the case of land for cultivation, and four months in the year in the case of mixed farming and grazing; he must also fence, improve, and stock his land in accordance with the terms of the lease.

Amending Ordinances have been passed from time to time, and regulations have been made modifying improvement conditions on leases, also allowing for the issue of licenses to graze stock on Crown lands. In November, 1918, an important amendment to the principal Ordinance was passed, amending Section 48, by providing that no resumptions should be made from pastoral leases held under that Ordinance, in class I during the first ten years of the lease, and in classes 2 and 3 during the first fourteen years of the lease, and at no time within 5 miles of the Head Station during the whole term of the lease, except for public purposes such as railways, tramways, &c., as specified in sub-section 2 of that section.

The various types of leases, licenses, and permits current are as follows:—
(i) Agricultural leases; (ii) pastoral leases; (iii) special leases; (iv) town leases;
(v) miscellaneous leases; (vi) leases with right of purchase; (vii) tropical products leases; (viii) leases for horsebreeding stations; (ix) licenses (grazing, occupation, &c.); and (x) pastoral and other permits. (See § 2, 7). The permit system was discontinued at the end of 1911.

Areas held under Lease, License, and Permit. The following table shews the total areas held under lease, license, and permit at the end of the years 1901 and 1914 to 1919:—

NORTHERN TERRITORY.—AREA HELD UNDER LEASE, LICENSE, OR PERMIT, 1901 AND 1914 TO 1919.

Particulars.	1901.	1914.	1915.	1916.	1917.	1918.	1 <b>9</b> 19.
Digital of Dec	Acres.						
Right of Pur- chase Leases Pastoral Leases and Grazing	1,067	436	436	436	436	436	436
	111,476,240	104,370,160	113,813,329	110,560,129	103,993,600	114,264,320	117,420,160
and Licenses	1,176,981	88,637	112,862	109,353	108,387	199,362	5,297,610
Total	112,654,288	104,459,233	113,926,627	110,669,918	104,102,423	114,464,118	122,718,206

On 31st December, 1919, 601,210 acres were held under miscellaneous leases; 4,689,920 acres under permits; and 6,480 acres under other leases and licenses. On 30th June, 1919, 413 acres were held under gold-mining leases; 2,040 acres under mineral leases; 40 acres under protected gold-mining lease applications; 579 acres under protected mineral lease applications. On the same date, 121 claims were in operation, covering approximately 1,200 acres.

### § 8. Closer Settlement.

1. Introduction.—In all the States, Acts have been passed authorising the Governments to repurchase alienated lands for the purpose of cutting them up into blocks of suitable size and throwing them open to settlement on easy terms and conditions. Special Acts have also been passed in several of the States authorising the establishment on particular lines of co-operative communities, village settlements, and labour colonies. Lands may be acquired either compulsorily or voluntarily in New South Wales, Victoria, Queensland, and Tasmania, but only voluntarily in South Australia and Western Australia.

The following table gives particulars up to the latest available date of operations under the Closer Settlement Acts for each State and the whole Commonwealth:—

CLOSER SETTLEMENT.—TOTAL AREAS ACQUIRED AND ALLOTTED UP TO 30th JUNE, 1919.

Particulars.	N.S.W.(a)	Victoria.(b)	Q'land.	S. Aust.	W. Aust.	Tas.	C'wealth.
Area acquired acres Purchasing price £ Farms, &c., { No. allotted { acres	1,272,470 5,440,629 2,885 1,268,046	570,617 4,252,543 3,431 478,368	785,311 1,955,060 2,755 662,756	748,689 2,469,478 2,757 695,882	446,804 421,373 704(c) 304,937		3,899,524 14,813,646 12,790(d) 3,478,152

<sup>(</sup>a) In addition, 17 estates of an area of 240,991 acres, costing £1,091,944, have been acquired for group soldier settlements in New South Wales.

soldier settlements in New South Wales.

(b) In addition, 182,550 acres were acquired for returned soldiers; the cost was £1,982,223.
(c) Includes only farms for which Crown Grants have not issued.

<sup>(</sup>d) Complete figure for Western Australia not available.

The following table shews the areas of private lands acquired in each State in the financial year 1900-01, and at the end of each year from 1914 to 1919:—

# CLOSER SETTLEMENT.—AREAS OF PRIVATE LANDS ACQUIRED, 1901 AND 1914 TO 1919.

Year e	Year ended 30th June.		N.S.W.	Victoria.	Q'land.	S. Aust.	W. Aust.	Tasmania.	C'wealth.	
1901 1914			Acres. 685,156	Acres. 28,553 567,687	Acres. 132,760 664,363	Acres. 632,715	Acres. 46,624 446,804	Acres. 60,232 (a)	Acres. 207,937 3,056,957	
1915		:.	685,156	564,520	664,363	611,402	446,804	73,162 (a)	3,045,407	
1916 1917 1918 1919			745,883 747,204 759,526 823,899	564,600 567,943 565,442 711,071	785,311 785,311 785,311 785,311	661,117 685,217 685,611 691,109	446,804 446,804 446,804 446,804	73,320 (a) 75,259 (a) 75,259 (a) 75,259 (a)	3,277,035 3,307,738 3,317,953 3,533,453	

- (a) Including 10,382 acres of Crown lands.
- 2. Government Loans to Settlers.—For the purpose of promoting pastoral, agricultural, and similar pursuits, and with the object of assisting settlers in erecting buildings and carrying out improvements on their holdings, general systems have been established in all the States and in the Northern Territory under which financial aid is rendered to settlers by the State Governments. These general systems are more particularly referred to in the section in this book dealing with "Agriculture." In many of the Closer Settlement and similar Acts, however, special provisions have been inserted with the object of lending money to settlers taking up land under these Acts, with which to build homes or effect improvements. The principal features of these provisions are referred to below.
- 3. New South Wales.—Under the Closer Settlement Act of 1901 provision was made for the acquisition of private lands or of Crown lands held under lease, for the purpose of closer settlement. No power of compulsory resumption was conferred by the Act, which was in consequence practically inoperative. Under the Closer Settlement Act of 1904 and subsequent amendments, and the Promotion Section of the Closer Settlement Acts, the Government is empowered to resume private lands, either by agreement or by compulsory purchase, and to alienate them on favourable terms to persons who desire to settle and make homes for themselves and their families on the soil. Land acquired under the Closer Settlement Acts is subdivided into blocks or farms, and by notification in the Government Gazette is declared to be a settlement purchase area available for application. The Gazette notice also gives all necessary information as to the class and character of the land, and the capital value, area, &c., of each block or farm.
- (i) Closer Settlement Purchase. Under this tenure a settler may acquire the freehold of the land under a system of deferred payments. A deposit of 63 per cent. of the notified value of the settlement purchase must be lodged with the application, except in the case of discharged soldiers or sailors, who are not required to pay any deposit, and a similar amount by way of instalment, paid annually until the purchase-money, together with interest at the rate of 51 per cent., is paid off. Prior to 1st September, 1917, the deposit and annual instalments ranged from 5 per cent. to 6 per cent., and the interest from 4 per cent. to 5 per cent. Under this system the balance due to the Crown will be paid off in thirty-one years, the holding then becoming a freehold. A condition of residence for five years attaches to every settlement purchase. Under the amending Act of 1918, interest only may be paid in lieu of such instalments for such periods, and subject to such conditions as the Minister may determine. The Minister may also postpone payment conditionally or unconditionally of such interest, or one or more instalments of purchase money, if satisfied of the inability of the holder to pay, provided that the amount owing to the Crown does not exceed the original capital value plus 80 per cent. of the value of improvements effected on the settlement purchase since commencement of title.

- (ii) Closer Settlement Permissive Occupancies. The Minister may grant permits to occupy any lands within a settlement purchase area which remain undisposed of, subject to certain terms and conditions.
- (iii) Sales by Auction. Areas within closer settlement districts necessary for township settlement may be set apart by notification in the Gazette. Allotments, each of which may not exceed half an acre in extent, within such areas may be sold by auction.
- (iv) The Promotion Section of the Closer Settlement Acts. Under this Section any three or more persons or any one or more discharged soldiers within the meaning of the Returned Soldiers' (Amendment) Act 1917, each of whom is qualified to hold settlement purchases and who desire to purchase from the same owner any private lands may, upon entering into an agreement with the owner and subject to valuation by the Advisory Board and the Savings Bank Commissioners, acquire such lands through the Minister on closer settlement conditions.

The following table shews the number and area of farms allotted since the passing of the Act:—

NEW SOUTH WALES.—OPERATIONS UNDER CLOSER SETTLEMENT PROMOTION ACT 1910. (a)

	Year.	1		Farms Allotted	l.
	1 641.	!	Number.	Area.	Amount Advanced
				Aeres.	£
1910-11		 }	26	10,785	54,131
1911-12		 i	209	84,279	418,941
1912-13		 !	274	107,791	599,145
1913-14		 	183	62,598	361,351
1914-15		 	95	35,963	201,163
1915–16		 	141	61,626	300,103
191617		 	57	28,877	123,330
1917–18		 	123	56,652	285,317
1918-19		 ;	41	22,533	95,748
Tota	al	 	1,149	471,104	2,439,229

<sup>(</sup>a) Now repealed and replaced by the Promotion Section of the Closer Settlement Acts.

(v) Areas Acquired and Disposed of. Up to the 30th June, 1919, 127 estates had been opened for settlement under the Closer Settlement Acts.

The following statement gives particulars of the aggregate areas opened up to the 30th June, in each year from 1914 to 1919:—

NEW SOUTH WALES.—CLOSER SETTLEMENT AREAS, 1914 TO 1919.

w . T. 1.			Areas.		Capital Values.				
	ear Ended 30th June.		Adjoining Crown Lands.	Total.	Acquired Lands.	Adjoining Crown Lands.	Total.		
		Acres.	Acres.	Acres.	£	£	£		
1914		685,156	89.540	774,696	2,685,660	163,254	2,848,914		
1915		685,156	89,540	774,696	2,685,660	163,254	2,848,914		
1916	i	745,883	91,987	837,870	2,870,116	167,962	3,038,078		
1917		747,204	91,996	839,200	2,895,638	168,175	3,063,813		
1918		759,526	91,996	851,522	2,947,221	170,259	3,117,480		
1919		801,366	94,254	895,620	3,173,885	175.331	3,349,216		

The total area thus set apart has been divided into 1,832 farms, comprising 868,979 acres, the remaining area being reserved for recreation areas, roads, stock routes, schools, &c.

The following table gives particulars as to the disposal of the farms by closer settlement purchase for the years ended the 30th June, 1914 to 1919:—

### NEW SOUTH WALES.—CLOSER SETTLEMENT ALLOTMENTS, 1914 TO 1919.

		Farms Al	lotted by Board	Total Amount received in	Total Number of	
Year.	-	Number.	Area.	Value.	respect of Settlement Purchases.	Applications received.
,			Acres.	c	·	
1913-14	}	1,567	734,125	$2.80\tilde{6},285$	493,795	1,578
1914-15		1,588	742,610	2,834,792	506,073	1,591
1915-16	!	1,609(a)	748,573(a)	2,860,636(a)	718,660	1,612
1916-17	!	1,622	759,753	2,905,550	834,485	1,625
1917-18	;	1,624	760,083	2,907,055	985,863	1,625
1918-19	!	1,736	786,942	3,105,214	1,139,176	1,740

(a) Including 45 Settlement Purchase Farms of 24,714 acres, with a capital value of £107,716, since converted into Homestead Farms.

(vi) Labour Settlements. These settlements were founded by the Labour Settlements Acts 1893 and 1894, which were amended and repealed by the Labour Settlements Act 1902. Land might be set apart for lease for a period of 28 years as a labour settlement under the superintendence of a Board of Control. The functions of the Board of Control were to enrol members of the settlement; to make regulations concerning the work to be done; to apportion the work among the members; and to distribute the wages and profits. The Minister was empowered to grant financial assistance to the Board of Control. Only two settlements, those at Bega and Wilberforce, were established under the Act. The Labour Settlements Act 1902 was repealed by the Bega and Wilberforce Labour Settlements Act 1917, which dissolves the Boards of Control, and provides for the settlers applying for the blocks they occupy as Homestead Farms under the Crown Lands Consolidation Act 1913.

The Murrumbidgee Irrigation Act 1910 provides for the acquisition of 1,668,000 acres near Narrandera, in Riverina, for irrigation and other purposes in connexion with the Burrinjuck Irrigation Scheme. Part of this area has since been made available.

4. Victoria.—(i) Closer Settlement Act 1915. The Closer Settlement Act in Victoria is administered by a Board consisting of three persons appointed by the Governor in Council, and entrusted with power to acquire, either compulsorily or by agreement, private lands in any part of the State for the purpose of Closer Settlement. The Board may dispose of all lands acquired, either Crown lands or repurchased lands, on conditional purchase leases either as (a) farm allotments not exceeding £2,500 in value, (b) workmen's homes allotments not exceeding £250 in value, and (c) agricultural labourers' allotments not exceeding £350 in value. The price of the land must cover the cost of the original purchase and the cost of all improvements. Land acquired by the Board may also be sold in small areas in fee simple as sites for churches, public halls, butter factories, creameries, recreation reserves, or other public purposes.

The Board may approve of an agreement between an owner and one or more persons to purchase a farm or farms, not exceeding £2,500 in value. On the property being acquired by the Board, the applicant obtains a lease under Closer Settlement conditions.

- (a) Closer Settlement Leases. Every conditional purchase lease is for such a term of years as may be agreed upon by the lessee and the Board, and payment must be made with interest at 45 per cent. per annum by sixty-three half-yearly instalments, or such lesser number as may be agreed upon. Under the Act, postponement of payment of instalments may be granted by the Board up to 60 per cent. of the value of improvements. The lessee must personally reside during eight months in each year on his allotment, and for six years he must carry out prescribed improvements. Thereafter he may, with permission, transfer, assign, mortgage or sublet his allotment. After twelve years, if all conditions have been fulfilled, a Crown grant, with the same residence condition as that contained in the lease, will be issued. In the case of workmen's homes allotments the land must be fenced within one year, and a dwelling-house to the value of at least £50 must be erected within the same time; within two years further improvements must be made to the value of at least £25. As regards agricultural labourers' allotments, a dwelling-house to the value of at least £30 must be erected within one year, and within two years the allotment must be fenced. In the case of workmen's homes and agricultural labourers' allotments, the lessee may at any time transfer, assign or sublet with the consent of the Board.
- (b) Advances to Settlers. The Board may make advances for the purpose of fencing and building dwelling-houses, and is empowered to erect dwelling-houses, outbuildings, or improvements on any allotment at a cost not exceeding £500 for any one allotment. Any sum so expended is repayable, with interest added, by instalments extending over a prescribed period, not greater than twenty years. Provision has also been made for deferring payments in case of hardship, as well as for advances (to the extent of 60 per cent. of the value of the improvements) to enable work to be carried on. Special advances may also be granted to purchase wire netting in rabbit-infested districts.
- (c) Loans to Municipalities. Loans may be made out of the Closer Settlements. Fund for the purpose of carrying out any road-making or other public works within the boundaries of an estate.
- (d) Areas acquired and made available for Closer Settlement. The following statement shews the operations which have taken place in Victoria under the provisions of the Closer Settlement Acts 1898 to 1915, up to the 30th June, 1901 and 1914 to 1919:—

### VICTORIA.—CLOSER SETTLEMENT, 1901 AND 1914 TO 1919.

### (INCLUDING IRRIGATED AREAS.)

	ent .		How Ma	de Ava	ilable fo	or Settle	ment.	ate.	ž.	of Date.	를 <del>1</del>
Year ended 30th June.	Total Area Acquired by Governme to Date.	Total Cost to Date.	Farm Allotments.	Workmen's Homes Allotments.	Agricultural Labourers' Allotments.	Town Allotments.	Roads and Reserves.	Number of Applications Granted to Date	Total Receipts to Date.	Repayments Principal to	Area Available for Settlement.
	Acres.	£	Acres.	Acres.	Acres.	Acres.	Acres.	No.	£	£	Acres.
1901 1914	28,553 567,687	151,566 4,222,248	28,461 500,819	69 828	8,829	24,903	240	193 4,112	7,529 $1,213,593$	456,511	60.028
1915a	567,993	4,230,055	509,454	782	5,111	26,163	::	4,227	1,432,187	528,960	56,525
1916	568,073	4,230,779	513,281	778	5,547	27,193	المققا	4,321	1,661,427	569,445	51,878
1917	571,953	4,277,356	517,467	781	4,720	27,546	4,201	4,509	1,670,959	608,728	43,017
1918	569,334	4,239,956	502,475	783	4,622 4,586	29,577 30,244	4,210 5,037	4,591 4,476	1,974,744 2,300,705	655,380 729,493	30,619 23,689
1919	570,617	4,252,543	501,537	785	4,580	30,244	5,057	4,470	2,300,703	729,493	23,009

a During 1915, areas previously classed as Workmen's Homes and Agricultural Allotments were transferred to Farm Allotments.

Up to 30th June, 1919, there were also acquired under the Discharged Soldiers' Settlement Act 1917 (including Crown Lands and Closer Settlement Areas taken over), 182,550 acres, at a cost of £1,982,223. Applications granted numbered 995; and 144,788 acres were made available for farm allotments.

(ii) The Small Improved Holdings Act 1906. Under this Act, which has been repealed, 2,822 acres at a cost of £53,568 allotted to 260 settlers were purchased close to towns where industrial employment could be obtained by the settlers.

These settlements are now under the control of the Closer Settlement Board.

(iii) Village Communities. The rights of lessees of land in Village Communities are now provided for in the Land Act 1915. Certain unalienated Crown lands were surveyed into allotments of one to twenty acres. The price is not less than twenty shillings an acre. Additional areas may be acquired by conditional purchase. The rent is a nominal one for three years. The total amount of monetary aid advanced up to the 30th June, 1919, was £67,379, of which sum the amount repaid to date was £44,768. After three years a lease may be obtained.

On the 30th June, 1919, there were 346 settlers actually residing, and 146 not residing, but improving, making a total of 492 in occupation. Including wives and children the total number in residence was 1,360.

(iv) Closer Settlement in the Irrigation Districts. The movement for closer settlement in the irrigation districts started about ten years ago, when the State adopted the policy of purchasing large areas of land commanded by irrigation schemes, and subdividing them for intensive culture. The management and supervision were formerly vested in two bodies-the Closer Settlement of these areas Board and the State Rivers and Water Supply Commission, but in order to do away with this dual control, the Amending Closer Settlement Act of 1912 (now incorporated in the Closer Settlement Act 1915) was passed, transferring to the Water Supply Commission the entire management, leasing, and general supervision of all such areas within irrigation districts. The State had expended between three and four million pounds on irrigation works, which were not being used to their full extent. Under the Goulburn Scheme, the largest of the State works, less than half the available water was being used, owing to lack of settlers to cultivate the land as irrigation requires. Previously, in the various districts the average size of farms varied from 400 to 600 acres, while under irrigation from about 12 to 80 acres will now give employment to a good-sized family and furnish them a comfortable living. The large farms of the irrigation districts could not be properly cultivated by their owners, and the only way to make irrigation a success was to subdivide these holdings and bring in farmers to cultivate the smaller areas. To this end the State offered to buy suitable land in any district having a reliable and ample water supply, at a price fixed by impartial expert valuers, and has purchased 118,400 acres for this purpose, and now administers also the irrigated closer settlements established on Crown lands at Merbein and Nyah, which contain respectively about 8,000 acres and 3,000 acres. This land is sold to settlers on 31% years' terms with 4% per cent. interest on deferred payments, under what are known as closer settlement conditions, which, while providing for the liberal terms and advances referred to in this paragraph, require, on the part of the settler or his successor, residence on the block for at least eight months in each year. These payments are calculated on the Crédit Foncier basis and are equalised through the whole period. As a result, the settlers by paying an additional 12 per cent., or 6 per cent. in all, in 311 years pay off both principal and interest. In the early stages of irrigated closer settlement the State undertook, where desired by settlers, to prepare portions of their holdings for irrigation by grading, seeding, check-banking, and constructing distributory channels, settlers being allowed to pay the cost of such works by instalments extending over ten years. The development of these settlements has, however, now reached such a stage that this is no longer necessary. Contract labour is available to new settlers, and there are facilities for the carrying-out of this work locally, but financial assistance to the same extent is still available. To further help the settler of limited means, the State will build a house and allow twenty years to pay for it. The cash payments required are as follows: -On houses costing less than £100, £10; on houses costing more, the cash payment varies from 12th to 30 per cent. of the estimated cost. The State also makes loans to settlers equal to 60 per cent. of the value of permanent improvements, these loans to be repaid in twenty years. Five per cent. interest

is charged on all advances—whether for houses, preparing land, or money furnished the settler. In the case of discharged soldiers, the cash deposits on both land and houses are dispensed with, and further concessions can be made in the form of suspension of payment of instalments during the first one, two, or three years of occupation. Last year 386 blocks were granted to new settlers, 352 of whom were discharged soldiers. During the past ten years 97,700 acres have been settled in farms averaging fifty acres each—which are now the homes of 1,985 new settlers. There are also 317 allotments comprising 12,800 acres ready for immediate occupation, and a further 9,000 acres being prepared for settlers. At Shepparton, one of the oldest of these settlements, there are now 269 settlers living where there were originally twenty-one. At Cohuna, another early settlement, some settlers made such satisfactory progress, that they paid in full their land and other instalments, when their leases, which were for 313 years, were only some seven years old. In Koyuga there are fifty settlers with good houses, many young orchards, fine crops of lucerne and vegetables, where in November 1910 there was not a house, a family, or an acre of cultivated land. Of the total area settled, 26,000 acres are under lucerne, 14,000 under fruit, and 15,000 under other crops. There are now fourteen settlers' homes for every one that existed on these areas when repurchased by the State. Four hundred and eighty-six of the settlers are discharged soldiers.

Reports received regularly from officers in charge of irrigation districts indicate that in nearly all cases the settlers are making good progress on their holdings, and that there is undoubtedly an increasing feeling of security and permanence pervading these settlements.

The war conditions have made the disposal of the products of these settlements a matter of some difficulty. In regard to soft fruits, for instance, there was in the year 1916-17 a very heavy glut, and the position was so critical that the Commission arranged a peach pool for the irrigation closer settlement districts. This was continued until the Government, by obtaining some large war contracts for jam, was able in a great measure to arrange for the absorption of the surplus.

In Shepparton District the settlers, in view of these difficulties, established a co-operative fruit-processing factory, financial assistance being provided by the State. This cannery has proved a boon to the settlement, and the expectations entertained at the inception of the movement have been fully realized.

The quality of its canned fruits has proved the undoubted advantage of locating the factory in the vicinity of the orchards, while its value to the settlers is shown by the fact that last season they had 2,200 tons of fruit successfully treated, and were able to materially improve their financial position with the State.

The Murray Frontage Settlements are showing continual progress. The value of last season's production from the main Merbein Settlement of 6,000 acres reached the splendid total of £250,000. These settlements are becoming increasingly attractive to new settlers. Irrigable blocks have already been allotted there to 166 qualified soldiers, but the demand for such lands was so keen that the Commission has acquired the large estate of 30,000 acres known as "Red Cliffs" (adjacent to the Mildura Settlement) and is now preparing it for occupation by fully 1,000 additional returned soldiers.

- 5. Queensland.—(i) Closer Settlement. Under the provisions of the Act of 1906, private lands for closer settlement may be repurchased by the Crown, either by agreement or compulsorily.
- (a) Compulsory Acquisition. The owner of an estate in possession, the whole of which is proposed to be taken compulsorily, has the right to retain in one block land of the value of £10,000 to £20,000, according to the value of the whole estate. The maximum sum which may be expended in any one year on the acquisition of land for the purpose of closer settlement is £500,000.
- (b) Disposal of Land. A sufficient part of the land acquired must be set apart for roads, public reserves, and townships, and, up to the end of 1916, the remainder was proclaimed open for selection as agricultural farms under the Land Act 1910, which repealed the Land Acts 1897 to 1909, and under the Closer Settlement Act Amendment Act of 1913; the term of the lease was 40 years. The rent to be paid for the first year was equal to £10 for every £100 of the purchasing price; and (no payment being required during the second, third, or fourth years) an annual payment of £6 6s. 0d. for every £100, which continued from the fifth to the fortieth year, would, at the end of the term, have paid

off the principal sum together with interest. From 1st January, 1917, the opening of land for agricultural farm selection has not been allowed. Under the present law, the remainder of the land (after provision for roads, reserves, &c.) is opened for selection as perpetual lease selections at an annual rent fixed by the Minister, but at a rate per cent. of the capital value not more than the rate of interest paid by the Government on the purchase money of the estate of which the land forms part. The deposit of 10 per cent. is abolished, but so also is the provision that no rent need be paid during the second, third, and fourth years of the term. The rent may be reappraised for each period of fifteen years.

(c) Areas Acquired and Selected. The following table gives particulars of the operations under the above Acts at the end of the year 1901 and of each year from 1914 to 1918:—

	Ye	ar.		Number of Estates Acquired.	Total Area Acquired to Date.	Total Amount of Purchase Money.	Total Area Selected to Date. (a)
1001					Acres.	£	Acres.
1901			• • •	15	132,760	335,056	124,710
1914				29	664,363	1,713,165	559,597
1915				29	664.363	1,713,165	582,788
1916				30	785,311	1,955,060	589.047
1917				30	785,311	1,955,060	587,724
1918				30	785,311	1,955,060	595,719

QUEENSLAND .-- CLOSER SETTLEMENT, 1901 AND 1914 TO 1918.

The total area opened for selection up to the end of the year 1918 was 641,363 acres, of which 595,719 acres had been selected by 2,220 selectors. There remained 45,644 acres unselected or reserved. The total amount of rent paid up to the same date was £1,309,454, the amount in arrear being £29,001. At the end of the year 1918 there were 2,220 selectors holding 2,338 agricultural farms, 252 unconditional selections, 73 perpetual lease selections, and five prickly pear selections. In addition, land and improvements to the value of £86,641 had been sold at auction.

(ii) Group Settlement. The Special Agricultural Selections Acts 1901 to 1905 were partly repealed by the Amending Act of 1909, which was in its turn repealed by the Land Act 1910. Under the last Act, land may be set apart for members of bodies of selectors who desire to settle in the same locality. The terms and conditions are similar to those in force for single selectors. Every group selection is subject to the condition of personal residence during the first five years of the term.

The Special Agricultural Selections Act 1905 provides that financial aid may be granted to all or any of the members of a body of selectors of agricultural homesteads. Advances may also be made to each selector for a value not exceeding £80 for the purpose of buying tools, rations, stock and poultry.

The portions opened for group settlement in 1918 numbered 341, and comprised a gross area of 110,620 acres. Up to the end of that year 295 portions, comprising 95,702 acres, valued at £113,498, had been applied for by members of the bodies of settlers for whom they were opened. This part of the Land Act is operated almost exclusively in the settlement of returned soldiers.

6. South Australia.—Under the provisions of the Crown Lands Acts the Commissioner may repurchase land for the purposes of closer settlement at a cost not exceeding £600,000 in any two years.

Reference is made on the next page to the provisions of the Irrigation and Reclaimed Lands Act 1908, as consolidated by the Act of 1914, regarding the settlement of reclaimed lands.

<sup>(</sup>a) In addition, at the end of the year 1918 there were 12,278 acres sold at auction and 3,411 acres retained by the Government for experimental farms and for other sales.

(i) Disposal of Land. The Crown Lands Act Further Amendment Acts enlarge the value of the blocks into which estates may be subdivided for closer settlement purposes from £2,000 to £4,000 unimproved value, or if the land is suitable for pastoral purposes only, to £5,000. The purchase-money, with interest thereon at 4 per cent. per annum, is payable in 128 half-yearly instalments.

For the first five years, improvements to the value of £3 for every £100 of the purchase money must be yearly effected.

(ii) Areas Acquired and Selected. The following table shews the area of land acquired by the Government in South Australia for the purposes of closer settlement, and the manner in which the same has been disposed of under the provisions of the Crown Lands Acts for the years 1902 and 1914 to 1918:—

SOUTH	AUSTRALIA.—CLOSER	SETTLEMENT.	1902	AND	1014 TO	1018
200111	AUDITALIA. TUUQUI		1704	MILL	1714 10	1710.

Year.	Area of Lands Re-	Agree- ments with Covenants	Total Area Leased as Homestead Blocks.		Perpetual	Mis- cellaneous	Sold.	Remainder Un-
1 car.	purchased to 31st Dec.	to	Right of Purchase.	Perpetual Lease.	Leases.	Leases.		occupied, (including Roads).
1902 1914 1915 1916 1917 1918	Acres. 156,491 657,629 666,299 729,963 743,191 743,191	Acres. 476,332 487,853 487,355 501,439 497,032	Acres. 2,717 796 753 733 703 703	Acres. 3,073 1,584 1,579 1,513 1,531	Acres. 90,128 51,863 51,588 52,138 71,896 54,826	Acres. 309 164 164 164 144 144	Acres. 403 63,964 65,484 66,607 112,642 124,728	Acres. 59,851 62,926 58,878 121,453 54,836 64,227

During the financial year 1918-19, one property of 5,497 acres was repurchased. The total area repurchased at 30th June, 1919, was 748,689 acres, the purchase-money being £2,469,478. Of that area 695,882 acres had been allotted to 2,757 persons, the average area to each being 252 acres.

(iii) Irrigation Areas. Under the Irrigation and Reclaimed Lands Act 1914, special provisions are made for granting perpetual leases of reclaimed lands. The maximum area of irrigable or reclaimed land one person may hold in any irrigation area is 50 acres, but in the case of partnerships 50 acres may be held by each partner up to a maximum of 150 acres. Land above the irrigating channels is also offered to lessees of irrigable blocks for dry farming, grazing, &c. Each block is offered under perpetual lease, at a rent not less than a sum equivalent to 4 per cent. on the unimproved value of the land, plus the cost of reclaiming. In the case of swamp lands in the reclaimed lands, a drainage rate of from 5s. to 7s. 6d. per acre per annum is payable. On the irrigable land the water rate has been fixed at 30s. per acre per annum for the first four years, after which an amount will be charged sufficient to cover actual cost of supplying water, and the interest on pumping plants, channels, &c. A sliding scale covers both the rent and water rates for the first four years.

Under Part V. of the Act a fund has been constituted called the Lessees of Reclaimed Lands Loan Fund, consisting of money provided by Parliament to be expended by the Department in assisting settlers on the irrigation areas by fencing, clearing and grading their blocks, and constructing irrigation channels and drains and concrete tanks thereon. Such improvements will be undertaken up to a value not exceeding £15 per acre of the irrigable area in each lessee's block, but before the work can be commenced a deposit must be paid equal to 15 per cent. of the Department's estimated value of such improvements.

The total cost of the work, less amount of deposit paid, will be treated as a loan to the lessee, and will be repayable in twenty equal annual instalments, after the expiration of five years, or at any shorter period if so desired by the lessee, current rate of interest being charged.

Any lessee will be permitted to accept the contract for carrying out his own improvements, according to the specifications and estimate of the Department, up to the maximum amount per acre, as mentioned above.

(iv) Village Settlement. Out of the reserved lands, the Commissioner is directed to set apart for the purpose of village settlement such land as he shall consider fit (a) for horticultural purposes, to be termed "horticultural land"; (b) for agricultural purposes, to be termed "commonage land"; and (c) land whereon any irrigation works are situated. Land so set apart is to be divided as follows:—Horticultural lands into blocks of as nearly as practicable equal unimproved value, and of about ten acres in extent; and the commonage lands into one or more blocks of such area as the Commissioner may determine, and the lands so set apart in each case form the district of the association. No person may hold more than two blocks. Commonage lands may only be leased to the association on perpetual lease, and all unleased horticultural blocks are under the control of the association. Every member of each association must provide or contribute towards the maintenance and regulation of irrigation works, and the care and cultivation of the commonage lands.

As the Waikerie and Kingston districts were proclaimed irrigation areas under the Irrigation and Reclaimed Lands Acts 1908 and 1909, this would leave only the Lyrup Village Settlement, which is in a better position, both financially and as regards population, than the others.

(v) Homestead Blocks. Aboriginal reservations, except those at Point McLeay or Point Pearse, and other suitable lands may be offered as homestead blocks on perpetual lease or agreement to purchase. Each block must not exceed £100 in value, and residence by a member of the family for at least nine months of every year is compulsory.

There is now hardly any demand for homestead blocks, persons generally preferring small blocks of repurchased or Crown lands on ordinary conditions. The system appears to be of value only in centres of population where work can be obtained, and within a reasonable distance of a school.

- (a) Advances to Blockholders. Advances up to £50 may be made by the Commissioner to any homestead blockholder who has complied with the conditions of his lease or agreement, to assist in erecting permanent buildings on the blocks, or other improvements. Advances must be repaid, with interest at 4 per cent. per annum, by twenty equal instalments, commencing twelve months from the date of advance. The Commissioner may, in case of hardship, extend the time of repayment, such deferred payments bearing interest at 5 per cent. per annum. The total amount advanced up to the 30th June, 1919, was £41,376, of which £39,664 had been repaid.
- (b) Particulars of Homestead Blocks. The total number of leases and agreements of which purchase had been completed to the 31st December, 1918, was 2,381, comprising 35,781 acres, at a purchase price of £87,296, or an average of £2 8s. 10d. per acre, the average of each holding of which purchase was completed being 15 acres.
- 7. Western Australia.—Under the Agricultural Lands Purchase Act 1909, which repealed and consolidated the Agricultural Lands Purchase Acts 1896 to 1904, sums not exceeding in the aggregate £400,000 may be expended on the repurchase of Crown lands near the railways, suitable for immediate cultivation.
- (i) Acquisition of Land by the Government. For the purpose of carrying out the provisions of the Acts, a Land Purchase Board has been constituted. Advised by the report of the Board, the Minister, with the approval of the Governor, may make a contract for the acquisition of the land by surrender at the price fixed by the Board, or at any lesser price.
- (ii) Sale of Repurchased Land. After reservation of part of the repurchased land for public purposes, the remainder is thrown open for selection. The maximum quantity held by one person must not exceed 1,000 acres, or in special cases 2,000 acres.
- (iii) Conditions of Sale to Selectors. The maximum selling price of any repurchased land is equal to 105 per cent. of the actual cost of the land plus the cost of any improvements made upon it. A lease for twenty to thirty years is issued at a rent the half-yearly instalments of which are to be at the rate of £3 17s. 9d. for each £100 of the selling price. Improvements must be made to the value of one-fifth of the purchasemoney every two years of the first ten years of the lease. One-half of the land must be fenced within the first five years and the whole within ten years. Loans may be granted to selectors under the provisions of the Agricultural Bank Acts.

(iv) Areas Acquired and Selected. The transactions conducted under the provisions of the Agricultural Lands Purchase Acts are shewn for 1901 and for each year from 1914 to 1919 in the subjoined table:—

### WESTERN AUSTRALIA.-CLOSER SETTLEMENT, 1901 AND 1914 TO 1919.

(a) Year.	Total Area Acquired.	Total Purchase- money.	Roads, Reserves, &c.	Total Area made available for Selection.	Area Selected during the Year.	Total Area occupied to Date.	Balance of Area available for Selection.	Total Revenue received to Date.
1901 1913-14 1914-15 1915-16 1916-17 1917-18 1918-19	Acres. 46,624 446,804 446,804 446,804 446,804 446,804	£ 52,764 421,333 421,373 421,373 421,373 421,373	Acres. 1,459 128,605 15,825 15,825 15,825 15,825 15,825	Acres. 45,165 315,133 430,979 430,979 430,979 430,979	Acres. 4,295 2,451 4,122 342 77 2,813 38,890	Acres. 37,235 268,260 272,190 271,242 269,648 267,008 304,937	Acres. 7,930 46,873 158,789 159,737 161,331 163,971 126,002	£ 14,451 210,675 239,409 268,232 295,740 319,759 343,767

<sup>(</sup>a) The figures for 1901 are up to 31st December. For subsequent years they are given as up to 30th June.

On the 30th June, 1919, the total expenditure, exclusive of purchase-money but including interest, was £192,901, which left a balance of £150,866. At the same date the amount invested as sinking fund was £143,028.

(v) Workingmen's Blocks. Any person not already holding land within the State is entitled to obtain a lease of lands which have been surveyed and thrown open for selection as workingmen's blocks. The maximum area that may be selected by one person is, if within any town or goldfield, half an acre, or five acres elsewhere. The price is not less than twenty shillings per acre, payable in ten years by half-yearly instalments. Residence and improvement conditions must be fulfilled. At the expiration of the lease, or at any time after five years from the date of the commencement of the lease, upon compliance with all conditions, and upon payment of the full purchase-money and fee, a Crown grant will be issued. No person who has once held a workingman's block is allowed to select another, except under very special circumstances.

The following table shews the number and area of accepted applications for workingmen's blocks during each year, as well as the total number and area in existence at the end of the year 1901 and for each year from 1914 to 1919:—

# WESTERN AUSTRALIA.—PARTICULARS OF WORKINGMEN'S BLOCKS, 1901 AND 1914 TO 1919.

Year	1901.	1914.(a)	1915.(a)	1916.(a)	1917.(a)	1918.(a)	1919.(a
Numb	ER AND	AREA OF A	CCEPTED A	PPLICATIO	NS DURING	YEAR.	
Number Area in Acres	2 6	1 1	Nil Nil	1	Nil Nil	Nil Nil -	Nil Nil
Nu	MBER AN	D AREA OI	BLOCKS (	Occupied	AT END O	F YEAR.	
Number Area in Acres	$\begin{array}{c} 7 \\ 31 \end{array}$	168 590	189(b) 584	176 565	134 510	108 482	83 451

<sup>(</sup>a) For financial year ended 30th June. (b) Increase due to cancelled leases being reinstated.

During the years 1907 to 1911 residential blocks on the goldfields were made available as workingmen's blocks, instead of under residential lease.

- 8. Tasmania.—The principles of closer settlement were not introduced into Tasmania until the Closer Settlement Act of 1906 was passed. Under this Act, which was amended in 1908 and 1911, and consolidated in 1913, power is given to the Minister for Lands, on the recommendation of the Closer Settlement Board, to purchase compulsorily or by agreement private land in any part of Tasmania for the purpose of closer settlement, and also to deal with and dispose of any unoccupied Crown land for the same purpose.
- (i) Disposal of Land. Lands so brought under the Act are subdivided into farm allotments of a suitable size—not exceeding £4,000 in value—and are disposed of by way of lease for 99 years. The rental is determined by the Board at a rate not exceeding 5 per cent. per annum on the capital value of the land. Any lessee who has fulfilled the conditions under the Act may, after the expiration of ten years of the term of the lease, purchase the land leased to him. The Minister has power to dispose of the fee simple of such land in any estate which is considered unsuitable for closer settlement.

A lessee must improve his holding to a value equal to 2½ per cent. on the capital value of the land in each of the first ten years of the term of his lease, and he must, within two years of the date of the lease, personally reside on his allotment during at least eight months of each of the following nine years. Provision is made for reserving a proportion of the allotments thrown open, and leasing the same, under special terms and conditions, to bona fide immigrants.

- (ii) Advances to Settlers. The total advance by the Government in aid of the cost of effecting improvements to any one lessee must not exceed pound for pound of the sum expended by him in building and other improvements. Such advances must be repaid, together with interest at 5 per cent., in equal half-yearly instalments within a period not exceeding 21 years.
- (iii) Special Sales. The fee-simple of land acquired may be disposed of by sale on the recommendation of the Board as sites for churches, public halls, dairy factories, fruit-preserving factories, mills, or creameries. The area sold may not exceed one acre in the case of a church or public hall, or five acres in other cases.
- (iv) Areas Acquired and Selected. Up to the 30th June, 1919, twenty-four areas had been opened up for closer settlement. Particulars for ten years are given in the following statement:—

Year.		Number of Farms made Available.	Number of Farms Allotted.	Area of Farms Allotted.	Rental of Farms Allotted.	Total Area Purchased.
	!			Acres.	£	Acres.
1910		9	15	1,872	539	1,362
1911		37	36	4,965	168	5,143
1912		11	7	3,912	563	6,147
1913		18	21	5,652	1,134	3,745
1914		24	17	8,975	1,959	10,756
1915		36	53	15,153	4,393	12,930
1916		5	11	1,729	476	157
1917		5	15	3,900	993	1,939
1918			8	2,366	205	Nil
1919					Nil	Nil

TASMANIA.—CLOSER SETTLEMENT, 1910 TO 1919.

The total purchase money paid by the Government up to the 30th June, 1919, was £274,563.

9. Northern Territory.—In the Northern Territory, a Board is constituted to deal with assistance to settlers. During 1918-19, the number of applications received and dealt with by the Board was 18. The total amount of loans granted during the year was £422. A sum of £864 has been repaid on account of loans granted to date, and interest on the same. On 30th July, 1918, the total amount outstanding was £7,214.

# § 9. Occupation of Crown Lands under Leases and Licenses Issued by Mines Departments.

- 1. Introduction.—Leases and licenses for the occupation of Crown lands for mining and other purposes are issued by the Mines Departments in all the States. Such leases and licenses may be issued with respect to all Crown lands, whether otherwise unoccupied or whether occupied also under leases and licenses issued by the Lands Departments. Certain Crown lands, such as reserves, &c., are, however, subject to special conditions.
- (i) Mining on Private Lands. Certain of the Crown lands of the several States have been alienated from time to time, subject to various reservations in respect of gold and other minerals which might afterwards be found therein. Other lands have been alienated without such reservation, but as the mineral gold does not pass from the Crown unless by express conveyance, it has remained the property of the State on all alienated lands. All lands alienated or in process of alienation are open to mining for gold; but to mining for other minerals, those lands only are open, in respect of which the rights are reserved in the grants. There are, however, generally certain reservations, such as those with reference to town or village lands and lands which have been built on or are used for special purposes. The working of minerals on private lands is regulated in the several States either by special Acts or by special provisions of the Acts relating to mining.
- (ii) Leases and Licenses Issued and Total Areas of Crown Lands Occupied. The following tables shew the total areas of Crown lands for which leases and licenses for mining purposes were issued in each State during 1901, and for each year from 1914 to 1918 inclusive, and also the total areas of Crown lands occupied for mining purposes at the end of each year during the same period:—

CROWN LANDS, LEASES AND LICENSES FOR MINING PURPOSES, 1901 AND 1914 TO 1918.

	Particulars.		N.S.W.	Victoria(a)	Q'land.(b)	S. Aust.(c)	W.Aust.(c)	Tas.(c)	C'wealth.
		A	REAS FOR	wнісн I	LEASES A	nd Licens	ES ISSUED		
1901			Acres. 50,349	Acres.	Acres. 55,698	Acres. 93,985	Acres. 37,593	Acres. 18,125	Acres.
1914	• •	• •	31,573	12,774	126,160	766,866	29,127	15,123	981,623
1915		• • •	14,219	10,103	56,518	965,596	37,989	13,919	1,098,344
1916	• •	• • •	40,616	7,173	31,106	557,911	23,448	9,306	669,560
1917	• • •		72,334	7,618	15,842	268,749	28,160	7.515	400,218
1918	•••		13,329	6,451	18,888	132,623	26,070	5,773	203,134
			Total	AREA OC	CUPIED A	T END OF	YEAR.		
1901			134,209		124,182	14,140	66,682	50,362	(d)389,575
1914			230,493	119,404	283,704	805,889	128,609	49,963	1,618,062
1915			224,621	108,773	242,196	1,012,427	145,920	53,060	1,786,997
1916			224,593	97,532	218,312	670,890	138,157	53,462	1,402,946
1917			231,981	89,599	221,647	274,003	113,656	54,391	984,277
1918			225,134	69,165	259,395	171,170	114,377	46,600	885,841

<sup>(</sup>a) Including private lands, leases, and water right licenses only. (b) Exclusive of lands held under miners' rights only. (c) Exclusive of miners' rights. (d) Excluding Victoria.

<sup>2.</sup> New South Wales.—Under the provisions of the Mining Act 1906 and the regulations made thereunder, Crown lands may be occupied for mining or other purposes by virtue of (i) miners' rights; (ii) business licenses; (iii) authorities to prospect; or (iv) leases.

A description of the conditions under which these licenses and leases are granted may be found in previous issues of the Year Book. (See Year Book No. 6, p. 307.)

(i) Particulars of Leases and Licenses Issued, 1918. The following table gives particulars of leases and licenses of Crown lands issued by the Mines Department during the year 1918 :--

NEW SOUTH WALES.—LEASES AND LICENSES ISSUED BY MINES DEPARTMENT **DURING YEAR 1918.** 

Particulars.	Act under wh	ich Issued.	Purpose for which Issued.	Area.	
			(T)		
Leases	Mining Act 1906		To mine for— Gold	i	Acres. 823
2611868	mining act 1800	• •	 Minerals other than coal		5,297
	, ,, ,,		 Coal	- :: :	4,379
	1		 Leases (mining purposes)		159
	Mining Act 1906 (I	Oredging)	 Gold	- 1 <sub>-1</sub>	1,595
out to a	,, ,,	,,	 Minerals other than gold	<i>f</i> <sub>1</sub>	1,000
Other forms of occupancy—	Mining Act 1906		 Authorities to prospect		1,076
Total			 		13,329

<sup>(</sup>ii) Leases and Licenses Issued and Areas Occupied. The following table gives particulars of the areas of Crown lands for which leases and licenses were issued by the Mines Department during each year, and of the total areas of Crown lands occupied under such leases and licenses at the end of the year 1901 and from 1914 to 1918 inclusive :---

NEW SOUTH WALES.—LEASES AND LICENSES ISSUED BY MINES DEPARTMENT, 1901 AND 1914 TO 1918.

1701 AND 1711 TO 1710.											
Purposes for which Issued or Occupied.		1901.	1914.	1915.	1916.	1917.	1918.				
	LE	ASES AND	Licenses	s Issued.							
Gold mining Mining for other minerals Authorities to prospect Other purposes Total		Acres. 2,272 47,990 87	Acres. 4,047 26,590 134 802 31,573	Acres. 3,657 9,741 439 382	Acres. 2,558 13,509 24,036 513 40,616	Acres. 1,310 12,839 57,978 207 72,334	9,676				
,		Total Ai	REAS OCC	UPIED.							
Gold mining Mining for other minerals Authorities to prospect Other purposes		6,942 126,885  382	12,832 212,864 10 4,787	11,098 207,812 15 5,696	10,767 207,595 218 6,013	9,422 216,399 40 6,120	209,577 10				
Total		.134,209	230,493	224,621	224,593	231,981	225,134				

<sup>3.</sup> Victoria.—The occupation of Crown lands for mining and auxiliary purposes in this State is regulated by the Mines Act 1915. The Department of Mines is authorised to issue mining leases (gold-mining, mineral, and dredging), also licenses (searching, tailings, and water-right), while miners' rights and business licenses are issued by the Treasury Department, and claims and residence areas are registered by local mining registrars. A description of the conditions governing the issue of these leases and licenses will be found in previous editions of the Year Book. (See Year Book No. 6, p. 308.)

Licenses of auriferous lands not for mining purposes may be issued by the Lands Department.

Leases and Licenses Issued and Areas Occupied for Mining. Particulars of leases and licenses for mining purposes of Crown lands alone are not available, the official returns including also private lands. During the year 1918 the number of mining leases, licenses, &c., issued was 181, covering an area of 5,563 acres; the rent, fees, &c., received thereon amounted to £599. No particulars are available as to the total area of either Crown or private land occupied for mining purposes.

4. Queensland.—The occupation of Crown lands for mining purposes in this State is regulated by the Mining Acts 1898 to 1920, the Mining for Coal and Mineral Oil Act, The Petroleum Act, and the Miners' Homestead Perpetual Leases Act. Under these Acts the Department of Mines is authorised to issue (i) miners' rights; (ii) mining leases; (iii) mining leases and licenses for coal and mineral oil; and (iv) miners' homestead perpetual leases.

The conditions which govern the issue of miners' rights and mining leases are described in previous issues of the Year Book. (See Year Book No. 6, p. 309). The Act under which Miners' Homestead Leases were granted has been amended, and the title is now "Miners' Homestead Perpetual Leases." Most of the old provisions remain, but rent is now perpetual, and is based on the value of the land:—If sold by auction 3 per cent. of the purchase price, otherwise  $1\frac{1}{2}$  per cent. of the capital value of the land. Rental is also subject to re-appraisement every ten years.

Mineral leases for coal may be granted for a term of 21 years at an annual rent of one shilling an acre, together with a royalty, according to the distance the lease is from a seaport or other place of delivery, of fourpence to sixpence per ton of coal raised during the first five years of the lease, and of eightpence to one shilling per ton during the remainder of the term. A lease for mineral oil with a maximum area of 320 acres may be granted for a term of 21 years at an annual rental of one shilling per acre, with a royalty of 5 per cent. of the value of all crude oil produced. Licenses to occupy not more than 2,560 acres may be granted to any person desiring to prospect Crown lands for coal and mineral oil upon payment of one penny for every acre comprised in the application.

Licenses to prospect for petroleum may be granted for areas up to 2,000 acres at a rental of one penny per acre, and for a period of five years, and the licensee may during the currency of his license take portion of the area (60 acres) as a mineral lease at a peppercorn rental and a royalty of 12½ per cent. of the gross value of all petroleum obtained from such lease, and he is also entitled while he is occupying and working his lease to 2½ per cent. of the value of all petroleum which may be obtained from the balance of the land comprised in his original license.

Mineral leases up to 30 acres may be granted to mine for petroleum at a peppercorn rental and royalty of  $12\frac{1}{2}$  per cent. of gross value of oil obtained.

The "Mining on Private Land Act 1909" authorises the granting of leases, &c., on and under private land, under conditions as to compensation, &c.

(i) Particulars of Leases and Licenses Issued, 1918. The subjoined table gives particulars of the leases and licenses of Crown lands issued for mining purposes during the year 1918:—

QUEENSLAND.—LEASES	AND	LICENSES	<b>ISSUED</b>	BY	MINES	DEPARTMENT				
DURING YEAR 1918.										

Lease or License.		Mining	Leases.	Miners' Homestead Leases.	Coal Prospecting Licenses.	Miscel- laneous Holdings. Mining, residence &c.	
Purpose for which issued.			Tramways,	Buildings and ma- chinery.	Residence, business, &c.		
Area in acres	254	1,710			13,920	3,004	(4)10,000

221,647 259,395

(ii) Particulars of Areas Occupied. The following table shews the areas for which leases and licenses of Crown lands were issued during each year, and the total area occupied at the end of the year 1901 and from 1914 to 1918 inclusive.

## QUEENSLAND.—LEASES AND LICENSES ISSUED BY MINES DEPARTMENT, 1901 AND 1914 TO 1918.

	-	,	.,	.,,			
Particulars.	Particulars.			1915.	1916.	1917.	1918.
Leases an	ND L	censes ]	Issued di	URING YE	GAR.(a)		
Gold mining Mining for other minerals Other purposes		Acres. 3,581 7,142 44,975	Acres. 356 10,895 114,909	Acres. 581 9,391 46,546	Acres. 102 2,087 28,917	Acres. 479 1,372 13,991	Acres. 254 1,710 16,924
Total		55,698	126,160	56,518	31,106	15,842	18,888
Gold mining	AREA	11,296	5,479	4,736	3,508	2,882	2,726
Mining for other minerals	••	23,113	39,205	43,389	39,799	39,754	42,193
Other purposes		89,773	239,020	194,071	175,005	179,011	214,470

<sup>(</sup>a) Exclusive of lands held under miners' rights only.

283,704 | 242,196 | 218,312

124,182

Total

5. South Australia.—In this State leases and licenses for mining purposes are issued by the Department of Mines under the authority of the Mining Act 1893, and amending Acts. Under these Acts mining and prospecting are permitted in virtue of (i) miners' rights; (ii) mining leases; (iii) coal or oil leases; and (iv) miscellaneous leases, and in addition occupation of Crown lands is permitted by virtue of (v) business claims, and (vi) occupation licenses.

The conditions which govern the issue of these various leases and licenses have been described in previous issues of the Year Book. (See Year Book No. 6, p. 311.)

(i) Particulars of Leases and Licenses. The following table gives particulars of leases and licenses of Crown lands issued by the Mines Department during the year 1918:—

## SOUTH AUSTRALIA.—LEASES AND LICENSES ISSUED BY THE MINES DEPARTMENT DURING YEAR 1918.

Particulars.	Act under which Issued.	Purpose for which Issued.	Area.
Leases Mineral claims Licenses	Mining Act 1893 Mining Act Amendment Act 1900	To mine for— Gold and other metals and minerals To search for precious stones, mineral phosphates, oil, rare metals, minerals, and earths, the mining for	Acres. 6,658 15,878
Occupation licenses	Mining Act 1893	which has not proved payable in any portion of the State Occupation by miners	110,080 7
Total	••	••	132,623

(ii) Leases and Licenses Issued and Areas Occupied. The following table gives particulars of the areas of Crown lands for which leases and licenses were issued by the Mines Department during each year, and of the total area of Crown lands occupied under such leases and licenses at the end of the year 1901 and from 1914 to 1918 inclusive:—

SOUTH AUSTRALIA.—LEASES AND LICENSES ISSUED BY MINES DEPARTMENT, 1901 AND 1914 TO 1918.

Particulars.	1901.	1914.	1915.	1916.	1917.	1918.
L	EASES AND	Licenses	s Issued. (a	ı)		•
Gold mining Mining for other minerals Other purposes	Acres. 1,377 92,587 . 21	Acres. 625 766,213 28	Acres. 356 965,226 14	Acres. 83 557,819 9	Acres. 215 268,527 7	Acres. 5- 132,56
Total	93,985	766,866	965,596	557,911	268,749	132,623
	TOTAL A	REAS OCC	CUPIED. (a)			
Gold mining Mining for other minerals Other purposes	14,140	. 1,581 804,205 103	1,840 1,010,474 113	1,505 669,281 104	1,509 272,385 109	1,240 169,82°
Total	14,140	805,889	1,012,427	670,890	274,003	171,170

<sup>(</sup>a) Exclusive of miners' rights.

The following table shews the total area occupied (exclusive of miners' rights) at the end of the year 1918, classified according to the nature of the holding:—

#### SOUTH AUSTRALIA.-TOTAL AREA UNDER MINING ACTS, 1918.

Nature of Holding.		Number.	Area.	Nature of Holding.	Number.	Area.	
Mineral leases Gold leases Gold dredging leases Miscellaneous leases Mineral claims		333 66  71 443	Acres. 15,092 1,240  17,927 15,118	Search licenses Coal and oil claims Gold claims Coal and oil leases		59 9 3 4	Acres. 114,560 5,760 10 1,360
Occupation licenses	••	206	103	Total		1,194	171,170

<sup>6.</sup> Western Australia.—The issue of leases and licenses by the Mines Department is regulated by the Mining Act 1904. Under this Act Crown lands may be occupied by virtue of (i) miners' rights; (ii) mining leases; and (iii) miners' homestead leases.

The conditions governing the issue of these leases and licenses are described in previous issues of the Year Book. (See Year Book No. 6, p. 312.)

(i) Particulars of Leases and Licenses Issued, 1919. The following table gives particulars of mining leases and licenses of Crown lands issued during 1919:—

## WESTERN AUSTRALIA.—LEASES AND LICENSES ISSUED BY MINES DEPARTMENT, 1919. (α)

Particula	ırs.	Gold Mining.	Minerals other than Gold.	Miners' Homesteads.	Miscellaneous.	Total.
Leases Licenses		Acres. 4,207 12,583	Acres. 3,656 49,005	Acres. 396	Acres. 6 97	Acres. 8,265 61,685

(a) Exclusive of miners' rights.

(ii) Particulars of Areas Occupied. The following table shews the areas for which leases and licenses of Crown lands were issued during each year, and the total area occupied at the end of the year 1901 and from 1914 to 1919 inclusive:—

## WESTERN AUSTRALIA.—LEASES AND LICENSES ISSUED BY MINES DEPARTMENT, 1901 AND 1914 TO 1919.

Particulars.	1901.	1914.	1915.	1916.	1917.	1918.	1919.			
					· ·					

### LEASES AND LICENSES ISSUED DURING YEAR. (a)

Gold mining	Acres. 17,454	Acres. 18,070	Acres. 26,162	Acres, 14,954	Acres. 12,489	Acres. 12,362	Acres. 16,790
minerals Other purposes	19,281 858	9,434 1,623	9,389 2,438	6,647 1,847	14,819 852	12,981 727	52,661 499
Total	37,593	29,127	37,989	23,448	28,160	26,070	69,950

### TOTAL AREA OCCUPIED AT END OF YEAR. (a)

Gold mining Mining for other	40,525	26,941	30,532	24,391	22,569	19,184	22,487
minerals Other purposes	14,091 12,066	57,495 44,173	70,146 45,242	69,405 44,361	48,778 42,309	49,952 45,241	84,381 38,439
Total	66,682	128,609	145,920	138,157	113,656	114,377	145,307

(a) Exclusive of miners' rights.

7. Tasmania.—Under the provisions of the Mining Act 1917, Crown lands in this State may be occupied for mining and auxiliary purposes by virtue of (i) prospectors' licenses; (ii) miners' rights; (iii) mining leases; and (iv) miscellaneous licenses. Business and residence licenses within mining areas may be issued by the Lands Department.

A description of the conditions under which these leases and licenses are issued may be found in previous editions of the Year Book. (See Year Book No. 6, p. 314.)

(i) Particulars of Leases and Licenses Issued, 1919. The following table shews particulars of leases and licenses of Crown lands, exclusive of prospectors' licenses and miners' rights, issued by the Mines Department during the year 1919:—

TASMANIA.—LEASES AND LICENSES ISSUED BY MINES DEPARTMENT DURING 1919. (α)

Mine	1	19	19.	_	Mineral.	:	19	19.
Mille	erai.	No.	Area.		Mineral.	: -	No.	Area.
		 	Acres.	-				Acres.
Asbestos		 			Scheelite			
Barytes		 1	80		Silica	•• '.		
Clay		 1	5		Silver		3	120
Coal		 10	2,048	- 1	Slate			
Copper		 4	200		Tin		150	2,171
Gold		 15	205	:	Wolfram		1	20
Iron		 4	211		Dredging claims		14	231
Limestone		 4	586		Machinery sites	1	5	28
Manganese		 	·		Mining easements	'	9	33
Minerals, ot	her	 33	1,498		Water rights	1	91	39
Ochre		 1	20		e			1
Osmiridium		 $ar{2}$	50			<u> </u>		
Pyrites		 4 .	140		Total	1	352	7,685

<sup>(</sup>a) Exclusive of prospectors' licenses and miners' rights, which are issued by officers in different districts throughout the State, and as to which particulars are not available.

TASMANIA.—LEASES AND LICENSES ISSUED BY MINES DEPARTMENT, 1901 AND 1914 TO 1919. (α)

Particulars.	1901.	1914.	1915.	1916.	1917.	1918.	1919.
	LEASI	ES AND L	icenses ]	ssued. (a	<i>i</i> )		
Gold mining	Acres. 1,067	Acres. 1,354	Acres. 520	Acres. 684	Acres. 784	Acres.	Acres. 205
Mining for other minerals Other purposes	17,058	13,588 181	13,211 188	8,203 419	6,630 101	5,459 20	7,380 100
Total	18,125	15,123	13,919	9,306	7,515	5,773	7,685
	To	OTAL ARE	AS OCCUP	PIED. (a)			-
Gold mining Mining for other	3,394	2,130	2,026	1,692	1,761	657	537
minerals Other purposes	46,968	44,593 3,240	48,330 2,704	48,637 3,133	49,742 2,888	43,063 2,880	43,050 2,904
Total	50,362	49,963	53,060	53,462	54,391	46,600	46,491

<sup>(</sup>a) See note to preceding table.

<sup>(</sup>ii) Leases and Licenses Issued and Areas Occupied. The following table gives particulars of the areas of Crown lands for which leases and licenses (exclusive of prospectors' licenses and miners' rights) were issued during each year, and of the total area of Crown lands occupied under such leases and licenses at the end of the year 1901 and from 1914 to 1919 inclusive:—

<sup>8.</sup> Northern Territory.—The granting of leases and licenses for mining purposes in the Northern Territory is under the control of the Administrator. The area of land held under Mining Regulations in the Northern Territory has been previously referred to in § 7 of this chapter (page 284).

## § 10. Resumption by Crown of Alienated Lands.

- 1. General.—Under various Acts, alienated lands may be compulsorily resumed by the Crown in the several States for certain purposes, generally connected with works of a public nature. Resumptions for closer settlement purposes have already been referred to (see § 8 above). In most of the States there are Lands Clauses or similar Acts providing the machinery, and indicating the procedure to be adopted in assessing the compensation to be paid by the Crown to private owners in cases where the parties have failed to agree as to the amount to be paid. The provisions of these Acts are generally incorporated in the special Acts specifying the purposes for which alienated lands may be resumed. Lands leased for pastoral purposes may generally be resumed by the Crown on short notice. The lessee is ordinarily entitled to compensation for land resumed, for loss or depreciation in value of the lease caused by such resumption, and for improvements.
- (a) New South Wales. Alienated lands may be recovered by the Crown for authorized works and certain public purposes under the provisions of the Public Works Act 1912, and in other cases may be acquired by the Crown by purchase, gift, or surrender under Executive authority. Alienated lands required for public roads may be resumed under the Public Roads Act 1902, and if containing gold may be resumed for mining under section 72 of the Mining Act 1906. Lands dedicated or granted by the Crown for public purposes may be resumed under Section 25 of the Crown Lands Consolidation Act 1913, and section 1 of the Public Trusts Act 1897. Surrender and exchange of lands alienated or in process of alienation may be carried out under section 195 of the Crown Lands Consolidation Act 1913.
- (b) Victoria. In Victoria, lands may be resumed in accordance with the provisions of the Lands Compensation Act 1915, the Public Works Act 1915, the Railways Act 1915, the Land Act 1915, the Local Government Act 1915, the Water Act 1915, and the Forests Act 1915.
- (c) Queensland. In this State, alienated lands may be resumed under the provisions of the Public Works Land Resumption Acts 1906 to 1917 for any of the purposes specified in section 4 of that Act.
- (d) South Australia. In this State the principal Acts under which land is repurchased for public works are the Railway Commissioners Act 1887, the Water Conservation Acts 1886, 1889, and 1900, the Waterworks Act 1882, and the Sewers Act 1878.
- (e) Western Australia. In Western Australia private lands may be resumed under the provisions of the Land Act 1898, the Roads Act 1911, and the Public Works Act 1902.
- (f) Tasmania. The procedure for resuming land when required for road purposes is as follows:—

When provision is made by Parliament for a Public Works vote for any road, or when an amount is available from other sources, as under the Crown Lands Act (under which a proportion of the amount paid as purchase money is set aside for road purposes), application is made to the owner of the property through which the road is to pass. In most cases, land is either given free, or a price is agreed on between the owner and the officers of the Department. The purchase-money, with cost of necessary survey, is charged against the provision as referred to above, and the land is surveyed and proclaimed under the provisions of the Lands Vesting Act 1894. In case of it being impossible to settle the matter by arrangement with the owner, the land can be acquired by arbitration under the Lands Clauses Act, which is incorporated with the Public Works and Crown Lands

Acts, but since the passing of the Lands Resumption Act 1910 it is possible to acquire it compulsorily without waiting for the usual formalities. Under this Act a notification is given to the owner, the land is surveyed, and then resumed by notification in the Gazette, on the publication of which the fee simple of the land vests at once in the Crown absolutely. The owner is then called upon to submit his claim, and the amount can be settled either by arbitration or by a court of competent jurisdiction in accordance with the provisions of the Lands Resumption Act. This procedure under the Lands Resumption Act is now becoming much more general in cases where the land cannot be acquired by arrangement, and it is expected that the effect of the operation of the Act will be to the advantage of the Government and consequently of the public, in enabling land to be acquired more economically than under the former practice. The local bodies, i.e., the municipalities, have also power to acquire land under the provisions of the Local Government Act, but in practice it has been found most convenient for the procedure to be carried out by the Public Works Department on behalf of the local bodies, as this ensures the title being vested in the Crown, which gives uniformity of practice, and has also the effect that inquiry made as to title at the Government office shews at once the land that has been acquired.

2. Areas Resumed.—The subjoined table shews, so far as particulars are available, the areas of private lands resumed, exclusive of resumptions for closer settlement purposes, in each State during 1901 and 1914 to 1918:—

### AREAS OF PRIVATE LANDS RESUMED BY THE CROWN, 1901 AND 1914 TO 1918.

(Exclusive of Resumptions for Closer Settlement.)

Year	r.	N.S.W.(a)	Victoria.(b)	Q'land.	S. Aust.	W. Aust.	. Tasmania.	C'wealth.
				1			1	!
		Acres.	Acres.	Acres.	Acres.	Acres.	Acres.	Acres.
1901		7,864	52	26	(c)	91	120	8,153(d)
1914		527	. (c)		(c)	(c)	(c)	(c)
1915		1,997	(c)	84 :	(c)	(c)	492	' (c)
1916		1.619	(c)	401	(c)	(c)	' (c)	(c)
1917		6,737	(c)	443(e)		(c)	· (c)	(c)
1918		2,213	(c)	17,700 1	(c)	(c)	(c)	(c)

(a) To 30th June. (b) Exclusive of resumptions for railway purposes, which for the years 1901 to 1906 inclusive amounted to 13,081 acres. (c) Not available. (d) Exclusive of South Australia. (e) Including 361 acres resumed for soldier settlement purposes. In addition, there was resumed by various local authorities, 45 acres; and by the Water and Sewerage Board, 83 acres.

# § 11. Alienation and Occupation of Crown Lands in the Several States.

1. Introduction.—The tables given in the previous parts of this section shew separately the areas alienated, in process of alienation, and occupied under various tenures in the several States. The tables given below shew collectively the general condition of the public estate in each State, having regard to (a) the area alienated absolutely, which includes free grants, sales, and conditional purchases for which grants have been issued, the conditions having been complied with; (b) the area in process of alienation, comprising holdings for which the fee simple has not yet been alienated, but which are in process of sale under systems of deferred payments; (c) the area occupied under all descriptions of leases and licenses; and (d) the area unoccupied, which, ordinarily, includes roads, permanent reserves, forests, &c. In some cases, however, lands which are permanently reserved from alienation are occupied under leases and licenses, so that in such

cases the areas reserved are comprised in class (c) and not in class (d). Particulars of leases and licenses of reserved areas, as distinguished from leases and licenses of other lands, are not available. It should be observed that in many cases lands occupied under leases or licenses for pastoral purposes are held on short tenures only, and could thus be made available for settlement practically whenever required.

2. New South Wales.—The total area of the State of New South Wales (exclusive of Commonwealth Territory) is 198,036,500 acres, of which on the 30th June, 1919, 40,595,245 acres, or about one-fifth, were alienated absolutely: 20,724,214 acres, or about one-tenth, were in process of alienation; 115,335,741 acres, or upwards of three-fifths, were occupied under Lands Department, Western Land Board, or Mines Department leases and licenses: and the remaining 21,381,300 acres, or about one-tenth, were unoccupied. The next table shews the areas alienated, in process of alienation, held under leases and licenses, and unoccupied, in 1901 and from 1914-15 to 1918-19.

During the year 1918-19, a total area of 708,205 acres became available for Crown leases, homestead farms, suburban holdings, additional holdings, &c. Of this area, 721 acres were made available for irrigation farms and allotments, and 35,227 acres were acquired under the Closer Settlement Promotion Act. In addition, 696,842 acres were made available for soldiers' settlement.

NEW SOUTH WALES.—ALIENATION AND OCCUPATION OF CROWN LANDS, 1901 AND 1915 TO 1919.(α)

			Area in	Acres.		
Particulars.	1901.	1914–15.	1915-16.	1916-17.	1917–18.	1918-19.
1. Alienated.  Granted and sold by private tender and public auction, at prices ranging from five to twenty shillings per acre, prior						
to 1862	7,146,579	7,146,579	7,146,579	7,146,579	7,146,579	7,146,579
1862 to date Conditionally sold, 1862 to date Granted under Volunteer Land		14,914,920 16,264,942				
Regulations, 1867 to date Granted for public and religious	168,545	172,198	172,198	172,198	172,198	172,198
purposes	241,968 35,385	236,134 1,365,719	238,560 1,317,120			
Total area alienated	26,443,554	40,100,492	40,363,316	40,661,225	40,855,172	40,595,245
2. In Process of Alienation. Under system of deferred payments. Under system of homestead selections (including leases con-	20,044,703	18,035,210	18,315,181	18,693,915	19,225,824	19,435,807
verted, but excluding grants issued)	1,550,985	(b) 1,029,408	(b) 1,094,475	(b) 1,153,822	(b) 1,244, <b>2</b> 03	(b) 1,288,407
Total area in process of alienation	21,595,688	19,064,618	19,409,656	19,847,737	20,470,027	20,724,214
3. Held under Leases and Licenses.						
Total under Lands Department and Western Land Board Mineral and auriferous leases and	126,921,161	   121,565,598	118,641,247	117,015,359	116,159,073	115,110,607
licenses (Mines Department)	134,209	230,493	224,621	- 224,593	231,981	225,134
Total leases under all Government Departments	127,055,370	121,796,091	118,865,868	117,239,952	116,391,054	115,335,741
4. Unoccupied	23,543,468	17,075,299	19,397,660	20,287,586	20,320,247	21,381,300

Area of State (exclusive of Commonwealth Territory)-198,036,500 acres.

<sup>(1)</sup> The figures for 1901 are up to the 31st December, while for the other years given they are up to the 30th June. (b) Now included under Homestead grants.

3. Victoria.—The total area of the State of Victoria is 56,245,760 acres, of which 24,503,531 acres, or about three-eighths, had been alienated absolutely up to the end of the year 1918; 7,562,762 acres were in process of alienation under deferred payments; and 10,649,247 acres were occupied under leases and licenses (exclusive of leases and licenses held under the Mines Department). The following table shews the areas alienated and in process of alienation, together with the areas reserved, leased, and available for occupation at the end of the year 1901 and from 1914 to 1918:—

## -VICTORIA.—ALIENATION AND OCCUPATION OF CROWN LANDS, 1901 AND 1914 TO 1918.

Particulars.	Area in Acres.									
2 dividuals.	1901.	1914.	1915.	1916.	1917.	1918.				
1. Alienated	20,0 <b>66,</b> 8 <b>7</b> 5	24,138,965	24,256,222	24,345,425	24,427,467	24,503,531				
2. In Process of Alienation—  Exclusive of Maliee, &c Maliee Lands Under Closer Settlement Acts Village Settlements	3,587,668 87,606  55,077	5,334,113 (c)(484,548)	5,534,655	5,682,094 507,500	5,500,708 518 068	2,051,422 5,511,340 527,237 16,888				
Total	3,730,351	7,362,890	8,075,653	8,278,904	8,096,052	8,106,887				
3. Leases and Licenses Held— Under Lands Department Under Mines Department(a)	17,110,709	13,325,416	13,035,612 ··	12,433,959	12,383,810	10,649,247				
4. Unoccupied Crown Lands(b)	15,337,825	11,418,489	10,878,273	11,187,472	11,338,431	12,986,095				

Total area of State-56,245,760 acres.

Crown lands in Victoria include roads, 1,748,162 acres; water reserves, 314,846 acres; agricultural colleges, &c., 84,990 acres; State forests and timber reserves (under Forest Act), 4,121,697 acres; State forests and timber reserves under Land Acts, 142,300 acres; reserves in the Mallee, 397,881 acres; unsold land in towns, &c., 2,183,831 acres; and other reserves, 304,672 acres.

4. Queensland.—The total area of this State is 429,120,000 acres, of which, on the 31st December, 1918, 16,771,717 acres, or about one twenty-fifth, were alienated absolutely; 9,763,261 acres, or about one forty-fourth, were in process of alienation; 325,875,052 acres, or about three-quarters, were occupied under leases and licenses; roads, reserves, &c., occupied 16,780,386 acres, the remaining 59,929,584 acres being unoccupied. From 1901 to 1918 the area alienated absolutely increased by 3,238,249 acres, or 23.9 per cent., and the area in process of alienation by 6,971,597 acres, or 250 per cent.

<sup>(</sup>a) Not available. (b) Including leases and licenses held under the Mines Department, which are not available. (c) This area is also included with land alienated.

The following table shews the areas alienated absolutely, the areas in process of alienation, and the areas held under various forms of lease and license at the end of the year 1901 and from 1914 to 1918:—

QUEENSLAND.—ALIENATION AND OCCUPATION OF CROWN LANDS, 1901 AND 1914 TO 1918.

Particulars.	' '		rea in Acre	3.	_	
	1901.	1914.	1915.	1916.	1917.	1918.
1. Alienated Absolutely.  Ry Purchase  Without Payment	13,462,304 71,164		16,360,715 86,667			
Total	13,533,468	16,244,541	16,447,382	16,570,590	16,669,837	16,771,717
2. In Process of Alienation	2,791,664	10,586,914	10,776,793	10,566,829	10,215,839	9,763,261
3. Occupied under Leases and Licenses. Runs in Settled Districts, Unsettled Districts Occupation Licenses Grazing Farms and Homesteads Scrub Selections Leases Special Purposes Leases Special Purposes Leases Selections Auction Perpetual Leases Total 4. Roads and Reserves 5. Unoccupied	176,000 222,553,760 35,103,600 21,793,242 272,946 124,182  280,023,979	\$ 226,119,640 46,814,960 57,869,972 214,932 121,595 308,704 49,905  331,499,708 15,561,184	45,609,280 62,568,511 213,648 158,045 267,195 112,065 	44,619,240 64,773,601 206,155 173,200 238,311 228,876 2,479 326,192,702	40,929,360 67,292,732 206,154 186,592 241,647 527,133 5,278 320,970,096 16,827,711	40,694,600 71,091,155 206,153 202,364 279,396 954,623 7,041 325,875,052 16,780,386

The area open for selection (as distinguished from occupation for purely pastoral or special purposes) under every mode at the beginning of the year 1918 was 17,151,188 acres, and the area opened during the year was 8,404,702 acres, while the area withdrawn was 2,940,933 acres. The area selected was 6,180,953 acres, and the area remaining open at the end of the year was 16,434,004 acres. The number of grazing selections was 385 as against 326 in the previous year, and their gross area 5,709,287 acres, as against 4,168,277 acres.

5. South Australia.—The area of the State of South Australia is 243,244,800 acres. In this State, at the end of the year 1918, there were 10,785,941 acres, or about one twenty-fourth, alienated absolutely; 3,025,166 acres, or about one-eightieth, were in process of alienation; 113,081,068 acres, or about one-half, were occupied under leases and licenses; while the remaining 116,352,625 acres were unoccupied. The subjoined table shews for South Australia the areas of land alienated absolutely, and in process of alienation under deferred payments, and the area held under different forms of leases:—

SOUTH AUSTRALIA.—ALIENATION AND OCCUPATION OF CROWN LANDS, 1901 AND 1914 TO 1918.

Particulars.		Area in Acres.									
<u> </u>		1901.	1914.	1915.	1916.	1917.	1918.				
1. Alienated— Sold Granted for purposes	Public	7,413,510 121,613	10,383,620 122,851	10,467,883	10,544,779 129,429	10,608,162 129,679	10,655,953 129,988				
Total	!	7,535,123	10,506,471	10,590,756	10,674,208	10,737,841	10,785,941				

SOUTH AUSTRALIA.—ALIENATION AND OCCUPATION OF CROWN LANDS, 1901 AND 1914 TO 1918—continued.

Particulars.		Area in Acres.									
rarticulars.	1901.	1914.	1915.	1916.	1917.	1918.					
2. In Process of Alienation	553,774	2,410,137	2,943,395	3,039,292	3,104,763	3,025,166					
3. Held under Lease and License—											
Right of Purchase	5,639,519	2,634,685	2,574,640	2,504,143	2,440,731	2,402,355					
Perpetual	7,115,782	14,969,877	14,943,771	14,851,173	14,810,026						
Pastoral Other Leases and	68,916,125	96,382,130	95,756,850	95,016,370	100,889,010	95,264,050					
Licenses	<8,905,729	1,193,767	1,144,683	1,128,630	1,049,522	617,654					
*Mining Leases and Licenses	14,140	805,889	976,489	670,890	217,933	171,170					
Total	85,591,295	115,986,348	115,396,433	114,171,206	119,437,222	113,081,068					
I. Total Occupied	93,680,192	128,902,956	128,930,584	127,884,706	133,279,826	126,892,175					
5. Area Unoccupied	149,564,608	114,341,844	114,314,216	115,360,094	109,964,974	116,352,625					

Total area of State-243,244,800 acres.

6. Western Australia.—The total area of Western Australia is 624,588,800 acres, of which on the 30th June, 1919, 8,605,479 acres, or about one seventy-fourth part, were alienated absolutely; 13,237,947 acres, or about one forty-eighth part, were in process of alienation; while 245,449,497 acres, or nearly two-fifths, were occupied under leases and licenses issued either by the Lands or the Mines Departments. The remaining 357,295,877 acres, or nearly three-fifths, were unoccupied.

The following table shews the areas alienated absolutely and conditionally, and the areas held under leases and licenses at the end of the year 1901 and on 30th June, 1915, to 1919:—

WESTERN AUSTRALIA.—ALIENATION AND OCCUPATION OF CROWN LANDS, 1901 AND 1915 TO 1919.

Particulars.			Area in A	cres.		
Tarefoliais.	1901.	1914–15.(a)	1915–16.(a)	1916-17.(a)	1917–18.(a)	1918–19.(a)
Absolutely Alienated	3,468,878	8,007,937	8,125,629	8,276,084	8,462,085	8,605,479
. In Process of Alienation— Midland Railway Con-						
cessions	2,768,810	54,800	54,800	54,800	54,800	54,800
Free Homestead Farms	283,455	1,469,132	1,404,237	1,351,461	1,288,866	1,228,84
Conditional Purchases	1,349,554	8,402,856	7,911,998	7,673,356	11,467,291	11,626,80
Selections from the late	, ,,,,,			,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		,_,
W.A. Company	75,213	4,851	3,728	3,088	2,289	2,19
Selections under the		, , , ,			,	,
Agricultural Lands		i				
Purchase Act	37,235	260,697	259,055	255,305	247,196	280,250
Special Occupation	,	,		,		
Leases and Licenses	8,867	1,498	1,398	1,398	1,398	1,298
Homestead or Grazing	-,	_,	7	_,	-,	_,
Leases	286,425	3,832,648	3,901,011	3,897,471		
Poison Land Leases or	,	-,,	-,,	-,,		
Licenses	1,306,270	52,286	47,252	47,252	43,275	43,275
Immigrants' Grants	400					
Village Allotments	6	. 34	32	32	31	30
Working-men's Blocks	31	584	565	558	482	455
Total in Process of						
Alienation	6,116,266	14,079,386	13,584,076	13,284,721	13,105,628	13,237,947

<sup>(</sup>a) Figures are now given up to 30th June.

<sup>\*</sup> Exclusive of miners' rights.

## WESTERN AUSTRALIA.—ALIENATION AND OCCUPATION OF CROWN LANDS, 1901 AND 1915 TO 1919—continued.

Particulars.	Area in Acres.								
raroiculais,	1901.	1914–15.(a)	1915–16.(a)	1916–17.(a)	1917-18.(a)	1918–19.(a			
3. Leases and Licenses in Force— (i) Issued by Lands Department Pastoral Leases Special Leases Leases of Reserves Selections on Goldfields Timber Leases and Licenses Timber Permits Residential Lots (ii) Issued by Mines Department Gold Mining Leases Mineral Leases Other Leases Other Leases	96,508,549 448 5,296 3,955 865,180 550 34,086 6,576 8,623 17,397	35,948 2,129,118 (b)650,613 (b)410,943 267 (b)128,609	37,559 2,301,587 (b)654,550 (b)608,594 268	33,516 1,582,174 (b)249,144 (b)908,850 274	1,629,115 (b)627,160 (b)823,269	53,584 2,139,54 (b)625,186 (b)819,526 269			
Total under Leases and Licenses	97,450,660	189,773,915	196,772,098	192,735,253	208.052,623	245,449,49			
4. Area Unoccupied	517,552,998	412,727,562	406,106,997	410,292,742	394,968,464	357,295,87			

Total area of State-624,588,800 acres.

7. Tasmania.—Of the total area of Tasmania, namely, 16,777,600 acres, there were at the end of the year 1918, 5,197,283 acres, or about three-tenths, alienated absolutely; 1,122,797 acres, or about one-fourteenth, were in process of alienation; 1,832,416 acres, or about one-ninth, were occupied under leases and licenses for either pastoral, agricultural, timber, or mining purposes; or for closer or soldier settlement; or occupied or reserved by the Crown; the remaining 8,625,104 acres, or about one-half, being unoccupied. The following table shews the areas alienated, in process of alienation, and held under lease or license, and the area unoccupied at the end of the year 1901 and from 1914 to 1918. Closer Settlement leased areas are in the latter year not included in the area alienated absolutely, although the settlers have begun to exercise their right of purchase, which right becomes operative ten years after date of lease:—

TASMANIA.—ALIENATION AND OCCUPATION OF CROWN LANDS, 1901 AND 1914 TO 1918.

Destionless		Area in Acres.								
Particulars.	1901.	1914.	1915.	1916.	1917.	1918.				
Alienated Absolutely     In Process of Alienation	4,621,585 272,376	5,085,868 1,248,844	5,125,197 1,225,924	5,179,865 1,244,014	5,155,511 1,184,061	5,197,283 1,122,797				
3. Leases or Licenses— (1) Issued by Lands Department Islands Ordinary Leased Land Land Leased for Timber Closer Settlement Soldier Settlement (ii) Issued by Mines Department (iii) Occupied by Commonwealth and State Departments (iv) Reserved for Public Purposes	149,165 1,280,688 40,768  50,362	135,000 1,400,300 162,631 (a) 52,800  52,376 8,498 68,000	204,630 1,452,068 120,832 (a) 66,307  53,060 14,315 95,000	207,630 1,434,113 146,881 (a) 65,781  53,462 16,026 96,473	197,406 1,193,169 155,889 69,087 3,430 54,391 17,150 99,500	197,918 1,201,169 183,804 68,163 17,556 46,600 17,206 100,000				
Total	1,520,983	1,826,805	1,939,905	1,954,585	1,790,022	1,832,416				
4. Total Area Occupied 5. Area Unoccupied	6,414,944 10,362,656	8,161,517 8,616,083	8,291,026 8,486,574	8,378,464 8,399,136	8,129,594 8,648,006	8,152,496 8,625,104				

Total area of State-16,777,600 acres.

<sup>(</sup>a) Figures are now given as up to the 30th June.

<sup>(</sup>b) On the previous 31st December.

8. Northern Territory.—On the 1st January, 1911, the Northern Territory was taken over by the Commonwealth. In the Northern Territory at the end of the year 1918, there were 476,476 acres, or only about one seven-hundred-and-fourth part, alienated absolutely; 106,807,751 acres, or about one-third, were held under leases and licenses; while the remaining 228,309,049, or nearly two-thirds, were unoccupied. The following table shews the area of land alienated absolutely, and also the area under lease:—

## NORTHERN TERRITORY.—ALIENATION AND OCCUPATION OF CROWN LANDS, 1901 AND 1914 TO 1918.

70.41.1	i		Area in	Acres.		
Particulars.	1901.	1914.	1915.	1916.	1917.	1918.
1. Alienated— Sold Granted for Public Purposes				475,491 48	475,494 48	
Total Alienated	473,278	474,470	474,590	475,542	475,542	476,476
2. Leased— Right of Purchase Pastoral Other Leases	111,476,240	104,370,160	113,813,329	110,560,129	103,993,600	64,964,864
Total Leases	112,654,288	104,459,233	113,926,627	110,669,918	104,102,423	106,331,275
3. Total Occupied	113,127,566 221,989,234	104,933,703 230,183,097	114,401,217 220,715,583	111,145,460 223,971,340	104,577,965 230,538,835	106,807,751 228,309,049

Total area of Northern Territory-335,116,800 acres.

## § 12. Classification of Holdings According to Size.

1. General.—The classification of holdings according to their area is of interest chiefly in relation to the efforts made by the several States in recent years to promote settlement on the land on blocks of suitable size, especially by means of the Closer Settlement Acts. Returns shewing such a classification are not available for Queensland and the Northern Territory.

The following table gives particulars of the number of holdings in area series, as returned to the collectors of agricultural and pastoral statistics, for all the States excepting Queensland, and for the Federal Capital Territory, to the latest available date:—

### CLASSIFICATION OF HOLDINGS (ONE ACRE AND OVER) IN AREA SERIES.

Size of Holdings.		S.W. 8–19.	Victoria. 1918–19.	S. Aust. 1918–19.	W. Aust. 1918–19.	Tasmania. 1918–19.	Federal Territory. 1918–19.
			Number.				
Acres.  1 and under 50 50 "100 100 "500 500 "1,000 1,000 "5,000 5,000 "10,000 10,000 "20,000 20,000 "50,000 50,000 and over	25	1,732 3,291 5,978 9,982 3,723 1,014 455 233 72	20,866 8,036 26,246 11,224 5,865 290 117 35	7,204 1,840 5,953 4,050 4,132 114 49 23	3,533 607 2,965 3,310 4,154 263 95 27	4,636 2,363 5,196 793 728 126 57 33	34 20 54 33 46 9
Total	; 96	3,480	72,679	23,365	14,958	13,937	204

<sup>(</sup>a) Including Aboriginal and other reserves, and Mission stations.

CLASSIFICATION	$\mathbf{OF}$	HOLDINGS	(ONE	ACRE	AND	OVER)	IN	AREA
•		SERIES						

Size of 1	Holdings.	N.S.W. 1918–19.	Victoria. 1918–19.	S. Aust. 191819.	W. Aust. 1918–19.	Tasmania. 1918–19.	Federal Territory. 1918–19.
		 	AREA.	· · · · · · · · · · · · · · · · · · ·		· · · · · ·	
1 and under 50 ,, 100 ,, 500 ,, 1,000 ,, 5,000 ,, 10,000 ,,	100 500 1,000 5,000 10,000 20,000	 Acres. 508,768 651,534 6,708,813 7,006,246 17,418,941 6,939,872 6,250,731	Acres. 370,426 572,349 6,517,118 7,763,815 10,117,530 1,996,606 1,621,460	Acres. 115,933 140,463 1,693,439 2,942,877 7,275,145 818,841 661,781	Acres. 43,910 51,150 801,781 2,697,576 8,280,286 1,814,892 1,338,251	Acres. 74,920 163,830 1,077,900 517,530 1,502,450 874,250 709,950	Acres. 553 1,461 15,279 25,089 83,544 57,567 54,014
20,000 ,, 50,000 and over Total	50,000	 6,756,127 6,365,219 58,606,251	1,016,847  29,976,151	14,289,616	756,492 323,000 16,107,338	894,400 495,385 6,310,615	130,931 ·· 368,438

2. New South Wales.—The total number of holdings of one acre and over in area in this State on the 31st March, 1901, was 69,439. On the 31st March, 1919, the corresponding number was 96,480, shewing an increase of about 39 per cent. The following table shews the number of holdings for which returns were received for 1900-1 and the years 1912-13 to 1918-19, except 1916-17 and 1917-18, figures for which are not available:—

NEW SOUTH WALES.—CLASSIFICATION OF HOLDINGS (ONE ACRE AND OVER)
IN AREA SERIES, 1901 AND 1913 TO 1919.(a)

Size of Holdings.		1900-01.	1912-13.	1913-14.	1914-15.	1915-16.	1918-19.
Acres.		Number.	Number.	Number.	Number.	Number.	Number.
1 to 50		28,155	38,641	39,268	39,602	40,033	41,732
51 ,, 100	,	8,929	8,955	8,923	8,771	8,586	8,291
101 ,, 500		20,504	26,251	26,493	26,576	26,405	25,978
501 ,, 1,000	'	6,105	8,616	8,842	9,068	9,326	9,982
1,001 ,, 5,000		4,464	7,287	7.529	7,777	7,971	8,723
5,001 ,, 10,000		579	853	889	928	942	1,014
10,001 ,, 20,000		352	379	394	389	411	455
20,001 ,, 50,000		202	245	235	231	233	233
50,001 and over	,	149	86	82	78	76	72
Total	٠. '	69,439	91,313	92,655	93,420	93,983	96,480

(a) See 1. General, above.

3. Victoria.—The following table shews the number and area of holdings on the 1st March of those years for which figures are available:—

VICTORIA.—CLASSIFICATION OF HOLDINGS (ONE ACRE AND OVER) IN AREA SERIES, 1906 TO 1919.(a)

Size of Holdin	gs.	1906.	1908.	1910.	1912.	1919.
Acres.		Number.	Number.	Number.	Number.	Number
1 to 50		13,309	14,692	16,609	18,757	20,866
51 ,, 100		5,864	6,223	6,696	7,356	8,036
101 ,, 500		21,628	22.510	23,397	24,735	26,246
501 ,, 1,000		7,688	7,817	8,216	10,181	11,224
1,001 ,, 5,000		4,083	4,409	4,908	5,364	5,865
5,001 ,, 10,000		220	231	239	267	290
0,001 ,, 20,000		116	118	131	116	117
20,001 ,, 50,000		73	61	42	34	35
50,001 and over		6	4	2	1	· • •
Total		52,987	56,065	60,240	66,811	72,679

(a) See 1 General, above.

4. South Australia.—In the State of South Australia the classification of holdings was available for the first time in 1910-11. The following table shews the number and area of such holdings for that and subsequent years, for which returns are available:—

SOUTH AUSTRALIA.—CLASSIFICATION OF HOLDINGS (ONE ACRE AND OVER) IN AREA SERIES, 1910-11 TO 1918-19.(a)

Size of Holdi	ngs.	1910–11.	1913-14.	1914–15.	191516.	1916–17.	1918-19.
Acres.  1 to 50 51 ,, 100 101 ,, 500 501 ,, 1,000 1,001 ,, 5,000 5,001 ,, 10,000 10,001 ,, 20,000 20,001 ,, 50,000 50,001 and over		Number. 6,745 1,646 5,542 3,370 2,540 110 53 23	Number. 6,757 1,726 5,806 3,707 3,196 112 42 22	Number. 7,013 1,778 5,801 3,835 3,417 114 41 23	Number. 7,195 1,793 6,033 3,977 3,794 125 42 24	Number. 7,272 1,867 6,016 4,057 4,006 127 43 24	Number. 7,204 1,840 5,953 4,050 4,132 114 49 23
Total	••	20,030	21,369	22,023	22,983	23,412	23,365

<sup>(</sup>a) See 1. General, atove.

5. Western Australia.—In this State the number of holdings of one acre and over in area was 5,699 for the season 1900-1 (see Year Book No. 1), and 14,958 for the season 1918-19. The subjoined table shews the classification of holdings for which agricultural and pastoral returns were received for 1901 and 1914-1919:—

WESTERN AUSTRALIA.—CLASSIFICATION OF HOLDINGS (ONE ACRE AND OVER) IN AREA SERIES, 1901 AND 1914 TO 1919.(a)

Size of Holdings.	 1900-1.	1913-14.	1914-15.	1915–16.	191617.	1917–18.	1918-19
Acres.	Number.	Number.	Number.	Number.	Number.	Number.	Number
1 to 50	 1,728	3,820	4,031	3,898	3,813	3,696	3,533
51 ,, 100	 198	608	645	640	620	643	607
101 ,, 500	 2,302	3,354	3,349	3,370	3,267	3,064	2,965
501 ,, 1,000	 717	3,569	3,676	3,687	3,605	3,462	3,310
1,001 ,, 5,000	 607	3,912	4,025	4,229	4,146	4,080	4,154
5,001 ., 10,000	 73	240	235	254	268	249	263
0,001 ,, 20,000	 38	82	93	82	82	103	95
0,001 ,, 50,000	 36(b)	27	25	27	28	24	27
0,001 and over	 	8	7	7	4	3	4
Total	 5,699	15,620	16,086	16,194	15,833	15,324	14,958

<sup>(</sup>a) See 1. General, above.

<sup>(</sup>b) Including all holdings of 20,001 acres and upwards.

6. Tasmania.—In Tasmania the total number of holdings for which returns were received as on the 1st March, 1909, was 12,413. Particulars for previous years are not available. The following table shews the classification of such holdings in area series for 1913-14 and subsequent years:—

TASMANIA.—CLASSIFICATION OF HOLDINGS (ONE ACRE AND OVER) IN AREA SERIES, 1913-14 TO 1918-19.(a)

Size of Hol	dings.	1913–14.	1914–15.	1915–16.	1916–17.	1917–18.	1918–19.
Acres. 1 to 50 51 ,, 100 101 ,, 500 501 ,, 1,000 1,001 ,, 5,000 5,001 ,, 10,000 10,001 ,, 20,000 20,001 ,, 50,000		 Number. 4,402 2,271 5,088 721 667 116 69 34	Number. 4,416 2,306 5,165 731 676 168 70 35	Number. 4,403 2,299 5,148 729 674 167 69 35	Number. 4,392 2,293 5,134 727 672 167 69 35	Number. 4,606 2,348 5,163 788 723 125 56 33	Number. · 4,636 2,363 5,196 793 728 126 57 33
50,001 and over		 13,371	13,570	3  13,527	13.492	13,847	13,937

(a) See 1. General, above.

## § 13. The Progress of Land Settlement, 1901 to 1918.

1. Recent Progress.—The progress of settlement and the growth of land alienation in the States of the Commonwealth under recent legislation is seen in the subjoined statement, which shews concisely the condition of the public estate in each State and in the Commonwealth, at the end of 1901 and of each year from 1914 to 1918 inclusive. The effect of the land laws during that period has been generally to diminish the number of large holdings, at the same time restricting the area held under lease, while both the area alienated and the area in process of alienation have increased. As leases of large areas fall in or are otherwise terminated they are in many cases not renewed, but the land is then cut up for the purpose of settlement under systems of deferred payment; the State Governments, also, have in many cases acquired by repurchase considerable areas under the provisions of the various Closer Settlement Acts. Further, greater facilities have been granted to the working classes to acquire possession of the soil, and special inducements have been offered to bona fide settlers by the introduction of new forms of tenure on easy terms and conditions.

From 1901 to 1918 the area alienated absolutely in the whole Commonwealth increased by 30,950,556 acres, or 40 per cent.; the area in process of alienation increased by 20,612,459 acres, or 59 per cent; the area leased by 160,958,316 acres, or 22 per cent; while the area unoccupied decreased by 212,521,331 acres, or 20 per cent.

## TOTAL AREA ALIENATED, IN PROCESS OF ALIENATION, HELD UNDER LEASE OR LICENSE AND UNOCCUPIED,

EXPRESSED ABSOLUTELY AND AS PERCENTAGES OF AREA OF ENTIRE STATE FOR THE YEARS 1901 AND 1914 TO 1918.

	Alienated.		In Process of Alienation.		Held under lor Licens		Occupied by the Crown or Unoccupied.*	
Year.	Area in	Per	Area in	Per	Area in	Per	Area in	Per
	Acres.	Cent.	Acres.	Cent.	Acres.	Cent.	Acres.	Cent.

### NEW SOUTH WALES.—Area, 198,036,500 Acres.‡

		1	1	I	1	Γ		
1901†	26,443,554	13.32	21,595,688	10.87	127,055,370	63.96	23,543,468	11.85
1914	39,826,576	20.16	18,837,281	9.51	122,305,284	61.76	17,067,359	8.57
1915‡	40,100,492	20.25	19,064,618	9.63	121,796,091	61.50	17,075,299	8.62
1916‡	40,363,316	20.38	19,409,656	9.80	118,865,868	60.02	19,397,660	9.80
1917‡	40,661,225	20.53	19,847,737	10.02	117,239,952	59.20	20,287,586	10.25
1918‡	40,855,172	20.63	20,470,027	10.34	116,391,054	58.77	20,320,247	10.26
-				1				

#### VICTORIA.—AREA, 56,245,760 ACRES.

	1	1		!	1	Ī	1	1
1901	20,066,875	35.67	3.730.351	6.63	17,110,709	30.42	§15,337,825	\$27.28
1914	24,138,965	42.92	7,362,890	13.09	13,325,416	23.69	§11,418,489	§20.30
1915	24,256,222	43.12	8,075,653	14.36	13,035,612	23.18	§10,878,273	§19.34
1916	24,345,425	43.28	8,278,904	14.72	12,433,959	22.11	§11,187,472	§19.89
1917	24,427,467	43.43	8,096,052	14.39	12,383,810	22.02	§11,338,431	§20.16
1918	24,503,531	43.57	8,106,887	14.41	10,649,247	18.93	§12,986,095	§23.09
								1

### QUEENSLAND.—AREA, 429,120,000 ACRES.

	1		1	1	1	1	1	
1901	13,533,468	3.15	2,791,664	0.65	280,023,979	65.26	132,770,889	30.94
1914	16,244,541	3.79	10.586,914	2.47	331,499,708	77.25	70,788,837	16.49
1915	16,447,382	3.83	10,776,793	2.51	332,824,904	77.56	69,070,920	16.10
1916	16,570,590	3.86	10,566,829	2.46	326,192,702	76.02	75,789,879	17.66
1917	16,669,837	3.88	10,215,839	2.38	320,970,096	74.80	81,264,228	18.94
1918	16.771,717	3.91	9,763,261	2.27	325,875,052	75.94	76,709,970	17.88
	1	_	', ', '		,,			

### SOUTH AUSTRALIA.—AREA, 243,244,800 ACRES.

 1901	7,535,123	3.10	553,774	0.23	85,591,295	35.18	149,564,608	61.49
1914	10,506,471	4.32	2,410,137	0.99	115,986,348	47.68	114,341,844	47.01
1915	10,590,756	4.35	2,943,395	1.21	115,396,433	47.44	114,314,216	47.00
1916	10,674,208	4.39	3,039,292	1.25	114,171,206	46.94	115,360,094	47.42
1917	10,737,841	4.41	3,104,763	1.28	119,437,222	49.10	109,964,974	45.21
1918	10,785,941	4.44	3,025,166	1.24	113,081,068	46.49	116,352,625	47.83

<sup>\*</sup> Including roads and reserves. † To 31st December; subsequent years to 30th June.

‡ Exclusive of Commonwealth Territory which is included in the figures for 1901.

§ Including Mines Department leases and licenses.

#### TOTAL AREA ALIENATED, IN PROCESS OF ALIENATION, ETC .- continued.

Year.	Alienated.		In Process of Alienation.		Held under or Licen		Occupied by the Crown or Unoccupied.*	
	Area in Acres.	Per Cent.	Area in Acres.	Per Cent.	Area in Acres.	Per Cent.	Area in Acres.	Per Cent.
	w	ESTERI	N AUSTRA	LIAA	Area, 624,588	,800 A	CRES.	
1901	3,468,878	0.56	6,116,266	0.98	97,450,660	15.60	517,552,996	82.80
1914†	7,795,319	1.25	13,853,630	2,22	184,277,656	29.50	418,662,195	67.03
1915†	8,007,937	1.28	14,079,386	2.26	189,773,915	30.38	412,727,562	66.08
1916†	8,125,629	1.30	13,584,076	2.18	196,772,098	31.50	406,106,997	65.0
1917†	8,276,084	1.32	13,284,721	2.13	192,735,253	30.86	410,292,742	65.69
1918†	8,462,085	1.35	13,105,628	2.10	208,052,623	33.31	394,968,464	63.24
		TA	SMANIA.—	Area,	16,777,600 Ac	RES.		
1901	4,621,585	27.54	272,376	1.62	1,520,983	9.06	10,362,656	61.78
1914	5,085,868	30.31	1,248,844	7.44	1,826,805	10.89	8,616,083	51.36
1915	5,125,197	30.55	1,225,924	7.31	1,939,905	11.56	8,486,574	50.58
1916	5,179,865	30.87	1,244,014	7.42	1,954,585	11.65	8,399,136	50.00
1917	5,155,511	30.73	1,184,061	7.06	1,790,022	10.67	8,648,006	51.54
1918	5,197,283	30.98	1,122,797	6.69	1,832,416	10.92	8,625,104	51.4

#### • NORTHERN TERRITORY.—AREA, 335,116,800 ACRES.

	1		 1	1		1	
1901	473,278	0.14	 1	112,654,288	33.62	221,989,2341	66.24
1914	474,470	0.14	 ·	104,459,233	31.17	230,183,0971	68.69
1915	474,590	0.14	 	113,926,627	33.99	220,715,5831	65.87
1916	475.542	0.14	 	110,669,918	33.02	223,971,340±	66.84
1917	475,542	0.14	 1	104,102,423	31.07	230,538,8351	68.79
1918	476,476	0.14	 1	106,331,275	31.73	228,309,049†	68.13
Ì	, 1	-	į		İ		

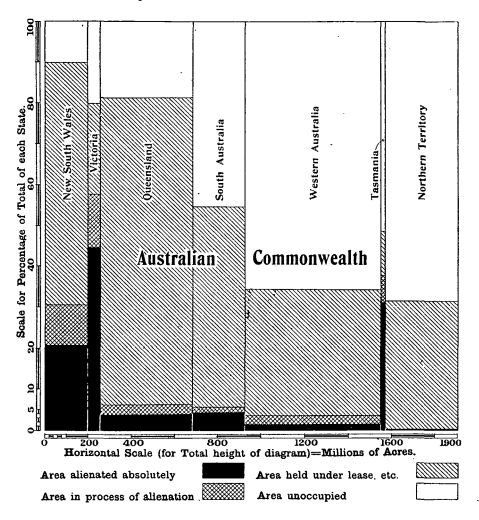
#### THE COMMONWEALTH.§—AREA, 1,903,731,840 ACRES.

		i						
1901	76,142,761	4.00	35,060,119	1.84	721,407,284	37.89	1,071,121,676	56.27
1914	104,171,809	5.47	54,405,553	2.86	873,914,618	45.91	871,239,860	45.76
1915	105,056,196	5.52	56,255,766	2.96	889,007,113	46.69	853,412,765	44.83
1916	105,773,536	5.56	56,203,750	2.95	881,353,026	46.30	860,401,528	45.20
1917	106,444,507	5.59	55,812,496	2.93	868,990,307	45.65	872,484,530	45.83
1918	107,093,317	5.63	55,672,578	2.92	882,365,600	46.35	858,600,345	45.10
••					, ,	1	1	

<sup>\*</sup> Including roads and reserves. † To 30th June. ‡ Including aboriginal reserves and mission stations. § Including Federal Territory (601,580 acres). ¶ Including Federal Territory: 41,112 acres, or 6.83 %, alienated; 78,812 acres, or 13.10 %, in process of alienation; 152,865 acres, or 25.41 %, held under lease or license; 328,791 acres, or 54.66 %, occupied by the Crown or unoccupied.

2. Diagram shewing Condition of Public Estate. The following diagram shews the condition of the public estate in the Commonwealth at the end of the year 1917, since which year some slight increases or decreases, which can be seen from the tables (supra) have occurred. The square itself represents the total area of the Commonwealth, while the relative areas of individual States are shewn by the vertical rectangles. The areas alienated absolutely, in process of alienation under systems of

deferred payments, and the areas held under leases or licenses, are designated by the differently-shaded areas as described in the reference given below the diagram, while the areas unoccupied are left unshaded:—



3. Federal Capital Territory.—The following particulars relate to the tenures of land within the Federal Capital Territory at the end of the year 1919:—

### FEDERAL CAPITAL TERRITORY, TENURES OF LAND, 1919.

Area of acquired lands Lands alienated	••	••	••	••			Acres. 203,054 41,269
In process of alienation	(condition	al nure	haese and	condition	nal laggas)		79,124
Held under lease issued					•	•••	152,386
Unoccupied lands (road			••	••	• •		107,827
Choccupied failes (10ad	s, 10301 vos	, a.c.,	••	••	• •		
Total Area o	of Territor	y	••	••	••	••	583,660