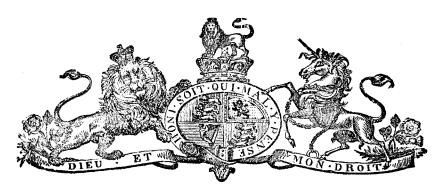
### TASMANIA.



1867.

### ANNO TRICESIMO-PRIMO

## VICTORIÆ REGINÆ,

No. 26.

# AN ACT to amend "The Immigration Act, 1855." [11 October, 1867.]

BE it enacted by His Excellency the Governor of Tasmania, by and with the advice and consent of the Legislative Council and House of Assembly, in Parliament assembled, as follows:-

- 1 The Act of Council of the 19th Victoria, No. 18, may be cited as Short title. "The Immigration Act, 1855," and this Act may be cited as "The Immigration Act, 1867.
- 2 It shall be lawful for the Board of Immigration to appoint Agents Appointment of for the purposes of this Act.

Agents for Emigration.

3 Such Agents shall make all necessary arrangements and provision Agents' duty in for the selection of Emigrants, and shall furnish information and respect of the issue all notices, and do all things relating to Emigration to Tasmania selection and conveyance of that the Board of Immigration may from time to time direct in pursu- Emigrants. ance of this Act.

4 Every such Agent shall issue to each Emigrant whom he approves Agents to issue as suitable, and who has not previously resided in the Colony, and who Land Order proceeds direct from Europe to Tasmania, and who pays the full cost of the passage of himself or any other person being a member of his own family, and approved as aforesaid, a Land Order Warrant, which shall specify the names and ages, as well of the person to whom it is issued, as also of the Emigrant or respective Emigrants on account of the payment of whose passage money the same is issued.

#### Immigration.

Value of Land Order Warrants. 5 Such Land Order Warrant shall entitle the holder thereof to receive, immediately on his arrival in the Colony, one Land Order in respect of each person named therein as the Emigrant or Emigrants whose passage money has been paid in full by the person to whom such Order was issued as aforesaid; and all such Land Orders shall be of the respective nominal values of Eighteen Pounds for each Emigrant of the age of Fifteen years or upwards, and Nine Pounds for each emigrant child between the ages of Twelve months and Fifteen years, according to the ages respectively specified in such Land Order Warrants as aforesaid.

Land Orders available as payment for land. 6 Every such Land Order shall be available to its full nominal value, and be received in payment by the Commissioner of Crown Lands for or on account of the purchase money for any Waste Lands sold at any Government sale, or selected for purchase under *The Waste Lands Act*, 1863.

Issue of certificates to persons not receiving Land Orders.

Thirty acres of land; and in case such person arrives under the circumstances aforesaid with a family, then such person shall be entitled to a further certificate authorising him to select Twenty acres within Twelve months after the arrival afurther certificate authorising him to select Twenty acres within Twelve months after the circumstances aforesaid with a family, then such person shall be entitled to a further certificate authorising him to select Twenty acres within Twelve months after the arrival of his wife (if any), and also a further certificate authorising him to select Ten acres in respect of each child within Twelve months after the arrival of such child in Tasmania, such selections to be made within Twelve months after the date of such certificates; and every such certificate shall be received in payment by the Commissioner of Crown Lands for the purchase money of any Waste Lands selected by virtue of such certificate for purchase under the Nineteenth Section of The Waste Lands Act, 1863.

To be available as payment for land.

- Five years residence before Grant.
- 8 No person who pays the purchase money for any Waste Lands of the Crown by virtue of any such Land Order, or who selects land under any such certificate as aforesaid, shall be entitled to claim a Grant from the Crown of the land so paid for or selected until he has resided for Five years in Tasmania: Provided that, in case he should die before he has resided for Five years in Tasmania, his heir-at-law or devisee, as the case may be, shall be forthwith entitled to a Grant of the said land: And provided further, that in case any such person ceases to reside in Tasmania before the expiration of Five years after his arrival, the land so purchased by virtue of any such Land Order or selected under any such certificate shall revert to the Crown and become Waste Land.

Acts to be read together.

9 This Act and "The Immigration Act, 1855," shall be read and construed together as one and the same Act.