

Revocation and Excision of Crown Reservations Bill (No. 2)

CLAUSE NOTES

Clause 1 cites the short title and provides for the commencement of the legislation.

Clause 2 revokes the permanent reservations of the lands shown hatched or cross-hatched on the plans in Parts II. to V., and VIII. to X. of the Schedule, and repeals the provisions of the Acts reserving the lands shown hatched on the plans in Parts VI. and VII. of the Schedule insofar as they relate to those lands.

Clause 3 provides that the lands of which the permanent reservations are revoked shall be unalienated lands of the Crown freed from all trusts reservations and the like.

Clause 4 provides that no compensation shall be payable by the Crown except as provided under Section 20A of the *Country Roads Act 1958*.

The *Schedule* lists in Part I. the permanent reservations which are to be revoked only insofar as the lands shown hatched or cross-hatched on the plans in Parts II. to X. thereof are concerned.

By Authority F D Atkinson Government Printer

