LANDS.

Pastoral Leases Act of 1869 Amendment Act of 1900 64 Vic. No. 3.
Pastoral Leases Act of 1900 ... ... ... 64 " 14.
Pastoral Leases Extension Act of 1900 ... ... ... 64 " 20.

An Act to further Amend "The Pastoral Leases Act
of 1869."

[Assented to 20th September, 1900.]

BE it enacted by the Queen's Most Excellent Majesty,
by and with the advice and consent of the Legisla-
tive Council and Legislative Assembly of Queensland in
Parliament assembled, and by the authority of the same,
as follows:—

1. This Act may be cited as "The Pastoral Leases
Act of 1869 Amendment Act of 1900," and shall be read
and construed with and as an amendment of "The
Pastoral Leases Act of 1869,"* hereinafter called the
Principal Act.

2. Notwithstanding the provisions of sections twenty-
seven and twenty-eight of the Principal Act, any notifica-
tion in pursuance of those sections with respect to the offer
for sale by auction of the residue of the term of a forfeited
or vacated lease of any run held either under the Principal
Act or under the Principal Act and "The Pastoral Leases
Extension Act of 1890,"† but not in either case situated
in any part of the Colony in which Part III. of "The
Crown Lands Act of 1854."‡ is in force, may specially
declare that such residue, if not bid for or if not withdrawn
from sale either before or after offer at auction, shall, for a
period stated in such notification, be open to purchase
by the first applicant at the upset price, and in such case
such residue shall be open to purchase accordingly.

3. In section fifty of the Principal Act the words
"equal to one-fourth part thereof by way of penalty" are
repealed, and the words "by way of penalty, calculated
as follows, that is to say—if the rent is paid within thirty
days, five per centum shall be added; if the rent is paid
within sixty days, seven and a-half per centum shall be
added; and if the rent is paid after sixty days, ten per
centum shall be added," are inserted in lieu thereof.

‡ 48 Vic. No. 28, supra, page 1137.