An Act to Amend the Laws relating to Town and Suburban Lands.

[Assented to 14th September, 1869.]

Be it enacted by the Queen's Most Excellent Majesty by and with the advice and consent of the Legislative Council and Legislative Assembly of Queensland in Parliament assembled and by the authority of the same as follows:

1. It shall be lawful for the Governor in Council by proclamation published in the Gazette to rescind either in whole or in part any proclamation setting apart any Crown lands as town lands or any suburban lands or gold fields or reserves for public purposes.

2. From the date of any such rescinding proclamation the lands thereby shall be deemed simple Crown lands as if the same had not ever been proclaimed town or suburban lands and had not ever been offered for sale as such.

3. If any lands have been sold as town lands under any proclamation rescinded all reserves for water within the township shall be still reserved and the streets and roads within the township shall be kept as roads but may be closed and sold to the adjoining owners in like manner as other roads are by law closed and sold.

4. Notwithstanding anything contained in "The Crown Lands Alienation Act of 1863" and notwithstanding that any lands may have been sold as town lands under any proclamation so rescinded as aforesaid from the date of any such rescinding proclamation the Crown lands unalienated within two miles of any town or suburban lands as aforesaid shall no longer be treated or deemed as suburban land.

5. This Act shall be deemed an amendment of "The Crown Lands Alienation Act of 1863."

6. This Act may be cited as "The Town and Suburban Lands Act of 1869."

By Authority; JAMES C. BELL, Government Printer, William Street, Brisbane.