

THE

JAMAICA GAZETTE SUPPLEMENT

PROCLAMATIONS, RULES AND REGULATIONS

716E1

Vol. CXLI

MONDAY, SEPTEMBER 3, 2018

No. 83A1

No. 90C1

THE REGISTRATION OF TITLES, CADASTRAL MAPPING AND TENURE CLARIFICATION (SPECIAL PROVISIONS) ACT

THE REGISTRATION OF TITLES, CADASTRAL MAPPING AND TENURE CLARIFICATION (SPECIAL PROVISIONS) (SECTION 5—PART OF LOT NO. 132 PART OF HALSE HALL, (SEC 1) CALLED NEW BOWENS (PH1) IN THE PARISH OF CLARENDON) ORDER, NO. 0034/2018

In exercise of the power conferred upon the Minister by section 5 of the Registration of Titles, Cadastral Mapping and Tenure Clarification (Special Provisions) Act, 2005, the following Order is hereby made:—

- 1. This Order shall be cited as the Registration of Titles, Cadastral Mapping and Tenure Clarification (Special Provisions) (Section 5—Part of Lot No. 132, part of Halse Hall (Sec1) called New Bowens (Ph1) in the parish of Clarendon) Order, No. 0034/2018.
- 2. The landowner has informally subdivided the land as outlined below and has occupied it in its present state. An application is to be made to the Office of Titles at the National Land Agency to have the applicant become the registered proprietor of the portion of the

land to be transferred. Subdivision approval from the Clarendon Municipal Corporation or an Order under section 5(a)(i) of the Registration of Titles, Cadastral Mapping and Tenure Clarification (Special Provisions) Act, 2005 is to be furnished in support of the application. In light of the above the Honourable Minister is being asked to make an Order waiving the requirement for subdivision approval pursuant to section 5 of the said Cadastral Mapping and Tenure Clarification (Special Provisions) Act, 2005.

- 3. The Local Improvements Act, the Natural Resources Conservation Authority Act and the Town and Country Planning Act shall not apply in relation to any transfer or registration of any portion of the land described in Part I of the First Schedule.
- 4. Any transfer or registration of any portion of the land described in Part I of the First Schedule must be in conformity with the Plan described in Part II of the First Schedule and must be subject to the conditions outlined in the Second Schedule.

FIRST SCHEDULE

(Paragraph 2)

PART I

All that parcel of land part of Lot No. 132, part of Halse Hall (Sec1) called New Bowens (Ph1), in the parish of Clarendon, butting and bounding as appears by survey diagram bearing Plan Examination Number in the table below as follows:

Applicants Name	Plan Examination Number ——	Parcel Size (M²)	Place Name	Parish	Lot	Vol/Folio
Monica Melton	404938	1,299.867	Lot No. 132 part of Halse Hall (Sec I) called New Bowens (Ph I)	Clarendon	132A	1429/505
Monica Melton	404938	1,214.353	Lot No. 132 part of Halse Hall (Sec1) called New Bowens (Ph1)	Clarendon	132B	1429/505
Monica Melton	404938	1,069.789	Lot No. 132 part of Halse Hall (Sec 1) called New Bowens (Ph1)	Clarendon	132C	1429/505
Monica Melton	404938	1,393.277	Lot No. 132 part of Halse Hall (Sec1) called New Bowens (Ph1)	Clarendon	132D	1429/505
Monica Melton	404938	1,392.581	Lot No. 132 part of Halse Hall (Sec1) called New Bowens (Ph1)	Clarendon	132E	1429/505
Monica Melton	404938		Lot No. 132 part of Halse Hall (Sec 1) called New Bowens (Ph1)	Clarendon	132F	1429/505

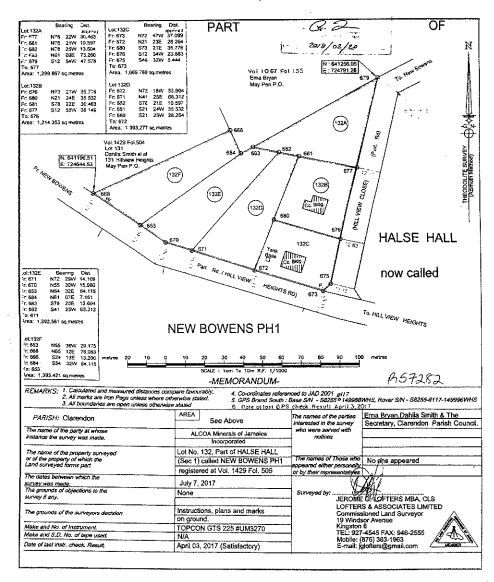
FIRST SCHEDULE, contd.

PART II

Plan of land part of Lot No. 132, part of Halse Hall (Sec1) called New Bowens (Ph1), in the parish of Clarendon as set out in table at Part I above.

FIRST SCHEDULE, contd.

PART II, contd.



SECOND SCHEDULE

(Paragraph 3)

Covenants

1. There being no breach of existing covenants.

Dated this 27th day of August, 2018.

ANDREW HOLNESS, ON, MP,
Prime Minister and Minister of Economic
Growth and Job Creation.