21

New Zealand

Finance



ANALYSIS

Title. 1. Short Title.

PART I.

PUBLIC REVENUES AND LOANS.

- 2. Increasing borrowing-powers in respect of war expenses. Repeal.
- 3. Empowering Minister of Finance to borrow £1,000,000 for electric-power works.

 Substitution of Super-Supe
- 4. Increase of borrowing powers in respect of State coalmines. Repeal.
- 5. Authorizing issue of stock certificates for multiples of
- 6. Additional revenue to be paid into War Expenses Account.
- 7. Authorizing payment of additional subsidies from Consolidated Fund into several superannuation funds. Repeal.
- 8. Marketing Department may make advances by way of loan on account of goods of a kind that the Department is authorized to purchase.
- 9. Authorizing payment of harbour dues out of Housing Account.
- 10. Validating a certain payment to Napier Harbour Board in connection with Napier housing scheme.
- 11. Exemption from stamp duty of receipts for travellingallowances.
- 12. Increasing annual license duty payable by agents of foreign 23. Increasing rate of insurers.

- 13. Amending definition of foreign insurance company".
- 14. Elections by contributors to superannuation funds to accept reduced pensions in order to make provision for dependants not to be taken into account for purposes of

annuation purposes. Repeal.

- 16. Regulations prescribing rates of remuneration for married training-college students and for certain classes of married teachers may operate from 1st October, 1940.
- 17. Increasing rate of allowances under War Veterans' Allowances Act, 1935.

PART II.

SOCIAL SECURITY.

- 18. This Part to be read with Social Security Act, 1938.
- 19. Commencement of next four sections.
- 20. Increasing rates of age-benefits in respect of wife and children.
- 21. Family benefits to be payable in respect of first child. Repeal.
- 22. Increasing maximum rate of invalids' benefits.
- sickness benefits in respect of children.

- 24. Collection of social security 35. Validating expenditure by local charge and national security authorities in farewelling tax from trustees.

 Their Excellencies Viscount
- Valuation of farmers' livestock at beginning of year ended 31st March, 1940.

PART III.

LOCAL AUTHORITIES AND PUBLIC BODIES.

- 26. Liability for rates on properties acquired by Crown.
- 27. Crown not liable for rates in respect of improvements made for war purposes.
- made for war purposes.
 28. Governor-General may authorize investment of loan-moneys in Government securities.
- 29. Extension of existing sinking funds to repayment loans.
- 30. Local authorities may act as one another's agents in collection of moneys.
- 31. Extending authority of Hospital Boards to borrow during financial year ended 31st March, 1941.
- 32. Validating certain expenditure by Fire Boards.
- 33. As to payment of employees of local authorities on naval, military, or air service.
- 34. Validating Government subsidies for centennial memorials in anticipation of grants from local authorities.

- 35. Validating expenditure by local authorities in farewelling Their Excellencies Viscount Galway and Lady Galway, and welcoming Their Excellencies Sir Cyril and Lady Newall.
- Validating certain payments by Wellington Education Board.

PART IV.

MISCELLANEOUS.

- 37. Disqualification provisions as to members of General Assembly not to apply to certain payments.
- 38. Validating payment of members' travelling-expenses for 1940 session.
- 39. Buildings hired by Crown to dairy companies for accommodation of workers to remain property of Crown.
- 40. Payments from Government funds to a certain superannuated public servant not to affect rights of superannuation.
- 41. Validating a certain payment by Dunedin Savings-bank.
- 42. Validating a certain payment by Hokitika Savings-bank.
- 43. Special provisions as to reconstruction of certain companies that issued debentures in substitution for shares.

1941, No. 4

Title.

An Act to make Provision with respect to Public Finance and other Matters. [27th August, 1941]

BE IT ENACTED by the General Assembly of New Zealand in Parliament assembled, and by the authority of the same, as follows:—

Short Title.

1. This Act may be cited as the Finance Act, 1941.

PART I.

Public Revenues and Loans.

Increasing borrowingpowers in respect of war expenses. 1939, No. 29 1940, No. 6 2. (1) Section three of the War Expenses Act, 1939, as amended by section two of the Finance Act, 1940, is hereby further amended by omitting from subsection one the words "forty million pounds", and substituting the words "eighty million pounds".

REP. 19 No. 8

- (2) Section two of the Finance Act, 1940, is hereby Repeal. repealed.
- 3. (1) In addition to all moneys which the Minister of Finance has heretofore been authorized to borrow for the purposes of the State Supply of Electrical Energy Act, 1917, the said Minister may for those purposes borrow, on the security of and charged upon the public revenues of New Zealand, such sums of money as he thinks fit, not exceeding in the aggregate the sum of one million pounds.

(2) The sums so borrowed shall bear interest at such rate as the Minister of Finance prescribes.

(3) All moneys borrowed under the authority of this section shall, as and when borrowed, be paid into the Public Account to the credit of the Electric Supply Account established under section eight of the State Supply of Electrical Energy Act, 1917.

(4) This section shall be deemed to be an authorizing Act within the meaning of the New Zealand Loans Act, 1932, No. 23 1932, and the moneys hereby authorized to be borrowed shall be borrowed under and subject to the provisions of that Act accordingly.

4. (1) Section one hundred and seventy-nine of the Increase of Coal-mines Act, 1925, as amended by section six of the Finance Act, 1938, is hereby further amended by omitting the words "three hundred and eighty thousand pounds", mines. and substituting the words "five hundred and ten See Reprint thousand pounds ".

(2) Section six of the Finance Act, 1938, is hereby repealed.

5. Section forty-five of the New Zealand Loans Act, 1932, is hereby amended, as from the first day of April, nineteen hundred and forty-one, by omitting from subsection one the word "ten", and substituting the word " five ".

6. In addition to all other moneys payable into the War Expenses Account established under section two of the War Expenses Act, 1939, there shall, without further authority than this section, be credited to that account three twenty-thirds of the revenue received from incometax at any time during the financial year ending on the 1939, No. 29 thirty-first day of March, nineteen hundred and forty-two. whether before or after the passing of this Act.

Empowering Minister of Finance to borrow £1.000.000 for

See Reprint of Statutes, Vol. III, p. 89

electric-power

works.

REP. 19 No.

borrowingpowers in respect of State coalof Statutes. Vol. V, p. 927 1938, No. 13

Repeal.

Authorizing issue of certificates for multiples 1932, No. 23

Additional revenue to be paid into War Expenses Account.

Authorizing payment of additional subsidies from Consolidated Fund into several superannuation funds.

Rep. 19 No. s.

> Repeal. 1940, No. 6

Marketing Department may make advances by way of loan on account of goods of a kind that the Department is authorized to purchase.

1936, No. 5

- 7. (1) During the financial year ending on the thirty-first day of March, nineteen hundred and forty-two, there shall, without further appropriation than this section, be paid out of the Consolidated Fund into the Public Service Superannuation Fund, the Teachers' Superannuation Fund, and the Government Railways Superannuation Fund respectively such amounts, not exceeding in the aggregate the sum of two hundred thousand pounds, as the Minister of Finance may from time to time direct.
- (2) The amounts payable under this section are in addition to any other moneys payable out of the Consolidated Fund into any of the said funds.
- (3) Section ten of the Finance Act, 1940, is hereby repealed.
- 8. (1) The Governor-General may, by Order in Council, authorize the Marketing Department to make advances by way of loan in respect of any goods of a kind or class that the Department is for the time being authorized to purchase under the Marketing Act, 1936, or any of its amendments.
- (2) Where any moneys are advanced pursuant to this section in respect of any goods that are afterwards purchased by the Department, the moneys so advanced shall be deemed to be part of the purchase-price.
- (3) All moneys advanced pursuant to this section in respect of any goods shall be paid out of the account from which the purchase-moneys would be payable if the goods were then purchased by the Department.
- (4) All advances heretofore made by the Department by way of loan in respect of any goods of a kind or class that the Department is authorized to purchase are hereby validated, and any Order in Council purporting to authorize the making of any such advances shall be as valid as if this section had been in force when the Order in Council was made.
 - 9. (1) Notwithstanding anything to the contrary in section seventy-eight of the Harbours Act, 1923, or section eleven of the Housing Amendment Act, 1940, or any other enactment, any harbour dues may be paid out of the Housing Account that would be payable by any person other than the Crown.

Authorizing payment of harbour dues out of Housing Account.
See Reprint of Statutes, Vol. III, p. 596 1940, No. 14

- (2) This section shall be deemed to have come into force on the thirtieth day of August, nineteen hundred and forty, being the date of the passing of the Housing Amendment Act, 1940.
- 10. Notwithstanding anything to the contrary in Validating a section ninety-two of the Public Works Act, 1928, the payment by the Crown direct to the Napier Harbour Board of the sum of one thousand nine hundred and thirty-nine pounds seven shillings and ninepence, being interest due and payable in respect of the compensation awarded for the taking by the Crown of the land described in section thirty-four of the Local Legislation Act, 1939, is hereby validated.
- 11. (1) Section one hundred and eighty-one of the Stamp Duties Act, 1923, is hereby amended by inserting, after paragraph (f), the following paragraph:—

"(q) A receipt given in respect of any travellingallowance or refund of travelling-expenses:

(2) The said section one hundred and eighty-one is hereby consequentially amended by omitting from paragraph (h) the words "or travelling-allowance, or refund of travelling-expenses", and also by inserting the word "or" before the words "house allowance" in that paragraph.

12. (1) Section one hundred and eighty-nine of the Increasing Stamp Duties Act, 1923, is hereby amended as follows:—

(a) By omitting from subsection two the words "two hundred pounds", and substituting the words "three hundred pounds":

(b) By adding to subsection two the words "The agent of two or more foreign insurers shall be subject to a separate annual license duty in respect of each agency":

(c) By omitting from subsection three the words "and two duties shall not be charged under this Part of this Act"

(2) This section shall come into force on the first day of January, nineteen hundred and forty-two.

13. Section one hundred and eighty-three of the Amending Stamp Duties Act, 1923, is hereby amended by adding to the definition of the term "foreign insurance company" the words "whether or not the company has a capital company". divided into shares or stock".

certain payment to Napier Harbour Board in connection with Napier housing scheme.

See Reprint of Statutes, Vol. VII, p. 661 1939, No. 25

Exemption from stamp duty of receipts for travellingallowances. See Reprint of Statutes, Vol. VII, p. 453

3.2.5 44.0.

annual license duty payable by agents of foreign insurers.

Ibid., p. 457

AMD. 19

definition of " foreign insurance Ibid., p. 455

Elections by contributors to superannuation funds to accept reduced pensions in order to make provision for dependants not to be taken int No. account for purposes of gift duty or stamp duty.

Амр. 19 **No.** s.

> See Reprint of Statutes, Vol. V, p. 433

100 C.

Ibid., Vol. VII, p. 354

Allowances may be declared to be pay or salary for superannuation purposes. Ibid., pp. 859, 559, 587

Rer. 19 No. . **14.** (1) In this section,—

- "Contributor", in relation to any superannuation fund, includes a former contributor who has made an election to which this section relates, and, in relation to the National Provident Fund, means a person on whose behalf any local authority or other employer is, or immediately prior to his retirement was, a contributor to that Fund:
 - "Superannuation fund" includes the Public Service Superannuation Fund, the Teachers' Superannuation Fund, the Government Railways Superannuation Fund, any superannuation fund established under the Local Authorities Superannuation Act, 1908, the National Provident Fund, and any superannuation fund that is for the time being approved by the Minister of Finance for the purposes of this section.
- (2) Where a contributor to any superannuation fund to which this section applies has, whether before or after the passing of this Act, made an election to accept from the fund a reduced retiring-allowance or pension in consideration of the payment after his death of an annuity from the fund to his widow or other dependant, his election shall not be taken into account for the purposes of gift duty under the Death Duties Act, 1921, and no stamp duty shall be payable on the instrument of election.
- 15. (1) The Governor-General may from time to time, by Order in Council, declare that any allowance or class of allowances specified in the Order shall be deemed to be pay within the meaning of section ninety-one of the Government Railways Act, 1926, or salary within the meaning of section two or section sixty-five of the Public Service Superannuation Act, 1927.
- (2) Every Order in Council under this section shall take effect or be deemed to have taken effect on such date as may be specified in that behalf in the Order. The date so specified may be before or after the date of the Order.
- (3) Except as otherwise provided by an Order in Council under this section, no allowance shall be deemed to be or to have at any time been pay or salary as aforesaid.

- (4) If any question arises as to whether any payment is an allowance for the purposes of this section it shall be determined by the Minister of Finance, and his decision shall be final.
- (5) Nothing in this section or in any Order in Council under this section shall apply with respect to the pay or salary of any contributor to the Government Railways Superannuation Fund, the Public Service Superannuation Fund, or the Teachers' Superannuation Fund who has retired before the passing of this Act from the service in respect of which he was a contributor.
- (6) Nothing in this section or in any Order in Council under this section shall have any force or effect with respect to any payments which by any Act are expressly declared to be or not to be pay or salary as aforesaid.
- (7) This section is in substitution for section thirteen Repeal. of the Finance Act, 1931 (No. 2), and that section is See Reprint hereby accordingly repealed.
- 16. Any regulations under the Education Act, 1914, p. 617 that may be made after the passing of this Act but Regulations before the thirty-first day of December, nineteen prescribing hundred and forty-one, may, in so far as they prescribe remuneration rates of remuneration for married training-college for married training-college students, probationary assistants, relieving teachers, or students and supernumerary teachers, be made to come into force before the date of the making thereof but not earlier married than the first day of October, nineteen hundred and forty.
- 17. (1) Section twenty-five of the Finance Act, 1938, is hereby amended as follows:—
 - (a) By omitting from subparagraph (iii) of paragraph'(b) of subsection one the word "Thirteen", and substituting the word "Twenty-six":
 - (b) By omitting from the proviso to the same paragraph (b) the words "one hundred and fiftysix", and substituting the words "two hundred and eight ":
 - (c) By omitting from subsection two the words "one hundred and eighty-two", and substituting the words "two hundred and thirty-four".
- (2) This section shall come into force on the first day of September, nineteen hundred and forty-one.

or Statutes. Vol. VII,

training-college for certain classes of teachers may operate from 1st October. 1940.

Increasing rate of allowances under War Veterans' Allowances Act, 1935. 1938, No. 13

Rep. 19 No. . Substitutn.

PART II.

SOCIAL SECURITY.

This Part to be read with Social Security Act, 1938. 1938, No. 7

Commencement of next four sections.

Increasing rates of age-benefits in respect of wife and children.

REP. 19 No.

> AMD. 19 No. 8

18. This Part of this Act shall be read together with and deemed part of the Social Security Act, 1938 (hereinafter in this Part referred to as the principal Act).

19. The next four succeeding sections shall come into force on the first day of September, nineteen hundred and forty-one.

20. (1) Section seventeen of the principal Act is hereby amended as follows:—

(a) By omitting from the proviso to paragraph (b) of subsection two the word "thirteen". and substituting the word "twenty-six":

(b) By omitting from the same proviso the words "one hundred and fifty-six", and substituting the words "one hundred and eighty-two".

(2) Section eighteen of the principal Act is hereby amended as follows:—

REP. 19
No. s. (a) By omitting from subsection one and also from subsection two the word "thirteen", and substituting in each case the word "twenty-six":

(b) By adding to subsection one the words "but not so as to exceed in any case the rate of two hundred and thirty four nounds a weer"

21. (1) Section twenty-eight of the principal Act, as amended by section six of the Social Security Amendment Act, 1940, is hereby further amended as follows:—

(a) By omitting from subsection one the words "two or more children", and substituting the words "any child or children":

(b) By omitting from the same subsection the words "such children", and substituting the words "such child or children".

(2) Section thirty of the principal Act, as amended by section six of the Social Security Amendment Act, 1940, is hereby further amended by omitting from subsection one and also from the proviso to that subsection the words "in excess of one".

(3) Section six of the Social Security Amendment Act, 1940, is hereby repealed.

22. Section thirty-four of the principal Act is hereby amended by omitting from subsection four the words "two hundred and eight", and substituting the words "two hundred and thirty-four".

Rep. 19 No. 8.

> Family benefits to be payable in respect of first child. 1940, No. 5

REP. 19 No. s.

Repeal.

Increasing maximum rate of invalids' benefits.

Rep. 19 No. 8. 23. Section forty-six of the principal Act is hereby Increasing rate of Rep. 19 amended by omitting from paragraph (b) of subsection rate of Rep. 19 two the word "five", and substituting the word "ten". benefits in

24. Section one hundred and twenty-four of the respect of principal Act is hereby amended by adding

following subsections:—

"(4) If and so far as the income derived by any trustee is also income derived by a beneficiary entitled in possession to the receipt thereof under the trust during the same income year, the trustee shall in respect thereof be deemed to be the agent of that beneficiary, and shall be required to make a declaration or declarations in respect of that income in accordance with the requirements of the last preceding section, and except as provided in subsection six of this section shall be liable for the payment of the charge thereon accordingly, and all the provisions of the Land and Income Tax Act, 1923, as to agents See Reprint shall, so far as applicable, apply accordingly.

"(5) For the purposes of the last preceding subsection income derived by a beneficiary from an annuity or other payment under any trust shall be deemed to be also income derived by the trustee during the same income year, notwithstanding that the annuity or other payment may be payable in whole or in part out of

moneys held by the trustee as capital.

"(6) Notwithstanding anything in subsection four of this section, no charge shall be payable by a trustee in accordance with that subsection on any income if the Commissioner is satisfied that the beneficiary is not

personally liable for the charge on that income."

25. In calculating for the purposes of section one Valuation of hundred and twenty-seven of the principal Act the income derived by any person during the year ended on at beginning the thirty-first day of March, nineteen hundred and forty, of year ende alst March, from the use or occupation of land, the value of the live- 1940. stock of that person at the beginning of that income year shall be deemed to be the sum accepted by the Commissioner of Taxes for the purpose of calculating that person's income for the purposes of the said section one hundred and twenty-seven for the income year ended on the thirty-first day of March, nineteen hundred and thirty-nine, as being the value thereof at the end of that income year, whether or not that value is the same as the value thereof determined in accordance with subsection four of section sixteen of the Land and Income 1939, No. 34 Tax Amendment Act, 1939.

sickness No. children.

Collection of social security charge and national security tax from trustees. 1938, No. 7

of Statutes, Vol. VII, p. 271

live-stock of year ended

PART III.

LOCAL AUTHORITIES AND PUBLIC BODIES.

Liability for rates on properties acquired by Crown. See Reprint of Statutes, Vol. VII, p. 977 26. (1) Where any rateable property within the meaning of the Rating Act, 1925, is taken, purchased, or otherwise acquired by the Crown, whether at law or in equity, between the commencement of any rating year and the due date of any general rates which but for the acquisition by the Crown would be payable to any local authority for that year in respect of the property acquired, the person who but for the acquisition by the Crown would have been the occupier of the property within the meaning of the Rating Act, 1925, on the due date of those rates shall be liable to the local authority for all general, special, and other rates in respect of the property for that year as if the acquisition had not taken place:

Provided that if actual or constructive possession of the property is given to or taken by the Crown before the end of the rating year, that person shall be liable for so much of the rates as relates to the period before the date of possession and the Crown shall be liable for so much thereof as relates to the remainder of the rating year, and for the purposes of this proviso the local authority shall apportion the rates as if they accrued from day to day, and shall make separate demands on that person and the Crown accordingly. Where in any such case a demand has been made on that person for the whole of the rates it shall, unless an amended demand is made in its place, be deemed to be a demand for his proportion of the rates under this proviso.

- (2) Nothing in this section shall be construed to limit the liability of the Crown for the payment of any rates for any other year in accordance with the provisions of any other enactment.
- (3) This section shall be deemed to have come into force on the first day of April, nineteen hundred and forty-one.
- 27. (1) Where, whether before or after the commencement of this section, any improvements have been made on any land for defence purposes or for purposes connected directly or indirectly with any war in which His Majesty may now or at any time hereafter be engaged, whether arising during or after the war, the

Crown not liable for rates in respect of improvements made for war purposes. liability of the Crown for payment of any rates in respect of that land shall be determined as if those improvements had not been made.

- (2) This section shall be deemed to have come into force on the first day of April, nineteen hundred and forty-one.
- 28. (1) The Governor-General may from time to time, by Order in Council, authorize any local authority to invest any moneys at credit of any loan account in such Government securities as may be specified in the Order.

(2) The interest received in respect of moneys invested pursuant to an Order in Council under this section shall be applied by the local authority towards the payment

of the interest and sinking fund of the loan.

(3) For the purposes of this section the term "local authority" means any local authority or public body that for the time being is a local authority within the meaning of the Local Government Loans Board Act, 1926, whether See Reprint by virtue of section two of that Act or of any Order in Council thereunder, or by virtue of the provisions of any

Governor-General may authorize investment of loan-moneys in Government

Ċ,

of Statutes, Vol. V, p. 415

٠. ٠

sinking funds loans. 1938, No. 13

- 29. (1) Section thirty-two of the Finance Act, 1938, Extension is hereby amended by adding to subsection one the words "or for the purpose of providing for the repayment of the repayment loan or any part thereof without establishing a separate sinking fund therefor ".
- (2) The said section thirty-two is hereby further amended by adding to subsection three the following proviso:-
- "Provided that in any case where no separate sinking fund is established in respect of the repayment loan, and subject to the terms and conditions of the Board's sanction, the sinking fund established in connection with the matured loan shall be deemed to have been provided for the repayment of the repayment loan as well as the matured loan, and for the purposes of any enactments relating to sinking funds, including this section, the repayment loan shall be deemed to be part of the matured loan."
- 30. (1) It shall be lawful for any local authority or Local public body to be employed by any other local authority or public body as its agent to collect any moneys.
- (2) All moneys so collected by any local authority or public body shall be held by it as trustee for the local moneys. authority or public body for whom they are collected and

authorities may act as one another's agents in

shall be handed over to that local authority or public body from time to time as arranged, subject to the deduction or payment of such amount by way of remuneration for the collection as may be mutually agreed upon.

- (3) Pending the handing over as aforesaid of any moneys so collected by any local authority or public body they shall be lodged to the credit of the general account of that local authority or public body as if they were its own moneys.
- 31. It shall be deemed to have been lawful for any Hospital Board to have borrowed by way of bank overdraft during the year ended on the thirty-first day of March, nineteen hundred and forty-one, an amount approved by the Minister of Health in that year in excess of that authorized by section sixty of the Hospitals and Charitable Institutions Act, 1926, to the extent of one-fourth of the estimated contributions payable to the Board by contributing local authorities during that year together with one-fourth of the estimated amount receivable by way of subsidy on such contributions.
- 32. (1) It shall be deemed to have been lawful for any Fire Board during the year ended on the thirty-first day of March, nineteen hundred and forty-one, to incur expenditure beyond the amount of estimated expenditure approved for that year pursuant to section twelve of the Fire Brigades Amendment Act, 1932, if that expenditure was incurred for the purpose of meeting the cost of emergency fire equipment or by reason of the payment of increased wages.
- (2) It shall be deemed to have been lawful for any Fire Board that incurred expenditure during that year for any such purpose to owe at the end of that year moneys in excess of the limit prescribed by paragraph (c) of subsection two of section three of the Local Bodies' Finance Act, 1921–22, to the extent of that expenditure.
- 33. (1) Any payment by a local authority under section forty-one of the Finance Act (No. 2), 1939, on account of the salary or wages of any of its employees, whether made before or after the passing of this Act, shall not be deemed to be unlawful by reason of the death of the employee if it was made before notice of his death was received by the local authority.

Extending authority of Hospital Boards to borrow during financial year ended 31st March, 1941. See Reprint of Statutes, Vol. III, p. 748

Validating certain expenditure by Fire Boards.

1932, No. 26

See Reprint of Statutes, Vol. V, p. 354

As to payment of employees of local authorities on naval, military, or air service. 1939, No. 38

- (2) For the purposes of this section, in addition to any other form of notice, where any employee of a local authority has been reported in any casualty list published in New Zealand to be missing and has continued to be so missing for a period of three months from the date of the first publication of that casualty list, the local authority shall be deemed to have received notice of his death at the expiration of that period of three months.
- 34. (1) For the purposes of subsection two of validating section nineteen of the New Zealand Centennial Act, 1938, all moneys that any local authority resolved centennial before the thirty-first day of March, nineteen hundred anticipation and forty-one, to grant to any provincial organization of grants from local or controlling committee shall be deemed to have been authorities. raised by that organization or committee at the time of 1938, No. 21 the resolution, notwithstanding that they may not have been paid by the local authority.

Government subsidies for

- (2) All moneys that any local authority so resolved to grant shall be paid by it to the provincial organization or controlling committee not later than thirty-first March. nineteen day of hundred forty-two.
- 35. (1) It shall be lawful and deemed to have been Validating lawful for any local authority to expend out of its General Fund any sum or sums of money in connection with public functions of farewell to Their Excellencies the Right Honourable Viscount Galway and Lady Galway, and public functions of welcome to Their Excellencies Sir Cyril Newall and Lady Newall.
- (2) For the purposes of this section the term "local authority" means any City or Borough Council, County Council, Road Board, Town Board, Harbour Board, Education Board, Tramway Board, Transport Board, or Hospital Board.
- 36. All payments made by the Wellington Education Validating Board out of moneys received in connection with the billeting of children visiting Wellington to attend the by Wellington New Zealand Centennial Exhibition are hereby validated. Board.

expenditure by local authorities in farewelling Their Excellencies Viscount Galway and Lady Galway, and welcoming Their Excellencies Sir Cyril and Lady Newall.

certain payments

PART IV.

MISCELLANEOUS.

Disqualification provisions as to members of General Assembly not to apply to certain payments.

See Reprint of Statutes, Vol. VI, p. 469

37. The provisions of the Electoral Act, 1927, or any other Act, as to the disqualification of members of the General Assembly or of candidates for election as members of Parliament shall not apply with respect to any payment which, under the authority of any appropriation heretofore or hereafter made by Parliament, has been or may hereafter be received by the Honourable Sir Apirana Turupa Ngata by way of remuneration, travelling-allowance, or reimbursement of travelling-expenses in respect of his services as a member of the Committee appointed to inquire into matters relating to the East Coast Native Trust lands.

Validating payment of members' travellingexpenses for 1940 session. Ibid., Vol. I, p. 1026 38. All payments made under section nineteen of the Civil List Act, 1920, to members of the General Assembly in respect of their travelling to the meeting of the General Assembly in the year nineteen hundred and forty are hereby validated, notwithstanding that they may have been made more than six months after they became payable.

Buildings hired by Crown to dairy companies for accommodation of workers to remain property of Crown. 39. (1) Notwithstanding anything to the contrary in any Act or rule of law, any buildings hired by the Crown to any dairy company for the provision of accommodation for workers employed by the company shall remain the property of the Crown, and any such building may at any time be removed by the Crown after the termination of the hiring, or otherwise pursuant to the terms of the hiring, without liability for payment of compensation to the owner of the land whereon the building is situated or to any other person, notwithstanding that the building may have been so attached to the land as to form part thereof.

1939, No. 14

(2) Nothing in the Hire-purchase Agreements Act, 1939, shall apply with respect to any such hiring.

Payments from Government funds to a certain superannuated public servant not to affect rights of superannuation. See Reprint of Statutes, Vol. VII, p. 574

40. Notwithstanding anything to the contrary in section thirty-three of the Public Service Superannuation Act, 1927, it shall be deemed to have been lawful to pay out of the Public Service Superannuation Fund to Mr. Henry Williams the full amount of his retiring-allowance under that Act in respect of the period during the financial year ended on the thirty-first day of March, nineteen hundred and forty-one, for which he received payment from Government funds for special services rendered to the Government as Chief Officer of the ship "Matai".

- 41. The payment of five hundred pounds made during Validating the present financial year by the trustees of the Dunedin a certain payment Savings-bank to the Otago Branch of the New Zealand Dunedin Trained Nurses' Association, Incorporated, partly for general purposes and partly for the assistance of nurses returning to New Zealand from overseas, is hereby validated.
 - payment by Savings-bank.
- 42. The payment of two hundred and twenty-five Validating a pounds made during the present financial year by the certain payment trustees of the Hokitika Savings-bank to the Westland Savings-bank. Hospital Board for the purpose of assisting in the purchase of an inductive electric diathermy machine is hereby validated.

by Hokitika

43. (1) Notwithstanding anything to the contrary in special any Act, rules, or regulations, or in any memorandum provisions of association, articles of association, order of Court, reconstruction deed, or document to which the company may be a of certain companies party, every company that has issued debentures to that issued which section eleven of the Finance Act (No. 2), 1940, debentures in substitution applies, may at any time before the first day of August, for shares. nineteen hundred and forty-two, and without further 1940, No. 19 authority than this section, exercise the powers set forth in any one of the following paragraphs (a), (b), and (c), namely:—

- (a) Reduce as on and from the first day of April, nineteen hundred and forty-one, the rate of interest payable under those debentures to the rate of three and one-half per centum per annum:
- (b) Cancel those debentures and issue to the holders thereof in substitution therefor and in full satisfaction thereof fully paid up shares in the company having a nominal value equal to the amount of the debentures so cancelled:
- (c) With the consent of a Judge of the Supreme Court, cancel any one or more of those debentures and issue to the holders of the debenture or debentures so cancelled in substitution therefor and in full satisfaction thereof fully paid up shares in the company having a nominal value equal to the amount of the debenture or debentures so cancelled. and reduce the rate of interest payable under every debenture not so cancelled to the rate of three and one-half per centum per annum:

Provided that where the company has issued two or more classes of shares or two or more classes of debentures to which section eleven aforesaid applies, any shares issued in substitution for debentures pursuant to the provisions of paragraph (b) or paragraph (c) hereof shall be issued in such classes and subject to such terms and conditions and with such rights and priorities as between different classes of shares as shall be approved by a Judge of the Supreme Court:

Provided also that where the holder of any debenture or debentures to which section eleven applies is also the holder of partly paid up shares in the company the company may, with the consent of a Judge of the Supreme Court, call up any moneys unpaid on those shares and cancel the debenture or debentures by applying the amount thereof in or towards satisfaction of the amount of the call:

Provided also that if the company exercises any of the powers aforesaid the holder of any such debenture that had been transferred for a consideration in money or money's worth (otherwise than by way of dividend) at any time before the thirtieth day of August, forty, may by notice nineteen hundred $\mathbf{a}\mathbf{n}\mathbf{d}$ writing to be given within three months after the exercise of the powers require the company to redeem that debenture within six months after the giving of the notice by paying to him in full satisfaction thereof an amount equal to the purchase-price for which the debenture was last transferred before the first day of August, nineteen hundred and forty-one, together with all interest accruing under the debenture to the date of redemption.

- (2) Every application made under subsection one hereof for the consent or approval of a Judge of the Supreme Court shall be made by the company by petition and served upon such persons as the Court directs.
- (3) Nothing in this section shall be deemed to require the company to exercise any of the powers set forth in subsection one hereof.