New Zealand.



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1891, No. 30.

An Act to amend the Stamp Acts.

[24th September, 1891. BE IT ENACTED by the General Assembly of New Zealand in Parliament assembled, and by the authority of the same, as follows:—

1. The Short Title of this Act is "The Stamp Acts Amendment Short Title. Act, 1891."

STEAMSHIP COMPANIES' TICKETS.

2. Every passenger-ticket given or issued in the colony by any Certain passenger steamship company, association, or owner of any steamship in return tickets liable to for the payment of a sum of money amounting to two pounds or upwards shall be liable to duty in all respects as a receipt, unless a stamped receipt be given in respect of such payment and at the time thereof.

duty as receipts.

It shall be lawful for the Governor to make, alter, and revoke such regulations for the mode of payment and collection of the duty imposed by this section of this Act as he may think fit, either by way of payment in the nature of a composition or otherwise.

TOTALISATOR.

Duty on takings of totalisators.

3. Upon the gross takings of every totalisator, or other instrument or machine of a like nature and conducted upon the like principle, there shall be payable to Her Majesty the Queen a stamp-duty calculated at the rate of one and a half per centum upon such gross takings.

Statement of takings to be forwarded to Colonial Secretary. For the purpose of ascertaining the amount of the duty hereby imposed, it shall be the duty of each horse-racing club, racing committee, and racing association to forward to the Colonial Secretary, within seven days after the holding of any race-meeting whereat any totalisator shall be used, a full statement in writing showing the total amount of the takings or earnings of each totalisator used at such meeting, and the particulars of such amounts:

Payment of stamp duty may be made at banks of New Zealand. Payment of any such stamp duty may be made by depositing the amount thereof at any bank or banks having charge of the banking account of the colony, or any branches thereof nearest to the place where such race-meeting as aforesaid shall have been held, and such deposit shall be made to the credit of the Public Account.

No such payment or deposit shall be deemed to be a discharge for the stamp duty payable by law until a formal receipt therefor shall be given by the Secretary of Stamps, who shall in each case, prior to giving a receipt, satisfy himself that the full amount of duty has been paid.

Penalty on failure to deliver such statement. 4. If any racing-club, committee, or association shall neglect to make out and deliver such statement as aforesaid within fourteen days after the holding of any such race-meeting as aforesaid, or shall wilfully deliver any false statement, such club, committee, or association, and every officer thereof respectively who shall have taken an active part in the holding or conduct of any such race-meeting, shall be liable to a penalty of twenty pounds.

Regulations may be made providing for collection of duty, &c. 5. The Governor may, by warrant under his hand, make, alter, and revoke regulations for all or any of the following purposes, namely:—

- (1.) Providing for the granting permission to use the totalisator and for the mode of payment and collection of the stampduty imposed by this Part of this Act; and for arranging, if necessary, with any racing-club for the collection and payment of the stamp-duty payable by any other racingclub, committee, or association in the same provincial district;
- (2.) For prescribing the mode in which any statement or certificate given or required under this Part of this Act shall be verified, and for prescribing the authority or authorities, person or persons, before whom any declaration or affidavit verifying any statement or certificate may be taken or made;

(3.) For prescribing the form of any statement, affidavit, declaration, bond, or other instrument required;

and generally any other regulations for facilitating or compelling payment of stamp-duty under this Part of this Act.

The Governor may, by any such regulations, impose a penalty

not exceeding one hundred pounds for the breach of any regulation, and may also prescribe the minimum penalty in respect of such breach. Any penalty so imposed may be recovered in a summary manner before any two or more Justices of the Peace.

All such regulations shall be gazetted.

6. The term "racing-club," wherever used in this Part of this Racing-club to Act, shall include a trotting-club.

include trotting-

DEEDS OF GIFT.

7. Sections nine to fifteen, both inclusive, of "The Deceased Repeal of sections 9 Persons' Estates Duties Act 1881 Amendment Act, 1885," are hereby to 15 of "The Deceased Persons' repealed, and the following provisions are hereby enacted in lieu Estates Duties Act thereof, namely:

For the purposes of the said Act and this Act,—

"Deed of gift" shall mean and include every deed of gift or instrument by way of gift transferring or purporting to transfer property absolutely, and every conveyance, transfer, or other disposition of property containing trusts or dispositions to take effect during the life of the donor, and not being made before and in consideration of the marriage of the donor, or in favour of a bonû fide purchaser or encumbrancer for valuable consideration in money, and whether or not the property comprised in such deed is subject to any limitation:

"Donor" means the person making any deed of gift.

8. There shall be payable in respect of any property comprised Deeds of gift to be in any deed of gift the same duties as are payable under "The charged the same as settlements." Deceased Persons' Estates Duties Act, 1881," and any amendment thereof, in respect of property comprised in any settlement of which the trusts and dispositions take effect after the death of the settlor.

9. The said duties shall be paid, in addition to any duties that Duties to be paid in may be payable under any law relating to stamp-duties, within one addition to stamp duties within one duties within one month after the execution of the deed of gift by the donor. And if month after any such deed is presented for assessment more than one month after execution of deed. such execution thereof there shall be payable thereon a fine (in addi- Fine on default. tion to the duty) at the rate of twenty-five pounds per centum on the amount of the duty payable under this Part of this Act; and, if such deed is presented more than three months after such execution, a fine (in addition to the duty) at the rate of one hundred pounds per centum on the amount of duty so payable. But in no case shall the lastmentioned fine be less than five pounds in addition to any other fine

10. For the purpose of assessing the duty hereby made payable, Trustees or the trustee, or some person acquiring an estate or interest in property beneficiaries to be under the deed of gift, shall produce such deed to the Commissioner, of deed. and shall also deliver to the Commissioner a duly-certified copy of the said deed, together with a statement setting forth particulars of the property comprised therein and the estimated value thereof, and such statement shall be verified by a statutory declaration in the form provided by the Commissioner.

1881 Amendment Act, 1885."

Definition of "deed

AMENDMENTS IN THIRD SCHEDULE TO PRINCIPAL ACT.

Amendments in Third Schedule to principal Act.

- 11. The Third Schedule to the said Act shall be amended as follows :-
 - (1.) Under the title "Receipt or Discharge—Exemptions," add the following exemption, namely:-
 - (7.) Any receipt given for deposit-moneys returned to a contractor or his agent, on completion of his contract, or returned to an unsuccessful
 - (2.) Under the title "Settlement, Deed of," in subsection two, after the words "executing the same," and before the
 - word "shall," the words "is or" are hereby inserted.
 (3.) Under the heading "Transfer of a Run," the words and figures following shall be omitted, namely: "For £100 and every part of £100, 10s.," and in lieu thereof the following words shall be inserted, namely, "the same duty as on a Conveyance on Sale."

AMENDMENTS IN "THE STAMP ACT 1882 AMENDMENT ACT, 1885."

No duty chargeable on a lease or license of Native land.

12. The following amendments are hereby made in "The Stamp Act 1882 Amendment Act, 1885," namely:—
The term "inland bills of exchange" in section twelve of such

Act shall include promissory notes made in New Zealand.

Subsections three and five of section seventeen are hereby repealed, and on and after the date of the commencement of this Act. no Native land duty shall be chargeable upon any lease or license of Native land granted or issued after such date.

13. The following proviso shall be added at the end of the said section seventeen :-

Provided always that in assessing any conveyance, transfer, exchange, or other instrument chargeable with the payment of Native land duty under the said Act or any amendment thereof no deduction shall be made from the value of such land by reason only of the existence of any mortgage or other encumbrance existing thereon, but such duty shall be chargeable on the full value of the land dealt with irrespective of any such mortgage or encumbrance.

Conveyance, &c., of Native land chargeable with duty irrespective of any mortgage, &c., thereon.