Hon. Mr. Nash

FINANCE (No. 2)

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> AN ACT to make Provision with respect to Public Finance and other Matters.

BE IT ENACTED by the General Assembly of New Zealand in Parliament assembled, and by the authority 5 of the same, as follows:—

1. This Act may be cited as the Finance Act (No. 2), 1940.

PART I.

PUBLIC REVENUES.

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2. (1) For the purpose of developing to the fullest extent the linen-flax industry in New Zealand the Minister of Industries and Commerce may from time to time do all such things as he deems to be necessary, and, in particular, may enter into contracts, undertake 15 works, erect, purchase, lease, or otherwise provide buildings, land, machinery, and equipment, operate factories, and acquire, treat, manufacture, and dispose of materials and products.

(2) Every contract under this section shall be 20 entered into in the name of His Majesty, and may be executed on his behalf by the Minister or by any person authorized by the Minister in that behalf, either generally or in respect of any specified contract or of any specified class or classes of contracts. Any such 25 contract may be varied or discharged in the same manner.

(3) All acts done before the passing of this Act that by virtue of this section would have been valid and lawful if this section had been in force when they were 30 done shall be deemed to have been validly and lawfully done under the authority of this section.

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Authorizing Minister of Industries and Commerce to develop linenflax industry.

Short Title.

- **3.** (1) In this section,—
 - "Minister" means the Minister of Finance:
 - "National Savings Bond" means a National Savings Bond issued in accordance with the National Savings Act, 1940:
 - "National Security Tax" means the National National security Tax imposed by Part II of the 1940, Nos. 6 and 7
 - "Social Security Charge" means the charge on 1938, No. 7 income imposed by the Social Security Act, 1938.

(2) On the issue of any National Savings Bond there shall be added to the price an amount to be fixed by the Minister as the present value of the total amount

- 15 of the Social Security Charge and the National Security Tax estimated to become payable in respect of the income derivable from the bond during the term thereof, and that income shall be exempt from any further liability in respect of the said charge or tax.
- $\mathbf{20}$ (3) The amount added to the price of any bond pursuant to this section shall, on the sale of the bond, be paid in equal proportions into the Social Security Fund and the War Expenses Account.

(4) Section sixteen of the National Savings Act, 25 1940, shall be read subject to the provisions of this section.

(5) The amount added to the price of any bond pursuant to this section shall not be taken into account as part of the price of the bond for the purposes of 30 section fifteen of the National Savings Act, 1940.

(6) Every bond issued in accordance with this section shall have conspicuously printed or stamped thereon words to indicate that the Social Security Charge and the National Security Tax in respect thereof

35 have been paid in advance.

4. (1) The Minister of Customs may at any time Revocation of revoke any approval given by the Collector of Customs approval of (whether before or after the passing of this Act) under or bottlingsubsection two of section forty-six of the Finance 40 Act, 1917.

brewers' depots stores. See Reprint of Statutes,

(2) The said subsection two is hereby amended by Vol. VII, p. 258 inserting, before the word "approved", the words "for the time being ".

Provision for collection of Social Security Charge and National Security Tax on issue of Savings Bonds.

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Extending power to levy rates under Swamp Drainage Act, 1915. See Reprint of Statutes, Vol. IV, p. 568

Validating certain rates in respect of Poukawa Drainage Area. Ibid., p. 568

As to payment of compensation for certain land taken for purposes of Waitaki Boys' High School.

Ibid., Vol. VII, p. 622

1875, No. 5

5. The power conferred on the Minister of Lands by section two of the Swamp Drainage Amendment Act, 1928, to make and levy a special rate on lands in any drainage area sufficient for the repayment of certain moneys, with interest thereon, is hereby declared to extend and, since the passing of that Act, always to have extended to include power to make and levy a special rate sufficient for the repayment of those moneys together with interest thereon from the time when the moneys were expended.

6. Notwithstanding that the special rate made by the Minister of Lands under subsection one of section two of the Swamp Drainage Amendment Act, 1928, on the thirtieth day of March, nineteen hundred and thirty-three, on lands in the Poukawa Drainage Area, 15 in addition to being of an amount sufficient for the repayment of moneys then actually expended on that area together with interest thereon, included an estimated amount required to be expended to complete the drainage works in that area, the special rate is 20 hereby validated and declared to have been lawfully made.

7. Whereas by a Proclamation dated the twentythird day of June, nineteen hundred and thirty-nine, and published in the Gazette of the sixth day of 25 July in that year, on page 1937, an area of nineteen acres one rood twenty-six perches of land, being portion of Section 13, Block I, Oamaru Survey District, in the Otago Land District, was taken under the powers conferred by the Public Works Act, 1928, for the 30 purposes of a secondary school: And whereas it was mutually agreed with the owners of the said landnamely, the managers of the Saint Paul's Presbyterian Congregation, Oamaru, a corporation constituted under the provisions of the Presbyterian Church of Otago 35 Incorporation Act, 1875 (hereinafter in this section referred to as the owners)-that the sum of seven hundred and ninety-five pounds be paid in full and final settlement of all costs, claims, demands, or damages arising out of the taking or utilization of 40 the land for secondary-school purposes or otherwise howsoever: And whereas the owners and the lessee of the land mutually agreed that the compensation was to be paid to the owners and that the owners would

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settle with the lessee for any interest he may have: And whereas doubts have arisen as to whether the compensation should be paid to the owners or to the Public Trustee: And whereas it is inadvisable in 5 this case to pay the money to the Public Trustee, all matters having been mutually agreed upon by the parties affected: Be it therefore enacted as follows:-The Minister of Public Works is hereby authorized to pay to the owners the sum of seven hundred and 10 ninety-five pounds in full and final settlement of all costs, claims, demands, and damages arising out of the taking or utilization of the aforesaid land for secondary-school purposes or otherwise howsoever, and the receipt of the secretary or other authorized officer

15 of the owners for that amount shall be a full and final discharge from any further liability.

PART II.

INCOME-TAX.

8. This Part of this Act shall be read together with This Part to 20 and deemed part of the Land and Income Tax Act, 1923 (hereinafter in this Part referred to as the principal Income Tax Act, 1923. Act).

9. (1) This section applies with respect to every company that is for the time being assessable for Vol. VII, p. 271 25 income-tax under section ninety-seven of the principal Amending

Act. (2) Notwithstanding anything to the contrary in income tax of

section twenty-three of the Land and Income Tax gold-mining Amendment Act, 1939, no company to which this section

30 applies shall be deemed to be a proprietary company within the meaning of the said section twenty-three.

(3) Where the Commissioner is satisfied that any amount paid as dividends by any company to which this section applies (hereinafter in this subsection referred

- 35 to as the holding company) consists of dividends received by the holding company from any other company to which this section applies, there shall be deducted from the tax pavable by the holding company in respect of that amount a sum equal to the tax paid
- 40 or payable by the other company in respect of that amount. For the purposes of this subsection the tax

be read with Land and

See Reprint of Statutes,

provisions for assessment for companies. 1939. No. 34

paid or payable by any company in respect of any amount included in the dividends paid or payable by it in any year shall be deemed to be computed at the rate ascertained by dividing the total tax paid or payable in respect of those dividends by the number 5 of pounds included in the total dividends paid by the company in that year.

(4) In relation to any company to which this section applies section twenty-two of the Land and Income Tax Amendment Act, 1939 (which relates to the definition of 10 the expression "dividends") shall be construed as if the words "in excess of the amount paid up on his shares" were omitted from paragraph (e) of subsection one.

(5) This section shall apply with respect to the 15 income-tax for the year of assessment that commenced on the first day of April, nineteen hundred and forty, or for any subsequent year.

10. (1) For the purposes of this section,—

- (a) The expression " the amount of the debenture " 20 means, in respect of any debenture, the principal sum expressed to be secured by or owing under that debenture:
- (b) The expression "shareholder" includes, in respect of any company, a person by whom or 25 on whose behalf shares in the company have at any time been held.

(2) Where, whether before or after the passing of this Act, a company has issued debentures to its shareholders or to any class of its shareholders, and the 30 amount of the debenture or debentures issued to each shareholder of the company or of that class has been determined by reference to the number or to the nominal value or to the paid-up value of, or by reference otherwise howsoever to the shares in that company or in 35 any other company (whether or not that other company is being or has been wound up) that were held by or on behalf of the shareholder at the time the debentures were issued or at any earlier time, the interest paid by the company on the debentures so issued shall be 40 computed as part of the assessable income of the company and not of the debenture-holder.

1939, No. 34

Special provisions as to interest on debentures issued in substitution for shares.

(3) The provisions of section one hundred and seventeen of the principal Act and of any other enactment shall apply with respect to all debentures to which subsection two of this section applies and to the interest payable thereunder, in the same manner as if those debentures and that interest were debentures and interest of the kinds referred to in the said section one hundred and seventeen.

(4) This section shall apply with respect to the 10 income-tax for the year of assessment commencing on the first day of April, nineteen hundred and forty-one, or for any subsequent year.

11. (1) Section twenty-three of the Land and Amending Income Tax Amendment Act, 1939, is hereby amended provisions as 15 by adding to subsection one the following paragraphs:— companies.

- "(k) Where pursuant to section ninety-eight of the 1939, No. 34 principal Act the Commissioner treats as a single company two or more companies any one or more of which hold shares in another company, the companies so treated as a single company shall be deemed to be one shareholder of that other company, and, for the purposes of paragraph (a) of this subsection, to be one person:
- "(l) Where two or more companies (hereinafter in 25this paragraph referred to as the holding companies) which are under the control of the same persons hold such shares or debentures in any other company that if the $\mathbf{30}$ holding companies were a single company the other company would be a proprietary company from which that single company would derive proprietary income, the other company shall be deemed to be a proprietary company and the income derived therefrom by the holding companies shall be deemed to be proprietary income of the holding companies:
 - "(m) Proprietary income derived in any income-year by a proprietary company shall be deemed to be part of the total income derived by that company in that income-year."

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(2) This section shall apply with respect to the income-tax for the year of assessment that commenced on the first day of April, nineteen hundred and forty, or for any subsequent year.

PART III.

GOVERNMENT SUPERANNUATION.

12. (1) In this section,—

- "Approved dependant", in relation to a contributor, means a person who, on the date of an election made by a contributor under this 10 section, is wholly or partially dependent on the contributor, and who is approved by the Board for the purposes of such election:
- "Board" means, as the case may require, the Public Service Superannuation Board, the 15 Teachers' Superannuation Board, or the Government Railways Superannuation Fund Board:
- "Contributor" means a contributor to any 20Government Superannuation Fund:
- " Government Fund" Superannuation or "Fund" includes the Public Service Superannuation Fund, the Teachers' Superannuation Fund, and the Government Railways 25Superannuation Fund:
- "Widow", in relation to a contributor, means the woman who was the wife of the contributor on the date of an election made by him under this section.

(2) Subject to the provisions of this section, any 30 contributor to a Government Superannuation Fund may, within the time and in the manner prescribed by this section, elect to surrender a specified portion of the retiring-allowance which, but for his election, he would be entitled to receive from the Fund on his retirement. 35 in order to provide for payment from the Fund to his widow or approved dependant, after his death, of an annuity of an amount to be determined by the Board:

Provided that in no case shall an annuity be granted to a widow pursuant to an election under this section 40 of an amount that, together with any allowance that

Contributors to Government Superannuation Funds may elect to accept reduced retiringallowances in consideration of annuities to widows or approved dependants.

she is otherwise entitled to receive from the Fund, would exceed the rate of the retiring-allowance granted to the contributor.

(3) Where an election under this section is made by
5 a female contributor, references in this section to the widow of a contributor shall be read as references to the husband of the contributor.

(4) The maximum amount or proportion of his retiring-allowance that any contributor may surrender10 on making an election under this section may be fixed

by regulations, and, if not so fixed, may be determined by the Board.

(5) Nothing in the foregoing provisions of this section shall apply with respect to a contributor who

- 15 retires on the ground of being medically unfit for further duty, and no election under this section shall be considered by the Board until it has obtained such medical evidence as to the health of the contributor as the Board may require or as may be prescribed.
- 20 (6) No retiring-allowance or annuity shall be granted in accordance with this section of an amount that is calculated to impose any additional liability on the Fund, and every such retiring-allowance and annuity that is granted to a contributor and to his widow or
- 25 approved dependant shall, in accordance with regulations in that behalf, be computed as the actuarial equivalent of the retiring-allowance to which the contributor would have been entitled if he had not made an election under this section.
- 30 (7) Any annuity granted in accordance with this section to the widow of a contributor shall be in addition to any allowance which she would otherwise be entitled to receive from the Fund.
- (8) On the taking effect of any election under this 35 section the right of the widow of a contributor to receive, in the event of his death, a refund in respect of his contributions to the Fund, shall cease and determine, and the right of the personal representatives of a deceased contributor to receive a refund in respect
- 40 of his contributions shall be postponed, if necessary, until the death of his widow or approved dependant, and the amount of any annuity paid to the widow or
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approved dependant shall be taken into account in ascertaining the amount, if any, then to be paid to the personal representatives of the deceased contributor.

(9) The foregoing provisions of this section shall, with any necessary modifications, apply to contributors 5 who, before the commencement of this Act, have retired otherwise than on the ground of being medically unfit for further duty.

(10) Every election under this section shall be in writing delivered to the Board. In the case of a 10 contributor who has retired before the commencement of this Act, such election may be made at any time before the thirty-first day of March, nineteen hundred and *forty-one*. In any other case, an election may be made at any time within the three months preceding 15 the retirement of the contributor or may be made after his retirement and before he has accepted the first instalment of a retiring-allowance.

(11) The Governor-General may, by Order in Council, make all such regulations as may be required 20 for the purposes of this section.

13. (1) If any male contributor to the Government Railways Superannuation Fund dies, whether before or after becoming entitled to a retiring-allowance, the following provisions shall, subject to the provisions of 25 section one hundred and fourteen of the Government Railways Act, 1926, apply:--

(a) If he leaves a wife surviving him, there shall be paid out of the Fund to the widow, at her election, either—

(i) An annuity of eighteen pounds during her widowhood; or

(ii) The amount of the deceased contributor's contributions to the Fund, less any sums received by him from the Fund in his 35 lifetime:

- (b) Any such election by the widow shall be final, and shall be deemed to be made when the first payment from the Fund is received and accepted by her:
- (c) If the said contributor leaves a child or children under the age of fourteen years, there shall be paid out of the Fund to or on behalf of each such child the sum of five shillings a week until such child attains the age of four- 45 teen years:

Death of male contributor to Government Railways Superannuation Fund. See Reprint of Statutes,

Vol. VII, p. 868

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- (d) If the said contributor leaves no widow, the amount of his contributions to the Fund, less any sums which he has received out of the Fund in his lifetime, and less any sums which have been paid or may become payable in the future to or on behalf of any child or children under the age of fourteen years under the foregoing provisions, shall be paid to the personal representatives of the deceased contributor in trust for the persons entitled thereto under his will, or, in case of his intestacy, for the next-of-kin or other persons entitled to his estate under the Statutes of Distribution.
- 15(2) The foregoing provisions of this section shall, subject to such modifications and conditions as the Government Railways Superannuation Fund Board, with the approval of the Minister of Finance, determines, extend to apply to every case where the 20 death of the contributor occurred before the passing of this Act.

(3) Nothing in this section shall be construed to authorize the payment of any annual or other periodical allowance in respect of any period before the passing 25 of this Act.

(4) This section is in substitution for section one Repeal. hundred and thirteen of the Government Railways Act, See Reprint 1926, and that section is hereby accordingly repealed.

14. (1) This section applies with respect to every 30 person who for the time being is exclusively engaged as an employee of an approved organization and who employees of immediately before becoming so engaged was a contributor to the Public Service Superannuation Fund, the Teachers' Superannuation Fund, or the Government 35 Railways Superannuation Fund.

(2) For the purposes of this section the expression " approved organization " means any organization that is for the time being approved by the Minister of Finance for the purposes of this section, and consists

40 wholly or substantially of persons who are employed by the Government or are contributors to any of the aforesaid Superannuation Funds.

of Statutes. Vol. VII, p. 867 Superannuation

rights of Governmentservice organizations.

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(3) The Governor-General may, from time to time, by Order in Council, declare that any person to whom this section applies shall be entitled or shall be required to continue to be a contributor to the appropriate Superannuation Fund (hereinafter in this section $\mathbf{5}$ referred to as the Fund) or shall be deemed to have been or to be a contributor to the Fund during and in respect of the period of his engagement with the approved organization.

(4) Any such Order in Council may be made subject 10 to such conditions as the Governor-General in Council may think fit.

(5) The contribution of any such person to the Fund shall be a percentage of the salary paid to him by the approved organization, and that percentage shall 15 be the same as he was contributing to the Fund immediately before his engagement by the organization. There shall in addition to that contribution be paid into the Fund by the approved organization such further sum or sums as the Governor-General in Council 20 shall determine.

(6) Any such person shall, subject to the provisions of this section and of any Order in Council made thereunder, have all the rights, privileges, and liabilities to which a contributor to the Fund is entitled or subject 25 under the provisions of any Act establishing or affecting the Fund, and continuous service under any such engagement as aforesaid shall for the purposes of those provisions be deemed to be service to which those provisions relate. 30

(7) Any such person's pay shall for the purpose of computing any retiring-allowance or other money to be granted to a contributor and calculated on the basis of his pay be deemed to be the average rate of pay received by him during the three years immediately 35 preceding the termination of his engagement with the approved organization:

Provided that in no case shall any such person be entitled to a retiring-allowance exceeding three hundred pounds per annum. **40**

(8) The Governor-General in Council may, as and when he thinks fit, revoke, alter, or amend any Order in Council made under the provisions of this section:

Provided that if any such Order in Council is revoked any moneys paid into the Fund by any person or 45

organization affected thereby shall be repaid without interest out of the Fund to that person or organization:

Provided also that if any such person has after retirement received payment in respect of any retiring-

- 5 allowance to which he shall have become entitled, his right to continue to receive such allowance shall not be affected by the revocation of any Order in Council made under the provisions of this section.
- (9) The Governor-General may by Order in Council 10 make all such regulations as may be necessary to give effect to the provisions of this section.

(10) Where any person in respect of whom an Order in Council is issued under this section is, upon the termination of the period of his engagement with the

- 15 approved organization, reappointed to any service in respect of which he is entitled or required to be a contributor to any of the aforesaid Funds, the period of his continuous service for superannuation purposes shall be deemed to include the period of his engage-
- 20 ment as aforesaid. If his rate of pay during the period of his engagement as aforesaid was in excess of the rate of pay to which he is entitled on his reappointment, the amount of contributions paid by him to the Fund in respect of the difference between

25 the said rates of pay shall be refunded to him. (11) Section one hundred and eighteen of the Repeals. Government Railways Act, 1926, subsection two of see Reprint section fourteen of the Government Railways Amendment Act, 1927, and subsection one of section twenty pp. 869, 881

- 30 of the Statutes Amendment Act, 1938, are hereby 1938, No. 20 repealed. All Orders in Council and generally all acts of authority that originated under any of the enactments hereby repealed, and are subsisting or in force at the passing of this Act, shall enure for the
- 35 purposes of this section as fully and effectually as if they had originated under this section, and accordingly shall, where necessary, be deemed to have so originated.
- 15. (1) Where any contributor to the Public Service Power to 40 Superannuation Fund, the Teachers' Superannuation postpone Fund, or the Government Railways Superannuation rights of Fund has retired from the service in respect of which members of Parliament. he was a contributor for the purpose of becoming a candidate for a seat in the House of Representatives
- 45 or by reason of the fact that he has become a member of Parliament he may, with the approval of the Minister in charge of the department in which he was employed,

of Statutes, Vol. VII,

superannuation

or (in the case of a contributor to the Teachers' Superannuation Fund) with the approval of the Minister of Education, postpone for such period as the Minister approves the acceptance by him of a refund of the contributions made by him to the Fund or the other benefits to which he may be entitled from the Fund, and the making of any election which he may be entitled to make in respect of such benefits.

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(2) This section shall apply whether the contributor has retired before or after the passing of this Act, or 10 before or after he is entitled to a retiring-allowance, and whether his retirement was voluntary or pursuant to any Act or otherwise.

(3) The period approved by the Minister as aforesaid shall expire not later than thirteen months after the 15 contributor ceases to be a member of Parliament or (in the case of an unsuccessful candidate at any election who is not a member at the time of the election) shall expire not later than three months after the date of the election. Subject to the foregoing provisions of this 20 subsection, the Minister may from time to time extend the period at the request of the contributor. The period may be at any time terminated by the contributor by notice in writing addressed to the appropriate Superannuation Fund Board. The period 25 shall be deemed to commence from the date of the contributor's retirement and. together with any extensions thereof, is hereinafter in this section referred to as the period of postponement.

(4) If the contributor is during the period of post- 30 ponement reappointed to any service in respect of which he is entitled or required to be a contributor to any of the aforesaid Funds, the period of his service after his reappointment shall be deemed for superannuation purposes to be continuous with the 35 period of his service before his retirement.

(5) No contributions shall be payable by the contributor to the Fund, and no payments shall be made to the contributor for his own benefit out of the Fund, in respect of the period of postponement or 40 any part thereof, and no part of that period shall be regarded as part of the period of the contributor's service for superannuation purposes. Subject to the foregoing provisions of this subsection, the contributor shall be deemed to continue to be a contributor to the 45 Fund during the period of postponement.

PART IV.

LOCAL AUTHORITIES.

16. It shall be lawful and be deemed to have been Authorizing lawful for any local authority or public body to expend and validating 5 out of its general fund or account any sum or sums of money for the purpose of welcoming, entertaining, or otherwise tendering hospitality to the officers and men of any ships of the Royal Navy or of any other navy, warships. whether British or foreign, which have visited or may

10 hereafter visit New Zealand.

17. (1) Notwithstanding anything to the contrary in Conferring any Act, the Buckley Drainage Board shall have, in respect of that portion of the Mangaore Stream Drainage situated in the Borough of Shannon and the Horo-15 whenua County between the Main Road and Johnson Stream.

- Street in the said county, all the powers of a River Board duly constituted in accordance with the provisions of the River Boards Act, 1908.
- (2) The Buckley Drainage Board shall maintain 20 the left bank of the aforesaid portion of the Mangaore Stream and shall expend annually on the maintenance thereof such sums of money as the Board, the Horowhenua County Council, the Shannon Borough Council, the Minister of Public Works, and any landowner may
- 25 mutually agree to contribute, being not greater in any individual case than the sum of ten pounds.

(3) Any such contributions by any local authority shall be paid annually to the Board out of the general fund or account of the contributing local authority, and

30 any sums agreed to be paid by the Minister of Public Works shall be paid out of moneys appropriated by Parliament for the purpose.

PART V.

MISCELLANEOUS.

- 3518. The provisions of the Electoral Act, 1927, or of Disgualification any other Act, as to the disqualification of members of provisions as to Parliament or of candidates for election as members of Parliament not Parliament shall not apply with respect to any payment to apply to that may be received out of public moneys by the Right payments.
- 40 Honourable Joseph Gordon Coates in respect of the Ibid., purchase from him of a sound camera and equipment for the purposes of the Government film studios.

Vol. VI, p. 469

expenditure by local authorities in respect of visits of

special powers on Buckley Board as to Mangaore

See Reprint of Statutes, Vol. IV, p. 513

Finance (No. 2)

19. Whereas the prices at which motor-spirits may

Difference between wholesale and retail price of motor-spirits to be refunded in certain cases. 1933, No. 36

be sold are fixed by certain regulations (hereinafter in this section referred to as the district regulations) made under the Motor-spirits (Regulation of Prices) Act, 1933: And whereas by the district regulations it is 5provided that where any purchaser of motor-spirits purchases or has purchased for use in his own business and not for resale not less than specified quantities of motor-spirits the motor-spirits shall be sold at reduced prices (hereinafter in this section referred to 10 as wholesale prices): And whereas in the month of September, nineteen hundred and thirty-nine, restrictions were imposed on the quantities of motor-spirits that could be purchased, and consequently purchasers of motor-spirits who would otherwise have purchased the 15 specified quantities of motor-spirits which would have entitled them to purchase at wholesale prices were unable to purchase those quantities: And whereas the district regulations have since been amended by reducing the quantities specified but the amendment did not come 20 into force until the eighth day of March, nineteen hundred and forty: And whereas it is desirable to provide that persons who, if the amendment had come into force on the first day of September, nineteen hundred and thirty-nine, and applied with respect to all 25 motor-spirits purchased on or after that date, would have been entitled to pay wholesale prices for any motorspirits, instead of the higher prices actually paid by them, should be entitled to a refund of any moneys paid in excess of the wholesale prices: Be it therefore 30 enacted as follows:---

(1) If any person has bought motor-spirits for use in his own business and not for resale and satisfies the Minister of Industries and Commerce that if the aforesaid amendment of the district regulations, being 35 the Motor-spirits Prices General Regulations 1938, Amendment No. 8 (Statutory Regulations 1940, Serial number 1940/42), had come into force on the first day of September, nineteen hundred and thirty-nine, and had applied with respect to all motor-spirits purchased 40 on or after that date, that person would have been entitled to purchase the motor-spirits at the wholesale prices for the time being in force, the vendor of the

motor-spirits shall refund to that person any amount paid for the motor-spirits in excess of those wholesale prices.

(2) Any vendor of motor-spirits liable to make a $\mathbf{5}$ refund under this section shall make the refund not later than sixteen days after he receives notice that the Minister has been so satisfied as aforesaid.

(3) Any such notice may be signed on behalf of the Minister by any officer of the Industries and Commerce. 10 Tourist and Publicity Department.

20. Notwithstanding anything to the contrary in Extending the will of James Dilworth, late of Remuera, Auckland, Dilworth settler (deceased), or in the Dilworth Trustees Act. trustees as to 1902, or in the Dilworth Trustees Act 1902 Amendment British

- 15 Act, 1905, the trustees of the said will may select 1902 (Local), to be a pupil of the Dilworth Ulster Institute any No. 14 boy who, during any war in which His Majesty may 1905 (Local), be engaged and whether before or after the passing of this Act, may have arrived in New Zealand from
- 20 any part of the United Kingdom under any Government scheme, whether or not he is under the age of ten vears.

21. Whereas Thomas Edmund Smith, of Kaiaua, Administration Miranda, in the Provincial District of Auckland, by Public Trustee of a

- 25 farmer, who died on or about the sixth day of February, certain trust nineteen hundred and twenty-one, by his last will dated under the will the seventh day of October, nineteen hundred and Edmund Smith. twenty, appointed Charles Frederick Bennett. of Auckland, land agent, Arthur Edwin Bennett, of
- 30 Palmerston North, contractor, and Christopher James Parr, of Auckland, solicitor, to be his executors and trustees, and by a codicil to that will dated the eighth day of October, nineteen hundred and twenty, directed his trustees to set aside such sum as they might think
- 35 fit and apply the same in the donation and maintenance of a bed or beds (the number being in the discretion of the trustees) in the Thames Public Hospital: And whereas probate of the will and codicil was on the fifth day of April, nineteen hundred and twenty-one,
- 40 granted by the Supreme Court of New Zealand at Auckland to the said executors and trustees: And whereas the said trustees are still administering the will for the charitable and other purposes therein 3

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set out but are desirous of being relieved of their trust with respect to the said Thames Public Hospital bed and wish to hand over the administration of the trust thereof to the Public Trustee: And whereas the trustees in the discretion vested in them under the 5 codicil have fixed the sum of three thousand pounds as a reasonable sum to set aside for the foundation of a trust fund to provide an income for the maintenance of a bed in the Thames Public Hospital: And whereas the Public Trustee is willing to accept the said Thames 10 Hospital Bed Trust and to administer the said sum of three thousand pounds for the purposes thereof: Be it therefore enacted as follows:—

(1) The trustees shall pay to the Public Trustee the sum of three thousand pounds, and shall thereupon 15 be deemed to be relieved of the said trust imposed on them by the codicil as hereinbefore recited.

(2) The setting-aside of the said sum shall, so far as the amount is concerned, be deemed to be a valid and satisfactory exercise of the discretion 20 contained in the codicil and reposed in the trustees, and the Public Trustee shall be concerned to administer the trusts hereinafter set forth only in respect to the said sum.

(3) The Public Trustee shall invest the said sum 25 from time to time either in the Common Fund of the Public Trust Office or upon securities for the time being authorized for the investment of trust funds in New Zealand as he in his sole discretion deems fit.

(4) The net income to be derived by the Public 30 Trustee from the investment as aforesaid shall be paid in perpetuity by the Public Trustee to the Thames Hospital Board or to such other authority as may for the time being have the control and management of the Thames Public Hospital, to be 35 applied in or towards the maintenance of a bed in the Thames Public Hospital:

Provided that if the said Board or other authority at any time hereafter deems that the moneys so received or any part thereof could in the interests of 40 the Thames District be better applied for any of the general charitable purposes of the said Board or authority, the same may be so applied.

(5) The receipt of the secretary or other authorized officer of the said Board or other authority shall be a sufficient discharge to the Public Trustee for all moneys payable by the Public Trustee hereunder, 5 and the Public Trustee shall not be concerned to see to the application thereof.

(6) The Public Trustee shall have with respect to the said trust fund all the statutory and other powers vested in him as if the said trust fund were an estate 10 under administration by him:

Provided that the Public Trustee shall not be at liberty to resort to the capital of the trust fund for any purpose.

22. All scholarships awarded before the passing of Validating 15 this Act by the Porirua College Trust Board or by the Papawai and Kaikokirikiri Trusts Board (being boards) duly incorporated under the Religious, Charitable, and Educational Trusts Act, 1908) shall be deemed to have been validly and lawfully awarded, and all payments

20 made in respect of any such scholarship (whether before or after the passing of this Act) shall be deemed to be valid and lawful.

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grant of scholarships by Porirua College Trust Board and by Papawai and Kaikokirikiri Trusts Board. See Reprint of Statutes. Vol. I, p. 774

23. The retiring-allowances granted by the Porirua Validating College Trust Board to Mr. Webster Harold Wills and Captain Pirimi Perarika Tahiwi, the principal and

assistant teachers of the Otaki School, on the closing of the school at the end of the year nineteen hundred and thirty-nine are hereby validated and declared to have been lawfully granted.

certain retiringallowances granted by Porirua College Trust Board.

By Authority: E. V. PAUL, Government Printer, Wellington .- 1940.