Right Hon. Mr. Forbes.

HAWKE'S BAY EARTHQUAKE.

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A BILL INTITULED

Title.

An Act to make Provision for various Matters arising out of the Hawke's Bay Earthquake.

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

Short Title.

"Earthquake" defined.

1. This Act may be cited as the Hawke's Bay Earthquake Act, 1931.

2. In this Act, except where a contrary intention appears, "earthquake" or "Hawke's Bay earthquake" means the earthquake which occurred in New Zealand on the morning of the third day of February, 10 nineteen hundred and thirty-one, and includes all earthquakes which occurred in New Zealand during the month of February, nineteen hundred and thirty-one, and also includes all fires arising out of such earthquakes.

PART I.

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DECLARATION AND ADJUSTMENT OF RIGHTS AND LIABILITIES. The Hawke's Bay Adjustment Court.

Interpretation.

3. In this part of this Act, except where a contrary intention appears,

"Court" or "Adjustment Court" means the Hawke's Bay 20 Adjustment Court established under this Part of this Act:

"Earthquake area" means the boroughs of Napier, Hastings, Wairoa, Waipawa, and Waipukurau; the town districts of Taradale and Havelock North; and the counties of Hawke's Bay and Wairoa:

"President" means the President for the time being of the Adjustment Court.

4. There shall be a Court of record, to be called the Hawke's Bay Adjustment Court Adjustment Court, which shall (in addition to the jurisdiction and powers 5 specially conferred by this Act) have all the powers inherent in a Court of record.

5. (1) The Court shall consist of three members—namely, a Constitution of President and two nominated members.

- (2) The President of the Court from time to time shall be the Chief 10 Justice of New Zealand, or such Judge of the Supreme Court of New Zealand as the Chief Justice from time to time assigns to the position of President.
 - (3) The nominated members of the Court shall be fit persons appointed for that purpose from time to time by the Governor-General.

6. (1) The Governor-General may from time to time appoint fit Reserve nominated

persons to be reserve nominated members of the Court.

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- (2) If at any time a vacancy exists in the office of nominated member of the Court, or if any nominated member is not present at any sitting of the Court, the President may summon any reserve nominated 20 member to attend the sittings of the Court and to act as a nominated member thereof, and while so acting such reserve nominated member shall have and may exercise all the powers, functions, and privileges, and shall perform all the duties, of the nominated member for whom he is acting.
- 25 7. Before entering on the exercise of the functions of their office, Oath of office and the nominated members of the Court shall make oath or affirmation before the President that they will faithfully and impartially perform the duties of their office, and also that, except in the discharge of their duties, they will not disclose to any person any evidence or other 30 matter brought before the Court or any of the deliberations of the Court.

8. (1) The appointment of the President, or of a nominated member, Constitution of or of a reserve nominated member of the Court shall not be questioned on any ground whatsoever; and no act done by the Court sitting with 35 a reserve nominated member, or done by such reserve nominated member, shall be questioned on the ground that the occasion for such reserve nominated member acting as a member of the Court had not arisen or had ceased.

questioned.

(2) Whether the Court at any sitting thereof is duly constituted 40 as required by the provisions of this Act, or has been duly convened for such sitting, are matters to be determined by the President, whose decision thereon shall be final and conclusive, and shall not be questioned in any proceedings in the Court or in any other Court.

(3) The fact that a sitting of the Court has been held shall be 45 conclusive evidence of a decision by the President that the Court was

duly constituted at and duly convened for that sitting.

9. (1) There shall be a Registrar of the Court, who shall keep the Registrar, Deputy records of the Court and shall perform all such administrative duties Registrars, and in respect of the Court as the President may from time to time direct.

(2) There may be appointed such Deputy Registrars of the Court as may be deemed necessary, who shall, subject to the control of the Registrar, possess, exercise, and perform the same powers, functions, and duties as the Registrar; and every reference in this Act to the

other officers of

Registrar of the Court shall, so far as applicable, extend and apply to a Deputy Registrar accordingly.

(3) There may also be appointed in respect of the Court such other

officers as may be deemed necessary.

(4) The office of Registrar or of Deputy Registrar, and any other office in respect of the Court, may be held in conjunction with any other office in the Public Service.

Seal of the Court.

10. (1) The Court shall have, in the custody of the Registrar and each Deputy Registrar, a seal of the Court, in such form or forms as the President approves, for the sealing of all orders, warrants, 10

and other instruments requiring to be sealed.

(2) Judicial notice shall be taken of the seal of the Court by all

Courts and for all purposes.

11. The Registrar of the Court shall keep proper books in which shall be entered minutes of all proceedings in the Court.

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Jurisdiction and Procedure of the Court.

Declaratory orders as to rights or liabilities.

Records of the

12. Where any person claims -

(a) That he is entitled to or interested in any right of personal status, or any right in respect of property, or any personal right, or any other right, and that the establish-20 ment of such right has been or may be rendered difficult or impossible by reason of the loss or destruction of any document, or by reason of any other matter, arising out of the earthquake; or

(b) That he is or may be under any liability, or that any property 25 to which he is entitled or in which he is interested is or may be subject to any liability, and that the determination of questions as to the existence or extent of such liability has been or may be rendered difficult or impossible by reason of any such loss, destruction, or other matter—

any such loss, destruction, or other matter—
such person may apply to the Court for an order determining any question as to the existence of such right or liability, and declaring the terms thereof, and ordering that notwithstanding such loss, destruction, or other matter the applicant shall enjoy the same rights or be subject to the same liabilities as if such loss, destruction, or other matter had 35 not occurred, or making such particular order as may appear to the Court to be adequate to place the applicant in the same position as nearly as may be as he would have been in if such loss, destruction, or other matter had not occurred.

Nature of declaratory orders. 13. (1) In any case where the Court is exercising only the juris-diction conferred by the *last preceding* section, and is not exercising any other jurisdiction conferred by this Act, the Court shall as far as possible restrict itself to decisions in reinstatement of the previously existing rights and liabilities of the parties without adjudicating upon any question consequentially arising out of such rights or liabilities; but no objection 45 shall be taken to any order of the Court upon the ground that any further or other adjudication or decision affecting the rights and liabilities of the parties is expressed or implied therein.

(2) The jurisdiction hereby conferred upon the Court to make a declaratory order shall be discretionary, and the Court may, on any 50 grounds which it deems sufficient, refuse to make any such order.

Jurisdiction discretionary.

14. The Court may at any time, on the application of any person Rehearings of affected, and upon such terms and conditions as it thinks fit, grant a rehearing of any application for an order under section twelve hereof on the ground that documentary evidence has been discovered since the original hearing which was in existence on the third day of February, nineteen hundred and thirty-one, but which was believed at the time of the original hearing to have been lost or destroyed by reason of the

15. (1) Where any person claims—

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(a) That he was on the third day of February, nineteen hundred and thirty-one, and at the time of the application still is encumbrances. subject to any obligation wholly or partly pecuniary in its nature, whether absolute or contingent, and whether accrued or accruing; or

Applications to

- (b) That any property to which he is entitled or in which he is interested was on the said third day of February, nineteen hundred and thirty-one, and at the time of the application still is subject to any liability, mortgage, lien, liability for distress or execution, charge, or encumbrance of any kind, wholly or partly pecuniary in its nature (all hereinafter included in the term "encumbrance"); and
 (c) In either of the above cases, that by reason of the loss or
- destruction of any property, or the deterioration or depreciation of any assets, arising out of the earthquake he would suffer undue hardship if he were required to comply with or continue to be bound by such obligation, or if such property continued to be subject to such encumbrance—

such person may apply to the Court for relief from such obligation or encumbrance.

30 (2) The Court may entertain any such application notwithstanding that any person other than the applicant is or may be also liable under such obligation or encumbrance, or that any person entitled to the benefit of the encumbrance has or may have recourse to other property in addition to that to which the applicant is entitled or in which he is 35 interested.

16. (1) Upon any application under the last preceding section the Orders for relief. Court may make such order as it deems just and equitable under the circumstances of the case. In particular, without limiting the generality of the foregoing provision, the Court may have regard to the loss 40 suffered as a result of the earthquake by each party affected by the application, the relative positions (financial and otherwise) of such parties, the degree to which the granting of any relief would be reasonably likely to be of permanent benefit to the applicant (considering his circumstances, and particularly his assets and his other 45 liabilities, if any), and any other relevant considerations.

(2) Any order made under this section may discharge an obligation or encumbrance wholly or in part, or extend the time allowed for the discharge thereof, or vary or amend any of the terms thereof or incidents attending the same, in such manner, and subject to such terms and

50 conditions, as the Court may think fit.

17. (1) While any proceedings are pending in the Court relating to Certain powers of any person or property, it shall not be lawful with respect to such person execution, &c., not to be exercised or property, except with the leave of the Court granted upon such terms while proceedings and conditions as the Court thinks fit, to do any of the acts defined in pending in Court, except with leave

the next succeeding subsection, or to continue or complete the doing of any such act, whether commenced before or after the passing of this Act or before or after the commencement of such proceedings.

(2) The acts referred to in the last preceding subsection are the

following:

(a) To issue any process of execution in pursuance of any judgment. decree, or order of any Court in a civil jurisdiction (including any order under the Destitute Persons Act, 1910), whether obtained before or after the passing of this Act:

(b) To seize or sell any property by way of distress for rent:

(c) To exercise any power of sale conferred by any mortgage, bill of sale, debenture, debenture trust deed, or other security, whether given before or after the passing of this Act:

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(d) To exercise any power of re-entry or retaking possession of chattels conferred by any lease or bailment granted before 15 the third day of February, nineteen hundred and thirty-one:

(e) To exercise any power of recission in respect of any contract made before the said third day of February, nineteen hundred and thirty-one:

(f) To file a creditor's petition in bankruptcy, or, in the case of a 20

company, a petition for its winding-up by the Court.

18. (1) No person shall, with respect to any property situated in the earthquake area, or with respect to any property (wherever situated) of a person who was on the third day of February, nineteen hundred and thirty-one, resident or carrying on business in the earthquake area, or 25 with respect to any such person, do any of the acts defined in the last preceding section, or continue or complete the doing of any such act, whether commenced before or after the passing of this Act, without first giving one month's notice in writing of his intention so to do to all persons who would be affected by the doing of such act.

(2) Such notice shall contain an address for service within New Zealand, and shall be signed by the person giving it or by his duly authorized attorney or agent, and shall be deemed to be duly given to any person if delivered to such person or if posted by registered letter addressed to such person at his last known place of abode in New 35

Zealand.

19. (1) Where, with respect to any such property or person as is mentioned in section eighteen hereof, the doing of any act defined in paragraph (a), (b), (c), (d), or (e) of section seventeen hereof has been completed (whenever commenced) before the passing of this Act but since the 40 third day of February, nineteen hundred and thirty-one, or after the passing of this Act but otherwise than in accordance with the provisions thereof, any person who claims to have been affected by the doing of such act may apply to the Court for an order reopening the transaction and setting aside the doing of such act, and reinstating the parties as 45 nearly as may be in their former positions, or for such further or other

(2) No application to the Court under this section shall be heard by the Court unless the application is made within three months after the completion of the act complained of in cases where such completion has 50 occurred before the passing of this Act, or within one month after such

order as the Court deems just and equitable in the circumstances.

completion in all other cases.

Notice to be given before such powers are exercised or continued with respect to property or persons in the earthquake area.

Power to reopen transactions in certain cases where such powers have been exercised since the earthquake.

20. (1) In order that full effect may be given to the intent of this Special equitable Act the Court shall, in every matter coming before it, have full power jurisdiction of and jurisdiction to deal with and determine such matter in such manner, and to make such order, not inconsistent with the provisions of this Act, as it deems just and equitable under the circumstances of the case, notwithstanding that express provision in respect of such matter is not contained herein.

(2) In the course of the proceedings on any application the Court Exercise of may, subject to rules of Court, without further application and upon jurisdiction without 10 such terms as to notice to parties and otherwise as the Court thinks fit, proceed to exercise any other part of its jurisdiction the exercise of which in that proceeding the Court deems necessary or advisable.

21. (1) The presence of the President and at least one other Quorum.

member shall be necessary to constitute a sitting of the Court:

Provided that the President sitting alone may exercise the jurisdiction of the Court—

(a) If he thinks fit, in any interlocutory matter arising in any proceeding; or

(b) With the consent of the parties, in any proceeding.

(2) The decision of a majority of the members present at the sitting Decision to be of of the Court, or, if the members present are equally divided in opinion, majority of Court. then the decision of the President, shall be the decision of the Court.

(3) The decision of the Court in every case shall be signed by the President to deliver President, and shall be delivered by him. No dissenting opinion shall decision. 25 be announced in any case.

22. (1) The rules of Court determining the practice, procedure, Rules and procedure and powers of the Court shall be such as may be made in that behalf of Court. by the Governor-General by Order in Council.

(2) Subject to the provisions of this Act and of rules of Court, the 30 practice and procedure of the Court shall be such as the Court thinks in each case to be most consistent with natural justice and convenience.

23. (1) The Court may act on any testimony, sworn or unsworn, Evidence Act, with and may receive as evidence any statement, document, information, or modifications, to matter which in the opinion of the Court may assist the Court to deal apply. 35 effectually with the matters before it, whether the same would, apart from this section, be legally admissible evidence or not.

(2) Subject to the foregoing provisions of this section, the Evidence Act, 1908, shall apply to the Court and to the members thereof, and to all proceedings therein, in the same manner as if the Court were a Court

40 within the meaning of that Act.

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24. The Court may at its discretion with or without application by Proceedings may be or hearing any party, and shall if all the parties to the proceeding so request, hear and try any proceeding in chambers; and may at all times in any proceeding, whether heard and tried in chambers or in 45 open Court, make an order forbidding the publication of any report or account of the evidence or other proceedings therein, either as to the whole or any portion thereof; and the breach of any such order, or any colourable or attempted evasion thereof, may be dealt with as contempt of Court.

heard in camera.

50 25. (1) No fee shall be received or demanded in respect of any No fees payable. matter or proceeding in the Court.

(2) Unless the Court otherwise orders, no costs shall be awarded to any party in any proceeding in the Court, but the Court shall have power if it thinks fit, on account of the relative positions of the parties, or if it considers any act on the part of a party to have been unconscionable or in the circumstances improper, or for any other reason, to order that a sum by way of costs (not exceeding in any case the sum that might have been awarded as costs if the proceedings had been an action in the Supreme Court) be paid by any party to any other party.

Miscellaneous.

Power to stay proceedings in other Courts pending proceedings in Adjustment Court.

Proceedings may in certain cases be referred by Court to Magistrate or other person. 26. Any Court other than the Adjustment Court may at any time, 10 upon such terms and conditions as it thinks fit, stay any proceedings in such Court pending the completion of any proceedings for the time being pending or to be commenced in the Adjustment Court.

27. (1) Any proceeding in the Court may be referred by the Court,

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if it thinks fit,—

(a) With or without application by or hearing any party, to a Magistrate to be specified by the Court; or

(b) To any person to whom all the parties to the proceeding may,

in writing, agree that it should be referred.

(2) A Magistrate to whom a proceeding has been referred under 20 this section shall have all the powers and duties of the Court in respect of the hearing and determination of such proceeding and of the making or refusal of an order.

(3) On receipt of the order of the Court referring a proceeding to him the Magistrate shall forthwith cause notice to be served upon the 25 parties, appointing a time and place for the hearing of such proceeding.

(4) The decision of a Magistrate upon a proceeding referred to him

shall be final and conclusive.

(5) Where a proceeding is referred to a person other than a Magistrate under paragraph (b) of subsection one hereof, the time of 30 hearing and the procedure upon such proceeding shall be in the discretion of such person, and his determination shall be final and conclusive, and he shall have all the powers of the Court in respect of the hearing and determination of the proceeding and the making or refusal of an order.

(6) Any order or determination made by a Magistrate or other person under this section shall be under the hand of such Magistrate or other person, and such Magistrate or other person shall forthwith transmit such order or determination to the Registrar of the Court, who shall cause it to be filed in the proper register of the Court, 40 whereupon it shall have effect according to its tenor as if it were an

order of the Court.

28. (1) For the purpose of enforcing any order of the Court a copy of such order, under the seal of the Court, may be filed without fee in any office of the appropriate Court, as determined under the next 45 succeeding subsection, whereupon the order shall be enforceable in the same manner as a final judgment of that Court in its civil jurisdiction.

(2) The appropriate Court for the filing of such copy shall be—

(a) Where the order is exclusively an order for the payment of moneys not exceeding in all the sum of one hundred pounds, 50 the Magistrate's Court; and

(b) In every other case, the Supreme Court.

Enforcement of orders.

29. (1) Any order of the Court affecting or relating to any Registration of estate, right, or interest in land may, if the Court so orders, or if orders affecting interests in land. the rules of the Court so provide, be registered against the title to that land either under the Land Transfer Act, 1915, or the Deeds 5 Registration Act, 1908, as the case may be.

(2) For the purposes of such registration a copy of the order, under the seal of the Court, shall be transmitted by the Registrar of the Court to the District Land Registrar or the Registrar of Deeds, as the case may be; and the said District Land Registrar or Registrar of 10 Deeds shall thereupon register it accordingly without fee. the Court otherwise orders, or the rules of the Court otherwise provide, the production of the certificate of title shall not be necessary for the purpose of any such registration under the Land Transfer Act, 1915.

(3) Until registration has been so effected an order of the Court 15 in respect of any estate or interest in land subject to the Land Transfer

Act, 1915, shall affect only the equitable title thereto.

30. No order of the Court shall be subject to stamp duty under orders exempt from

the Stamp Duties Act, 1923.

31. (1) Every order of the Court affecting any estate, right, or Orders to bind all 20 interest in land shall bind all persons having any interest in that land, persons having any interest in that land, interest in land whether or not they are parties to or have notice of the proceeding in affected. which the order is made, and whether or not they are subject to any disability.

stamp duty.

(2) Subject to the last preceding subsection, every declaratory order Effect of declaratory 25 of the Court shall have the same effect and be binding on the same orders. persons as if it were a valid declaratory order made by the Supreme Court.

32. Proceedings in the Court shall not be impeached or held bad Proceedings not to for want of form, nor shall the same be removable to any Court by want of form, or 30 certiorari or otherwise; and no order or proceeding of the Court shall appealed against. be liable to be challenged, appealed against, reviewed, quashed, or called in question by any Court on any account whatsoever.

33. (1) If any person wilfully insults any member of the Court, Contempt of Court. or the Registrar, or any Deputy Registrar or other officer of the Court, 35 during his sitting or attendance in Court, or while he is going to or returning from the Court, or a witness in Court, or wilfully interrupts the proceedings of the Court, or without good cause refuses to give evidence, or is guilty in any other manner of any wilful contempt at any sitting of the Court, it shall be lawful for a constable or any officer 40 of the Court, with or without the assistance of any other person, to take the person so offending into custody and remove him from the precincts of the Court, to be detained in custody until the rising of the Court.

(2) The Court may, after giving any person so offending a reasonable opportunity of being heard in his defence, either order him to pay a 45 fine not exceeding ten pounds or commit him to prison for a period not exceeding fourteen days.

34. All the provisions of this Part of this Act shall apply to the This Part of Act to

Crown.

35. All expenses incurred in connection with the administration Expenses of 50 of this Part of this Act shall be paid out of moneys from time to time administration of this Part of Act to appropriated by Parliament for the purpose.

36. The Governor-General may from time to time, by Order in

Council, make regulations-

(a) Fixing the remuneration and travelling and other allowances of the members of the Court:

apply to Crown.

Regulations.

(b) Providing, where there is no provision in this part of this Act in respect of any matter or thing necessary to give effect to this Part of this Act, in what manner and form the deficiency shall be supplied:

(c) Making any provision which may be convenient for the administration of this Part of this Act, or which may be desirable or necessary in order to carry its objects into

full effect.

PART II.

REHABILITATION.

Financial Provisions.

37. Notwithstanding anything to the contrary in any Act, the

Minister of Finance may from time to time, without further appropriation than this section, make payments from the Reserve Fund Account for the following purposes:—

(a) For the purpose of granting financial assistance in accordance with the provisions of this Part of this Act, to an amount not exceeding in all the sum of one million two hundred and

fifty thousand pounds, to persons who have suffered loss or damage by reason of the earthquake:

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(b) For the purpose of transferring from time to time as required sums not exceeding in all the sum of two hundred and fifty thousand pounds to the State Advances Account for loans to local authorities in accordance with this Part of this Act.

38. (1) For the purpose of making the payments authorized by 25 the *last preceding* section, the Minister of Finance may from time to time sell any securities purchased under the authority of Part XII of the Public Revenues Act, 1926.

(2) All moneys received from any such sale shall be paid into the Public Account to the credit of the Reserve Fund Account.

(3) All costs, charges, and expenses from time to time incurred by the Minister of Finance in connection with any such sale or in connection with the administration of this Part of this Act shall, without further appropriation than this section, be paid out of the Reserve Fund Account.

Account.

39. In anticipation of the realization of securities under the last preceding section any payments authorized by section thirty-seven or section thirty-eight hereof to be made out of the Reserve Fund Account may, notwithstanding anything to the contrary in any Act, be made out of any moneys for the time being in the Public Account. All 40 payments so made shall be charged to the Reserve Fund Account.

Financial Assistance to Earthquake Sufferers.

40. (1) Subject to the following provisions of this Part of this Act and of any regulations thereunder, the Minister of Finance may from time to time grant financial assistance to persons who have suffered 45 loss or damage by reason of the earthquake in such cases, to such extent, and subject to such terms and conditions, as the Minister thinks fit.

(2) Such assistance may be of such nature and in such form as the Minister of Finance thinks fit. In particular, without limiting the

payments from Reserve Fund Account.

Authority to make

Realization of Reserve Fund securities.

Expenses of realization of securities and of administration of this Part of Act.

Authority to advance payments out of public moneys and charge to Reserve Fund Account.

Discretion of Minister of Finance to grant financial assistance.

provisions of this section, such assistance may be by way of loan or by way of grant, or partly by way of loan and partly by way of grant. Any such loan may be made without security or upon such security as the Minister of Finance thinks fit.

41. (1) For the purposes of considering applications for assistance Hawke's Bay and of exercising the powers, duties, and functions hereinafter set Rehabilitation Committee forth, there is hereby established a Committee, to be known as the constituted. Hawke's Bay Rehabilitation Committee (hereinafter called the Committee), which shall consist of five persons to be appointed by the 10 Minister of Finance and to hold office as members of the Committee during his pleasure.

(2) The Minister of Finance may from time to time appoint one of the members of the Committee to be the Chairman of the Committee.

(3) In the absence of the Chairman from any meeting of the Com-15 mittee the members present shall appoint one of their number to be Chairman of that meeting.

(4) Three members shall form a quorum at any meeting of the Committee. The powers of the Committee shall not be affected by

any vacancy in the membership thereof.

(5) At any meeting of the Committee the Chairman shall have a deliberative vote, and in the case of an equality of votes shall also have a casting vote. The decision of the Committee on any matter shall be determined by a majority of the valid votes recorded thereon.

(6) The Minister of Finance may from time to time appoint an

25 officer of the Public Service to be the Secretary of the Committee.

(7) The Committee may make rules consistent with this Act govern-

ing its own procedure.

42. (1) Any person who desires assistance in accordance with Applications to the foregoing provisions of this Part of this Act may make an application persons desiring 30 to the Committee in such form as it may prescribe, giving such informa- assistance. tion and particulars as the Committee may require, which information and particulars shall be verified in such manner as may be required by

(2) Upon receipt of such application the Committee may of itself, 35 or by any of its members, or by any other person authorized by it in that behalf, make such investigations in respect of such application as the Committee shall think fit.

(3) The Committee or any person authorized by it in that behalf shall, when making investigations in respect of any such application, 40 have all the powers of a Commission under the Commissions of Inquiry Act, 1908.

43. In respect of every such application made to the Committee Committee to make the Committee may make such recommendation to the Minister of recommendations to Minister. Finance as it thinks fit, and shall set out in such recommendation the 45 nature and extent of the assistance (if any) recommended and the terms and conditions suggested therefor. On receipt of any such recommendation the Minister of Finance may take such action thereon as he deems expedient.

44. (1) Subject to the next succeeding subsection, if any person is Crown to have 50 adjudicated bankrupt, or, in the case of a company, if an order is made preferential claim for repayment in or an effective resolution is passed for its winding-up, within five years event of bankruptcy after any moneys have been paid, whether by way of loan or grant or winding up within five years. otherwise, in respect of such person or company, under the foregoing provisions of this Part of this Act, then, notwithstanding anything to

the contrary in any other Act, the Crown shall have a preferential claim in such bankruptcy or winding-up, to be paid in priority to all other debts, for the total amount of such moneys, reduced by so much thereof as may for the time being have been repaid.

(2) The Minister of Finance may, if he thinks fit, remit any such claim in whole or in part, or allow any other debt or debts to be paid

in priority to or rank equally with such claim.

45. (1) Subject to the provisions of this section, where any moneys are paid to any person under the foregoing provisions of this Part of this Act, whether by way of loan or grant or otherwise, in respect of 10 any land, such moneys shall, until repayment thereof, be a first charge upon such land in favour of His Majesty the King.

(2) Such charge may be registered in the manner provided by the Statutory Land Charges Registration Act, 1928, but without payment

(3) In so far as such charge relates to moneys paid by way of grant-

(a) It shall not be enforced unless within a period of five years after the date of the registration of such charge a mortgagee under a mortgage affecting such land executed before the 20 date of such registration or some other person—

(i) Exercises any power of sale conferred by such mort-

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gage in respect of such land; or

(ii) Issues any process of execution against such land in pursuance of any judgment, decree, or order of any Court 25 in its civil jurisdiction obtained in respect of any covenant, condition, or agreement expressed or implied in such mortgage; and

(b) At the expiration of such period of five years, if such charge has not then been enforced, it shall be deemed to have been 30

satisfied.

(4) In this section "land" has the same meaning as in the Land Transfer Act, 1915.

46. (1) All securities for loans under the foregoing provisions of this Part of this Act shall be taken in the name of His Majesty the King. 35

(2) All deeds or other instruments required for or in connection with the release, discharge, satisfaction, or assignment of any such security or of the debt secured thereby, or of any claim or charge in favour of His Majesty in respect of any moneys paid under the foregoing provisions of this Part of this Act, may be executed, for and on 40 behalf of His Majesty, by the State Advances Superintendent.

(3) No such security, and no release, discharge, satisfaction, or assignment of any such security shall be subject to stamp duty under the Stamp Duties Act, 1923; and no fee shall be charged for registering any such security, release, discharge, satisfaction, or assignment, whether 45 under the Land Transfer Act, 1915, the Deeds Registration Act, 1908.

or the Chattels Transfer Act, 1924.

47. (1) All moneys received on account of any securities, claims, or charges in favour of His Majesty, or otherwise on account of any moneys advanced or paid under the foregoing provisions of this Part 50 of this Act, shall be credited as follows:-

(a) Repayments of principal shall be credited to the Reserve Fund Account; and

(b) Interest shall be credited to the Consolidated Fund.

Moneys paid in respect of land to be a first charge thereon in certain cases.

Securities to be taken in name of His Majesty.

Releases to be executed by State Advances Superintendent.

Exemption from stamp duty and registration fees.

Application of repayments and interest.

(2) The Minister of Finance may from time to time grant such Power of Minister relief as he thinks fit from compliance with any terms and conditions of Finance to waive conditions, imposed by him in granting any financial assistance as aforesaid or with securities, and the terms of any security for any moneys advanced by way of loan, charges, and to remit or postpone 5 or from repayment of the whole or any part of any such moneys, and repayments. may from time to time extend the time for any such repayment, and may release or waive any such security or charge on land notwithstanding that any moneys secured thereby may not have been repaid.

Loans to Local Authorities.

10 48. In this Part of this Act the term "local authority" includes "Local the Council of a city or borough, the Council of a county, a Harbour defined. Board, a Road Board, a Town Board, a Native Township Board, a Drainage Board, a Water-supply Board, a River Board, an Electricpower Board, a Fire Board, a Hospital Board, and such other public 15 bodies as are from time to time declared by the Governor-General by Order in Council to be local authorities for the purposes of this Part of this Act.

49. (1) Any local authority may, without taking the steps de-Local authorities scribed in sections nine to thirteen of the Local Bodies' Loans Act, may, without taking poll of 20 1926, borrow such moneys as may be required for the purpose of ratepayers, borrow

repairing any damage caused by the earthquake.

(2) The power conferred by the last preceding subsection may be exercised by any local authority, not being a Fire Board or a Hospital Board, pursuant to a resolution passed at a special meeting of that local 25 authority and confirmed at a subsequent meeting (either ordinary or special) held not sooner than the tenth day after the day of such special Public notice of the place and date fixed for such subsequent meeting, and of the resolution proposed to be confirmed thereat, shall be given at least twice in the period intervening between the two 30 meetings.

(3) Any sum paid by a local authority out of its general fund or account, whether before or after the passing of this Act, for the purpose of repairing any damage caused by the earthquake may be refunded to the general fund or account out of loan-moneys subsequently

35 borrowed by the local authority pursuant to this section.

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50. (1) The State Advances Superintendent is hereby authorized Loans may be to lend money to any local authority empowered to borrow money Advances Office. under the last preceding section for the purpose of repairing any damage caused by the earthquake.

(2) All loans under this section shall be made in the Advances to Local Authorities Branch of the State Advances Office out of the funds from time to time provided in that behalf pursuant to the provisions of this Part of this Act.

51. With respect to every loan granted by the State Advances Terms of State 45 Superintendent under the last preceding section the provisions of section seventy-four of the Local Bodies' Loans Act, 1926, shall apply, with the following modifications:-

(a) The loan may be free of interest for a period not exceeding five years from the date of the advance of the loan-moneys.

(b) The rate of interest to be charged shall be four per centum per annum:

moneys for purpose of repairing earthquake damage.

Advances loans.

(c) The loan and interest thereon shall be repaid by half-yearly instalments over a term of years (not exceeding thirty) calculated from the date on which interest first commences to accrue on any portion of the loan-moneys.

Application of instalments under State Advances loans.

52. The State Advances Superintendent shall from time to time pay into the Public Account all instalments of principal and interest received by him on account of loans granted under section forty-five hereof, and such moneys shall be credited as follows:—

(a) Instalments of principal shall be credited to the Reserve Fund Account; and

(b) Interest shall be credited to the Consolidated Fund.

Regulations.

Regulations.

53. The Governor-General may from time to time, by Order in Council, make regulations—

(a) Fixing the remuneration and travelling and other allowances 15 of members of the Hawke's Bay Rehabilitation Committee:

(b) Providing, where there is no provision in this Part of this Act or not sufficient provision in respect of any matter or thing necessary to give effect to this Part of this Act, in what manner and form the deficiency shall be supplied:

(c) Making any provision which may be convenient for the administration of this Part of this Act, or which may be desirable or necessary in order to carry its objects into full effect.

PART III.

INSURANCE TAX AND INSURABLE-PROPERTY TAX.

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Interpretation.

54. (1) In this Part of this Act, except where a contrary intention appears,—

"Contents of buildings" includes furniture, fixtures, machinery, plant, stock-in-trade, merchandise, produce, goods, jewellery, and personal, household, and business effects, whether or not 30 the same are for the time being contained in a building; but does not include any deed, bond, bill of exchange, promissory note, money, or security for money:

"Insurance company" means any company, partnership, corporation, or person carrying on the business of fire insurance 35 within the meaning of section six of the Insurance Companies' Deposits Amendment Act, 1927 (whether exclusively or in conjunction with any other business); and includes the State Fire Insurance Office, and also the agent, attorney, or representative of any such company, partnership, corporation, or person, whether such company, partnership, corporation, or person is incorporated or resident in New Zealand or not:

"Local authority" includes the Council of a city or borough, the Council of a county, a Harbour Board, a Road Board, 45 a Town Board, a Native Township Board, a Drainage Board, a Water-supply Board, a River Board, a Railway Board, an Electric-power Board, a Fire Board, a Hospital Board, and 5

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such other public bodies as are from time to time declared by the Governor-General by Order in Council to be local authorities for the purposes of this Part of this Act:

"Owner" means any owner or joint owner; and in respect of any building means the person for the time being entitled to the rack-rent thereof; and, in respect of any chattels subject to an instrument by way of security under the Chattels Transfer Act, 1924, or to a hire-purchase agreement, means the person for the time being entitled to the possession of such chattels; and "to own" has a corresponding meaning:

"Person" includes a body corporate, whether incorporated in New Zealand or elsewhere, a local authority, the Public Trustee, the Native Trustee, the State Advances Superintendent, the State Fire Insurance General Manager, and every other incorporated Department of the Executive Government of New Zealand; and also includes the Government Insurance Commissioner:

"Prescribed" means prescribed by regulations under this Part of this Act:

"Taxpayer" means a person chargeable with insurance tax or insurable-property tax, as the case may be, whether on his own account or as the agent or trustee of any other person, and includes the executor or administrator of a deceased

"Year" means a year commencing on the first day of April and ending on the thirty-first day of March, both of these days being included.

(2) The decision of the Commissioner of Taxes as to whether anything is a building or the contents or part of the contents of a 30 building within the meaning of this Part of this Act shall be final.

Insurance Tax.

55. (1) Subject to the provisions of this Part of this Act, there Imposition of shall be levied, collected, and paid, as from the first day of May, nineteen insurance tax in respect of fire hundred and thirty-one, a special tax (hereinafter in this Part referred insurances of 35 to as insurance tax).

(2) Insurance tax shall be levied in respect of the amounts of contracts of fire insurance (exclusive of contracts of reinsurance) effected in respect of buildings or the contents of buildings.

56. (1) Insurance tax shall be payable by every insurance company. Persons liable to (2) No company, partnership, corporation, or person shall be insurance tax. relieved from liability to pay insurance tax in accordance with this Part of this Act in respect of any period by reason of the fact that since the termination of that period it or he has ceased to be an insurance

57. (1) The insurance tax payable by any insurance company shall Assessment of be assessed on the quarterly totals of the amounts of all contracts of fire insurance (exclusive of contracts of reinsurance) effected with such insurance company in respect of buildings or the contents of buildings.

company within the meaning of this Part of this Act.

(2) Insurance tax shall be levied at the rate of one shilling and 50 sixpence per centum of the amounts of such contracts.

buildings and

Quarterly returns of insurances to be made by insurance companies for purposes of this Part of Act. 58. For the purposes of this Part of this Act every insurance company shall, not later than the fifteenth day of the months of April, July, October, and January in each year, furnish to the Commissioner of Taxes a return in the prescribed form, or in a form approved by the Commissioner, setting forth the amount of all 5 contracts of fire insurance (exclusive of contracts of reinsurance) effected with such insurance company during the quarter ending on the last day of the preceding month, together with such other particulars as may be prescribed or as may be required by the Commissioner. The first such return shall be made in respect of the months 10 of May and June of the year nineteen hundred and thirty-one, and shall be furnished to the Commissioner not later than the fifteenth day of July in that year.

Dates of payment of insurance tax.

59. The insurance tax payable in accordance with this Part of this Act for the months of May and June in the year nineteen hundred and 15 thirty-one shall be due on the first day of July in that year, and the tax payable for each quarter thereafter shall be due on the first day of the next succeeding quarter. The tax for the said months of May and June and for every quarter thereafter is hereby required to be paid when the return in relation thereto is furnished to the Commissioner, 20 and it shall not be necessary for the Commissioner to issue any demand for the payment of the same.

Powers of Commissioner of Taxes in respect of insurance tax. 60. (1) For the purposes of the assessment and collection of insurance tax under this Part of this Act the Commissioner of Taxes shall have all the powers conferred on him by the Land and Income 25 Tax Act, 1923, as if insurance tax were income-tax.

(2) Every taxpayer shall, except as otherwise provided in this Part of this Act, be subject to the same duties and liabilities in respect of the making of returns for the purposes of this Part of this Act as if the insurance tax payable thereunder were income-tax:

Provided that nothing herein shall render any person liable for the payment of an additional tax under section one hundred and thirty-

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five of the Land and Income Tax Act, 1923.

Insurance tax payable by persons insuring buildings or contents with insurance companies not carrying on business in New Zealand. 61. Where the owner of any building, or of the contents of any building, within New Zealand, insures such building or contents against 35 fire either with an insurance company not carrying on business in New Zealand or with an office or branch outside New Zealand of an insurance company carrying on business in New Zealand, such owner shall for the purposes of this Part of this Act be deemed to be the agent of such insurance company, and shall make returns and be assessable 40 and liable for insurance tax accordingly.

Insurable-property Tax.

Imposition of insurable-property tax.

62. (1) Subject to the provisions of this Part of this Act, there shall be levied, collected, and paid, in and for the year commencing on the first day of April, nineteen hundred and thirty-one, and in and for each 45 year thereafter, a special tax (hereinafter in this Part referred to as insurable-property tax).

(2) Subject to the provisions of this Part of this Act, insurable-property tax shall be payable by every person on all buildings and contents of buildings of which he was the owner at noon on the thirty-50 first day of March preceding the year in and for which the tax is payable

(herein referred to as the year of assessment).

total uninsured

certain deductions.

(3) Insurable-property tax shall be assessed, levied, and paid at the rate of *one* shilling and *six*pence per centum.

63. (1) Subject to the provisions of this Part of this Act, insurable-Insurable-property property tax shall in the case of each owner be levied at the rate afore- tax to be levied on 5 said on the total uninsured value of all buildings and contents of value of buildings buildings so owned by him after making, by way of special exemption and contents, diminished by from that value, a deduction of one thousand pounds.

(2) The uninsured value of any building or contents so owned means the value thereof determined as provided in subsection three 10 hereof after making from that value the deductions following, that is

to say:

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(a) In every case, a deduction of ten per centum of that value;

(b) In cases where any contract of fire insurance (exclusive of 15 reinsurance) was in force with respect to such building or contents at noon on the thirty-first day of March in the year preceding the year of assessment, a further deduction of the total amount of all such contracts so in force.

(3) For the purposes of this section the value of any building or

20 contents shall be determined as follows:-

(a) The Commissioner of Taxes, if satisfied that the value of any such building or contents as stated in the return made by the taxpayer under the following provisions of this Part of this Act, or in any other return made by the taxpayer to the Commissioner under this or any other Act, is a fair and reasonable value, may accept that value, and make the assessment accordingly.

(b) The Commissioner may agree with the taxpayer as to the value of such building or contents, and may make the assessment

accordingly.

(c) In default of any such acceptance or agreement, the value shall be determined by the Commissioner of Taxes, and the assessment shall be made in accordance with that value. provisions of the Land and Income Tax Act, 1923, as to objections to assessments shall, so far as applicable, apply to a determination made by the Commissioner under this

64. For the purposes of the assessment and collection of insurable- Annual returns by property tax every taxpayer shall, not later than the first day of June 40 in each year, furnish to the Commissioner of Taxes a return in the insurable-property prescribed form, or in a form approved by the Commissioner, setting forth a complete statement of all buildings and contents of buildings in respect whereof he is assessable for insurable-property tax, as owned by him at noon on the thirty-first day of March in the preceding year, 45 together with such other particulars as may be prescribed or as may The first such return shall be made be required by the Commissioner. in respect of buildings and contents owned at noon on the thirty-first day of March, nineteen hundred and thirty-one, and shall be furnished to the Commissioner not later than the first day of June, nineteen 50 hundred and thirty-one.

65. (1) The insurable-property tax payable in accordance with Commissioner of this Part of this Act in and for any year shall be due and payable on Taxes to fix date for payment of such date as is appointed in that behalf by the Commissioner of Taxes, insurable-property

and the Commissioner shall in each case give not less than fourteen days' public notice of the date so appointed.

(2) Such notice shall be given by the publication thereof in the Gazette and in such other manner (if any) as the Commissioner thinks necessary and sufficient.

66. (1) For the purposes of the assessment and collection of insurable-property tax under this Part of this Act the Commissioner of Taxes shall have all the powers and authorities and perform all the functions and duties conferred or imposed on him by the Land and Income Tax Act, 1923, as if insurable-property tax were land-tax.

(2) Every taxpayer shall, except as otherwise provided in this Part of this Act, be subject to the same duties and liabilities in respect of the making of returns for the purposes of this Part of this Act and in respect of the assessment and payment of insurable-property tax as if the insurable-property tax payable under this Part of this Act were 15 land-tax.

(3) Subject to the provisions of this Part of this Act, and of any regulations thereunder, all the provisions of the Land and Income Tax Act, 1923 (including the provisions as to objections to assessments), shall, so far as applicable, and with the necessary modifications, apply 20 with respect to insurable-property tax as if it were land-tax.

General.

67. All moneys received pursuant to this Part of this Act as insurance tax or insurable-property tax shall be paid into the Public Account to the credit of the Reserve Fund Account. There may, without further appropriation than this section, be transferred from that account to the Consolidated Fund such amounts as the Minister of Finance may from time to time determine to be the loss of interest resulting from the realization of securities under section thirty-eight hereof.

68. (1) The Governor-General may from time to time, by Order in Council, make regulations—

(a) Prescribing the forms of returns to be made, the particulars to be set forth therein, the persons by whom such returns shall be made, and the forms of the assessments, notices, and 35 other documents necessary in order to give effect to this Part of this Act:

(b) Providing, where there is no provision in this Part of this Act or no sufficient provision in respect of any matter or thing necessary to give effect to this Part of this Act, in what 40 manner and form the deficiency shall be supplied:

(c) Making any provision which may be convenient for the administration of this Part of this Act or which may be desirable or necessary in order to carry its objects into full effect.

(2) All regulations made under this Part of this Act shall have the same force and effect as if they were contained in this Part of this Act.

Proceeds of insurance tax and insurable-property tax to be credited to Reserve Fund Account.

Powers of Commissioner of

tax.

Taxes in respect of

insurable-property

Regulations.

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PART IV.

MISCELLANEOUS.

69. (1) Where by reason of the earthquake the mortgagor under Authority for State any mortgage to the State Advances Superintendent has failed to pay Advances Superin-5 within fourteen days of its due date any instalment of principal and usual relate of interest due under such mortgage on any date from the twentieth day interest where of January, nineteen hundred and thirty-one, to the twentieth day of instalments has been April, nineteen hundred and thirty-one, both inclusive, the Superin- prevented by tendent may, if he thinks fit, notwithstanding anything to the contrary 10 in section forty-one of the State Advances Act, 1913, allow with respect to such instalment a rebate of interest calculated at the rate of one-half per centum per annum.

(2) All such rebates allowed before the passing of this Act are

hereby validated and declared to have been lawfully allowed.

15 70. All ex gratia payments heretofore made by the State Fire Validation of ex Insurance General Manager in connection with property insured in the gratia payments to State Fire Insurance Office against ordinary fire risk and destroyed or holders in connection damaged in the month of February, nineteen hundred and thirty-one, with earthquake fire damage. by fires arising out of the earthquake are hereby validated, and the 20 State Fire Insurance General Manager may hereafter make such

payments at his discretion.

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71. (1) There may, without further appropriation than this section, Authorizing be paid out of the Consolidated Fund such amounts as the Minister of expenditure out of Consolidated Fund Finance may from time to time determine for the purpose of assisting for public works 25 in the repair of damage to or the restoration of public works caused and services in by the earthquake, and for the purpose of providing for any relief earthquake. of distress or hardship or for any special public services which it has been necessary for the Government to grant or undertake as a result of the earthquake.

(2) This section shall be deemed to have come into force on the Commencement.

third day of February, nineteen hundred and thirty-one.

72. (1) All payments heretofore made by any local authority or Validation of other body to which this section applies to public funds established for payments by local authorities and the relief of distress or hardship due to the earthquake are hereby certain other bodies declared to have been validly made if made in accordance with the to carthquake relief provisions of this section, and any such local authority or other body may hereafter make payments in accordance with such provisions to any such fund.

(2) This section shall apply to local authorities as hereinafter 40 defined, and to the following bodies, namely:-

(a) Any savings-bank constituted under the Savings Banks Act, 1908, or the trustees of such savings-bank:

(b) Any friendly society or branch thereof:

(c) Any acclimatization society registered under the Animals Protection and Game Act, 1921-22:

(d) The Coromandel Queen Carnival Executive:

(e) The Masterton Trust Lands Trustees:

(f) The New Zealand Meat-producers Board:

(g) The New Zealand Dairy-produce Control Board:

50 (h) Any law society incorporated under the Law Practitioners Act, 1908:

(i) The New Zealand Institute of Architects, incorporated under the New Zealand Institute of Architects Act, 1913:

(j) The New Zealand Society of Accountants, incorporated under the New Zealand Society of Accountants Act, 1908:

(k) Any other body specifically approved by the Minister of

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(3) For the purposes of this section the term "local authority" means a Borough Council, County Council, Road Board, Town Board, Harbour Board, River Board, Land Drainage Board, Electric-power Board, Railway Board, Domain Board, or Fire Board.

(4) No payment by a friendly society or branch thereof as aforesaid shall be valid if made out of a benefit fund unless made with the precedent consent of the Actuary and the Registrar of Friendly Societies.

(5) A friendly society or branch may, with the precedent consent of the Actuary and the Registrar of Friendly Societies, pay out of any 15 of its funds to any registered friendly society or branch affected by the earthquake such sums as the Actuary may certify can be paid without danger to the financial position of the paying society.

(6) The decision of the Minister of Finance as to whether or not any fund established as aforesaid is a public fund within the meaning 20

of this section shall be final.

73. The Minister of Finance may from time to time as he thinks fit, without further appropriation than this section, transfer moneys from any public fund under his control established for the relief of distress or hardship due to the earthquakes which occurred in New 25 Zealand in the month of June, nineteen hundred and twenty-nine, to any public fund under his control established for the relief of distress or hardship due to the Hawke's Bay earthquake.

74. (1) Where by reason of the earthquake it is necessary so to do a local authority within the meaning of the Local Bodies' Finance Act, 30 1921-22, may, with the precedent consent of the Minister of Finance, and subject to such terms and conditions as he may from time to time impose, borrow moneys under the power conferred by section three of that Act in excess of the limits imposed by subsection two of that section.

(2) All moneys heretofore borrowed under the said section three in excess of such limits by reason of the earthquake are hereby declared to have been lawfully borrowed.

75. (1) Notwithstanding anything to the contrary in the Municipal Corporations Act, 1920 (hereinafter referred to as the said Act), or in any 40 other Act, the following provisions of this section shall apply with respect to the Boroughs of Napier and Hastings (hereinafter referred to as the said boroughs).

(2) Subject to the provisions of the next succeeding subsection, the first elections of Mayors and of Councillors for the said boroughs to be 45 held after the passing of this Act shall be the elections to be held pursuant to the said Act on the first Wednesday in May, nineteen hundred and thirty-three, and it shall not be or be deemed to have been necessary to take any steps after the thirty-first day of January, nineteen hundred and thirty-one, in connection with the district electors lists for the said 50 boroughs required by the said Act to be prepared on or before such lastmentioned date.

Authority for transfer of moneys from West Coast Earthquake Relief Fund to Hawke's Bay Earthquake Relief Fund.

Extension of power of local authorities to borrow by way of overdraft.

Postponement of elections of Mayor and Councillors for Boroughs of Napier and Hastings.

(3) The Governor-General may at any time, by Order in Council, direct that an election of Mayor and a general election of Councillors for either or both of the said boroughs be held on such day before the first Wednesday in May, nineteen hundred and thirty-three, as may be specified in the Order in Council, and such elections shall be held accordingly, and all the provisions of the said Act, as modified pursuant to this section, shall apply with respect to such elections as if they were the elections required under the said Act to be held on the first Wednesday in May, nineteen hundred and thirty-one.

(4) Until an election is held in either of the said boroughs pursuant to the foregoing provisions of this section, the Governor-General may appoint any qualified person to fill any vacancy in the office of Mayor or any extraordinary vacancy in the office of Councillor for such borough, and every person so appointed shall hold office in all respects

15 as if he had been duly elected to fill the vacancy.

(5) The first elections of representatives of either of the said boroughs on the Hawke's Bay Hospital Board, the Hawke's Bay Electricpower Board, and the Napier Harbour Board respectively to be held after the passing of this Act shall be held at the same time as the first 20 elections of a Mayor and of Councillors for such borough are held pursuant to the foregoing provisions of this section.

(6) The Governor-General may from time to time, by Order in

Council, make regulations—

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(a) Modifying or excluding the provisions of the said Act, or any of them, in so far as they relate to the first elections to be held in either or both of the said boroughs pursuant to this section, or to the preparation of district electors lists or rolls, or to any other steps required to be taken in connection with such elections:

(b) Prescribing such other matters as may be considered necessary in connection with such elections or for the purpose of giving

effect to this section.

76. Whereas under the authority conferred by section forty-nine of Appointment of the Municipal Corporations Act, 1920 (hereinafter referred to as the by Napier Borough 35 said Act), the Napier Borough Council on the second day of March, Council. nineteen hundred and thirty-one, appointed John Saxon Barton, Esquire, Stipendiary Magistrate, and Lachlan Bain Campbell, Esquire, Inspecting Engineer, Department of Public Works, to be a special committee of management, and delegated to such committee all the powers and duties 40 by the said Act conferred or imposed upon the Council, except the powers expressly excepted from the authority to delegate conferred by the said section forty-nine: And whereas it is expedient to make further provision with respect to such committee: Be it therefore enacted as follows :-

(1) The validity of the appointment of such committee shall not

be questioned in any proceedings on any ground whatsoever.

(2) The validity of anything heretofore done by such committee shall not be questioned in any proceedings on the ground that it was in excess of the powers exercisable by such committee or on any other 50 ground.

(3) Subject to the provisions of any regulations made under this section, the following provisions shall, notwithstanding anything to the

contrary in the said Act or in any other Act, apply with respect to such committee, and shall be deemed to have so applied from the time of its

appointment, namely:

(a) The committee may in the name and on behalf of the Council or the Corporation of the Borough of Napier, as the case may require, exercise any power, and shall perform all the duties conferred or imposed upon the Council by the said Act or by any other Act (including this Act) or by any instrument or otherwise. In particular, without limiting the provisions of this section, the committee may exercise the power to 10 appoint standing or special committees conferred by the said section forty-nine of the said Act, and any other powers of the Council with respect to such committees:

(b) The Council shall not revoke, modify, or restrict the delegation to the committee of the Council's powers and duties, or exercise 15

any control over the committee:

(c) Any power given to the Council to do anything by special order or to borrow money may be exercised by the committee by an entry in the minute-book of the committee signed by all the members of the committee:

Provided that before exercising any such power other than the power to borrow moneys in anticipation of revenue the committee shall give public notice at least twice of the entry proposed to be made in its minute-book in that behalf, and of the date on which it is proposed to make such entry, 25 being not earlier than the tenth day after the day of the first publication of such notice:

Provided also that the committee may exercise any power given to the Council to borrow money without taking the steps described in sections nine to thirteen of the Local 30

Bodies' Loans Act, 1926.

(d) All cheques drawn on any bank account of the Council or of the Corporation of the Borough of Napier shall be signed by such person or persons as the committee from time to time directs:

(e) The Governor-General may from time to time, by Warrant 35 under his hand, appoint any person to be an additional member of the committee, or remove or accept the resignation of any member for the time being of the committee, or appoint any person to be a member in substitution for any person who has ceased to be a member thereof.

(4) The Governor-General may from time to time, by Order in

Council, make regulations—

(a) Modifying or excluding the provisions of the said Act, or any of them, in so far as they relate to such committee:

(b) Regulating the exercise and performance by the committee of 45 any of the powers or duties conferred upon it under this section, or modifying any such powers or duties:

(c) Providing that any such powers or duties shall from such date as may be prescribed by the regulations cease to be exercised or performed by the committee, and thenceforth be exercised 50 or performed by the Council:

(d) Prescribing such other matters as may be considered necessary

for the purpose of giving effect to this section.

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(5) The Governor-General may at any time, by Order in Council, discharge such committee as from a date to be specified in the Order in Council.

77. Subject to such modifications as the Minister of Finance may Audit of earthquake 5 from time to time, either generally or in particular cases, determine, the relief funds by Audit Office Audit Office shall have the same powers and duties in respect of all moneys collected or purported to be collected by any person for any public fund established for the relief of distress or hardship due to the earthquake, and in respect of the accounts of such moneys, and in 10 respect of every person dealing therewith, as it has in respect of the public moneys and accounts within the meaning of the Public Revenues

Act, 1926, and of all persons dealing therewith.

78. (1) The Governor-General may, from time to time, by Order in Power to make Council, make such regulations as he deems necessary, having regard to regulations rendered necessary by the 15 the exigencies of the Hawke's Bay earthquake and the conditions arising earthquake. therefrom, for the purpose of validating, authorizing, or prohibiting any act (whether of commission or omission), thing, or proceeding. ticular, without limiting the power conferred by this section, regulations under this section may make provision for all or any of the following 20 purposes :—

(a) For the remission of taxation on race meetings conducted for the purpose of raising funds for the relief of distress or

hardship due to the earthquake:

(b) For the remission of stamp duty on any instruments or class or classes of instruments rendered necessary by or in any way arising out of the earthquake (including receipts for money donated to earthquake relief funds) or on instruments replacing stamped instruments lost, destroyed, or damaged by reason of the earthquake:

(c) For making allowances for stamps destroyed or spoiled by reason of the earthquake by giving in exchange other stamps of the same value or by paying to the owner the amount thereof, with such deduction in either case as may be

prescribed:

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(d) Validating the actions of public officials and any other persons done in good faith with respect to any emergency arising out of the earthquake and restricting the taking of legal proceedings in connection therewith:

(e) Extending the time for doing anything under any Act:

(f) Extending the time for taking any legal proceedings; authorizing the taking of any such proceedings without complying with any statutory conditions precedent:

(q) For the filing, enrolment, registration, or lodgment in any public office of authenticated copies of deeds lost or

destroyed by reason of the earthquake:

(h) Regulating actions for the recovery of deeds or documents

lost or destroyed by reason of the earthquake:

(i) Validating and authorizing the erection of temporary shops and buildings on public reserves, roads, and streets in the Borough of Napier; and providing for the removal thereof:

(i) Validating and authorizing alterations to the statutory closingday under the Shops and Offices Act, 1921-22, in the boroughs of Napier and Hastings:

(k) Validating and authorizing contracts of local authorities which are made with members thereof or in which members are concerned or interested:

(1) Regulating drainage and sanitation, and conserving public health, safety, and convenience, and preventing and abating

nuisances:

(m) Validating, authorizing, and compelling the destruction of

damaged buildings:

(n) Providing for the payment by instalments of fees for the issue, renewal, or transfer of licenses under the Land Agents Act, 10 1921-22, and under the Auctioneers Act, 1928; for remitting or reducing the amount of such fees or instalments either generally or in particular cases; and for suspending the operation of such licenses for such periods as may be thought fit:

(o) For the remission of the fees payable under any Act, regulations, rules, or by-laws, for the issue or renewal of any certificates, licenses, documents, or books required to replace certificates, licenses, documents, or books lost, destroyed, or damaged by reason of the earthquake:

(p) Suspending or restricting with respect to any borough affected by the earthquake the operation of all or any of the provisions of Part XIII of the Municipal Corporations Act, 1920, or of

any other Act relating to the accounts of the corporations

or Councils of boroughs:

(q) For the control of building operations in any borough affected by the earthquake; and, in particular, authorizing the Council of any such borough to issue building permits on such terms and conditions as such Council thinks fit, or as may be prescribed, and to remove or compel the removal 30 of any buildings erected within such borough at any time since the third day of February, nineteen hundred and thirty-one:

(r) Validating and authorizing breaches by banks of any of the provisions of the Banking Act, 1908, where such breaches 35 are due to the earthquake; and providing that any days during which any bank premises in the earthquake area were not open for business as a result of the earthquake shall for all or any purposes be deemed to have been bank holidays:

(s) For the regulation and restriction of the rents that may be charged for premises in the boroughs of Napier, Hastings,

and Wairoa:

(t) For the remission of light dues, harbour dues, and other charges in respect of ships carrying persons who suffered as a result 45 of the earthquake or carrying goods for the relief of distress or hardship due to the earthquake, and for the remission of such dues and charges in respect of such goods:

(u) Validating and authorizing payments by the New Zealand Meat-producers Board in respect of the transport of stock 50 which has, by reason of the earthquake, been taken from one

district to another district to be slaughtered;

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(2) Any regulations made under this section may provide that such regulations shall have effect as from any date specified therein, being not earlier than the second day of February, nineteen hundred and thirty-one, and such regulations shall have effect accordingly, and be 15 deemed to have been valid and of full effect as from such specified date; and the powers, rights, duties, and liabilities of all persons in respect of all things done or suffered, whether before or after the passing of this Act or before or after the making of such regulations, shall be determined

accordingly.

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20 (3) Any regulations made under this section may be of general or of particular application, and all such regulations shall have the force of law as if enacted in this Act, anything to the contrary in any other Act, Order in Council, or regulations, or in any Proclamation, rules, or

by-laws notwithstanding.

25 (4) All regulations made under this section shall be published in the Gazette, and shall be laid before both Houses of Parliament within fourteen days after the gazetting thereof if Parliament is then in session, and, if not, then within fourteen days after the commencement of the next ensuing session.

By Authority: W. A. G. SKINNER, Government Printer, Wellington.-1931.