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A BILL INTITULED

AN ACT to regulate the Assessment of Real and Personal Property for the purposes of Taxation.

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

1. The Short Title of this Act is "The Property Assessment Act, 1879.'

2. In this Act, and in any regulations made thereunder, if not inconsistent with the context,-

- "Borough" means, for the purposes of this Act, a borough constituted under "The Municipal Corporations Act, 1876,
 - and includes any town incorporated under "The Otago 10 Municipal Corporations Ordinance, 1865," and also any town incorporated under "The Town Boards of Taranaki Ordinance, 1875," and also districts established under a Provincial Ordinance of Wellington intituled "The Local Boards Act, 1873." 15
- "Local body" means and includes any Borough as herein defined, any County, Road Board, Harbour Board, or River Board.
- "District" means a district constituted under this Act.
- "Commissioner" means the Property-Tax Commissioner 20 appointed under this Act.
- "Deputy Commissioner" means the Deputy Property-Tax Commissioner appointed for each district under this Act.

Short Title.

Interpretation.

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	"Board" means a Board of Reviewers appointed under this Act.
	"Person" includes a company as herein defined, and also a
5	banking and an insurance company. "Company" means an incorporated body or company, or society of persons, other than an association for purpose of banking or insurance, formed wholly or mainly for the purpose of gain or profit divisible amongst the share-
10	holders. "Real property" means lands, tenements, and hereditaments, whether corporeal or incorporeal, and includes all chattel interests in land.
	"Personal property" means all property of whatever nature not comprised in the preceding definition of real property.
15	"Property" includes all real and personal property. "Owner" means the person who is seized, possessed, or entitled at law or in equity to any real property, or who is possessed or entitled as of property to any personal property.
20	or entitled as aforesaid to any personal property. "Trustee," includes executor or administrator and any person having or taking upon himself the administration or con- trol of property affected by any expressed or implied trust, or having by law the direction, control, or management of
25	 the property of a person under any legal disability. "Maori" means an aboriginal inhabitant of New Zealand, and includes any half-caste living as a member of a Native tribe according to their customs and usages. "Writing" includes printing, and any matter partly written
30	and partly printed. "Notice" means a notice given by causing the same to be personally served on any person, or by leaving the same at his usual or last known place of abode or business, or by forwarding the same by post addressed to
35	 his usual or last known place of abode or business. "Sealed notice " means a notice enclosed in a cover or envelope which is closed by any adhesive substance. "Publicly notified," "public notice," means that notice shall be published in some newspaper circulating in the district
40	where any bing is required to be so notified or notice thereof given. "Prescribed" means prescribed by the regulations to be made
	under this Act, and where anything is required to be done, made, given, or executed, in "the prescribed form," it shall be sufficient if such thing be so made, done, or given, in such form or to the effect thereof.
45	"Tax" means the charge or duty upon real or personal property to be collected under the provisions of this Act. "This Act" includes any regulations made under the provisions hereinafter contained.

APPOINTMENTS, ETC.

- 3. The Governor in Council shall divide the colony into districts Districts to be for the purposes of this Act, and may subdivide any such district into appointed. divisions, to embrace entire boroughs, road districts, or outlying districts respectively, and not portions only thereof.
 Every such district and division shall have a name attached
 55 thereto, and the Governor in Council may in like manner alter or re-arrange the boundaries of any such district or division, as occasion abell maying
- shall require.

Commissioner and Deputy Commissioners.

Offices may be held jointly with other offices.

Assessors and other officers.

Gazette notice of appointments sufficient.

Commissioners, &c., to take oath of fidelity and secrecy.

Assessors and clerks to take similar oath.

Penalty for breach of intent of oath.

4. For the due administration of this Act, the Governor may appoint a fit and proper person, to be called Property-Tax Commissioner, and in and for each district a like person, to be Deputy Property-Tax Commissioner.

5. The offices of Commissioner and Deputy Commissioner may be 5 held by the same person in any district, and any such office may be held in conjunction with any other office in the Civil Service of the colony which the Governor shall not deem to be incompatible.

6. The Governor may, from time to time, appoint such and so many Assessors, clerks, and other officers as he may deem neces- 10 sary, to assist in carrying out the provisions of this Act, and such persons may be appointed in respect of a district or districts, or a division or divisions of any district or districts, or generally, for the purposes of this Act.

7. A notification in the *Gazette* that any person therein named 15 has been appointed a Commissioner, Deputy Commissioner, Assessor, Reviewer or other officer for the purposes of this Act, shall be conclusive evidence of such appointment without further proof.

8. Every officer, clerk, or other person appointed under this Act shall maintain, and aid in maintaining, the secrecy of all matters that 20 may come to his knowledge in the performance of his official duties, and shall not communicate any such matter to any person whomsoever, except for the purpose of carrying into effect the provisions of this Act.

9. Every Commissioner, Deputy Commissioner, and Reviewer 25 shall, before he begins to act in the execution of this Act, take and subscribe such oath of fidelity and secrecy as may be prescribed, before some person appointed by the Governor in that behalf who shall have full power to administer the same.

The aforesaid oath shall also be taken and subscribed by every 30 officer, clerk, or other person employed under this Act, before he begins to act in the execution of this Act, which oath may be administered by a Commissioner or Deputy Commissioner.

10. Every person who wilfully acts in contravention of the true intent of the oath which he has taken under this Act shall be liable, 35 on summary conviction before a Resident Magistrate, to imprisonment for any term not exceeding *twelve* months, with or without hard labour.

If any person acts under this Act, before he has taken the oath required to be taken by such person respectively, he shall, on conviction, 40 be liable to forfeit the sum of not less than *ten* nor more than *one hundred* pounds.

Governor may make regulations.

REGULATIONS.

11. The Governor in Council may from time to time make, alter, and revoke regulations not inconsistent with this Act, for the follow- 45 ing purposes or any of them, that is to say :---

- (1.) Prescribing the duties of the Commissioners, Deputy Commissioners, Assessors, and other officers engaged or employed in the administration of this Act;
- (2.) Regulating the forms and times of giving notices of objec- 50 tion;
- (3.) Regulating the manner of proceeding to hear and determine such objections, and for the allowance of claims to exemption or deduction;
- (4.) Prescribing the forms of statements of property, assess- 55 ment rolls, notices, and other instruments mentioned in this Act or necessary to give effect thereto;

(5.) Imposing a penalty, not exceeding *fifty* pounds, for any breach of any such regulations.

And the Governor in Council, from time to time, may make all such other regulations, either applicable generally or to meet particular 5 cases, which may be necessary to carry out the administration of this Act.

All such regulations shall be gazetted, and, when so gazetted, shall have the force of law.

OF THE PROPERTY LIABLE TO TAXATION.

10 12. All property within the colony to which any person is entitled Property subject to shall be liable to taxation in respect of so much of the value thereof taxation as shall exceed three hundred pounds sterling, but subject to the exemptions and to the deductions hereinafter provided.

13. Every company shall be liable to taxation on its capital; Companies liable to taxation on their 15 which for the purposes of this Act shall be taken to be,-

The balance of the assets over the liabilities of a company, as appearing in the statement of its property required by this Act.

14. Every banking company shall be liable to taxation in manner Banks liable to taxa-20 following, that is to say,-

- (1.) A company, the principal office whereof is within the colony, or is principally carrying on business therein, shall be assessed on the amount of its capital actually paid up, added to the amount of the accumulated undivided profits $ext{thereof}:$
- (2.) A company, the principal office whereof is not within the colony, or is not principally carrying on business therein, shall be assessed on a sum equal to one-eighth of the total amount of their assets and liabilities in New Zealand, taking the average of such assets and liabilities for the twelve months last previous to the making of the assessment, as shown in the periodical returns of the bank published in the *Gazette*.

15. The holder or owner of shares or stock in any company, Shareholders exempt 35 including banking and insurance companies liable to taxation shall not to taxation. be taxed as an individual for such shares or stock.

16. Every company, including banking and insurance com- Companies to name panies, carrying on business in New Zealand at the commencement of "Public Officer" and officeat which notices, this Act shall at all times be represented by a person residing in the do., may be served.

- 40 colony; and a place within the colony shall be appointed from time to time by every such company as aforesaid at which any notices or other instruments affecting the company under this Act may be served or delivered.
 - (1.) Such person shall be called the "Public Officer" of the company for the purposes of this Act, and shall be appointed as follows :-

(a.) In the case of a company having a local Board of Directors or Managers resident in the colony, within three months after the passing of this Act;

(b.) In the case of a company not having such local Board as aforesaid, within six months after the passing of this Act.

The office of Public Officer shall be kept constantly filled by the making of fresh appointments thereto from time to time as may be necessary.

(2.) Every new company shall within three months after it shall commence or enter into business after the passing of this Act appoint a Public Officer, and name a place for delivery of notices as aforesaid.

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tion to be specially assessed.

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- (3.) Every company failing or neglecting, within the time hereinbefore limited in that behalf, to appoint a Public Officer, or name a place at which notices or other instruments may be served or delivered as aforesaid, shall be liable to a penalty not exceeding *fifty* pounds a day for every day 5 after the time aforesaid during which such neglect shall continue.
- (4.) Every such Public Officer shall be answerable for the doing of all such acts, matters, or things as are required to be done by virtue of this Act, in order to the assessment of 10 the property of the company, and paying the tax payable in respect thereof.
- (5.) Any act, statement, or representation done or made by any such Public Officer so appointed as aforesaid, in respect of any matter or thing required to be done or performed under 15 this Act relating or pertaining to the business of the company for which he is such Public Officer, shall be deemed the act, statement, or representation of such company, and shall be of the same force and effect as if made by such company.
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- (6.) Any notice, process, or proceeding which under this Act may be taken against any company, may be given to, served upon, or taken against any such Public Officer; and if at any time there be no Public Officer, then any such notice, process, or proceeding may be given to, served upon, or 25 taken against any officer or person acting or appearing to act in the business or affairs of such company.
- (7.) In this section and the subsections thereof the word "company" includes banking and insurance companies respectively. 30

17. Every agent for any person permanently or temporarily absent from the colony, and every trustee, shall be assessed separately in respect of every property or trust which he represents, and shall be chargeable with the tax payable in respect thereof in the same manner as if such property were his own. 35

And he shall be assessed in respect thereof respectively in his name as representative of the property or trust which he represents, and each such assessment shall be kept separate and distinct from his individual assessment.

- (1.) Every such agent or trustee shall be answerable for the 40 doing of all such acts, matters, or things as are required to be done by virtue of this Act in order to the assessment of the property or trust which he represents, and paying the tax in respect thereof; and
- (2.) Shall be under and subject to the like penalty or liability 45 for any neglect, refusal, or default as any other person; and
- (3.) Is hereby authorized to recover, from any person in whose behalf he is compelled to pay any tax, the amount so paid by him; or to retain, out of any money which shall come to him in his representative character, so much 50 from time to time as shall be sufficient to pay such tax, and is hereby indemnified for all payments which he shall make in pursuance of this Act.
- 18. The mortgagor of any land shall—

(1.) In respect of such land,

Be liable to taxation only on the difference between the whole value of the land mortgaged and the amount of the money advanced on mortgage of the land :

Provided that in every such case the mortgagor shall append to the statement of the property belonging to him, 60 a certificate from the Registrar of Deeds or District Registrar of Lands of the district where the lands are situated.

Agents, trustees, &c., assessed in name of trust, &c., responsible same as individuals.

Mortgagors may recover tax on mortgaged lands from mortgagees.

stating the amount of the several mortgages on such land and the names and addresses of the respective mortgagees : (2.) In respect of the amount of the money advanced on mort-

gage of the land, shall

Pay the tax payable in respect of such money, which shall be deemed to be a payment made by the mortgagor to the mortgagee on account of interest; and all moneys so paid by a mortgagor shall be allowed for in the accounts between the mortgagor and the mortgagee.

19. The interest of every person in any property shall be separately Interests of owner assessed, and every such person shall be liable to taxation in respect assessed separately. 10 of the value of his interest in such property.

Provided that in respect of land held in any tenancy exceeding a yearly tenancy, the interest of the owner of such land shall be esti-

15 mated at a sum equal to an amount of *five* per centum on the capitalized value of the annual rental received by the owner in respect of such land.

20. Notwithstanding the sale, or transfer, or conveyance of any Real property liable real property, such property shall continue to be liable for the pay-

20 ment of any tax owing in respect thereof so long as it shall remain unpaid.

21. The following property shall be exempt from taxation :---

- (1.) All property of the Crown, or of any local body, or of any from taxation. company or society of persons not formed wholly or mainly for the purpose of gain or profit divisible amongst the shareholders;
- (2.) All churches and other places used exclusively for public worship;
- (3.) All property of, or vested in, any body or persons for public charitable, or public educational purposes;
- (4.) All property of, or vested in, any public body, society, or persons and used only for the purposes of public health, or recreation;
- (5.) All public reserves of whatever nature made under any law granted to, or vested in, any body or persons;
- (6.) All property of Maoris;
- (7.) All property owned in reversion, remainder, or expectancy of any kind, the owner thereof not having any present beneficial interest therein at the time an assessment is made thereof,-

except as hereinafter mentioned.

22. The interest of every person as tenant or occupier of any Interest of occupant real property that is exempt from taxation shall be assessed at its full of exempt lands to be value, and every such person shall be liable to taxation in respect 45 of such value.

23. The interest of every person other than a Maori, as tenant Interest of European or occupier of any real property belonging to Maoris, shall be assessed occupant of Maori lands to be assessed. respect of such value.

5024. No contract, covenant, or agreement touching the payment Covenants contrary of taxes to be charged on their respective premises heretofore made, to Act void. or hereafter to be made, between any persons which is contrary to the intent and meaning of this Act shall be binding on the parties.

OF MAKING THE ASSESSMENTS.

25. The Commissioner shall give not less than one month's Commissioner to give 55public notice in every district of the time and place at which all persons public notice of statements of proshall be required to furnish statements of all real and personal pro- perty to be furnished. perty belonging to them.

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for tax notwith standing transfer.

Property exempt

assessed.

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Persons to provide themselves with forms of returns.

Persons to furnish statements of all property, and declare to truth thereof.

Statements of property of companies.

Statements may be forwarded by post.

Commissioner may require further returns.

Assessments to be made every three years.

Assessor may enter land and premises and ask questions. Penalty for obstructing Assessor.

Provision when name of owner unknown.

If assessment wrong new one may be ordered.

Commissioner to make up assessment rolls for the colony.

Separate assessment rolls for for every borough and road district.

26. Every person owning any property shall apply for the forms prescribed for furnishing accurate statements of his property required by this Act; and any person failing to furnish such statements shall not be exempted from any penalty he may have incurred thereby, by

reason only that he received no personal notice to furnish the same, or 5 that proper forms of returns were not delivered to him.

27. Every person owning any property, whether entitled to exemption or not, shall, when required so to do by a public notice given as prescribed, prepare and deliver, within the period to be mentioned in such notice, to the Assessor or other person appointed to 10 receive the same, and to whom the same ought to be delivered, statements in writing, in such form as may be prescribed, and signed by the person making the same,-

- (1.) Of the description, situation, and value of the real and personal property belonging to such person of every kind 15 and from every source; and,
- (2.) Of all mortgages, encumbrances, and charges secured thereon respectively, and of all debts owing by such person for which he claims a deduction;

to which statements shall be added a declaration that the same is true 20 and accurate in all particulars.

28. The statement of property to be furnished by every company shall contain such particulars, be in such form, and be furnished to the Commissioner at such time, as may respectively be prescribed from time to time.

To every such statement there shall be added a declaration by the Public Officer furnishing it that the same is true and accurate in all particulars.

29. Any statement of property to be furnished as hereinabove required from any person or company may be posted to the address of 30 the Deputy Commissioner for the district.

30. The Commissioner, or any Deputy Commissioner, may, when and so often as he thinks necessary, require any person to make a further or fuller return of the true and full value of his property.

31. As soon as conveniently may be in the year one thousand 35 eight hundred and eighty, and thereafter before the thirty-first day of March in every third year, the assessments of property shall be made in every district.

32. Any Assessor may enter at any reasonable hour during the day time upon land or premises for the purpose of assessing real 40 property, and may put to the occupier or owner thereof any questions touching any of the particulars thereof which he is required to furnish.

33. Where the name of an owner of any land cannot, after due inquiry, be found, such land shall be entered in the assessment roll to "the owner," and he shall be liable to taxation by that designation. 45

34. If the Commissioner shall think that any assessment made by any Assessor is unfair or incorrect, the Commissioner may direct another assessment to be made in place thereof by any person whom he may select for the purpose.

OF THE ASSESSMENT ROLLS.

35. From the statements and lists to be furnished as aforesaid, the assessment rolls for the several districts shall be prepared by the Commissioner, and he shall sign and send to the Deputy Commissioner of every district a copy of every assessment roll relating to such district or any part thereof.

Separate assessment rolls shall be made of real and personal property respectively in each borough and each road district within the limits of a district under this Act.

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 37. The said Deputy shall also, at the same time, give public notice to be given thereof.
 5 notice that all objections to such assessment rolls are to be sent in to be advertised. him on or previous to a day to be specified in the notice.

38. The Deputy Commissioner shall not suffer the assessment Assessment roll to be rolls to be inspected by any person, but may answer the inquiries in relation thereto of those persons only whose names are on any roll,

- 10 and in respect only of the property for which such persons are assessed. On or before the day appointed for the review of the assessments, the aforesaid Deputy Commissioner shall deliver to the Board of Reviewers such copy of the assessment rolls of the district or division assigned to such Board.
- 39. Where no objections are made to any assessment roll, the If not objected to, 15 signed copy of such roll sent by the Commissioner shall be indorsed by the to be roll for district. Deputy Commissioner as being not objected to, and countersigned by him, and such aforesaid copy shall be the assessment roll for the district or division thereof to which it relates, and shall remain in force
- 20 until a new roll is made.

SEALED NOTICES OF ASSESSMENTS.

40. Upon the completion of each assessment roll the Commis- Sealed notice of sioner shall cause to be given to each person whose name appears every assessment to be sent to persons the making of the making thereon as liable to taxation, a sealed notice in writing of the making affected. 25 of such assessment.

Such notice shall be in such form, and contain such particulars as Omission of notice may be prescribed, shall be indorsed "Sealed Notice under the not to invalidate Property Assessment Act," and shall be exempt from postage.

But the omission to give any such notice shall not invalidate any 30 assessment.

OBJECTIONS.

41. Any person who considers himself aggrieved by reason of Owners and occupiers any assessment in which he is personally interested, may object as may object to assessment if perherein provided.

42. The Commissioner, and any Deputy-Commissioner, may Objections by Commissioners. 35object to any assessment.

In every such case the officer objecting shall forthwith send written notice of the objection to the person to be affected thereby.

43. No objection other than one made by the Commissioner or No objection heard 40 any Deputy Commissioner shall be entertained which is not lodged with the Deputy-Commissioner on or before the last day appointed for lodging objections.

44. If any person entitled to lodge an objection to any assess- All assessments ment fails to do so, or fails to prove his objection, he shall be liable deemed good if not objected to.

45 to pay any tax that may be imposed upon the property assessed to him, although such property may not belong to such person.

45. Every objection shall be in writing, under the hand of the Form of objection. objector, and shall be made in the prescribed form, and shall be delivered or posted to the Deputy Commissioner of the district where 50 the assessment is made on or before the last day appointed for receiving

objections.

46. The Deputy Commissioner shall enter in a book to be kept List of objections to for that purpose, and called "The Objection Book," the objections in the order in which they are lodged, and shall number them con-55 secutively; and shall make out lists of such objections in a convenient

order, and shall forward each such list to the Commissioner.

47. The Commissioner shall consider the objections, and may Commissioner may make such inquiries thereon, or relating thereto, as he thinks fit, and allow objections. 3

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if he thinks that any objection should be allowed, or that any person has a well-founded ground of complaint, he may alter or amend the assessment roll accordingly; but if not, then such objections shall be heard and determined as hereinafter provided.

48. The Commissioner shall return the lists of objections to the 5 Deputy Commissioner, and shall, by a public notification, state times and places when such objections will be heard, and the time so fixed shall not be less than fourteen days after the publication of such notification.

49. On or before the day appointed for the review of the assess- 10 ment rolls, the Deputy Commissioner shall transmit the original objections, together with the list of such objections, to the Board of Reviewers, who are to hear and determine the same.

REVIEW OF THE ASSESSMENT ROLLS.

50. The Governor shall, from time to time, appoint fit and proper 15 persons to be Reviewers of property assessments.

The Commissioner may be appointed a Reviewer, but no other person holding any office under this Act shall be capable of holding the office of Reviewer in conjunction therewith.

51. Any three Reviewers shall form a Board of Reviewers, 20 and any two of such three shall be a quorum, and competent to do any act, matter, or thing required by this Act to be done by the Board.

52. For each district there may be appointed as many Boards of Reviewers as shall be found necessary; and any Reviewer may be appointed to more Boards than one: but to each Board there shall be 25 assigned either a district or a division, or divisions of a district or districts.

53. Every Board shall from time to time, by public notification, appoint the time and place of their meetings, and may from time to time adjourn their meetings in respect of time and place as they shall 30 think most convenient.

At the first meeting of every Board the Reviewers shall appoint their chairman.

54. The meetings of the Board of Reviewers shall not be deemed to be public, and the Board may at any time, or from time to time, 35 exclude from any such meeting, or require to withdraw therefrom, all or any persons whomsoever.

Every Board of Reviewers shall, in respect of the examination of witnesses, their expenses, the production of papers and documents, and the payment of costs, have all the powers and authorities con-40 ferred by "The Commissioners Powers Act, 1867," as amended by "The Commissioners Powers Act 1867 Amendment Act, 1872," on members of a Commission appointed by the Governor in Council.

55. Every Board of Reviewers shall have full power of hearing and determining all objections to the assessment rolls of the district 45 or division which is assigned to them.

56. If, on the day appointed for the meeting of any Board of Reviewers, a quorum of members is not present, the meeting shall stand adjourned until the next day, and so from day to day till a quorum is formed.

57. The Commissioner, Deputy Commissioner, Assessor, or other officer may appear in support of the assessment, and any person objecting thereto shall appear in person or by his solicitor or agent.

58. All objections shall be heard in the order in which they stand in the list made out as aforesaid, but where two or more objections in 55 any list relate to the same matter they may be heard together.

59. The Board shall hear and determine all objections delivered as above provided, and may alter the assessment rolls accordingly.

Objections to be sent to Board of Reviewers.

Reviewers to be appointed.

Board of Reviewers.

Numbers of Boards in each district.

Board may appoint and adjourn meetings.

Meetings of Board not public.

Board may examine on oath, call for persons and papers.

Board of Reviewers to settle objections.

Adjournments of sittings of Board.

Commissioners to appear in support of assessments.

Objections to be heard in order of delivery.

Board may correct assessment rolls.

60. The Board may also make such alterations in the descrip- Board may correct tions of property as may be necessary to render such descriptions more descriptions of land. clear for the identification of the property.

61. The Chairman of the Board shall initial all the alterations, Chairman to sign 5 insertions, and erasures, if any, made by the Board in each assessment amended roll. roll, and shall sign the same, and deliver it to the Deputy Commissioner of the district.

62. The copy of the assessment roll so signed, or so corrected and Such roll to be roll signed, shall be the assessment roll for the district or division thereof of district 10 to which it relates, and shall remain in force until a fresh roll is made.

63. The decision of the Board of Reviewers on all objections Decision of Board to coming before it, and on all other matters coming within its cognizance be final. relating to the assessment rolls, shall be final and conclusive.

64. During the time wherein any assessment roll is in force the Rolls may be added 15 Commissioner may, from time to time, in respect of any roll-

- (1.) Place thereon the name of any person of whose liability to taxation he is satisfied, and erase therefrom the name of any person not so liable;
- (2.) Place thereon any property acquired by any person since the making of the last assessment which he is satisfied is liable to taxation, and erase therefrom any property no longer so liable.

The Commissioner, in his discretion, may decrease any assessment, but nothing herein contained shall authorize him to increase any 25 assessment already appearing on the roll.

65. The Commissioner shall not exercise any such power as Notices and objecaforesaid until the expiration of one month after he has given notice tions to be given as for original roll. thereof to the persons to be affected thereby, and no objection has been made thereto.

66. Every person to be affected by any alteration in an assess- Resident Magistrate 30 ment roll shall be entitled to object, and to have his objection heard may hear objections. before any Resident Magistrate, who for the purposes of this section shall have all the powers and authorities of a Board of Reviewers and the Chairman thereof.

All notices and other proceedings provided with respect to the 35 original assessment and the objections against the same, and the hearing thereof before a Board of Reviewers, shall, mutatis mutandis, apply with respect to the assessments, objections, and the hearing thereof before a Resident Magistrate under the provisions of this

40 section.

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67. All acts may be done and all proceedings taken to recover the Tax recoverable on tax on the property mentioned in any additional entries made in an amended rolls. assessment roll, or from the persons whose names have been added or substituted thereon, in the same manner as if such additional entries,

45 alterations, or substitutions had been originally contained in such assessment roll.

EVIDENCE OF ASSESSMENTS, ETC.

68. Assessment rolls, and all entries made therein in the manner Rolls evidence. by this Act directed, by the production thereof alone and without any 50 further evidence, shall be received as primá facie evidence of the facts therein mentioned.

The validity of any assessment shall not be affected by reason Assessment not that any of the provisions of this Act have not been complied with.

COLLECTION OF TAXES.

69. The Governor may from time to time appoint such and Appointment of 55 so many persons as he shall think fit as Receivers or Collectors Collectors. respectively for the purposes of this Act; and every person so appointed shall be deemed to be a Receiver within the meaning of "The Public Revenues Act, 1878."

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to and amended whilst in force.

invalidated by irregularity.

Time and place to tax.

Person may pay at one place all taxes.

If tax not paid within fourteen days, same to be sued for with 10 per cent. added.

Where no sufficient distress land may be sold in payment of taxes.

Land may be sold after six months' notice.

Application of proceeds of sale.

Title to land sold.

70. Not less than fourteen days public notice shall be given that be notified for paying the tax will be payable on a day to be stated in such notice, and in

such notice there shall also be stated a place or places in each district

where the tax shall be paid. Where a person is assessed for property in different parts of $\mathbf{5}$ the colony, the Commissioner may appoint one place in which the total amount of tax payable by such person in respect of his property shall be paid.

71. If the person liable to pay the tax fails to pay the amount thereof for the space of fourteen days after demand by a notice 10 in writing by the Deputy Commissioner, ten per centum on the amount unpaid shall be added thereto.

And such tax, together with such addition, shall be recoverable in any Court of competent jurisdiction, by the Deputy Commissioner, as a debt due to him.

Provided always that nothing herein contained shall prevent the operation of "The Crown Debts Act, 1866."

SALE OF LAND IN PAYMENT OF TAXES.

72. If in any case no goods and chattels, or none sufficient, can be found after diligent inquiry belonging to or in the possession of 20 the person liable to pay any tax imposed upon his property, whereon the same can be levied, and the amount of such tax or any part thereof is in arrear for three months or upwards, and the said person is possessed of land, the Deputy Commissioner shall report the case to the Commissioner, who thereupon may cause notice to be given to the 25 person aforesaid, in a form to be prescribed by regulations, that the land belonging to him will be sold after six months from the date of such notice, unless the said tax and all charges in respect of the arrears thereof, and costs, are paid in the meanwhile.

73. After the said six months the Commissioner may cause the 30 said land, or such part thereof as may be necessary, to be sold by public auction, unless the said tax and costs, and all expenses incurred in recovering the same, together with ten per centum upon the amount of such tax added thereto, and all taxes due in respect of the said land up to the date of payment, are paid prior to such sale. 35

74. The proceeds of such sale shall be appropriated to the payment of such tax, with every addition thereto, costs, and expenses, and the balance, if any, shall be paid into the Public Trust Office, and shall be paid by the Public Trustee, upon the order of the Supreme Court, to such persons as may become entitled thereto, together with reason- 40 able interest thereon, not exceeding *five* per centum per annum.

75. Upon any such sale the Commissioner shall cause a memorial in the form to be prescribed by regulations, together with a map of the land sold, to be prepared, and such memorial shall be signed by the Commissioner, and certified by the Clerk or proper officer of the Court 45 in which the said judgment was given.

For the purposes of evidencing the title to such land, the following provisions shall have effect :-

> (1.) If the land was not prior to such sale subject to the provisions of "The Land Transfer Act, 1870," the memorial 50 and map may be registered with the Registrar of Deeds for the registration district in which such land is situated, and such Registrar shall cause an entry of the memorial and map to be made under the proper head or title in the Index-Book of the Deeds Registry Office, and shall cause 55 the same to be duly recorded.

In the case herein provided the memorial shall operate as a conveyance to the purchaser.

- (2.) If the land was prior to the sale subject to the provisions of "The Land Transfer Act, 1870," the memorial and map shall be filed with the District Land Registrar of the district in which the land is, and such Registrar shall register such memorial and map against the land.
 - In the case herein provided the District Land Registrar shall issue a certificate of title to the purchaser.

76. If the Commissioner shall not for any reason deem it Lien may be filed in desirable to proceed to a sale, he may cause a notice of lien in the Beeds or Registry. 10 prescribed form to be registered in the Registry of Deeds, or to be filed in the office of the District Land Registrar in the district where such lands are situated.

77. The effect of the registry or filing of any such lien shall be Effect thereof. to create a lien upon and have precedence of all unregistered claims 15 against the land in respect whereof such tax shall be payable for the

amount of such tax.

78. Every person in whom any such land shall be vested by Tax to be a charge alienation or other derivative title, after the date upon which notice of on the land in the hands of a purchaser. the payment of tax was given as hereinbefore provided, shall be

- 20 liable to the payment of such tax, and the same shall be a charge on the land affected thereby, and shall have priority over any charge, incumbrance, or interest created by the owner or any person interested therein; and in the event of the non-payment thereof every person hereby made accountable shall be deemed to be a debtor to Her
- 25 Majesty in the amount of the tax for which he is so made accountable.

PROCEDURE.

79. If any owner of land has no known agent in the colony, or Summons on is unknown, or cannot after due inquiry be found, a summons posted unknown owner may be posted on land. 30 upon a conspicuous part of such land, shall be a sufficient service.

- 80. Judgment for the amount of tax due may be given in any Judgment may be Court of competent jurisdiction against the owner of any land, if given against owner." he is unknown, under the designation of "the owner" of such land, on the Court being satisfied that such owner is absent or unknown
- 35 or cannot after due inquiry be found, and upon proof of service of summons as above provided.

81. If the owner of land liable to taxation fails or neglects, Remedies against within the time limited in that behalf, to pay the tax imposed on such tenant if owner fails to pay. land, and such land is in the occupation of any tenant mediate or 40 immediate of such owner, the Deputy Commissioner shall have such

and the like remedies against such tenant as he would have against the owner, in as full and ample a manner.

82. Every person who under the provisions of this Act, has Any person paying been compelled to pay any tax in respect of property for or on behalf tax may recover from person liable therefor. 45 of any other person, or shall pay any tax in respect of property of which he has ceased to be owner, shall be entitled to recover from the actual owner of such property the amount of any such tax so paid by him, together with all costs of proceedings attending the recovery thereof.

50 83. Where any person chargeable with tax is under any legal Provision in case of disability, or where any person so chargeable dies, in every such case persons under disthe trustee of such person, upon default of payment by him, shall be dying. and is hereby made liable to and charged with the payments which the said person under disability ought to have made, or the person so 55 dying was chargeable with:

And if such trustee neglect or refuse to pay as aforesaid, it shall be lawful to proceed against him in like manner as against any other person making default of payment of the said tax :

And all trustees making payment as aforesaid shall be 60 allowed every sum paid for such persons under disability in their 4

Deeds or Land

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accounts, and shall be allowed to deduct all such payments out of the assets of the person so dying.

In this section the word "trustee" shall be deemed to include the parents of an infant.

84. If, after any tax has been paid under this Act, it is discovered 5° that too little in amount has been paid, the person liable for the tax shall forthwith pay such additional amount; and the amount so payable shall be a debt due by such person to the Commissioner, and may be recovered accordingly.

85. If, after any tax has been paid under this Act, it is dis- 10 covered that too much in amount has been paid, the Commissioner, upon being satisfied that too much in amount has been paid, shall order the amount overpaid to be returned to the person entitled to receive the same.

86. If any act, matter, or thing required by this Act to be made, 15 performed, or done at or within a fixed time is not so made, performed, or done, the Governor in Council may appoint a further or other time for making, performing, or doing the same, although the time within which the same ought to have been done has elapsed or expired.

Any act, matter, or thing made, performed, or done within the 20 time prescribed by such Order in Council shall be as valid as if it had been made, performed, or done within the time fixed by or under this Act.

PENALTIES.

87. If any person liable to taxation under this Act does any 25 of the following things :----

- (1.) Knowingly and wilfully makes or delivers any false statement of property, or makes any false answer in relation to his property, for the purpose of evading assessment thereof; or
- (2.) By any falsehood, wilful neglect, fraud, art, or contrivance whatsoever used or practised evades or attempts to evade assessment of his property:

Every such person shall, on proof thereof before any two Justices of the Peace, be assessed and charged treble the amount of the tax of 35 which such person has sought to evade the payment, in addition to any tax for which such person would have been otherwise liable; and every such person shall also be liable to forfeit and pay a penalty of not less than five pounds nor more than one hundred pounds.

Any person aiding and assisting in any manner whatsoever to 40 commit any act contrary to this section shall, upon conviction, be liable to forfeit and pay a penalty of not less than five pounds nor more than *fifty* pounds.

88. If any person, by obstructing any officer acting in the dis-charge of his duties under this Act, or by refusing or neglecting to 45 answer questions put by any such officer relating to any property belonging to such person, or gives any false or evasive answer, he shall be liable to a penalty not exceeding *fifty* pounds.

89. If any person, in any declaration authorized by this Act, knowingly and wilfully declares to any matter or thing which is false 50 or untrue, every such person so offending shall be deemed guilty of perjury, and liable to be dealt with accordingly.

90. All penalties imposed under this Act shall be recoverable only by persons appointed by the Governor to sue for the same, and when recovered shall be paid into the Consolidated Fund.

The Governor may, at his discretion, mitigate or stay or compound proceedings for any penalty, and may reward any person who informs of any offence against this Act or assists in the recovery of any penalty.

Penalty for making false returns of property for evasion of taxation.

Provision if too little

Provision if too much tax is paid.

Governor in Council may extend time fixed for doing acts.

tax is paid.

Penalty on abettors.

Penalty for obstruct-ing officers.

Persons making false declaration, &c., guilty of perjury.

Penalties to be sued for only by authorized persons.

Governor may remit penalties.

By Authority : GEORGE DIDSEVEY, Government Printer, Wellington.-1879.

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