



THE
OFFICIAL GAZETTE
OF THE
COLONY AND PROTECTORATE
OF
KENYA
(SPECIAL ISSUE)

Published under the Authority of His Excellency the Governor of the
Colony and Protectorate of Kenya.

Vol. XXXI.—No. 61.

NAIROBI, November 22, 1929.

Price 50 Cents.

Registered as a Newspaper at the G P O

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Colony and Protectorate of Kenya.

AN ORDINANCE

No 20 of 1929

Assented to in His Majesty's name this sixteenth day of November, 1929

EDWARD GRIGG,
Governor

[16TH NOVEMBER, 1929] Date of assent.

An Ordinance to Amend the Stock and Produce Theft Ordinance

16th November, 1929

Date of
commencement

ENACTED by the Governor of the Colony of Kenya, with the advice and consent of the Legislative Council thereof, as follows —

1. This Ordinance may be cited as "the Stock and Produce Theft (Amendment) Ordinance 1929", and shall be read as one with the Stock and Produce Theft Ordinance (Chapter 79 of the Revised Edition), hereinafter referred to as "the Principal Ordinance" Short title

2. Section 2 of the Principal Ordinance is hereby amended by the insertion in the definition of "stock" of the word "camels" between the words "swine" and "or domesticated ostrich" Amendment of section 2 of Principal Ordinance

AN ORDINANCE

No 21 of 1929

Assented to in His Majesty's name this sixteenth day of November, 1929

EDWARD GRIGG,
Governor

[16TH NOVEMBER, 1929] Date of assent

An Ordinance to Amend the British and Colonial Probates Ordinance.

16th November 1929

Date of
commencement

ENACTED by the Governor of the Colony of Kenya, with the advice and consent of the Legislative Council thereof, as follows —

1. This Ordinance may be cited as "the British and Colonial Probates (Amendment) Ordinance, 1929," and shall be read as one with the British and Colonial Probates Ordinance (Chapter 12 of the Revised Edition), hereinafter referred to as "the Principal Ordinance" Short title

Repeal and
replacement
of section 3
of the
Principal
Ordinance

2 Section 3 of the Principal Ordinance is hereby repealed and the following section is substituted therefor —

“ 3 The Governor may, on being satisfied that the legislature of any British possession or protectorate or of any territory in respect of which a mandate on behalf of the League of Nations is being exercised by His Majesty's Government in the United Kingdom of Great Britain and Northern Ireland or in any other part of His Majesty's Dominions has made, or is about to make, adequate provision for the recognition in that possession or protectorate or territory as aforesaid of probates and letters of administration granted by the Supreme Court of this Colony, direct by order published in the Gazette that this Ordinance shall apply to that possession or protectorate or territory, and in the event of such provision not being made within a reasonable time, or if made, being so altered that it would not authorise the making of an order as aforesaid the Governor may, by order published in the Gazette, revoke any such order ”

Amendment of
section 4 of
the Principal
Ordinance

3 Section 4 of the Principal Ordinance is hereby amended by the insertion of the words “ or territory ” immediately after the word “ protectorate ”

Amendment of
section 9 of
the Principal
Ordinance

4 Section 9 of the Principal Ordinance is hereby amended by the insertion of the words “ or territory ” immediately after the word “ protectorate ” in line 6 thereof

Repeal of
Ordinance
No 31 of 1928

5 The British and Colonial Probates (Amendment) Ordinance 1928, is hereby repealed

AN ORDINANCE

No 22 OF 1929

Assented to in His Majesty's name this sixteenth day of November, 1929

EDWARD GRIGG,
Governor

Date of assent

[16TH NOVEMBER, 1929]

An Ordinance to Regulate the making of Loans to Local Authorities by the Government of the Colony, the repayment thereof, and matters incidental thereto

Date of
commencement

16th November, 1929

ENACTED by the Governor of the Colony of Kenya, with the advice and consent of the Legislative Council thereof, as follows —

Short title

1 This Ordinance may be cited as “ the Local Government (Loans) Ordinance, 1929 ”

Interpretation

2 In this Ordinance, unless the context otherwise requires —

No 19 of 1928

“ Local authority ” means a Municipal Council or Board established under the Local Government (Municipalities) Ordinance, 1928, or a District Council established under the

No 21 of 1928

Local Government (District Councils) Ordinance, 1928

“ Loan ” means a loan which a local authority has been authorised to borrow under section 88 of the Local Government (Municipalities) Ordinance 1928, or under section 109 of the Local Government (District Councils) Ordinance, 1928, or under any enactments amending or replacing the said sections

3 (1) The provisions of this Ordinance shall apply to all loans granted to local authorities, after the coming into force of this Ordinance, out of moneys provided by the Government of the Colony Application of Ordinance

(2) Any liability to the Government of the Colony lawfully assumed by any local authority for the purpose of acquiring from such Government any works, schemes, undertakings or assets, shall be deemed to be a loan granted under this Ordinance, and shall be subject to the provisions of this Ordinance

(3) The provisions of sections 7, 10 and 11 only of this Ordinance shall apply to any loans to the Municipal Council of Nairobi which were, prior to the coming into force of this Ordinance, included in approved Colony loans

PART I

Loans

4 (1) The Governor in Council may, out of such public revenues or other moneys as may from time to time be set aside or appropriated by the Government of the Colony for the purpose of loans to local authorities, grant loans to any local authority in respect of borrowing powers conferred upon such local authority by or in accordance with any law for the time being in force Loans

(2) Subject to the provisions of this Ordinance, any loans granted under this Ordinance shall be subject to the terms and conditions imposed by or in accordance with any such law as aforesaid

Provided that the Governor in Council may, when granting any loan under this Ordinance, prescribe any additional terms and conditions to be observed by the local authority obtaining such loan

5 Every application for a loan under this Ordinance shall be accompanied by detailed estimates of the cost of the works proposed to be undertaken the annual cost of upkeep, the annual revenue derivable therefrom, the duration thereof, and such other information as may be required Applications for loans

6 In considering the propriety of granting a loan and in fixing the period of repayment thereof, the Governor in Council shall have regard to — Consideration of applications for loans

- (a) the local authority's debt then existing and the sufficiency of the security for its repayment,
- (b) whether the work for which the loan is intended would be of such benefit to the public as to justify a loan from Government funds,
- (c) the probable period of durability and continuing utility of the work proposed to be undertaken

7 (1) Every loan granted under this Ordinance shall be repayable by such equal half-yearly instalments as will effect the extinction of the debt with interest thereon within a period not exceeding forty years Repayment of loans

Provided that interest accruing during the construction of any works for such period not exceeding three years as the Governor in Council may approve, may be charged against the loan and form part of it for the purposes of interest and redemption

Provided, further, that in determining the period when payment of the half-yearly instalments shall commence, the Governor in Council shall have regard to the date on which the works to be carried out by means of such loans are to be completed, but such instalments shall in no case be deferred for a period in excess of three years from the date on which the first payment on account of the loan is made to the local authority

PART II

General Provisions

Applications
to be submitted
through Com-
missioner
for Local
Government

8 Every application for a loan under this Ordinance shall be submitted through the Commissioner for Local Government and shall be made in such form as he may prescribe

Interest
on loans

9 (1) Interest shall be payable on all loans granted under this Ordinance at such rates as the Governor in Council shall from time to time determine

(2) Additional interest may be charged on overdue instalments of capital or on any overdue part of instalment, and on overdue interest in such manner and at such rates as the Governor in Council may determine

Loan to be a
charge on
revenues and
assets

10 Every loan granted under this Ordinance shall, subject to any prior charge or hypothecation, be a first charge upon the revenues and assets of the local authority obtaining such loan

Provisions for
enforcing
payments

11 (1) If any local authority, having the power to levy rates or impose and collect dues, shall neglect to pay any money due in respect of any loan granted under this Ordinance, the Governor in Council may, at any time after the expiry of sixty days from the date on which such money becomes due and payable, forthwith impose and levy a rate or rates of sufficient amount, and impose and recover any dues which may be imposed and recovered by the local authority

(2) For the purposes of this section the Governor in Council shall have all the powers vested in the local authority for imposing, levying and recovering rates upon all rateable property within its jurisdiction and for imposing and recovering such dues as aforesaid

(3) If, after payment out of the proceeds of any such rates or dues of the money due under this Ordinance together with the expenses of and incidental to the imposition, levying and recovering such rates and dues, there remains any balance, such balance shall be paid over to the local authority

Special
provisions re
District
Councils

12 For the purposes of the last preceding section, any District Council established under the Local Government (District Councils) Ordinance, 1928, which has not carried out the preliminary procedure relating to the district rate laid down in section 73 of the said Ordinance, shall, nevertheless, be deemed to have power to levy rates, and whenever the

Governor in Council shall exercise the powers conferred by the last preceding section for the recovery of any loan made to any such District Council, or interest thereon, he shall be entitled to adopt for that purpose any one of the methods of rating prescribed by section 73 of the said Ordinance as he may deem expedient

Provided, however, that before any loan shall be granted under this Ordinance to any District Council referred to in this section, such District Council shall, by a majority of not less than two-thirds of the elected members of such Council, pass a resolution to raise such loan

Provided further, that before such District Council shall vote upon such resolution, at least sixty days notice shall be given at a meeting of such District Council of the proposal to raise such loan, and a copy of the proposed resolution shall be published in the Gazette and in one or more newspapers (if any) circulating within the District once a week for six consecutive weeks and shall also be exhibited in a conspicuous place at or near the public entrance to the offices of such District Council

AN ORDINANCE

No 23 of 1929

Assented to in His Majesty's name this sixteenth day of November, 1929

EDWARD GRIGG,
Governor

[16TH NOVEMBER, 1929] *Date of assent*

An Ordinance to Amend the Stock Traders Licence Ordinance

16th November, 1929

*Date of
commencement*

ENACTED by the Governor of the Colony of Kenya, with the advice and consent of the Legislative Council thereof, as follows —

1 This Ordinance may be cited as “ the Stock Traders Licence (Amendment) Ordinance, 1929,” and shall be read as one with the Stock Traders Licence Ordinance (Chapter 59 of the Revised Edition), hereinafter referred to as “ the Principal Ordinance ”

2. Section 5 of the Principal Ordinance is hereby repealed, and in lieu thereof shall be read the following — *Issue of
licences and
fees payable
therefor*

“ 5 (1) Licences under this Ordinance may be obtained at the office of a resident commissioner or district commissioner and shall be in such form as the Governor may prescribe

(2) A licence may be issued for one year or for half a year. Every yearly licence shall continue in force from the date of the issue thereof until the next following thirty-first day of December, and every half-yearly licence shall continue in force from the date of the issue thereof until the next following thirtieth day of June or thirty-first day of December, whichever shall first ensue.

(3) There shall be payable for a yearly licence the sum of five pounds and for a half-yearly licence the sum of two pounds ten shillings."

AN ORDINANCE

No 24 OF 1929

Assented to in His Majesty's name this sixteenth day of November, 1929

EDWARD GRIGG,
Governor

Date of assent

[16TH NOVEMBER, 1929]

An Ordinance to Amend the Local Government (Rating) Ordinance, 1928

Date of
commencement

16th November, 1929

ENACTED by the Governor of the Colony of Kenya, with the advice and consent of the Legislative Council thereof, as follows —

Short title

1 This Ordinance may be cited as "the Local Government (Rating) (Amendment) Ordinance, 1929", and shall be

No 20 of 1928

read as one with the Local Government (Rating) Ordinance, 1928, hereinafter referred to as "the Principal Ordinance"

Valuation Roll
as signed by
President of
Valuation
Court shall be
deemed to be
valuation roll
for Mombasa

2 Notwithstanding anything contained in the Principal Ordinance, the valuation roll of the unimproved value of land signed and certified during the year 1929 by the President of the Valuation Court appointed by the Municipal Board of Mombasa on the 12th day of March, 1929 (hereinafter referred to as "the Mombasa Valuation Roll") shall be deemed to be the valuation roll of rateable property in force within the Municipality of Mombasa excepting the area on the mainland included within the boundaries of Mombasa Municipality as defined in the Third Schedule to the Local Government (Municipalities) Ordinance, 1928, and shall, subject to the provisions of sub-section (1) of section 3 of the Principal Ordinance, be fixed and binding upon all parties concerned.

No 19 of 1928

Provided, however, that nothing in this Ordinance shall absolve the President of such Valuation Court from the obligation to comply with the provisions of section 11 of the Principal Ordinance, with respect to the Mombasa Valuation Roll, or shall affect the right of any person to appeal from the decision of such Valuation Court within the period specified and in the manner provided in section 12 of the Principal Ordinance.

3 The Municipal Board of Mombasa shall, as soon as may be, cause a valuation of improvements to be made and added to the Mombasa Valuation Roll, and such roll with the addition of such valuation of improvements shall be deemed to be a valuation roll under the Principal Ordinance

Municipal Board of Mombasa to cause Valuation Roll to be made with addition of valuation improvements

Provided that such valuation of improvements shall in all respects be dealt with in the same manner as if it were a new valuation roll made in accordance with section 3 of the Principal Ordinance

4 Notwithstanding anything contained in the Principal Ordinance or in this Ordinance no additional rate or rates exceeding in any one financial year one-eighth of one per centum shall be imposed under sub-section (2) of section 15 of the Principal Ordinance until such time as a valuation of improvements has been added to the Mombasa Valuation Roll as provided in the last preceding section

No additional rate exceeding one-eighth per cent to be imposed until valuation of improvements is added

AN ORDINANCE

No 25 of 1929

Assented to in His Majesty's name this sixteenth day of November, 1929

EDWARD GRIGG,
Governor

[16TH NOVEMBER, 1929] Date of assent

An Ordinance to Amend the Kenya and Uganda Railway Ordinance, 1927

16th November, 1929

Date of commencement

ENACTED by the Governor of the Colony of Kenya, with the advice and consent of the Legislative Council thereof, as follows —

1 This Ordinance may be cited as “ the Kenya and Uganda Railway (Amendment) Ordinance, 1929 ” and shall be read as one with the Kenya and Uganda Railway Ordinance, 1927, hereinafter referred to as ‘ the Principal Ordinance ’

Short title
15 of 1927

2 Section 73 of the Principal Ordinance is hereby repealed

Repeal of section 73 of the Principal Ordinance

AN ORDINANCE

No. 26 OF 1929

Assented to in His Majesty's name this sixteenth day of November, 1929

EDWARD GRIGG,
Governor

Date of assent

[16TH NOVEMBER, 1929]

**An Ordinance to Amend the Kerosene Oil
(Repayment of Duty) Ordinance, 1928**

Date of commencement

16th November, 1929

ENACTED by the Governor of the Colony of Kenya, with the advice and consent of the Legislative Council thereof as follows —

Short title

1 This Ordinance may be cited as “the Kerosene Oil (Repayment of Duty) (Amendment) Ordinance 1929”, and

No. 1 of 1928

shall be read as one with the Kerosene Oil (Repayment of Duty) Ordinance, 1928 hereinafter referred to as “the Principal Ordinance”

Amendment to
section 7 (2)
of the
Principal
Ordinance

2 Sub section (2) of section 7 of the Principal Ordinance is hereby amended by the insertion of the words “or justice of the peace” after the word “Magistrate” in line three thereof

AN ORDINANCE

No. 21 OF 1929

Assented to in His Majesty's name this sixteenth day of November, 1929

EDWARD GRIGG,
Governor

Date of assent

[16TH NOVEMBER 1929]

**An Ordinance to Amend the European Officers’
Pensions Ordinance, 1927**

Date of commencement

16th November, 1929

ENACTED by the Governor of the Colony of Kenya, with the advice and consent of the Legislative Council thereof as follows —

Short title

1 This Ordinance may be cited as “the European Officers’ Pensions (Amendment) Ordinance, 1929,” and shall

No. 21 of 1927

be read as one with the European Officers’ Pensions Ordinance, 1927, hereinafter referred to as “the Principal Ordinance”

Amendment
of section 7 of
the Principal
Ordinance

2 Section 7 of the Principal Ordinance is hereby amended as follows —

(a) By the addition at the end of paragraph (a) of the following —

“ or, in the case of an officer who becomes a Governor within the meaning of the Acts of Parliament shortly entitled the Pensions (Governors of Dominions, etc) Act, 1911, and the Pensions (Governors of Dominions, etc) Act, 1913, or any Act of Parliament replacing or amending the same, upon retirement in any circumstances rendering him eligible for a pension under any of the said Acts ”

(b) By the addition of the following paragraph after paragraph (f) —

“ (g) On retirement in circumstances rendering him eligible for a pension under the Pensions (Governors of Dominions, etc) Act, 1911, or any Act amending or replacing the same ”

3. Section 9 of the Principal Ordinance is hereby repealed and the following section is substituted therefor — Age of compulsory retirement

“ 9 It shall be lawful for the Governor in Council, with the approval of the Secretary of State, to require an European officer to retire from the service of Kenya—

(a) in the case of an officer who was appointed to the service of one of the East African Dependencies before the commencement of this Ordinance, at any time after he attains the age of fifty years or completes twenty years' East African service, whichever is the earlier,

(b) in the case of any other officer, at any time after he attains the age of fifty years ”

4 Section 11 of the Principal Ordinance is hereby repealed and the following section is substituted therefor — Liability of pensioners to be called upon to take further employment

“ 11 Every pension granted to an European officer shall be subject to the following conditions —

(a) in the case of an officer who was appointed to the service of one of the East African Dependencies before the commencement of this Ordinance, unless or until he has attained the age of fifty years or has completed twenty years' East African service, whichever is the earlier,

(b) in the case of any other officer, unless or until he has attained the age of fifty years,

he may, if physically fit for service, be called upon by the Secretary of State to accept, in lieu of his pension, an office, whether in Kenya or in other public service, not less in value, due regard being had to circumstances of climate, than the office which he had at the date of the grant of his pension

If a pensioner so called upon declines to accept the office for which he may have been selected, the payment of his pension may be suspended until he has attained the age of fifty years

5 Section 13 of the Principal Ordinance is hereby amended by the insertion of the words “ or in other public service ” after the word Kenya in line 3 thereof Amendment of section 13 of the Principal Ordinance

AN ORDINANCE

No 28 OF 1929

Assented to in His Majesty's name this sixteenth day of
November, 1929

EDWARD GRIGG,
Governor

Date of assent

[16TH NOVEMBER, 1929]

An Ordinance relating to TrusteesDate of
commencement

16th November, 1929

ENACTED by the Governor of the Colony of Kenya
with the advice and consent of the Legislative Council
thereof, as follows —

Short title

1 This Ordinance may be cited as “ the Trustee
Ordinance, 1929 ”

Interpretation

2 In this Ordinance, unless the context otherwise
requires —

“ Authorised investments ” mean investments authorised
by the instrument, if any, creating the trust for the investment
of money subject to the trust, or by law,

“ Contingent right ” as applied to land includes a con-
tingent or executory interest, a possibility coupled with an
interest, whether the object of the gift or limitation of the
interest or possibility is or is not ascertained, also a right of
entry, whether immediate or future, and whether vested or
contingent,

“ Convey ” and “ conveyance ” as applied to any person
include the execution by that person of every necessary or
suitable assurance (including an assent) for conveying, assign-
ing, appointing, surrendering, or otherwise transferring or
disposing of land whereof he is seised or possessed, or wherein
he is entitled to a contingent right, either for his whole estate
or for any less estate, together with the performance of all
formalities required by law for the validity of the conveyance,

“ Court ” means the Supreme Court of Kenya or a judge
thereof,

“ Instrument ” includes Ordinance

“ Land ” includes land of any tenure, and mines and
minerals, whether or not severed from the surface, buildings
or parts of buildings, and other corporeal hereditaments, also
a rent and other incorporeal hereditaments, and an easement,
right, privilege, or benefit in, over, or derived from land, but
not an undivided share in land and in this definition “ mines ”
and “ minerals ” include any strata or seam of minerals or
substances in or under any land, and powers of working and
getting the same, but not an undivided share thereof, and
“ hereditaments ” means immovable property which under an
intestacy would devolve on an heir,

“ Mortgage ” and “ mortgagee ” include a charge or chargee by way of legal mortgage or under the Registration of Titles Ordinance and relate to every estate and interest regarded in equity as merely a security for money, and every person deriving title under the original mortgagee, Cap 142

“ Pay ” and “ payment ” as applied in relation to stocks and securities and in connection with the expression “ into court ” include the deposit or transfer of the same in or into court,

“ Personal representative ” means the executor, original or by representation, or administrator for the time being of a deceased person,

“ Possession ” includes receipt of rents and profits or the right to receive the same, if any, “ income ” includes rents and profits, and “ possessed ” applies to receipt of income of and to any vested estate less than a life interest in possession or in expectancy in any land,

“ Property ” includes immovable and movable property, and any estate, share and interest in any property, immovable or movable, and any debt, and any thing in action, and any other right or interest, whether in possession or not,

“ Rights ” includes estates and interests,

“ Sale ” includes an exchange,

“ Securities ” includes stocks, funds, and shares, and “ securities payable to bearer ” includes securities transferable by delivery or by delivery and endorsement,

“ Stock ” includes fully paid-up shares, and so far as relates to vesting orders made by the court under this Ordinance, includes any fund, annuity, or security transferable in books kept by any company or society, or by instrument of transfer either alone or accompanied by other formalities, and any share or interest therein,

“ Transfer ” in relation to stock or securities includes the performance and execution of every deed, power of attorney, act, and thing on the part of the transferor to effect and complete the title in the transferee,

“ Trust ” does not include the duties incident to an estate conveyed by way of mortgage, but with this exception, the expressions “ trust ” and “ trustee ” extend to implied and constructive trusts, and to cases where the trustee has a beneficial interest in the trust property, and to the duties incident to the office of a personal representative, and “ trustee ” where the context admits, includes a personal representative, and “ new trustee ” includes an additional trustee,

“ Trust corporation ” means the Public Trustee or a corporation appointed by the court in any particular case to be a trustee,

“ Trust for sale ” in relation to land means an immediate binding trust for sale, whether or not exercisable at the request or with the consent of any person, and with or without power at discretion to postpone the sale, “ trustees for sale ” means the persons (including a personal representative) holding land on trust for sale

3 (1) This Ordinance, except where otherwise expressly provided, applies to trusts including, so far as this Ordinance applies thereto, executorships and administratorships constituted or created either before or after the commencement of this Ordinance Application of Ordinance

(2) The powers conferred by this Ordinance on trustees are in addition to the powers conferred by the instrument, if any, creating the trust, but those powers, unless otherwise stated, apply if and so far only as a contrary intention is not expressed in the instrument, if any, creating the trust, and have effect subject to the terms of that instrument

(3) This Ordinance does not affect the legality or validity of anything done before the commencement of this Ordinance, except as otherwise hereinafter expressly provided

PART I

INVESTMENTS

Authorised
investments

4 A trustee may invest any trust funds in his hands, whether at the time in a state of investment or not, in manner following, that is to say —

- (a) In any securities in which trustees in England are for the time being authorised by the law of England to invest trust funds,
- (b) In any securities the interest on which is for the time being guaranteed by the Imperial Parliament or by the Government of the Colony, or in any public debentures issued under the authority of and guaranteed by any Ordinance,
- (c) On the purchase of immovable property in the Colony held for an estate in fee simple or for a term of years of which not less than forty years is unexpired and which is not subject to a rent exceeding four per centum of the unimproved value thereof or to any condition of re-entry except for non-payment of rent or on first mortgage thereon,

and may also from time to time vary any such investment

Discretion of
trustees

5 Every power conferred by the last preceding section shall be exercised according to the discretion of the trustee, but subject to any consent or direction required by the instrument, if any, creating the trust or by law with respect to the investment of the trust funds

Power to
reinvest
investment
which has
ceased to be
authorised

6 A trustee shall not be liable for breach of trust by reason only of his continuing to hold an investment which has ceased to be an investment authorised by the trust instrument or by the general law

Enlargement
of powers of
investment

7 (1) A trustee having power to invest in freehold securities may invest and shall be deemed always to have had power to invest on mortgage of property held for an unexpired term of not less than forty years, and not subject to a reservation of rent greater than four per centum of the unimproved value thereof, or to any right of redemption or to any condition for re-entry, except for non-payment of rent

(2) A trustee having power to invest in freehold securities may accept the security in the form of a legal charge under the Registration of Titles Ordinance

Cap 142

(3) A trustee having power to invest in the mortgages or bonds of any railway company or of any other description of company may invest in the debenture stock of railway company or such other company as aforesaid

8 (1) A trustee may, unless expressly prohibited by the instrument creating the trust retain or invest in securities payable to bearer which, if not so payable would have been authorised investments

Investment in
bearer
securities

Provided that securities to bearer retained or taken as an investment by a trustee (not being a trust corporation) shall, until sold, be deposited by him for safe custody and collection of income with a banker or banking company

A direction that investments shall be retained or made in the name of a trustee shall not, for the purposes of this sub-section be deemed to be such an express prohibition as aforesaid

(2) A trustee shall not be responsible for any loss incurred by reason of such deposit and any sum payable in respect of such deposit and collection shall be paid out of the income of the trust property

9 (1) A trustee lending money on the security of any property on which he can properly lend shall not be chargeable with breach of trust by reason only of the proportion borne by the amount of the loan to the value of the property at the time when the loan was made, if it appears to the court—

Loans and
investments by
trustees not
chargeable as
breaches of
trust

(a) that in making the loan trustee was acting upon a report as to the value of the property made by a person whom he reasonably believed to be an able practical surveyor or valuer instructed and employed independently of any owner of the property whether such surveyor or valuer carried on business in the locality where the property is situate or elsewhere, and

(b) that the amount of the loan does not exceed two third parts of the value of the property as stated in the report and

(c) that the loan was made under the advice of the surveyor or valuer expressed in the report

(2) A trustee lending money on the security of any leasehold property shall not be chargeable with breach of trust only upon the ground that in making such loan he dispensed either wholly or partly with the production or investigation of the lessor's title

(3) A trustee shall not be chargeable with breach of trust only upon the ground that in effecting the purchase, or in lending money upon the security of any property he has accepted a shorter title than the title which a purchaser is, in the absence of a special contract entitled to require, if in the opinion of the court the title accepted be such as a person acting with prudence and caution would have accepted

(4) This section applies to transfers of existing securities as well as to new securities and to investments made before as well as after the commencement of this Ordinance

10 (1) Where a trustee improperly advances trust money on a mortgage security which would at the time of the investment be a proper investment in all respects for a smaller sum than is actually advanced thereon, the security shall be deemed an authorised investment for the smaller sum, and the trustee shall only be liable to make good the sum advanced in excess thereof with interest

Liability for
loss by reason
of improper
investment

(2) This section applies to investments made before as well as after the commencement of this Ordinance

Powers
supplementary
to powers of
investment

11 (1) Trustees lending money on the security of any property on which they can lawfully lend may contract that such money shall not be called in during any period not exceeding seven years from the time when the loan was made, provided interest be paid within a specified time not exceeding thirty days after every half-yearly or other day on which it becomes due, and provided there be no breach of any covenant by the mortgagor contained in the instrument of mortgage or charge for the maintenance and protection of the property

(2) On a sale of land for an estate in fee simple or for a term having at least forty years to run by trustees, the trustees may, where the proceeds are liable to be invested, contract that the payment of any part, not exceeding two-thirds, of the purchase money shall be secured by a mortgage or legal charge of the land sold, with or without the security of any other property, such mortgage or legal charge, if any buildings are comprised in the mortgage, to contain a covenant by the mortgagor to keep them insured against loss or damage by fire to the full value thereof

The trustees shall not be bound to obtain any report as to the value of the land or other property to be comprised in such mortgage or legal charge, or any advice as to the making of the loan, and shall not be liable for any loss which may be incurred by reason only of the security being insufficient at the date of the mortgage or legal charge

(3) Where any securities of a company are subject to a trust, the trustees may concur in any scheme or arrangement—

- (a) for the reconstruction of the company,
- (b) for the sale of all or any part of the property and undertaking of the company to another company,
- (c) for the amalgamation of the company with another company,
- (d) for the release, modification, or variation of any rights, privileges or liabilities attached to the securities or any of them,

in like manner as if they were entitled to such securities beneficially, with power to accept any securities of any denomination or description of the reconstructed or purchasing or new company in lieu of or in exchange for all or any of the first-mentioned securities, and the trustees shall not be responsible for any loss occasioned by any act or thing so done in good faith, and may retain any securities so accepted as aforesaid for any period for which they could have properly retained the original securities

(4) If any conditional or preferential right to subscribe for any securities in any company is offered to trustees in respect of any holding in such company, they may, as to all or any of such securities, either exercise such right and apply capital money subject to the trust in payment of the consideration, or renounce such right, or assign for the best consideration that can be reasonably obtained the benefit of such right or the title thereto to any person, including any beneficiary under the trust, without being responsible for any loss occasioned by any act or thing so done by them in good faith

Provided that the consideration for any such assignment shall be held as capital money of the trust

(5) The powers conferred by this section shall be exercisable subject to the consent of any person whose consent to a change of investment is required by law or by the instrument, if any, creating the trust

(6) Where the loan referred to in sub-section (1), or the sale referred to in sub-section (2), of this section is made under the order of the court, the powers conferred by those sub-sections respectively shall apply only if and as far as the court may by order direct

12 (1) Trustees may, pending the negotiation and preparation of any mortgage or charge, or during any other time while an investment is being sought for, pay any trust money into a bank to a deposit or other account, and all interest, if any, payable in respect thereof shall be applied as income

Power to deposit money at bank and to pay calls

(2) Trustees may apply capital money subject to a trust in payment of the calls on any shares subject to the same trust

PART II

GENERAL POWERS OF TRUSTEES AND PERSONAL REPRESENTATIVES

General Powers

13 (1) Where a trust for sale or a power of sale of property is vested in a trustee, he may sell or concur with any other person in selling all or any part of the property, either subject to prior charges or not, and either together or in lots, by public auction or by private contract, subject to any such conditions respecting title or evidence of title or other matter as the trustee thinks fit, with power to vary any contract for sale, and to buy in at any auction, or to rescind any contract for sale and to resell, without being answerable for any loss

Power of trustees for sale to sell by auction, etc

(2) A trust or power to sell or dispose of land includes a trust or power to sell or dispose of part thereof

14 (1) No sale made by a trustee shall be impeached by any beneficiary upon the ground that any of the conditions subject to which the sale was made may have been unnecessarily depreciatory, unless it also appears that the consideration for the sale was thereby rendered inadequate

Power to sell subject to depreciatory conditions

(2) No sale made by a trustee shall, after the execution of the conveyance, be impeached as against the purchaser upon the ground that any of the conditions subject to which the sale was made may have been unnecessarily depreciatory, unless it appears that the purchaser was acting in collusion with the trustee at the time when the contract for sale was made

(3) No purchaser, upon any sale made by a trustee, shall be at liberty to make any objection against the title upon any of the grounds aforesaid

(4) This section applies to sales made before or after the commencement of this Ordinance

Power of
trustees to
give receipts

15 (1) The receipt in writing of a trustee for any money, securities, or other movable property or effects payable, transferable, or deliverable to him under any trust or power shall be a sufficient discharge to the person paying, transferring, or delivering the same and shall effectually exonerate him from seeing to the application or being answerable for any loss or misapplication thereof

(2) This section does not, except where the trustee is a trust corporation, enable a sole trustee to give a valid receipt for the proceeds of sale or other capital money arising under a disposition on trust for sale of land

(3) This section applies notwithstanding anything to the contrary in the instrument, if any, creating the trust

Power to
compound
liabilities

16 A personal representative, or two or more trustees acting together, or, subject to the restrictions imposed in regard to receipts by a sole trustee not being a trust corporation, a sole acting trustee where by the instrument, if any, creating the trust, or by law, a sole trustee is authorised to execute the trusts and powers reposed in him, may, if and as he or they think fit—

- (a) accept any property, movable or immovable, before the time at which it is made transferable or payable, or
- (b) sever and apportion any blended trust funds or property, or
- (c) pay or allow any debt or claim on any evidence that he or they think sufficient, or
- (d) accept any composition or any security, movable or immovable, for any debt or for any property, movable or immovable, claimed or
- (e) allow any time of payment of any debt, or
- (f) compromise, compound, abandon, submit to arbitration, or otherwise settle any debt, account, claim, or thing whatever relating to the testator's or intestate's estate or to the trust,

and for any of those purposes may enter into, give, execute, and do such agreements, instruments of composition or arrangement, releases, and other things as to him or them seem expedient, without being responsible for any loss occasioned by any act or thing so done by him or them in good faith

Power to raise
money by sale,
mortgage, etc

17 (1) Where trustees are authorised by the instrument, if any, creating the trust or by law to pay or apply capital money subject to the trust for any purpose or in any manner, they shall have and shall be deemed always to have had power to raise the money required by sale, conversion, calling in, or mortgage of all or any part of the trust property for the time being in possession

(2) This section applies notwithstanding anything to the contrary contained in the instrument, if any, creating the trust, but does not apply to trustees of property held for charitable purposes

Protection to
purchasers and
mortgagees
dealing with
trustees

18 No purchaser or mortgagee, paying or advancing money on a sale or mortgage purporting to be made under any trust or power vested in trustees, shall be concerned to see that such money is wanted, or that no more than is wanted is raised, or otherwise as to the application thereof,

19. (1) Where a power or trust is given to or imposed on two or more trustees jointly, the same may be exercised or performed by the survivors or survivor of them for the time being

Devolution of powers or trusts

(2) Until the appointment of new trustees, the personal representatives or representative for the time being of a sole trustee, or, where there were two or more trustees, of the last surviving or continuing trustee, shall be capable of exercising or performing any power or trust which was given to, or capable of being exercised by, the sole or last surviving or continuing trustee, or other the trustees or trustee for the time being of the trust

(3) This section takes effect subject to the restrictions imposed in regard to receipts by a sole trustee, not being a trust corporation

(4) In this section "personal representative" does not include an executor who has renounced or has not proved

20 (1) A trustee may insure against loss or damage by fire any building or other insurable property to any amount, including the amount of any insurance already on foot, for the full value of the building or property, and pay the premiums for such insurance out of the income thereof or out of the income of any other property subject to the same trusts without obtaining the consent of any person who may be entitled wholly or partly to such income

Power to insure

(2) This section does not apply to any building or property which a trustee is bound forthwith to convey absolutely to any beneficiary upon being requested to do so

21 (1) Money receivable by trustees or any beneficiary under a policy of insurance against the loss or damage of any property subject to a trust whether by fire or otherwise, shall, where the policy has been kept up under any trust in that behalf, or under any power statutory or otherwise, or in performance of any covenant or of any obligation statutory or otherwise, be capital money for the purposes of the trust

Application of insurance money where policy kept up under any trust, power or obligation

(2) If any such money is receivable by any person, other than the trustees of the trust, that person shall use his best endeavours to recover and receive the money, and shall pay the net residue thereof, after discharging any costs of recovering and receiving it, to the trustees of the trust, or if there are no trustees capable of giving a discharge therefor, into court

(3) Any such money—

(a) if it was receivable in respect of property held upon trust for sale, shall be held upon the trusts and subject to the powers and provisions applicable to money arising by a sale under such trust,

(b) in any other case, shall be held upon trusts corresponding as nearly as may be with the trusts affecting the property in respect of which it was payable

(4) Such money, or any part thereof, may also be applied by the trustees, or, if in court, under the direction of the court, in rebuilding, reinstating, replacing, or repairing the property lost or damaged, but any such application by the trustees shall be subject to the consent of any person whose consent is required by the instrument, if any, creating the trust to the investment of money subject to the trust

(5) Nothing contained in this section prejudices or affects the right of any person to require any such money or any part thereof to be applied in rebuilding, reinstating, or repairing the property lost or damaged, or the rights of any mortgagee, lessor, or lessee, whether under any law or otherwise

(6) This section applies to policies effected either before or after the commencement of this Ordinance, but only to money received after such commencement

Deposit of
documents for
safe custody

22 Trustees may deposit any documents held by them relating to the trust, or to the trust property, with any banker or banking company or any other company whose business includes the undertaking of the safe custody of documents, and any sum payable in respect of such deposit shall be paid out of the income of the trust property

Reversionary
interests,
valuations,
and audit

23 (1) Where trust property includes any share or interest in property not vested in the trustees, or the proceeds of the sale of any such property, or any other thing in action, the trustees on the same falling into possession, or becoming payable or transferable may—

- (a) agree or ascertain the amount or value thereof or any part thereof in such manner as they may think fit,
- (b) accept in or towards satisfaction thereof, at the market or current value, or upon any valuation or estimate of value which they may think fit, any authorised investments,
- (c) allow any deductions for duties, costs, charges and expenses which they may think proper or reasonable,
- (d) execute any release in respect of the premises so as effectually to discharge all accountable parties from all liability in respect of any matters coming within the scope of such release,

without being responsible in any such case for any loss occasioned by any act or thing so done by them in good faith

(2) The trustees shall not be under any obligation and shall not be chargeable with any breach of trust by reason of any omission—

- (a) to apply for any stop or other like order upon any securities or other property out of or on which such share or interest or other thing in action as aforesaid is derived, payable or charged, or
- (b) to take any proceedings on account of any act, default, or neglect on the part of the persons in whom such securities or other property or any of them or any part thereof are for the time being, or had at any time been, vested,

unless and until required in writing so to do by some person, or the guardian of some person, beneficially interested under the trust, and unless also due provision is made to their satisfaction for payment of the costs of any proceedings required to be taken

Provided that nothing in this sub-section shall relieve the trustees of the obligation to get in and obtain payment or transfer of such share or interest or other thing in action on the same falling into possession

(3) Trustees may, for the purpose of giving effect to the trust, or any of the provisions of the instrument, if any, creating the trust or of any law, from time to time (by duly qualified agents) ascertain and fix the value of any trust property in such manner as they think proper, and any valuation so made in good faith shall be binding upon all persons interested under the trust

(4) Trustees may, in their absolute discretion, from time to time, but not more than once in every three years unless the nature of the trust or any special dealings with the trust property make a more frequent exercise of the right reasonable, cause the accounts of the trust property to be examined or audited by an independent accountant, and shall, for that purpose, produce such vouchers and give such information to him as he may require, and the costs of such examination or audit, including the fee of the auditor, shall be paid out of the capital or income of the trust property, or partly in one way and partly in the other, as the trustees, in their absolute discretion, think fit, but, in default of any direction by the trustees to the contrary in any special case, costs attributable to capital shall be borne by capital and those attributable to income by income

24 (1) Trustees or personal representatives may, instead of acting personally, employ and pay an agent, whether an advocate, banker, stockbroker or other person, to transact any business or do any act required to be transacted or done in the execution of the trust, or the administration of the testator's or intestate's estate, including the receipt and payment of money, and shall be entitled to be allowed and paid all charges and expenses so incurred and shall not be responsible for the default of any such agent if employed in good faith

Power to
employ
agents

(2) Trustees or personal representatives may appoint any person to act as their agent or attorney for the purpose of selling, converting, collecting, getting in, and executing and perfecting insurances of, or managing or cultivating or otherwise administering any property real or personal, movable or immovable, subject to the trust or forming part of the testator's or intestate's estate in any place outside the Colony or executing or exercising any discretion or trust or power vested in them in relation to any such property, with such ancillary powers, and with and subject to such provisions and restrictions as they may think fit, including a power to appoint substitutes, and shall not, by reason only of their having made such appointment, be responsible for any loss arising thereby

(3) Without prejudice to such general power of appointing agents as aforesaid—

(a) a trustee may appoint an advocate to be his agent to receive and give a discharge for any money or valuable consideration or property receivable by the trustee under the trust, by permitting the advocate to have the custody of, and to produce, a deed having in the body thereof or endorsed thereon a receipt for such money or valuable consideration or property, the deed being executed, or the endorsed receipt being signed, by the person entitled to give a receipt for that consideration,

(b) a trustee shall not be chargeable with breach of trust by reason only of his having made or concurred in making any such appointment, and the production

of any such deed by the advocate shall have the same validity and effect as if the person appointing the advocate had not been a trustee,

- (c) a trustee may appoint a banker or advocate to be his agent to receive and give a discharge for any money payable to the trustee under or by virtue of a policy of insurance, by permitting the banker or advocate to have the custody of and to produce, the policy of insurance with a receipt signed by the trustee, and a trustee shall not be chargeable with breach of trust by reason only of his having made or concurred in making any such appointment

Provided that nothing in this sub-section shall exempt a trustee from any liability which he would have incurred if this Ordinance and any enactment replaced by this Ordinance had not been passed, in case he permits any such money, valuable consideration, or property to remain in the hands or under the control of the banker or advocate for a period longer than is reasonably necessary to enable the banker or advocate, as the case may be, to pay or transfer the same to the trustee

This sub-section applies whether the money or valuable consideration or property was or is received before or after the commencement of this Ordinance

Power to
concur with
others

25 Where an undivided share in the proceeds of sale of land directed to be sold, or in any other property, is subject to a trust, or forms part of the estate of a testator or intestate, the trustees or personal representatives may (without prejudice to the trust for sale affecting the entirety of the land and the powers of the trustees for sale in reference thereto) execute or exercise any trust or power vested in them in relation to such share in conjunction with the persons entitled to or having power in that behalf over the other share or shares and notwithstanding that any one or more of the trustees or personal representatives may be entitled to or interested in any such other share, either in his or their own right or in a fiduciary capacity

Power to
delegate
trusts during
absence
abroad

26 (1) A trustee intending to remain out of the Colony for a period exceeding one month may, notwithstanding any rule of law or equity to the contrary, by power of attorney, delegate to any person (including a trust corporation) the execution or exercise during his absence from the Colony of all or any trusts powers and discretions vested in him as such trustee, either alone or jointly with any other person or persons

Provided that a person being the only other co-trustee and not being a trust corporation shall not be appointed to be an attorney under this sub-section

(2) The donor of a power of attorney given under this section shall be liable for the acts or defaults of the donee in the same manner as if they were the acts or defaults of the donor

(3) The power of attorney shall not come into operation unless and until the donor is out of the Colony and shall be revoked by his return

(4) The power of attorney shall be attested by at least one witness and shall be registered under the Crown Lands Ordinance or the Registration of Titles Ordinance within ten

Cap 140
Cap 142

days after the execution thereof with a statutory declaration by the donor that he intends to remain out of the Colony for a period exceeding one month from the date of such declaration, or from a date therein mentioned

(5) The statutory declaration aforesaid and a statutory declaration by the donee of the power of attorney that the power has come into operation and has not been revoked by the return of the donor shall be conclusive evidence of the facts stated in favour of any person dealing with the donee

(6) In favour of any person dealing with the donee, any act done or instrument executed by the donee shall, notwithstanding that the power has never come into operation or has become revoked by the act of the donor or by his death or otherwise, be as valid and effectual as if the donor were alive and of full capacity, and had himself done such act or executed such instrument, unless such person had actual notice that the power had never come into operation or of the revocation of the power before such act was done or instrument executed

(7) For the purpose of executing or exercising the trusts or powers delegated to him, the donee may exercise any of the powers conferred on the donor as trustee by law or by the instrument creating the trust, including power, for the purpose of the transfer of any inscribed stock, himself to delegate to an attorney power to transfer but not including the power of delegation conferred by this section

(8) The fact that it appears from any power of attorney given under this section, or from any evidence required for the purposes of any such power of attorney or otherwise, that in dealing with any stock the donee of the power is acting in the execution of a trust shall not be deemed for any purpose to affect any person in whose books the stock is inscribed or registered with any notice of the trust

Indemnities

27 (1) Where a personal representative or trustee liable as such for—

Protection
against
liability in
respect of
rents and
covenants

(a) any rent, covenant or agreement reserved by or contained in any lease, or

(b) any rent, covenant or agreement payable under or contained in any grant made in consideration of a rent-charge, or

(c) any indemnity given in respect of any rent, covenant, or agreement referred to in either of the foregoing paragraphs,

satisfies all liabilities under the lease or grant which may have accrued, or been claimed, up to the date of the conveyance hereinafter mentioned, and, where necessary, sets apart a sufficient fund to answer any future claim that may be made in respect of any fixed and ascertained sum which the lessee or grantee agreed to lay out on the property demised or granted, although the period for laying out the same may not have arrived, then and in any such case the personal representative or trustee may convey the property demised or granted to a purchaser, legatee devisee, or other person entitled to call for a conveyance thereof, and thereafter—

(i) he may distribute the residuary movable and immovable estate of the deceased testator or intestate, or, as the case may be, the trust estate (other than the

fund, if any set apart as aforesaid) to or amongst the persons entitled thereto, without appropriating any part, or any further part, as the case may be, of the estate of the deceased or of the trust estate to meet any future liability under the said lease or grant,

(11) notwithstanding such distribution, he shall not be personally liable in respect of any subsequent claim under the said lease or grant

(2) This section operates without prejudice to the right of the lessor or grantor, or the persons deriving title under the lessor or grantor, to follow the assets of the deceased or the trust property into the hands of the persons amongst whom the same may have been respectively distributed, and applies notwithstanding anything to the contrary in the will or other instrument, if any creating the trust

(3) In this section, "lease" includes an under-lease and an agreement for a lease or under-lease and any instrument giving any such indemnity as aforesaid or varying the liabilities under the lease, "grant" applies to a grant whether the rent is created by limitation, grant, reservation, or otherwise and includes an agreement for a grant and any instrument giving any such indemnity as aforesaid or varying the liabilities under the grant, "lessee" and "grantee" include persons respectively deriving the title under them

Protection by
means of
advertisements

28 (1) With a view to the conveyance to or distribution among the persons entitled to any movable or immovable property, the trustees of a settlement or of a disposition on trust for sale or personal representatives may give notice by advertisement in the Gazette, and in a daily or weekly newspaper circulating in the Colony, and such other like notices, including notices elsewhere than in the Colony, as would, in any special case, have been directed by a court of competent jurisdiction in an action for administration, of their intention to make such conveyance or distribution as aforesaid, and requiring any person interested to send to the trustees or personal representatives within the time, not being less than two months, fixed in the notice or, where more than one notice is given, in the last of the notices, particulars of his claim in respect of the property or any part thereof to which the notice relates

(2) At the expiration of the time fixed by the notice the trustees or personal representatives may convey or distribute the property or any part thereof to which the notice relates to or among the persons entitled thereto, having regard only to the claims, whether formal or not, of which the trustees or personal representatives then had notice, and shall not, as respects the property so conveyed or distributed, be liable to any person of whose claim the trustees or personal representatives have not had notice at the time of conveyance or distribution, but nothing in this section—

(a) prejudices the right of any person to follow the property, or any property representing the same, into the hands of any person, other than a purchaser who may have received it or

(b) frees the trustees or personal representatives from any obligation to make search or obtain official certificates of search similar to those which an intending purchaser would be advised to make or obtain

(3) This section applies notwithstanding anything to the contrary in the will or other instrument, if any creating the trust

29 A trustee or personal representative acting for the purposes of more than one trust or estate shall not, in the absence of fraud, be affected by notice of any instrument, matter, fact or thing in relation to any particular trust or estate if he has obtained notice thereof merely by reason of his acting or having acted for the purposes of another trust or estate

Protection in regard to notice

30 A trustee acting or paying money in good faith under or in pursuance of any power of attorney shall not be liable for any such act or payment by reason of the fact that at the time of the act or payment the person who gave the power of attorney was subject to any disability or bankrupt or dead, or had done or suffered some act or thing to avoid the power, if this fact was not known to the trustee at the time of his so acting or paying

Exoneration of trustees in respect of certain powers of attorney

Provided that—

(a) nothing in this section shall affect the right of any person entitled to the money against the person to whom the payment is made,

(b) the person so entitled shall have the same remedy against the person to whom the payment is made as he would have had against the trustee

31 (1) A trustee shall be chargeable only for money and securities actually received by him notwithstanding his signing any receipt for the sake of conformity and shall be answerable and accountable only for his own acts, receipts, neglects, or defaults, and not for those of any other trustee, nor for any banker, broker, or other person with whom any trust money or securities may be deposited nor for the insufficiency or deficiency of any securities, nor for any other loss, unless the same happens through his own wilful default

Implied indemnity of trustees

(2) A trustee may reimburse himself or pay or discharge out of the trust premises all expenses incurred in or about the execution of the trusts or powers

Maintenance, Advancement and Protective Trusts

32 (1) Where any property is held by trustees in trust for any person for any interest whatsoever, whether vested or contingent, then, subject to any prior interests or charges affecting that property—

Power to apply income for maintenance and to accumulate surplus income during a minority

(i) during the infancy of any such person, if his interest so long continues the trustees may at their sole discretion pay to his parent or guardian, if any, or otherwise apply for or towards his maintenance, education or benefit, the whole or such part, if any, of the income of that property as may, in all the circumstances, be reasonable, whether or not there

- (a) any other fund applicable to the same purpose, or
 - (b) any person bound by law to provide for his maintenance or education and
- (ii) if such person on attaining the age of twenty-one years has not a vested interest in such income, the trustees may thenceforth at their sole discretion pay the whole or such part if any as they may think fit of the income of that property and of any accretion thereto under sub-section (2) of this section to him until he either attains a vested interest therein or dies or until failure of his interest

Provided that in deciding whether the whole or any part of the income of the property is during a minority to be paid or applied for the purposes aforesaid the trustees shall have regard to the age of the infant and his requirements and generally to the circumstances of the case and in particular to what other income if any is applicable for the same purposes and where trustees have notice that the income of more than one fund is applicable for those purposes then so far as practicable rules the entire income of the fund is paid or applied as aforesaid or the court otherwise direct a proportionate part only of the income of each fund shall be so paid or applied

(2) During the infancy of any such person if his interest so long continues the trustees shall accumulate all the residue of that income in the way of compound interest by investing the same and the resulting income thereof from time to time in authorised investments and shall hold those accumulations as follows —

(i) If any such person—

- (a) attains the age of twenty one years or marries under that age and his interest in such income during his infancy or until his marriage is a vested interest or
- (b) on attaining the age of twenty one years or on marriage under that age becomes absolutely entitled to the property from which such income arose,

the trustees shall hold the accumulations in trust for such person absolutely and so that the receipt of such person after marriage and though still an infant, shall be a good discharge and

- (ii) In any other case the trustees shall notwithstanding that such person had a vested interest in such income hold the accumulations as an accretion to the capital of the property from which such accumulations arose and as one fund with such capital for all purposes,

but the trustees may at any time during the infancy of such person if his interest so long continues apply those accumulations or any part thereof as if they were income arising in the then current year

(3) This section applies in the case of a contingent interest only if the limitation or trust came the intermediate income of the property but it applies to a future or contingent legacy by the parent of or a person standing *in loco parentis*

to, the legatee, if and for such period as under the general law the legacy carries interest for the maintenance of the legatee, and in any such case as last aforesaid the rate of interest shall (if the income available is sufficient, and subject to any rules of court to the contrary) be five pounds per centum per annum

(4) This section applies to a vested annuity in like manner as if the annuity were the income of property held by trustees in trust to pay the income thereof to the annuity for the same period for which the annuity is payable, save that in any case accumulations made during the infancy of the annuity shall be held in trust for the annuitant or his personal representatives absolutely

(5) This section does not apply where the instrument, if any, under which the interest arises came into operation before the commencement of this Ordinance

33 (1) Trustees may at any time or times pay or apply any capital money subject to a trust, for the advancement or benefit, in such manner as they may in their absolute discretion, think fit, of any person entitled to the capital of the trust property or of any share thereof whether absolutely or contingently on his attaining any specified age or on the occurrence of any other event or subject to a gift over on his death under any specified age or on the occurrence of any other event, and whether in possession or in remainder or reversion and such payment or application may be made notwithstanding that the interest of such person is liable to be defeated by the exercise of a power of appointment or revocation, or to be diminished by the increase of the class to which he belongs

Power of advancement

Provided that—

- (a) the money so paid or applied for the advancement or benefit of any person shall not exceed altogether in amount one-half of the presumptive or vested share or interest of that person in the trust property, and
- (b) if that person is or becomes absolutely and indefeasibly entitled to a share in the trust property the money so paid or applied shall be brought into account as part of such share, and
- (c) no such payment or application shall be made so as to prejudice any person entitled to any prior life or other interest whether vested or contingent in the money paid or applied unless such person is in existence and of full age and consents in writing to such payment or application

(2) This section applies only where the trust property consists of money or securities or of property held upon trust for sale calling in and conversion and such money or securities or the proceeds of such sale, calling in and conversion are not by law or in equity considered as land

(3) This section does not apply to trusts constituted or created before the commencement of this Ordinance

34 (1) Where any income including an annuity or other periodical income payment is directed to be held on protective trusts for the benefit of any person (in this section called "the principal beneficiary") for the period of his life or for any

Protective trusts

less period, then, during that period (in this section called "the trust period") the said income shall, without prejudice to any prior interest, be held on the following trusts, namely —

(i) Upon trust for the principal beneficiary during the trust period or until he, whether before or after the termination of any prior interest, does or attempts to do or suffers any act or thing, or until any event happens, other than an advance under any statutory or express power, whereby, if the said income were payable during the trust period to the principal beneficiary absolutely during that period, he would be deprived of the right to receive the same or any part thereof, in any of which cases, as well as on the termination of the trust period, whichever first happens, this trust of the said income shall fail or determine

(ii) If the trust aforesaid fails or determines during the subsistence of the trust period, then, during the residue of that period the said income shall be held upon trust for the application thereof for the maintenance or support, or otherwise for the benefit, of all or any one or more exclusively of the other or others of the following persons (that is to say)—

(a) the principal beneficiary and his or her wife or husband, if any, and his or her children or more remote issue, if any, or

(b) if there is no wife or husband or issue of the principal beneficiary in existence, the principal beneficiary and the persons who would, if he were actually dead, be entitled to the trust property or the income thereof or to the annuity fund, if any, or arrears of the annuity, as the case may be,

as the trustees in their absolute discretion, without being liable to account for the exercise of such discretion, think fit

(2) This section does not apply to trusts coming into operation before the commencement of this Ordinance, and has effect subject to any variation of the implied trusts aforesaid contained in the instrument creating the trust

(3) Nothing in this section operates to validate any trust which would, if contained in the instrument creating the trust be liable to be set aside

PART III

APPOINTMENT AND DISCHARGE OF TRUSTEES

Limitation of
the number of
trustees

35 (1) Where, at the commencement of this Ordinance, there are more than four trustees holding land on trust for sale, no new trustees shall (except where as a result of the appointment the number is reduced to four or less) be capable of being appointed until the number is reduced to less than four, and thereafter the number shall not be increased beyond four

(2) In the case of settlements and dispositions on trust for sale of land made or coming into operation after the commencement of this Ordinance—

(a) the number of trustees thereof shall not in any case exceed four, and where more than four persons are named as such trustees, the four first named (who

are able and willing to act) shall alone be the trustees, and the other persons named shall not be trustees unless appointed on the occurrence of a vacancy,

(b) the number of the trustees shall not be increased beyond four

(3) This section only applies to settlements and dispositions of land, and the restrictions imposed on the number of trustees do not apply—

(a) in the case of land vested in trustees for charitable, ecclesiastical, or public purposes, or

(b) where the net proceeds of the sale of the land are held for like purposes

36 (1) Where a trustee, either original or substituted, and whether appointed by a court or otherwise, is dead, or remains out of the Colony for more than twelve months, or desires to be discharged from all or any of the trusts or powers reposed in or conferred on him or refuses or is unfit to act therein, or is incapable of acting therein, or is an infant, then, subject to the restrictions imposed by this Ordinance on the number of trustees—

Power of
appointing
new or
additional
trustees

(a) the person or persons nominated for the purpose of appointing new trustees by the instrument, if any, creating the trust, or

(b) if there is no such person or no such person able and willing to act, then the surviving or continuing trustees or trustee for the time being, or the personal representative of the last surviving or continuing trustee,

may, by writing, appoint one or more other persons (whether or not being the person exercising the power) to be a trustee or trustees in the place of the trustee so deceased, remaining out of the Colony, desiring to be discharged, refusing, or being unfit or being incapable, or being an infant, as aforesaid

(2) Where a trustee has been removed under a power contained in the instrument creating the trust, a new trustee or new trustees may be appointed in the place of the trustee who is removed, as if he were dead or, in the case of a corporation, as if the corporation desired to be discharged from the trust, and the provisions of this section shall apply accordingly, but subject to the restrictions imposed by this Ordinance on the number of trustees

(3) Where a corporation being a trustee is or has been dissolved either before or after the commencement of this Ordinance, then, for the purposes of this section and of any enactment replaced thereby, the corporation shall be deemed to be and to have been from the date of the dissolution incapable of acting in the trusts or powers reposed in or conferred on the corporation

(4) The power of appointment given by sub-section (1) of this section or any similar previous enactment to the personal representatives of a last surviving or continuing trustee shall be and shall be deemed always to have been exercisable by the executors for the time being (whether original or by representation) of such surviving or continuing trustee who have proved the will of their testator or by the administrators for the time being of such trustee without the concurrence of any executor who has renounced or has not proved

(5) But a sole or last surviving executor intending to renounce, or all the executors where they all intend to renounce shall have and shall be deemed always to have had power, at any time before renouncing probate, to exercise the power of appointment given by this section, or by any similar previous enactment, if willing to act for that purpose and without thereby accepting the office of executor

(6) Where a sole trustee other than a trust corporation, is or has been originally appointed to act in a trust, or where, in the case of any trust, there are not more than three trustees (none of them being a trust corporation) either original or substituted and whether appointed by the court or otherwise, then and in any such case—

(a) the person or persons nominated for the purpose of appointing new trustees by the instrument, if any creating the trust, or

(b) if there is no such person or no such person able and willing to act then the trustee or trustees for the time being,

may, by writing, appoint another person or other persons to be an additional trustee or additional trustees, but it shall not be obligatory to appoint any additional trustee unless the instrument if any creating the trust or any law provides to the contrary nor shall the number of trustees be increased beyond four by virtue of any such appointment

(7) Every new trustee appointed under this section as well before as after all the trust property becomes by law or by assurance or otherwise vested in him, shall have the same powers, authorities and discretions and may in all respects act as if he had been originally appointed a trustee by the instrument, if any creating the trust

(8) The provisions of this section relating to a trustee who is dead include the case of a person nominated trustee in a will but dying before the testator, and those relative to a continuing trustee include a refusing or retiring trustee, if willing to act in the execution of the provisions of this section

(9) Where a lunatic or defective, being a trustee, is also entitled in possession to some beneficial interest in the trust property no appointment of a new trustee in his place shall be made by the continuing trustees or trustee, under this section, unless leave has been given by a judge to make the appointment

Supplemental
provisions as
to appoint-
ment of
trustees

37 (1) On the appointment of a trustee for the whole or any part of trust property—

(a) the number of trustees may, subject to the restrictions imposed by this Ordinance on the number of trustees, be increased, and

(b) a separate set of trustees, not exceeding four, may be appointed for any part of the trust property held on trusts distinct from those relating to any other part or parts of the trust property, notwithstanding that no new trustees or trustee are or is to be appointed for other parts of the trust property, and any existing trustee may be appointed or remain one of such separate set of trustees, or, if only one trustee was originally appointed then, save as hereinafter provided one separate trustee may be so appointed, and

(c) it shall not be obligatory save as hereinafter provided to appoint more than one new trustee where only one trustee was originally appointed or to fill up the original number of trustees where more than two trustees were originally appointed but, except where only one trustee was originally appointed, and a sole trustee when appointed will be able to give valid receipts for all capital money, a trustee shall not be discharged from his trust unless there will be either a trust corporation or at least two individuals to act as trustees to perform the trust and

(d) any assurance or thing requisite for vesting the trust property, or any part thereof in a sole trustee or jointly in the person who are the trustees shall be executed or done

(2) Nothing in this Ordinance shall authorise the appointment of a sole trustee not being a trust corporation where the trustee, when appointed would not be able to give valid receipts for all capital money arising under the trust

38 (1) A statement, contained in any instrument coming into operation after the commencement of this Ordinance by which a new trustee is appointed for any purpose connected with land to the effect that a trustee has remained out of the Colony for more than twelve months or refuses or is unfit to act or is incapable of acting or that he is not entitled to a beneficial interest in the trust property in possession shall in favour of a purchaser of a legal estate be conclusive evidence of the matter stated

Evidence as to
a vacancy
in a trust

(2) In favour of such purchaser any appointment of a new trustee depending on that statement and any vesting declaration express or implied consequent on the appointment, shall be valid

39 (1) Where a trustee is desirous of being discharged from the trust, and after his discharge there will be either a trust corporation or at least two individuals to act as trustees to perform the trust, then if such trustee as aforesaid by deed declares that he is desirous of being discharged from the trust and if his co-trustees and such other person if any, as is empowered to appoint trustees, by deed consent to the discharge of the trustee and to the vesting in the co-trustees alone of the trust property the trustee desirous of being discharged shall be deemed to have retired from the trust, and shall by the deed be discharged therefrom under this Ordinance without any new trustee being appointed in his place

Retirement of
trustee
without a new
appointment

(2) Any assurance or thing requisite for vesting the trust property in the continuing trustees alone shall be executed or done

40 (1) Where by a deed a new trustee is appointed to perform any trust then—

Vesting of
trust property
in new or
continuing
trustees

(a) if the deed contains a declaration by the appointor to the effect that any estate or interest in any land subject to the trust, or in any chattel so subject or the right to recover or receive any debt or other thing in action so subject shall vest in the persons who by virtue of the deed become or are the trustees for performing the trust the deed shall

operate, without any conveyance or assignment, to vest in those persons as joint tenants and for the purposes of the trust, the estate, interest or right to which the declaration relates, and

- (b) if the deed is made after commencement of this Ordinance and does not contain such a declaration, the deed shall subject to any express provision to the contrary therein contained operate as if it had contained such a declaration by the appointor extending to all the estates, interests and rights with respect to which a declaration could have been made

(2) Where by a deed a retiring trustee is discharged under the statutory power without a new trustee being appointed, then—

- (a) if the deed contains such a declaration as aforesaid by the retiring and continuing trustees, and by the other person, if any, empowered to appoint trustees, the deed shall, without any conveyance or assignment, operate to vest in the continuing trustees alone, as joint tenants and for the purposes of the trust, the estate, interest, or right to which the declaration relates, and
- (b) if the deed is made after the commencement of this Ordinance and does not contain such a declaration, the deed shall, subject to any express provision to the contrary therein contained, operate as if it had contained such a declaration by such persons as aforesaid extending to all the estates, interests and rights with respect to which a declaration could have been made

(3) An express vesting declaration, whether made before or after the commencement of this Ordinance, shall, notwithstanding that the estate interest or right to be vested is not expressly referred to and provided that the other statutory requirements were or are complied with, operate and be deemed always to have operated (but without prejudice to any express provision to the contrary contained in the deed of appointment or discharge) to vest in the persons respectively referred to in sub-sections (1) and (2) of this section, as the case may require, such estates, interests and rights as are capable of being and ought to be vested in those persons

(4) This section does not extend—

- (a) to land conveyed by way of mortgage for securing money subject to the trust, except land conveyed on trust for securing debentures or debenture stock,
- (b) to land held under a lease which contains any covenant, condition or agreement against assignment or disposing of the land without licence or consent, unless, prior to the execution of the deed containing expressly or impliedly the vesting declaration, the requisite licence or consent has been obtained, or unless, by virtue of any enactment or rule of law, the vesting declaration, express or implied, would not operate as a breach of covenant or give rise to a forfeiture,
- (c) to any share, stock annuity or property which is only transferable in books kept by a company or other body or in manner directed by or under an Ordinance or Act of Parliament.

In this sub-section ' lease ' includes an under-lease and an agreement for a lease or under-lease

(5) For purposes of registration of the deed in any registry, the person or persons making the declaration, expressly or impliedly, shall be deemed the conveying party or parties, and the conveyance shall be deemed to be made by him or them under a power conferred by this Ordinance

PART IV

POWERS OF THE COURT

Appointment of New Trustees

41 (1) The court may, whenever it is expedient to appoint a new trustee or new trustees, and it is found inexpedient, difficult or impracticable so to do without the assistance of the court, make an order appointing a new trustee or new trustees either in substitution for or in addition to any existing trustee or trustees, or although there is no existing trustee

Power of court to appoint new trustees

In particular and without prejudice to the generality of the foregoing provision, the court may make an order appointing a new trustee in substitution for a trustee who is convicted of felony, or is a lunatic or a defective, or is a bankrupt, or is a corporation which is in liquidation or has been dissolved

(2) An order under this section, and any consequential vesting order or conveyance, shall not operate further or otherwise as a discharge to any former or continuing trustee than an appointment of new trustees under any power for that purpose contained in any instrument would have operated

(3) Nothing in this section gives power to appoint an executor or administrator

42 Where the court appoints a person or corporation, other than the Public Trustee to be a trustee either solely or jointly with another person the court may authorise such person or corporation to charge such remuneration for his or its services as trustee as the court may think fit

Power to authorise remuneration

43 Every trustee appointed by a court of competent jurisdiction shall as well before as after the trust property becomes by law, or by assuance, or otherwise, vested in him, have the same powers, authorities and discretions and may in all respects act as if he had been originally appointed a trustee by the instrument, if any creating the trust

Powers of new trustee appointed by the court

Vesting Orders

44 In any of the following cases, namely —

Vesting order, of land

(i) Where the court appoints or has appointed a trustee, or where a trustee has been appointed out of court under any statutory or express power,

(ii) Where a trustee entitled to or possessed of any land or interest therein, whether by way of mortgage or otherwise, or entitled to a contingent right therein, either solely or jointly with any other person—

(a) is under disability, or

(b) is out of the jurisdiction of the court, or

(c) cannot be found, or being a corporation, has been dissolved,

- (iii) Where it is uncertain who was the survivor of two or more trustees jointly entitled to or possessed of any interest in land,
- (iv) Where it is uncertain whether the last trustee known to have been entitled to or possessed of any interest in land is living or dead,
- (v) Where there is no personal representative of a deceased trustee who was entitled to or possessed of any interest in land, or where it is uncertain who is the personal representative of a deceased trustee who was entitled to or possessed of any interest in land,
- (vi) Where a trustee jointly or solely entitled to or possessed of any interest in land, or entitled to a contingent right therein, has been required, by or on behalf of a person entitled to require a conveyance of the land or interest or a release of the right, to convey the land or interest or to release the right, and has wilfully refused or neglected to convey the land or interest or release the right for twenty-eight days after the date of the requirement,
- (vii) Where land or any interest therein is vested in a trustee, whether by way of mortgage or otherwise, and it appears to the court to be expedient,

the court may make an order (in this Ordinance called a "vesting order") vesting the land interest therein in any such person in any such manner and for any such estate or interest as the court may direct, or releasing or disposing of the contingent right to such person as the court may direct

Provided that—

- (a) where the order is consequential on the appointment of a trustee, the land or interest therein shall be vested for such estate as the court may direct in the persons who, on the appointment, are the trustees, and
- (b) where the order relates to a trustee entitled or formerly entitled jointly with another person, and such trustee is under disability or out of the jurisdiction of the court or cannot be found, or being a corporation has been dissolved, the land, interest or right shall be vested in such other person who remains entitled, either alone or with any other person the court may appoint

Orders as to
contingent
rights of
unborn
persons

45 Where any interest in land is subject to a contingent right in an unborn person or class of unborn persons who, on coming into existence would, in respect thereof, become entitled to or possessed of that interest on any trust, the court may make an order releasing the land or interest therein from the contingent right, or may make an order vesting in any person the estate or interest to or of which the unborn person or class of unborn persons would, on coming into existence, be entitled or possessed in the land

Vesting order
in place of
conveyance by
infant
trustee

46 Where any person entitled to or possessed of any interest in land, or entitled to a contingent right in land, by way of security for money, is an infant the court may make an order vesting or releasing or disposing of the interest in the land or the right in like manner as in the case of a trustee under disability

47 Where any court gives a judgment or makes an order directing the sale or mortgage of any land every person who is entitled to or possessed of any interest in the land, or entitled to a contingent right therein, and is a party to the action or proceeding in which the judgment or order is given or made or is otherwise bound by the judgment or order, shall be deemed to be so entitled or possessed, as the case may be, as a trustee for the purposes of this Ordinance, and the court may, if it thinks expedient, make an order vesting the land or any part thereof for such estate or interest as the court thinks fit in the purchaser or mortgagee or in any other person

Vesting order consequential on order for sale or mortgage of land

48 Where a judgment is given for the specific performance of a contract concerning any interest in land, or for sale or exchange of any interest in land, or generally where any judgment is given for the conveyance of any interest in land either in cases arising out of the doctrine of election or otherwise, the court may declare—

Vesting order consequential on judgment for specific performance, etc

- (a) that any of the parties to the action are trustees of any interest in the land or any part thereof within the meaning of this Ordinance, or
- (b) that the interests of unborn persons who might claim under any party to the action, or under the will or voluntary settlement of any deceased person who was during his lifetime a party to the contract or transaction concerning which the judgment is given, are the interests of persons who, on coming into existence, would be trustees within the meaning of this Ordinance,

and thereupon the court may make a vesting order relating to the rights of those persons, born and unborn, as if they had been trustees

49 A vesting order under any of the foregoing provisions shall in the case of a vesting order consequential on the appointment of a trustee, have the same effect—

Effect of vesting order

- (a) as if the persons who before the appointment were the trustees, if any, had duly executed all proper conveyances of the land for such estate or interest as the court directs, or
- (b) if there is no such person, or no such person of full capacity, as if such person had existed and been of full capacity and had duly executed all proper conveyances of the land for such estate or interest as the court directs,

and shall in every other case have the same effect as if the trustee or other person or description or class of persons to whose rights or supposed rights the said provisions respectively relate had been an ascertained and existing person of full capacity, and had executed a conveyance or release to the effect intended by the order

50 In all cases where a vesting order can be made under any of the foregoing provisions, the court may, if it is more convenient, appoint a person to convey the land or any interest therein or release the contingent right and a conveyance or release by that person in conformity with the order shall have the same effect as an order made under the appropriate provision

Power to appoint person to convey

Vesting
orders as to
stock and
things in
action

51 (1) In any of the following cases, namely —

- (i) Where the court appoints or has appointed a trustee, or where a trustee has been appointed out of court under any statutory or express power,
- (ii) Where a trustee entitled, whether by way of mortgage or otherwise, alone or jointly with another person to stock or to a thing in action—
 - (a) is under disability, or
 - (b) is out of the jurisdiction of the court, or
 - (c) cannot be found, or, being a corporation, has been dissolved, or
 - (d) neglects or refuses to transfer stock or receive the dividends or income thereof, or to sue for or recover a thing in action, according to the direction of the person absolutely entitled thereto, for twenty-eight days next after a request in writing has been made to him by the person so entitled, or
 - (e) neglects or refuses to transfer stock or receive the dividends or income thereof, or to sue for or recover a thing in action for twenty-eight days next after an order of the court for that purpose has been served on him,
- (iii) Where it is uncertain whether a trustee entitled alone or jointly with another person to stock or to a thing in action is alive or dead,
- (iv) Where stock is standing in the name of a deceased person whose personal representative is under disability,
- (v) Where stock or a thing in action is vested in a trustee whether by way of mortgage or otherwise and it appears to the court to be expedient

the court may make an order vesting the right to transfer or call for a transfer of stock, or to receive the dividends or income thereof, or to sue for or recover the thing in action, in any such person as the court may appoint

Provided that—

- (a) Where the order is consequential on the appointment of a trustee, the right shall be vested in the persons who on the appointment, are the trustees, and
- (b) Where the person whose right is dealt with by the order was entitled jointly with another person, the right shall be vested in that last-mentioned person either alone or jointly with any other person whom the court may appoint

(2) In all cases where a vesting order can be made under this section, the court may, if it is more convenient, appoint some proper person to make or join in making the transfer

Provided that the person appointed to make or join in making a transfer of stock shall be some proper officer of the bank, or the company or society whose stock is to be transferred

(3) The person in whom the right to transfer or call for the transfer of any stock is vested by an order of the court under this Ordinance, may transfer the stock to himself or any other person, according to the order, and all corporations, associations and companies shall obey every order under this section according to its tenor

(4) After notice in writing of an order under this section it shall not be lawful for any corporation, association or company to transfer any stock to which the order relates or to pay any dividends thereon except in accordance with the order

(5) The court may make declarations and give directions concerning the manner in which the right to transfer any stock or thing in action vested under the provisions of this Ordinance is to be exercised

(6) The provisions of this Ordinance as to vesting orders shall apply to shares in ships registered under the Acts of Parliament or under any Ordinance or Order in Council relating to merchant shipping as if they were stock

52 The powers conferred by this Ordinance as to vesting orders may be exercised for vesting any interest in land, stock, or thing in action in any trustee of a charity or society over which the court would have jurisdiction upon action duly instituted, whether the appointment of the trustee was made by instrument under a power or by the court under its general or statutory jurisdiction

Vesting orders
of charity
property

53 Where an infant is beneficially entitled to any property, the court may, with a view to the application of the capital or income thereof for the maintenance, education, or benefit of the infant, make an order—

Vesting orders
in relation to
infant's
beneficial
interests

- (a) appointing a person to convey such property, or
- (b) in the case of stock or a thing in action vesting in any person the right to transfer or call for a transfer of such stock, or to receive the dividends or income thereof, or to sue for and recover such thing in action, upon such terms as the court may think fit

54 Where a vesting order is made as to any land under this Ordinance founded on an allegation of any of the following matters, namely—

Orders made
upon certain
allegations to
be conclusive
evidence

- (a) the personal incapacity of a trustee or mortgagee, or
- (b) that a trustee or mortgagee or the personal representative of or other person deriving title under a trustee or mortgagee is out of the jurisdiction of the court or cannot be found, or being a corporation has been dissolved, or
- (c) that it is uncertain which of two or more trustees or which of two or more persons interested in a mortgage, was the survivor or
- (d) that it is uncertain whether the last trustee or the personal representative of or other person deriving title under a trustee or mortgagee or the last surviving person interested in a mortgage, is living or dead, or

- (e) that any trustee or mortgagee has died intestate without leaving a person beneficially interested under the intestacy or has died and it is not known who is his personal representative or the person interested,

the fact that the order has been so made shall be conclusive evidence of the matter so alleged in any court upon any question as to the validity of the order, but this section does not prevent the court from directing a reconveyance or surrender or the payment of costs occasioned by any such order if improperly obtained

Jurisdiction to make other Orders

Power of
court to
authorise
dealings with
trust property

55 (1) Where, in the management or administration of any property vested in trustees, any sale, lease, mortgage, surrender, release, or other disposition, or any purchase, investment, acquisition, expenditure, or other transaction, is in the opinion of the court expedient, but the same cannot be effected by reason of the absence of any power for that purpose vested in the trustees by the trust instrument, if any, or by law, the court may by order confer upon the trustees either generally or in any particular instance, the necessary power for the purpose, on such terms, and subject to such provisions and conditions, if any, as the court may think fit, and may direct in what manner any money authorised to be expended, and the costs of any transaction, are to be paid or borne as between capital and income

(2) The court may, from time to time, rescind or vary any order made under this section, or may make any new or further order

(3) An application to the court under this section may be made by the trustees, or by any of them, or by any person beneficially interested under the trust

Persons
entitled to
apply for
orders

56 (1) An order under this Ordinance for the appointment of a new trustee or concerning any interest in land, stock, or thing in action subject to a trust, may be made on the application of any person beneficially interested in the land, stock, or thing in action, whether under disability or not, or on the application of any person duly appointed trustee thereof

(2) An order under this Ordinance concerning any interest in land, stock, or thing in action subject to a mortgage, may be made on the application of any person beneficially interested in the equity of redemption, whether under disability or not, or of any person interested in the money secured by the mortgage

Power to give
judgment in
absence of a
trustee

57 Where in any action the court is satisfied that diligent search has been made for any person who, in the character of trustee, is made a defendant in any action, to serve him with a process of the court, and that he cannot be found, the court may hear and determine the action and give judgment therein against that person in his character of a trustee as if he had been duly served, or had entered an appearance in the action, and had also appeared by his advocate at the hearing, but without prejudice to any interest he may have in the matters in question in the action in any other character

58 The court may order the costs and expenses of and incident to any application for an order appointing a new trustee, or for a vesting order, or of and incident to any such order, or any conveyance or transfer in pursuance thereof, to be raised and paid out of the property in respect whereof the same is made, or out of the income thereof, or to be borne and paid in such manner and by such persons as to the court may seem just

Power to
charge costs
on trust
estate

59 If it appears to the court that a trustee, whether appointed by the court or otherwise, is or may be personally liable for any breach of trust, whether the transaction alleged to be a breach of trust occurred before or after the commencement of this Ordinance, but has acted honestly and reasonably, and ought fairly to be excused for the breach of trust and for omitting to obtain the directions of the court in the matter in which he committed such breach, then the court may relieve him either wholly or partly from personal liability for the same

Power to
relieve trustee
from personal
liability

60 (1) Where a trustee commits a breach of trust at the instigation or request or with the consent in writing of a beneficiary, the court may, if it thinks fit, and notwithstanding that the beneficiary may be a married woman restrained from anticipation, make such order as to the court seems just, for impounding all or any part of the interest of the beneficiary in the trust estate by way of indemnity to the trustee or persons claiming through him

Power to
make
beneficiary
indemnity for
breach of
trust

(2) This section applies to breaches of trust committed as well before as after the commencement of this Ordinance

Payment into Court

61 (1) Trustees, or the majority of trustees, having in their hands or under their control money or securities belonging to a trust, may pay the same into court, and the same shall, subject to rules of court be dealt with according to the orders of the court

Payment into
court by
trustees

(2) The receipt or certificate of the proper officer shall be a sufficient discharge to trustees for the money or securities so paid into court

(3) Where money or securities are vested in any persons as trustees, and the majority are desirous of paying the same into court, but the concurrence of the other or others cannot be obtained, the court may order the payment into court to be made by the majority without the concurrence of the other or others

(4) Where any such money or securities are deposited with any banker, broker, or other depository, the court may order payment or delivery of the money or securities to the majority of the trustees for the purpose of payment into court

(5) Every transfer, payment and delivery made in pursuance of any such order shall be valid and take effect as if the same had been made on the authority or by the act of all the persons entitled to the money and securities so transferred, paid or delivered

Indemnity for
acts done in
pursuance to
Ordinance

62 This Ordinance, and every order purporting to be made under this Ordinance, shall be a complete indemnity to all persons for any acts done pursuant thereto, and it shall not be necessary for any person to inquire concerning the propriety of the order, or whether the court by which the order was made had jurisdiction to make it

General Provisions

Rules of
Court

63 The Chief Justice may make Rules of Court regulating the practice and procedure in respect of any proceedings in the Supreme Court under this Ordinance

Ordinance
binding on
Crown

64 The provisions of this Ordinance bind the Crown

AN ORDINANCE

No 29 OF 1929

Assented to in His Majesty's name this sixteenth day of November, 1929

EDWARD GRIGG,
Governor

Date of assent

[16TH NOVEMBER, 1929]

**An Ordinance to Amend the Registration of
Titles Ordinance**

Date of
commencement

16th November, 1929

ENACTED by the Governor of the Colony of Kenya, with the advice and consent of the Legislative Council thereof, as follows —

Short title

1 This Ordinance may be cited as "the Registration of Titles (Amendment) Ordinance, 1929," and shall be read as one with the Registration of Titles Ordinance (Chapter 142 of the Revised Edition), hereinafter referred to as "the Principal Ordinance"

Amendment of
section 1 of
the Principal
Ordinance

2 Section 1 of the Principal Ordinance is hereby amended by the insertion of the following sub-section after sub-section (2) thereof —

(2A) Nothing in this Ordinance contained shall apply to land in respect of which a lease has issued from the Crown for a term of years and in respect of which the Crown has covenanted to grant a further lease upon compliance with building conditions and such renewal or extension of lease may be made, issued and registered as though this Ordinance had never been enacted

Ordinance not
to apply to
grants

3 This Ordinance shall not apply to grants issued under the Principal Ordinance before the date of this Ordinance

Option to
lessee to have
lease or grant
under the
Principal
Ordinance

4 Notwithstanding anything contained in section 2 of this Ordinance a lessee may elect to have a further lease or grant under the Principal Ordinance and in that event such lease or grant shall be issued under the Principal Ordinance and shall be subject to the Principal Ordinance as though this Ordinance had never been enacted