Legislatibe Council.

No. , 1919.

A BILL

To provide for the registration of certain trusts as successory trusts; for dealing with trusts so registered; to amend the Trustee Act, 1898, the Registration of Deeds Act, 1897, and the Real Property Act, 1900; and for purposes consequent thereon or incidental thereto.

[Mr. Garland;—18 September, 1919.]

BE it enacted by the King's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled, and by the authority of 5 the same as follows:—

1. This Act may be cited as the "Registration of Short title. Successory Trusts Act, 1919," and shall commence and take effect on and from the thousand nine hundred and

70429 C 49—A

2.

Definitions.

- 2. In the construction of this Act, unless the context otherwise indicates.—
 - "Prescribed" means prescribed by regulations under this Act.
 - "Registered trust" and "registered trustee" mean 5 respectively a trust and a trustee registered under this Act.

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- "Registrar-General" includes a deputy registrargeneral.
- "Schedule" means Schedule to this Act.

The register of successory trusts.

The registe

3. The Registrar-General shall keep a book to be called the Register of Successory Trusts, the folia of which shall be numbered consecutively.

Each such folium shall be in the form of Schedule 15

One.

Registration of trusts.

What trusts may be registered.

4. The following trusts may be registered under this Act, namely:—Trusts for religious, educational, or charitable purposes, and any trust which the Attorney- 20 General may certify is proper to be registered under this Act.

Application to register trusts.

5. Application to register any such trust under this Act may be made to the Registrar-General by the trustees of the trust for the time being, or, if there are 25 no trustees for the time being, by the persons (if any) entitled to appoint new trustees: Provided that in any case in which the power of appointing new trustees of the trust is vested in the church or religious denomination, synod, council, or other body by which the trust 30 was created, any application to register the trust, if there shall be no trustee thereof for the time being, may be made by any person who shall be proved, to the satisfaction of the Registrar-General, to have been duly appointed by such church, religious denomination, synod, 35 council, or other body to make such application.

Form of application

6. Every application to register any trust under this Act shall be in writing, addressed to the Registrar-General in the form in Schedule Two, and shall be signed

signed by the person or persons for the time being entitled to make such application, and shall be supported by such evidence as may be prescribed, or as may be reasonably required by the Registrar-General.

7. Upon receipt of any such application, and produc- Method of tion of the evidence required to support the same, the registration. Registrar-General shall, if satisfied with such evidence,

register the trust by-

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(a) Entering on a separate folium of the register

10 of successory trusts—

> (i) the name in which the trust is registered, being the name specified in the application for registration of the trust as the name in which the trust is proposed to be registered, or if such last-mentioned name is, in the opinion of the Registrar-General, so similar to the name of any other trust, registered or not, as to be likely to cause confusion, such other name as shall be agreed upon by the Registrar-General and the applicants;

> (ii) the day and hour of the registration of the trust; and

(iii) the names, addresses, and description of the trustees for the time being (if any);

(b) authenticating such entries by his signature.

8. When any person whose consent appears to the Power of Registrar-General to be necessary for the registration of Registrar-General to 30 any trust under this Act cannot be found, or has been dispense with absent from New South Wales for six consecutive the authority of trustees months, or refuses or neglects for twenty-eight days absent or not after demand to give such consent the Registrar-General &c. may if he thinks fit order by writing under his hand that Vic. Act No.

35 the consent of such person be dispensed with; and 2741, s. 85. every such order shall be published in the Gazette, and thereupon such trust may be registered under this Act notwithstanding that the consent of such person has not been obtained: Provided that the Registrar-General

40 shall not dispense with the consent of any such person who can be found, and is in New South Wales, except

after notice to such person of the application and giving him an opportunity to be heard in opposition to the same: Provided also that, if it appears to the Registrar-General that any such person has, or is likely to have, any claim to any payment or indemnity of which he 5 could lawfully demand satisfaction in respect of the trust property, the Registrar-General may require as a condition to dispensing with the consent of such person that security be given in such form and in such amount as the Registrar-General may deem sufficient for the 10 satisfaction of such claim.

Documents relating to trust.

Memorandum on documents on registering trusts.

9. Upon registering any such trust the Registrar-General shall upon each document produced to him showing the nature of such trust, or the manner of 15 changing the trustees thereof, write or cause to be written a memorandum setting forth the name by which and the folium of the register of successory trusts on which such trust is registered so as to connect such document with such register, together with the date of 20 such memorandum, and shall sign such memorandum.

Documents retained by Registrar-General. 10. The Registrar-General shall retain in his custody all documents upon which he has made memoranda under this Act: Provided that he may give up any such document to any person who would, apart from 25 this Act, be entitled to the custody of the same upon the deposit of a true copy thereof certified as prescribed.

Memorandum on documents relating to registered trusts. 11. Upon the production to the Registrar-General of any document of title, and proof to the Registrar-General that the property to which such document 30 relates, or any part thereof, is the subject of a trust registered under this Act, the Registrar-General shall make and sign on such document of title a memorandum that the said property or the said part thereof is held by the trustees for the time being of such trust, describing 35 such trust by the name in which it is registered in the register of successory trusts and by the number of the folium of such register on which such trust is registered, and stating the date of the signing of such memorandum.

Upon

Upon any such memorandum being so made and signed, all the estate, right, title, and interest of any predecessors in title of the registered trustees in any property comprised in such document of title or in any part thereof referred to in such memorandum as held upon such trust shall vest in such registered trustees, and the registered trustees for the time being may do and suffer all acts, matters, or things, and exercise all powers and discretions in respect of such document or 10 such property as if their names were written in such document in place of the names of their predecessors in office named therein.

12. When upon any document of title relating to or Memorandum affecting any land or interest in land in New South on registered copy of 15 Wales a memorandum has been made and signed by the document. Registrar-General under this Act a like memorandum shall forthwith be made and signed by the Registrar-General upon any copy of such document registered under the Registration of Deeds Act, 1897, or if the 20 land or interest in land is held under the provisions of

the Real Property Act, 1900, or any amendment thereof, an entry shall forthwith be made in the manner prescribed upon the folium of the register book upon which dealings with the said land or interest in land 25 are recorded under the Real Property Act, 1900, or any

amendment thereof.

Death or change of trustee.

13. Upon the death, resignation, or removal of any Registration trustee of a trust registered under this Act the Registrar- of death, resignation, and upon being satisfied thereof, shall register such or removal of death, resignation, or removal in the proper folium of trustee. the register of successory trusts in the manner prescribed, and upon the appointment of any new trustee the Registrar-General, upon receiving satisfactory proof of such appointment, shall register such appointment in the said register in the manner prescribed.

14. (1) Upon the registration of the appointment of Vesting of any new trustee or trustees of a registered trust all the trust in property for the time being subject to the trust in respect new trustee.

of which the Registrar-General shall have made and signed a memorandum under the provisions of section eleven of this Act shall, by virtue of such registration and without other assurance in the law, become vested in such new trustee or trustees, either alone or jointly, with 5 the surviving or continuing trustee or trustees as the case may require.

(2) Every new trustee whose appointment shall have been registered as aforesaid shall have the same powers, authorities, obligations, and discretions with 10 regard to such property as if he had been originally made a trustee on the creation of the trust, and no person appointed as a trustee of any registered trust shall be deemed to have been validly appointed as a new trustee of a registered trust so far as such property 15 is concerned until his appointment as such trustee shall have been registered under the provisions of this Act.

Entries in register conclusive.

15. The entries in the register of successory trusts purporting to show who are or at any time were the trustees of a trust registered as aforesaid shall be con-20 clusive evidence of the facts purporting to be shown by such entries, and may be proved by any copy thereof certified under the hand of the Registrar-General.

Persons with notice of trust not affected.

16. Nothing done under this Act shall be deemed to affect any person with notice of any trust.

Transfer and certificate of title to registered trustees.

17. Any dealing with land under the Real Property Act, 1900, may be made in favour of the trustees for the time being of any registered trust, describing them as such trustees as aforesaid, and stating that the trust is registered under this Act, and describing such trust so 30 as to identify it with its description in the register of successory trusts.

A certificate of title may be issued to such trustees by the same description; but no such description shall be deemed to affect any person with notice of the trusts, 35 or entitle, require, or concern any person to inquire into or ascertain such trusts.

The persons for the time being registered as trustees of such trust in the register of successory trusts shall,

upon

upon registration of any such dealing or upon the issue of any such certificate, be deemed to be the registered proprietors of the property comprised therein.

18. Every trust registered under this Act shall be Trusts duly 5 deemed to be a trust which might properly be so regis-registered. tered.

Powers of Registrar-General.

19. The Registrar-General may, by summons under Powers of his hand, require any person to appear, at a time and Registrar-General. 10 place to be appointed in such summons, and to give any explanation concerning any application under this Act, and to produce any documents in his possession or within his control affecting such application, and may administer an oath to any person and examine him in relation 15 to any such application.

The Registrar-General may, in the manner prescribed, compel the production of any document evidencing title to any land which is the subject of a trust registered or sought to be registered under this

20 Act.

If any person refuses or neglects, when duly required, to appear as aforesaid, or to produce any documents, or to take an oath or give evidence in relation to any such application, he shall be liable to a penalty not exceeding 25 one hundred pounds.

20. The Registrar-General may, when any question Registrararises with regard to the performance of any duty or General may state case for the exercise of any function conferred or imposed on Supreme him by this Act, state a case for the opinion of the Court.

30 Supreme Court, and thereupon the said court may give its judgment thereon, and such judgment shall be binding

on the Registrar-General.

21. If any person is dissatisfied with the decision of Appeal the Registrar-General on any application under this Act against decision of 35 he may appeal therefrom to the Supreme Court in its Registrarequitable jurisdiction by giving to the Registrar-General General eighteen days' notice of his intention.

Within fourteen days after the delivery of such notices the Registrar-General shall forward to the Master in 40 Equity all documents and notes of evidence in relation

to the application and a statement of the reasons for his decision, and also, if he thinks fit, any affidavits as to matters which he may desire to bring under the notice of the court.

Upon hearing such appeal the said court may affirm, 5 vary, or reverse the decision of the Registrar-General, and may make such orders and give such direction and make such orders as to the costs of the application and

of the appeal as it deems just.

Correction of errors.

22. The Registrar-General may correct any error in 10 any entry made in the register of successory trusts or in any memorandum made in pursuance of this Act, and may supply entries and memoranda omitted to be made under this Act.

But in any such correction he shall not erase or render 15 illegible the original words or figures, and shall affix the date on which such correction was made, or such entry or memorandum was supplied, and initial the same.

Every entry or memorandum so corrected or supplied shall have the like validity and effect as if such error 20 had not been made, or such entry or memorandum omitted, except as regards any transactions prior to the actual time of correcting the error, or supplying the omitted entry or memorandum.

Penalties.

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Penalties

23. Whosoever-

(a) wilfully makes any false statement or declaration in or upon any application under this Act; or

(b) in or in relation to any application under this 30 Act suppresses, or withholds, or conceals from the Registrar-General, or assists or joins in, or is privy to suppressing or so withholding or concealing any material document, fact, or matter; or

(c) in the course of his examination before the Registrar-General under this Act, wilfully and corruptly gives false evidence not on oath; or

(d)

(d) fraudulently procures or is privy to the fraudulent procuring of any entry in the register of successory trusts, or of any erasure, alteration, or addition in or to any entry in such register; or

(e) knowingly misleads or deceives the Registrar-General as to any explanation or information required by him in pursuance of this Act,

shall be guilty of a misdemeanor, and shall be liable to 10 imprisonment for a term not exceeding *three* years, or to a penalty not exceeding *five hundred* pounds.

Regulations.

24. The Governor may make regulations for carrying hegulations. out the provisions of this Act, and prescribing the 15 matters requiring the payment of a fee and the amount of such fees, and may in such regulations impose any penalty not exceeding fifty pounds for any breach of the same.

SCHEDULES.

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SCHEDULE ONE.

Name of trust.

25	Date of registration of trustee.	Name of trustee.	Address and description of trustee.	Authentication of registration of trustee.	Cause of cessation from office.	Date of entry of cessation from office.	Authentication of entry of cessation from office.

SCHEDULE

SCHEDULE TWO.

To the Registrar-General,-

- I, , or , hereby apply to have a trust for purposes [if the trust is connected with a religious denomination add "connected with," naming the denomination] 5 registered under the Registration of Successory Trusts Act, 1919.
 - 1. The nature of the trust appears from the following documents:—
 [Set out a list of the documents.]
 - The names of the present trustees are [state names, addresses, and description of trustees.]
 - 3. Their due appointment appears from the following documents:—
 [Set out a list of the documents.]
 - 4. The manner in which the trustees may be changed appears from the following documents: —[Set out a list of the documents.]
 - 5. The trust property consists of the following particulars:—15 [Set out a descriptive list of the property.]
 - 6. The name in which the trust is proposed to be registered is [state name.]

Sydney : William Applegate Gullick, Government Printer. -1919.

[[10d.]

This Public Bill originated in the Legislative Council, and, having this day passed, is now ready for presentation to the Legislative Assembly for its concurrence.

> W. L. S. COOPER, Clirk of the Parliaments.

Legislative Council Chamber, Sydney, 15th October, 1919.

New South Wales.



ANNO DECIMO

GEORGII V REGIS.

Act No. , 1919.

An Act to provide for the registration of certain trusts as successory trusts; for dealing with trusts so registered; to amend the Trustee Act, 1898, the Registration of Deeds Act, 1897, and the Real Property Act, 1900; and for purposes consequent thereon or incidental thereto.

DE it enacted by the King's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled, and by the authority of 5 the same as follows:

1. This Act may be cited as the "Registration of Short title. Successory Trusts Act, 1919," and shall commence and take effect on and from the first day of January, one thousand nine hundred and twenty.

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2.

2. In the construction of this Act, unless the context Definitions. otherwise indicates,-

"Prescribed" means prescribed by regulations

under this Act.

"Registered trust" and "registered trustee" mean respectively a trust and a trustee registered under this Act.

"Registrar-General" includes a deputy registrar-

general.

"Schedule" means Schedule to this Act.

The register of successory trusts.

3. The Registrar-General shall keep a book to be The register, called the Register of Successory Trusts, the folia of which shall be numbered consecutively.

Each such folium shall be in the form of Schedule

One.

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Registration of trusts.

4. The following trusts may be registered under this What trusts Act, namely:—Trusts for religious, educational, or may be registered. 20 charitable purposes, and any trust which the Attorney-General may certify is proper to be registered under this Act.

5. Application to register any such trust under this Application Act may be made to the Registrar-General by the to register trusts.

- 25 trustees of the trust for the time being, or, if there are no trustees for the time being, by the persons (if any) entitled to appoint new trustees: Provided that in any case in which the power of appointing new trustees of the trust is vested in the church or religious denomina-
- 30 tion, synod, council, or other body by which the trust was created, any application to register the trust, if there shall be no trustee thereof for the time being, may be made by any person who shall be proved, to the satisfaction of the Registrar-General, to have been duly 35 appointed by such church, religious denomination, synod,

council, or other body to make such application.

6. Every application to register any trust under this Form of Act shall be in writing, addressed to the Registrar-application General in the form in Schedule Two, and shall be

signed by the person or persons for the time being entitled to make such application, and shall be supported by such evidence as may be prescribed, or as may be reasonably required by the Registrar-General.

7. Upon receipt of any such application, and produc- Method of tion of the evidence required to support the same, the registration. Registrar-General shall, if satisfied with such evidence, register the trust by—

(a) Entering on a separate folium of the register

10 of successory trusts—

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(i) the name in which the trust is registered, being the name specified in the application for registration of the trust as the name in which the trust is proposed to be registered, or if such last-mentioned name is, in the opinion of the Registrar-General, so similar to the name of any other trust, registered or not, as to be likely to cause confusion, such other name as shall be agreed upon by the Registrar-General and the applicants;

(ii) the day and hour of the registration of the trust; and

(iii) the names, addresses, and description of the trustees for the time being (if any); and

(b) authenticating such entries by his signature.

8. When any person whose consent appears to the Power of Registrar-General to be necessary for the registration of Registrar-30 any trust under this Act cannot be found, or has been dispense with absent from New South Wales for six consecutive the authority of trustees months, or refuses or neglects for twenty-eight days absent or not, after demand to give such consent the Registrar-General &c. may if he thinks fit order by writing under his hand that vic. Act No.

35 the consent of such person be dispensed with; and 2741, s. 85. every such order shall be published in the Gazette, and thereupon such trust may be registered under this Act notwithstanding that the consent of such person has not been obtained: Provided that the Registrar-General

40 shall not dispense with the consent of any such person who can be found, and is in New South Wales, except after

after notice to such person of the application and giving him an opportunity to be heard in opposition to the same: Provided also that, if it appears to the Registrar-General that any such person has, or is likely to have, 5 any claim to any payment or indemnity of which he could lawfully demand satisfaction in respect of the trust property, the Registrar-General may require as a condition to dispensing with the consent of such person that security be given in such form and in such amount 10 as the Registrar-General may deem sufficient for the satisfaction of such claim.

Documents relating to trust.

9. Upon registering any such trust the Registrar-Memo-General shall upon each document produced to him randum on documents on 15 showing the nature of such trust, or the manner of registering changing the trustees thereof, write or cause to be trusts. written a memorandum setting forth the name by which and the felium of the register of successory trusts on which such trust is registered so as to connect such 20 document with such register, together with the date of such memorandum, and shall sign such memorandum.

10. The Registrar-General shall retain in his custody Documents all documents upon which he has made memoranda retained by Registrarunder this Act: Provided that he may give up any General. 25 such document to any person who would, apart from this Act, be entitled to the custody of the same upon

the deposit of a true copy th reof certified as prescribed. 11. Upon the production to the Registrar-General Memoof any document of title, and proof to the Registrar-randum on 30 General that the property to which such document relating to relates, or any part thereof, is the subject of a trust trusts. registered under this Act, the Registrar-General shall make and sign on such document of title a memorandum that the said property or the said part thereof is held by

35 tl e trustees for the time being of such trust, describing such trust by the name in which it is registered in the register of successory trusts and by the number of the folium of such register on which such trust is registered, and stating the date of the signing of such memorandum.

Upon any such memorandum being so made and signed, all the estate, right, title, and interest of any predecessors in title of the registered trustees in any property comprised in such document of title or in any part thereof referred to in such memorandum as held upon such trust shall vest in such registered trustees, and the registered trustees for the time being may do and suffer all acts, matters, or things, and exercise all powers and discretions in respect of such document or 10 such property as if their names were written in such document in place of the names of their predecessors in office named therein.

12. When upon any document of title relating to or Memorandum affecting any land or interest in land in New South on registered copy of the Wales a memorandum has been made and signed by the document. Registrar-General under this Act a like memorandum shall forthwith be made and signed by the Registrar-General upon any copy of such document registered under the Registration of Deeds Act, 1897, or if the land or interest in land is held under the provisions of the Real Property Act, 1900, or any amendment thereof, an entry shall forthwith be made in the manner prescribed upon the folium of the register book upon which dealings with the said land or interest in land 25 are recorded under the Real Property Act, 1900, or any amendment thereof.

Death or chaige of trustee.

13. Upon the death, resignation, or removal of any Registration trustee of a trust registered under this Act the Registrar- of death, resignation, or General, upon being satisfied thereof, shall register such or removal of death, resignation, or removal in the proper folium of trustee. the register of successory trusts in the manner prescribed, and upon the appointment of any new trustee the Registrar-General, upon receiving satisfactory proof of such appointment, shall register such appointment in the said register in the manner prescribed.

14. (1) Upon the registration of the appointment of vesting of any new trustee or trustees of a registered trust all the property in property for the time being subject to the trust in respect new trustee.

of which the Registrar-General shall have made and signed a memorandum under the provisions of section eleven of this Act shall, by virtue of such registration and without other assurance in the law, become vested in the surviving or continuing trustee or trustees as the case may require.

- (2) Every new trustee whose appointment shall have been registered as aforesaid shall have the same 10 powers, authorities, obligations, and discretions with regard to such property as if he had been originally made a trustee on the creation of the trust, and no person appointed as a trustee of any registered trust shall be deemed to have been validly appointed as a 15 new trustee of a registered trust so far as such property is concerned until his appointment as such trustee shall have been registered under the provisions of this Act.
- 15. The entries in the register of successory trusts Entries in purporting to show who are or at any time were the register conclusive. Of trustees of a trust registered as aforesaid shall be conclusive evidence of the facts purporting to be shown by such entries, and may be proved by any copy thereof certified under the hand of the Registrar-General.

16. Nothing done under this Act shall be deemed Persons with notice of any trust.

25 to affect any person with notice of any trust.

17. Any dealing with land under the Real Property Transfer and Act, 1900, may be made in favour of the trustees for the certificate of time being of any registered trust, describing them as registered such trustees as aforesaid, and stating that the trust is trustees.

30 registered under this Act, and describing such trust so as to identify it with its description in the register of successory trusts.

A certificate of title may be issued to such trustees by the same description; but no such description shall be 35 deemed to affect any person with notice of the trusts, or entitle, require, or concern any person to inquire into or ascertain such trusts.

The persons for the time being registered as trustees of such trust in the register of successory trusts shall,

upon registration of any such dealing or upon the issue of any such certificate, be deemed to be the registered proprietors of the property comprised therein.

18. Every trust registered under this Act shall be Trusts duly 5 deemed to be a trust which might properly be so registered. tered.

Powers of Registrar-General.

19. The Registrar-General may, by summons under Powers of his hand, require any person to appear, at a time and Registrar-General.

10 place to be appointed in such summons, and to give any explanation concerning any application under this Act, and to produce any documents in his possession or within his control affecting such application, and may administer an oath to any person and examine him in relation 15 to any such application.

The Registrar-General may, in the manner prescribed, compel the production of any document evidencing title to any land which is the subject of a trust registered or sought to be registered under this

20 Act.

If any person refuses or neglects, when duly required, to appear as aforesaid, or to produce any documents, or to take an oath or give evidence in relation to any such application, he shall be liable to a penalty not exceeding

20. The Registrar-General may, when any question Registrar-arises with regard to the performance of any duty or General may state case for the exercise of any function conferred or imposed on Supreme him by this Act, state a case for the opinion of the Supreme Court, and thereupon the said court may give its judgment thereon, and such judgment shall be binding

on the Registrar-General.

21. If any person is dissatisfied with the decision of Appeal the Registrar-General on any application under this Act decision of the Registrar-General therefrom to the Supreme Court in its Registrar-equitable jurisdiction by giving to the Registrar-General eighteen days' notice of his intention.

Within fourteen days after the delivery of such notices the Registrar-General shall forward to the Master in 40 Equity all documents and notes of evidence in relation

to the application and a statement of the reasons for his decision, and also, if he thinks fit, any affidavits as to matters which he may desire to bring under the notice of the court.

- 5 Upon hearing such appeal the said court may affirm, vary, or reverse the decision of the Registrar-General, and may make such orders and give such direction and make such orders as to the costs of the application and of the appeal as it deems just.
- 10 22. The Registrar-General may correct any error in Correction of any entry made in the register of successory trusts or in any memorandum made in pursuance of this Act, and may supply entries and memoranda omitted to be made under this Act.
- 15 But in any such correction he shall not erase or render illegible the original words or figures, and shall affix the date on which such correction was made, or such entry or memorandum was supplied, and initial the same.

Every entry or memorandum so corrected or supplied 20 shall have the like validity and effect as if such error had not been made, or such entry or memorandum omitted, except as regards any transactions prior to the actual time of correcting the error, or supplying the omitted entry or memorandum.

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Penalties.

23. Whosoever—

Penalties.

- (a) wilfully makes any false statement or declaration in or upon any application under this Act; or
- 30 (b) in or in relation to any application under this Act suppresses, or withholds, or conceals from the Registrar-General, or assists or joins in, or is privy to suppressing or so withholding or concealing any material document, fact, or matter; or
 - (c) in the course of his examination before the Registrar-General under this Act, wilfully and corruptly gives false evidence not on oath; or

(d)

(d) fraudulently procures or is privy to the fraudulent procuring of any entry in the register of successory trusts, or of any erasure, alteration, or addition in or to any entry in such register; or

(e) knowingly misleads or deceives the Registrar-General as to any explanation or information required by him in pursuance of this Act,

shall be guilty of a misdemeanor, and shall be liable to 10 imprisonment for a term not exceeding three years, or to a penalty not exceeding five hundred pounds.

Regulations.

24. The Governor may make regulations for carrying regulations. out the provisions of this Act, and prescribing the 15 matters requiring the payment of a fee and the amount of such fees, and may in such regulations impose any penalty not exceeding fifty pounds for any breach of the same.

SCHEDULES.

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SCHEDULE ONE.

Name of trust.

25	Date of registration of trustee.	Name of trustee.	Address and description of trustee.	Authentication of registration of trustee.	Cause of cessation from office.	from office.	Authentication of entry of cessation from office.
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SCHEDULE

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SCHEDULE TWO.

To the Registrar-General,-

I, , or , hereby apply to have a trust for purposes [if the trust is connected with a religious 5 denomination add "connected with," naming the denomination] registered under the Registration of Successory Trusts Act, 1919.

- 1. The nature of the trust appears from the following documents:—

 [Set out a list of the documents.]
- 2. The names of the present trustees are [state names, addresses, and description of trustees.]
 - 3. Their due appointment appears from the following documents:—
 [Set out a list of the documents.]
 - 4. The manner in which the trustees may be changed appears from the following documents:—[Set out a list of the documents.]
 - 5. The trust property consists of the following particulars:—
 [Set out a descriptive list of the property.]
 - 6. The name in which the trust is proposed to be registered is [state name.]

Sydney: William Applegate Gullick, Government Printer. —1914.

[10d.]