I certify that this PUBLIC BILL, which originated in the LEGISLATIVE ASSEMBLY, has finally passed the LEGISLATIVE COUNCIL and the LEGIS-LATIVE ASSEMBLY of NEW SOUTH WALES.

> I. P. K. VIDLER, Clerk of the Legislative Assembly.

Legislative Assembly Chamber, Sydney, 25 November, 1970.





ANNO UNDEVICESIMO

ELIZABETHÆ II REGINÆ

Act No. 94, 1970.

An Act to abolish stamp duties on receipts; to make further provisions with respect to exemptions from, and concessional rates applicable to, death duty; to provide relief from death duty in certain cases of quick successions; for these and other purposes to amend the Stamp Duties Act, 1920; and for purposes connected therewith. [Assented to, 9th December, 1970.]

BE

I have examined this Bill, and find it to correspond in all respects with the Bill as finally passed by both Houses.

> L. A. PUNCH, Chairman of Committees of the Legislative Assembly.

B^E it enacted by the Queen'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 the same, as follows :—

Short title and commencement.

1. (1) This Act may be cited as the "Stamp Duties (Amendment) Act, 1970".

(2) Section two of this Act shall be deemed to have commenced on the first day of October, one thousand nine hundred and seventy.

(3) This section and sections three and four of this Act shall commence upon the day upon which this Act receives the Royal Assent.

Amendment of Act No. 47, 1920. 2. (1) The Stamp Duties Act, 1920, is amended—

Sec. 13. (Recovery of fines.)

- (a) (i) by omitting from subsection one of section thirteen the words "for any offence referred to in the provisions of subsection three of section ninety-one of this Act may be recovered by any person whomsoever in a summary way before any two justices of the peace and any other fine incurred";
 - (ii) by omitting from subsection two of the same section the words ", or, in the case of an offence referred to in the provisions of subsection three of section ninety-one, or of subsection eleven of section 93G, of this Act, two years,";

(b) by omitting section ninety and the heading thereto;

Sec. 90. (Definitions.)

(c) by omitting section ninety-one;

Sec. 91. (Receipt to be made out and given or tendered.)

(d)

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Stamp Duties (Amendment). (d) by omitting section ninety-two; Sec. 92. (Moneys deemed to have been receivedwhere creditor receives consideration other than money.) (e) by omitting section ninety-three; Sec. 93. (Moneys deemed to have been receivedwhere moneys deposited in bank account or transferred from banker to banker.) (f) by omitting section 93A; Sec. 93A. (Moneys deemed to have been received— where an amount is credited to credited to creditor's account with debtor.) (g) by omitting section 93B; Sec. 93B. (Extension of sections 91, 92, 93 and 93A of this Act.) (h) by omitting section 93c; Sec. 93c. (Receipts to Her Majesty subject to duty.) (i) by omitting section 93D; Sec. 93D. (Exchanging money for money.) (j)

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		Stamp	Duties	(Amendment).
Sec. 93E. (Receipts by solicitors or agents.)	(j)	by omitting	section	193E;
Sec. 93F. (Stamping of receipts.)	(k)	by omitting	section	93f;
Sec. 93G. (Payment of duty on receipts by return.)	(1)	by omitting	section	93g;
Sec. 93H. (Total amount not precisely ascertain- able.)	(m)	by omitting	section	93н;
Sec. 931. (Receipts in other instruments.)	(n)	by omitting	section	931;
Sec. 93J. (Rebate of duty in certain cases.)	(0)	by omitting	section	193J;
Second Schedule— (Receipt.)	(p)			he Second Schedule the heading Il matter appearing under that
Second Schedule— (General Exemp- tions.)	(q)	paragra "Gene UNDER	aph e RAL Ex	eight under the heading KEMPTIONS FROM STAMP DUTY III" in the Second Schedule the
		(ii) by om paragra		ubparagraph (b) of the same

(iii)

Stamp Duties (Amendment).

- (iii) by omitting from paragraph seventeen under the same heading the words "or any receipt endorsed on either or any of such documents for the consideration therefor";
- (iv) by omitting from subparagraph (a) of paragraph nineteen under the same heading the words ", order or receipt" and by inserting in lieu thereof the words "or order".

(2) Notwithstanding the amendments and repeals effected by subsection one of this section, the provisions of the Stamp Duties Act, 1920, referred to in that subsection as in force immediately before the commencement of this section shall continue to apply to and in respect of the powers, authorities, duties, functions, rights, obligations and liabilities of the Commissioner or any other person in relation to moneys received or deemed to have been received before that commencement, as if this section had not been enacted.

(3) Nothing in subsection two of this section affects any of the savings contained in the Interpretation Act, 1897.

(4) Where duty payable under the States Receipts Duties (Administration) Act 1970 of the Parliament of the Commonwealth has been paid in respect of moneys received or deemed to have been received no stamp duty shall be payable under any of the provisions of the Stamp Duties Act, 1920, repealed by subsection one of this section, in respect of those moneys.

3. The Stamp Duties Act, 1920, is further amended— Further amendment of Act No. 47, 1920.

(a) (i) by inserting in the definition of "Child" in Sec. 100. section one hundred after the word "includes" (Interpretation.) the words "a step-child and";

(ii)

- (ii) by inserting next after the definition of "Wholly dependent widowed mother" in the same section the following new definition : —
 - "Wholly dependent widower father" means the father, being a widower, of a deceased person who, in the opinion of the Commissioner, was being substantially maintained and supported by the deceased, and
 - (a) in respect of whom a pension is at the time of the death of the deceased being paid under the provisions of the Social Services Consolidation Act 1947 of the Parliament of the Commonwealth or any Act amending or replacing the same; or
 - (b) in respect of whom a pension is not being so paid but who, if an application for such a pension had been made, would, in the opinion of the Commissioner, have been entitled to receive such pension; or
 - (c) in respect of whom a pension is not being so paid but who, were he not in the care of the State or in receipt of a pension under the Australian Soldiers' Repatriation Act 1920, the Repatriation (Far East Strategic Reserve) Act 1956 or the Repatriation (Special Overseas Service) Act 1962 of

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Stamp Duties (Amendment).

the Parliament of the Commonwealth or any Act amending or replacing the same, would, if an application for a pension under the Social Services Consolidation Act 1947 of the Parliament of the Commonwealth or any Act amending or replacing the same had been made, in the opinion of the Commissioner, have been entitled to receive such pension.

(b) by inserting at the end of paragraph (c) of sub-Sec. 101D. section four of section 101D the following new (Death subparagraph : —

estates of certain

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- (vii) This paragraph shall, in the case of every persons.) person who dies after the commencement of section three of the Stamp Duties (Amendment) Act, 1970, whether in New South Wales or elsewhere and who was at the date of his death domiciled in New South Wales, be read and construed as if—
 - (a) the words "one thousand pounds" and "two thousand five hundred pounds" wherever occurring in subparagraphs (i) and (ii) of this paragraph were omitted therefrom and the words "two thousand dollars" and "thirty thousand dollars" were respectively inserted in lieu thereof;
 - (b) (i) in subparagraph (i) of this paragraph there were inserted after the words "twenty-one

years"

years" the words "or were wholly dependent adult children, or to the wholly dependent widower father or the wholly dependent widowed mother";

- (ii) in the same subparagraph there were inserted after the words "such child" the words "or wholly dependent widower father or wholly dependent widowed mother";
- (iii) in subparagraph (ii) of this paragraph there were inserted after the words "twenty-one years" the words "or wholly dependent adult children or to the wholly dependent widower father or the wholly dependent widowed mother".
- (c) by inserting next after subsection (3D) of section 112c the following new subsection :---

(3E) This section shall, in the case of every person who dies after the commencement of section three of the Stamp Duties (Amendment) Act, 1970, be read and construed as if—

- (a) the words "seven thousand five hundred pounds" wherever occurring in subsections one and two of this section were omitted therefrom and the words "forty thousand dollars" were inserted in lieu thereof;
- (b) in the same subsections there were inserted after the words "twenty-one years" wherever occurring the words "or wholly dependent

Sec. 112C. (Abatement in favour of widow, &c., in certain cases.)

adult

Stamp Duties (Amendment).

adult children, or to the wholly dependent widower father or the wholly dependent widowed mother":

- (c) the symbols and figures "£3,000", "£4,000", "£5,000", "£6,000" and "£7,500" wherever occurring in subsection three of this section were omitted therefrom and the symbols and figures "\$32,000", "\$34,000", "\$36,000", "\$38,000" and "\$40,000" were respectively inserted in lieu thereof.
- (d) by inserting at the end of section 112D the following Sec. 112D. (Nonnew paragraph :--aggregated

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This section shall, in the case of every person exemption to dies after the common every person from duty who dies after the commencement of section three in certain of the Stamp Duties (Amendment) Act, 1970, be cases.) read and construed as if-

- (a) the words "seven thousand five hundred pounds" were omitted therefrom and the words "forty thousand dollars" were inserted in lieu thereof;
- (b) the words "or grandchildren" were omitted therefrom and the words "grandchildren, wholly dependent widower father or wholly dependent widowed mother" were inserted in lieu thereof.

4. The Stamp Duties Act, 1920, is further amended by Further inserting next after section 112E the following new amendment of Act No. section :---47, 1920.

New sec. 112F.

112F. (1) Where any property is included or is Quick deemed to be included in the dutiable estate of a person successions. (in this section referred to as a successor) dying after

the commencement of section four of the Stamp Duties (Amendment) Act, 1970, and the Commissioner is satisfied—

- (a) that the property is identifiable with, or has been substituted for, property which was included or was deemed to be included in the dutiable estate of any person (in this section referred to as a predecessor) who died within three years before the death of that successor and death duty was paid in respect of that property;
- (b) that as at the death of the predecessor that property was vested in, or on the death of the predecessor that property passed to or devolved upon, the widow, widower, child, parent, brother or sister of the predecessor;
- (c) that the person entitled to that property immediately before the death of the successor did not acquire that property by or under a purchase for a consideration in money or money's worth made after the death of the predecessor (whether by him or another); and
- (d) that as at the death of the successor that property was vested in, or on the death of the successor, that property passed to or devolved upon, the widow, widower, child, parent, brother or sister of the successor,

then subject to the provisions of subsections two and three of this section the amount of death duty payable on the death of the successor in respect of the property shall be reduced as follows :—

Where the death of the successor occurs within six months after the death of the predecessor—by one hundred per centum.

Where

Stamp Duties (Amendment).

Where the death of the successor occurs after the expiration of six months but before the expiration of one year after the death of the predecessor—by fifty per centum.

Where the death of the successor occurs after the expiration of one year but before the expiration of two years after the death of the predecessor—by twenty-five per centum.

Where the death of the successor occurs after the expiration of two years but before the expiration of three years after the death of the predecessor—by ten per centum.

(2) Where there is more than one predecessor's death by reference to which a reduction of death duty in respect of property could be made in accordance with this section, the reduction shall be made by reference to such one of those deaths as will result in the greater or greatest reduction.

(3) Where the amount of death duty that but for the operation of subsection one of this section would have been payable on the death of a successor in respect of any property exceeds the amount of death duty paid, in respect of that property or the property for which that property was substituted, on the predecessor's death by reference to which a reduction of death duty is to be made in accordance with this section, the reduction shall be the appropriate percentage referred to in that subsection of the lastmentioned amount.

In the name and on behalf of Her Majesty I assent to this Act.

A. R. CUTLER, Governor.

Government House,

Sydney, 9th December, 1970.

Acc No. 94 (1970).

(Treatenting), (altar) in

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This PUBLIC BILL originated in the LEGISLATIVE ASSEMBLY, and, having this day passed, is now ready for presentation to the LEGISLATIVE COUNCIL for its concurrence.

> 1. P. K. VIDLER, Clerk of the Legislative Assembly.

Legislative Assembly Chamber, Sydney, 17 November, 1970.



ANNO UNDEVICESIMO ELIZABETHÆ II REGINÆ

Act No. , 1970.

An Act to abolish stamp duties on receipts; to make further provisions with respect to exemptions from, and concessional rates applicable to, death duty; to provide relief from death duty in certain cases of quick successions; for these and other purposes to amend the Stamp Duties Act, 1920; and for purposes connected therewith.

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BE it enacted by the Queen'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 the same, as 5 follows : ---

1. (1) This Act may be cited as the "Stamp Duties Short title and com-(Amendment) Act, 1970". mencement.

(2) Section two of this Act shall be deemed to have commenced on the first day of October, one thousand nine 10 hundred and seventy.

(3) This section and sections three and four of this Act shall commence upon the day upon which this Act receives the Royal Assent.

2.	(1)	The	Stamp	Duties	Act,	1920,	is	amended-	Amendment
									of Act No. 47, 1920.

(i) by omitting from subsection one of section Sec. 13. (a) thirteen the words "for any offence referred to (Recovery in the provisions of subsection three of of fines.) section ninety-one of this Act may be recovered by any person whomsoever in a summary way before any two justices of the peace and any other fine incurred":

(ii) by omitting from subsection two of the same section the words ", or, in the case of an offence referred to in the provisions of subsection three of section ninety-one, or of subsection eleven of section 93G, of this Act, two years,";

(b) by omitting section ninety and the heading thereto; Sec. 90. (Definitions.)

(c) by omitting section ninety-one:

Sec. 91. (Receipt to be made out and given (d) or tendered.)

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Stamp Duties (Amendment).

(d) by omitting section ninety-two;

(e) by omitting section ninety-three;

(f) by omitting section 93A;

(g) by omitting section 93B;

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(h) by omitting section 93c;

(i) by omitting section 93D;

Sec. 92. (Moneys deemed to have been received where creditor receives consideration other than money.)

Sec. 93.

(Moneys deemed to have been received where moneys deposited in bank account or transferred from banker to banker.)

Sec. 93A.

(Moneys deemed to have been received where an amount is credited to creditor's account with debtor.)

Sec. 93B. (Extension of sections 91, 92, 93 and 93A of this Act.)

Sec. 93C. (Receipts to Her Majesty subject to duty.)

Sec. 93D. (Exchanging money for money.)

(j)

	and the second secon
Stamp Duties (Amendment).	
(j) by omitting section 93E;	Sec. 93E.
	(Receipts by solicitors or agents.)
(k) by omitting section 93F;	Sec. 93F.
	(Stamping of receipts.)
(1) by omitting section 93G;	Sec. 93G.
ing sector ninets three :	(Payment of duty on receipts by return.)
(m) by omitting section 93H;	Sec. 93H.
	(Total amount not precisely ascertain- able.)
(n) by omitting section 931;	Sec. 931.
	(Receipts in other instruments.)
(o) by omitting section 93J;	Sec. 93J.
	(Rebate of duty in certain cases.)
(p) by omitting from the Second Schedule the "RECEIPT" and all matter appearing up	

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"RECEIPT" and all matter appearing under that Scheduleheading;

10	(q)) by omitting from subparagraph (a) of second	
		paragraph eight under the heading Schedul	e—
		"GENERAL EXEMPTIONS FROM STAMP DUTY Exemp-	
		UNDER PART III" in the Second Schedule the tions.)	
		words ", or receipt";	

(ii) by omitting subparagraph (b) of the same paragraph;

(iii)

- (iii) by omitting from paragraph seventeen under the same heading the words "or any receipt endorsed on either or any of such documents for the consideration therefor";
- (iv) by omitting from subparagraph (a) of paragraph nineteen under the same heading the words ", order or receipt" and by inserting in lieu thereof the words "or order".

(2) Notwithstanding the amendments and repeals
10 effected by subsection one of this section, the provisions of the Stamp Duties Act, 1920, referred to in that subsection as in force immediately before the commencement of this section shall continue to apply to and in respect of the powers, authorities, duties, functions, rights, obligations and
15 liabilities of the Commissioner or any other person in relation to moneys received or deemed to have been received before that commencement, as if this section had not been enacted.

(3) Nothing in subsection two of this section affects any of the savings contained in the Interpretation Act, 1897.

- 20 (4) Where duty payable under the States Receipts Duties (Administration) Act 1970 of the Parliament of the Commonwealth has been paid in respect of moneys received or deemed to have been received no stamp duty shall be payable under any of the provisions of the Stamp Duties 25 Act, 1920, repealed by subsection one of this section, in
- respect of those moneys.
 - 3. The Stamp Duties Act, 1920, is further amended— Further amendment of Act No. 47, 1920.
 - (a) (i) by inserting in the definition of "Child" in Sec. 100.
 section one hundred after the word "includes" (Interpretation.)
 the words "a step-child and";

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- (ii) by inserting next after the definition of "Wholly dependent widowed mother" in the same section the following new definition :—
 - "Wholly dependent widower father" means the father, being a widower, of a deceased person who, in the opinion of the Commissioner, was being substantially maintained and supported by the deceased, and
 - (a) in respect of whom a pension is at the time of the death of the deceased being paid under the provisions of the Social Services Consolidation Act 1947 of the Parliament of the Commonwealth or any Act amending or replacing the same; or
 - (b) in respect of whom a pension is not being so paid but who, if an application for such a pension had been made, would, in the opinion of the Commissioner, have been entitled to receive such pension; or
 - (c) in respect of whom a pension is not being so paid but who, were he not in the care of the State or in receipt of a pension under the Australian Soldiers' Repatriation Act 1920, the Repatriation (Far East Strategic Reserve) Act 1956 or the Repatriation (Special Overseas Service) Act 1962 of
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Stamp Duties (Amendment). the Parliament of the Commonwealth or any Act amending or replacing the same, would, if an application for a pension under the Social Services Consolidation Act 1947 of the Parliament of the Commonwealth or any Act amending or replacing the same had been made, in the opinion of the Commissioner, have been entitled to receive such pension. (b) by inserting at the end of paragraph (c) of sub-Sec. 101D. section four of section 101D the following new (Death duty-local subparagraph : --domicileestates of (vii) This paragraph shall, in the case of every persons.) person who dies after the commencement of section three of the Stamp Duties (Amendment) Act, 1970, whether in New South Wales or elsewhere and who was at the date of his death domiciled in New South Wales, be read and construed as if-(a) the words "one thousand pounds" and "two thousand five hundred

(a) the words "one thousand pounds" and "two thousand five hundred pounds" wherever occurring in subparagraphs (i) and (ii) of this paragraph were omitted therefrom and the words "two thousand dollars" and "thirty thousand dollars" were respectively inserted in lieu thereof;

(b) (i) in subparagraph (i) of this paragraph there were inserted after the words "twenty-one

years"

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years" the words "or were wholly dependent adult children, or to the wholly dependent widower father or the wholly dependent widowed mother";

- (ii) in the same subparagraph there were inserted after the words "such child" the words "or wholly dependent widower father or wholly dependent widowed mother";
- (iii) in subparagraph (ii) of this paragraph there were inserted after the words "twenty-one years" the words "or wholly dependent adult children or to the wholly dependent widower father or the wholly dependent widowed mother".
- (c) by inserting next after subsection (3D) of section Sec. 112c. 112c the following new subsection :--- (Abatement in favour of

in favour of widow, &c.,

(3E) This section shall, in the case of every in certain person who dies after the commencement of section cases.) three of the Stamp Duties (Amendment) Act, 1970, be read and construed as if—

- (a) the words "seven thousand five hundred pounds" wherever occurring in subsections one and two of this section were omitted therefrom and the words "forty thousand dollars" were inserted in lieu thereof;
- (b) in the same subsections there were inserted after the words "twenty-one years" wherever occurring the words "or wholly dependent

adult

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St	amp Duties (Amendment).	
p Dunies – skorej i	adult children, or to the wholly dependent widower father or the wholly dependent widowed mother";	
(c)	the symbols and figures "£3,000", "£4,000", "£5,000", "£6,000" and "£7,500" wher- ever occurring in subsection three of this section were omitted therefrom and the symbols and figures "\$32,000", "\$34,000", "\$36,000", "\$38,000" and "\$40,000" were respectively inserted in lieu thereof.	
new pa This who di of the	rting at the end of section 112D the following aragraph :— section shall, in the case of every person es after the commencement of section three Stamp Duties (Amendment) Act, 1970, be ad construed as if—	(Non- aggregated property— exemption from duty in certain
(a)	the words "seven thousand five hundred pounds" were omitted therefrom and the words "forty thousand dollars" were inserted in lieu thereof;	
(b)	the words "or grandchildren" were omitted therefrom and the words "grandchildren, wholly dependent widower father or wholly dependent widowed mother" were inserted	

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4. The Stamp Duties Act, 1920, is further amended by Further inserting next after section 112E the following new amendment of Act No. 47, 1920.

in lieu thereof.

New sec. 112F. 9

112F. (1) Where any property is included or is Quick deemed to be included in the dutiable estate of a person ^{successions.} (in this section referred to as a successor) dying after

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the

the commencement of section four of the Stamp Duties (Amendment) Act, 1970, and the Commissioner is satisfied—

- (a) that the property is identifiable with, or has been substituted for, property which was included or was deemed to be included in the dutiable estate of any person (in this section referred to as a predecessor) who died within three years before the death of that successor and death duty was paid in respect of that property;
- (b) that as at the death of the predecessor that property was vested in, or on the death of the predecessor that property passed to or devolved upon, the widow, widower, child, parent, brother or sister of the predecessor;
- (c) that the person entitled to that property immediately before the death of the successor did not acquire that property by or under a purchase for a consideration in money or money's worth made after the death of the predecessor (whether by him or another); and
- (d) that as at the death of the successor that property was vested in, or on the death of the successor, that property passed to or devolved upon, the widow, widower, child, parent, brother or sister of the successor,

then subject to the provisions of subsections two and three of this section the amount of death duty payable on the death of the successor in respect of the property shall be reduced as follows :—

Where the death of the successor occurs within six months after the death of the predecessor—by one hundred per centum.

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Where the death of the successor occurs after the expiration of six months but before the expiration of one year after the death of the predecessor—by fifty per centum.

Where the death of the successor occurs after the expiration of one year but before the expiration of two years after the death of the predecessor—by twenty-five per centum.

Where the death of the successor occurs after the expiration of two years but before the expiration of three years after the death of the predecessor—by ten per centum.

(2) Where there is more than one predecessor's death by reference to which a reduction of death duty in respect of property could be made in accordance with this section, the reduction shall be made by reference to such one of those deaths as will result in the greater or greatest reduction.

(3) Where the amount of death duty that but for the operation of subsection one of this section would have been payable on the death of a successor in respect of any property exceeds the amount of death duty paid, in respect of that property or the property for which that property was substituted, on the predecessor's death by reference to which a reduction of death duty is to be made in accordance with this section, the reduction shall be the appropriate percentage referred to in that subsection of the lastmentioned amount.

BY AUTHORITY:

V. C. N. BLIGHT, GOVERNMENT PRINTER, NEW SOUTH WALES-1970 [10c]

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No. , 1970.

A BILL

To abolish stamp duties on receipts; to make further provisions with respect to exemptions from, and concessional rates applicable to, death duty; to provide relief from death duty in certain cases of quick successions; for these and other purposes to amend the Stamp Duties Act, 1920; and for purposes connected therewith.

[MR WILLIS on behalf of MR ASKIN—12 November, 1970.]

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B^E it enacted by the Queen'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 the same, as 5 follows : —

1. (1) This Act may be cited as the "Stamp Duties Short title (Amendment) Act, 1970".

(2) Section two of this Act shall be deemed to have commenced on the first day of October, one thousand nine 10 hundred and seventy.

(3) This section and sections three and four of this Act shall commence upon the day upon which this Act receives the Royal Assent.

2. (1) The Stamp Duties Act, 1920, is amended—

Amendment of Act No. 47, 1920.

 (a) (i) by omitting from subsection one of section Sec. 13. thirteen the words "for any offence referred to (Recovery in the provisions of subsection three of ^{of fines.)} section ninety-one of this Act may be recovered by any person whomsoever in a summary way before any two justices of the peace and any other fine incurred";

 (ii) by omitting from subsection two of the same section the words ", or, in the case of an offence referred to in the provisions of subsection three of section ninety-one, or of subsection eleven of section 93G, of this Act, two years,";

(b) by omitting section ninety and the heading thereto; Sec. 90.

(Definitions.)

(c) by omitting section ninety-one;

Sec. 91. (Receipt to be made out and given or tendered.)

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Stamp Duties (Amendment). Sec. 92. (d) by omitting section ninety-two; (Moneys deemed to have been received— where creditor receives con-sideration other than money.) (e) by omitting section ninety-three; Sec. 93. (Moneys deemed to have been receivedreceived— where moneys deposited in bank account or trans-ferred from banker to banker.) (f) by omitting section 93A; it contained and Sec. 93A. (Moneys deemed to have been receivedwhere an amount is credited to creditor's account with debtor.) (g) by omitting section 93B; Sec. 93B. (Extension of sections 91, 92, 93 and 93A of this Act.) (h) by omitting section 93c; Sec. 93c. (Receipts to Her Majesty subject to duty.) (i) by omitting section 93D; Sec. 93D. (Exchanging money for money.) (j)

	Stamp	Duties	(Amendment).	
(j)	by omitting	section	93e;	Sec. 93E.
				(Receipts by solicitors or agents.)
(k)	by omitting	section	93f;	Sec. 93F.
				(Stamping of receipts.)
(1)	by omitting	section	93G;	Sec. 93G.
	, ,			(Payment of duty on receipts by return.)
(m)	by omitting	section	93н;	Sec. 93н.
				(Total amount not precisely ascertain- able.)
(n)	by omitting	section	931;	Sec. 931.
	, ,			(Receipts in other instruments.)
(0)	by omitting	section	93J;	Sec. 93J.
			,	(Rebate of duty in certain cases.)
(2)	her amitting	from th	a Second Schedule the heading	Carry I
(P)	by omitting	nom u	he Second Schedule the heading	Second

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- (p) by omitting from the Second Schedule the heading Second "RECEIPT" and all matter appearing under that Schedule— (Receipt.) heading;
- (q) (i) by omitting from subparagraph (a) of Second paragraph eight under the heading Schedule— "GENERAL EXEMPTIONS FROM STAMP DUTY Exemp-UNDER PART III" in the Second Schedule the tions.) words ", or receipt";
 - (ii) by omitting subparagraph (b) of the same paragraph;

(iii)

- (iii) by omitting from paragraph seventeen under the same heading the words "or any receipt endorsed on either or any of such documents for the consideration therefor";
- (iv) by omitting from subparagraph (a) of paragraph nineteen under the same heading the words ", order or receipt" and by inserting in lieu thereof the words "or order".

(2) Notwithstanding the amendments and repeals
10 effected by subsection one of this section, the provisions of the Stamp Duties Act, 1920, referred to in that subsection as in force immediately before the commencement of this section shall continue to apply to and in respect of the powers, authorities, duties, functions, rights, obligations and
15 liabilities of the Commissioner or any other person in relation to moneys received or deemed to have been received before that commencement, as if this section had not been enacted.

(3) Nothing in subsection two of this section affects any of the savings contained in the Interpretation Act, 1897.

- 20 (4) Where duty payable under the States Receipts Duties (Administration) Act 1970 of the Parliament of the Commonwealth has been paid in respect of moneys received or deemed to have been received no stamp duty shall be payable under any of the provisions of the Stamp Duties 25 Act, 1920, repealed by subsection one of this section, in
 - respect of those moneys.

3. The Stamp Duties Act, 1920, is further amended— Further amendment of Act No. 47, 1920.

 (a) (i) by inserting in the definition of "Child" in Sec. 100. section one hundred after the word "includes" (Interprethe words "a step-child and";

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(ii)

- (ii) by inserting next after the definition of "Wholly dependent widowed mother" in the same section the following new definition : —
 - "Wholly dependent widower father" means the father, being a widower, of a deceased person who, in the opinion of the Commissioner, was being substantially maintained and supported by the deceased, and
 - (a) in respect of whom a pension is at the time of the death of the deceased being paid under the provisions of the Social Services Consolidation Act 1947 of the Parliament of the Commonwealth or any Act amending or replacing the same; or
 - (b) in respect of whom a pension is not being so paid but who, if an application for such a pension had been made, would, in the opinion of the Commissioner, have been entitled to receive such pension; or
 - (c) in respect of whom a pension is not being so paid but who, were he not in the care of the State or in receipt of a pension under the Australian Soldiers' Repatriation Act 1920, the Repatriation (Far East Strategic Reserve) Act 1956 or the Repatriation (Special Overseas Service) Act 1962 of

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the Parliament of the Commonwealth or any Act amending or replacing the same, would, if an application for a pension under the Social Consolidation Services Act 1947 of the Parliament of the Commonwealth or any Act amending or replacing the same had been made, in the opinion of the Commissioner, have been entitled to receive such pension.

- (b) by inserting at the end of paragraph (c) of sub-Sec. 101D. section four of section 101D the following new (Death duty-local domicileestates of
 - (vii) This paragraph shall, in the case of every persons.) person who dies after the commencement of section three of the Stamp Duties (Amendment) Act, 1970, whether in New South Wales or elsewhere and who was at the date of his death domiciled in New South Wales, be read and construed as if—
 - (a) the words "one thousand pounds" and "two thousand five hundred pounds" wherever occurring in subparagraphs (i) and (ii) of this paragraph were omitted therefrom and the words "two thousand dollars" and "thirty thousand dollars" were respectively inserted in lieu thereof;
 - (b) (i) in subparagraph (i) of this paragraph there were inserted after the words "twenty-one

years"

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Act No. , 1970.

	Stamp Duties (Amendment).
5	years" the words "or were wholly dependent adult children, or to the wholly dependent widower father or the wholly dependent widowed mother";
10	 (ii) in the same subparagraph there were inserted after the words "such child" the words "or wholly dependent widower father or wholly dependent widowed mother";
15	 (iii) in subparagraph (ii) of this paragraph there were inserted after the words "twenty-one years" the words "or wholly dependent adult children or to the wholly dependent widower
20	father or the wholly dependent widowed mother".
	(c) by inserting next after subsection (3D) of section Sec. 112c. 112c the following new subsection :
	(3E) This section shall, in the case of every in certain person who dies after the commencement of section cases.)
25	 three of the Stamp Duties (Amendment) Act, 1970, be read and construed as if— (a) the words "seven thousand five hundred pounds" wherever occurring in subsections

one and two of this section were omitted therefrom and the words "forty thousand dollars" were inserted in lieu thereof;

(b) in the same subsections there were inserted after the words "twenty-one years" wherever occurring the words "or wholly dependent

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adult children, or to the wholly dependent widower father or the wholly dependent widowed mother";

- (c) the symbols and figures "£3,000", "£4,000", "£5,000", "£6,000" and "£7,500" wherever occurring in subsection three of this section were omitted therefrom and the symbols and figures "\$32,000", "\$34,000", "\$36,000", "\$38,000" and "\$40,000" were respectively inserted in lieu thereof.
- (d) by inserting at the end of section 112D the following Sec. 112D. new paragraph :---(Non-

aggregated

This section shall, in the case of every person exemption who dies after the commencement of section three in certain of the Stamp Duties (Amendment) Act, 1970, be cases.) read and construed as if-

- (a) the words "seven thousand five hundred pounds" were omitted therefrom and the words "forty thousand dollars" were inserted in lieu thereof;
- (b) the words "or grandchildren" were omitted therefrom and the words "grandchildren, wholly dependent widower father or wholly dependent widowed mother" were inserted in lieu thereof.

4. The Stamp Duties Act, 1920, is further amended by Further inserting next after section 112E the following new amendment of Act No. section :---47, 1920.

> New sec. 112F.

112F. (1) Where any property is included or is Quick deemed to be included in the dutiable estate of a person successions. (in this section referred to as a successor) dying after

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the commencement of section four of the Stamp Duties (Amendment) Act, 1970, and the Commissioner is satisfied—

- (a) that the property is identifiable with, or has been substituted for, property which was included or was deemed to be included in the dutiable estate of any person (in this section referred to as a predecessor) who died within three years before the death of that successor and death duty was paid in respect of that property;
- (b) that as at the death of the predecessor that property was vested in, or on the death of the predecessor that property passed to or devolved upon, the widow, widower, child, parent, brother or sister of the predecessor;
- (c) that the person entitled to that property immediately before the death of the successor did not acquire that property by or under a purchase for a consideration in money or money's worth made after the death of the predecessor (whether by him or another); and
- (d) that as at the death of the successor that property was vested in, or on the death of the successor, that property passed to or devolved upon, the widow, widower, child, parent, brother or sister of the successor,

then subject to the provisions of subsections two and three of this section the amount of death duty payable on the death of the successor in respect of the property shall be reduced as follows :—

Where the death of the successor occurs within six months after the death of the predecessor—by one hundred per centum.

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Where the death of the successor occurs after the expiration of six months but before the expiration of one year after the death of the predecessor—by fifty per centum.

Where the death of the successor occurs after the expiration of one year but before the expiration of two years after the death of the predecessor—by twenty-five per centum.

Where the death of the successor occurs after the expiration of two years but before the expiration of three years after the death of the predecessor—by ten per centum.

(2) Where there is more than one predecessor's death by reference to which a reduction of death duty in respect of property could be made in accordance with this section, the reduction shall be made by reference to such one of those deaths as will result in the greater or greatest reduction.

(3) Where the amount of death duty that but for the operation of subsection one of this section would have been payable on the death of a successor in respect of any property exceeds the amount of death duty paid, in respect of that property or the property for which that property was substituted, on the predecessor's death by reference to which a reduction of death duty is to be made in accordance with this section, the reduction shall be the appropriate percentage referred to in that subsection of the lastmentioned amount.

BY AUTHORITY:

V. C. N. BLIGHT, GOVERNMENT PRINTER, NEW SOUTH WALES-1970 [10c]

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PROOF

STAMP DUTIES (AMENDMENT) BILL, 1970

EXPLANATORY NOTE

THE objects of this Bill are-

- (a) to repeal, with effect on and from 1st October, 1970, the provisions of the Stamp Duties Act, 1920, imposing stamp duties on receipts;
- (b) to include a step-child within the definition of "child" for death duty purposes;
- (c) to extend the class of persons entitled to concessional rates of death duties so as to include the wholly dependent widower father of a deceased person;
- (d) to increase the exemption from death duty in respect of property passing to certain persons from \$20,000 to \$30,000 and to increase the amount at which concessional rates for those persons ceases from \$30,000 to \$40,000;
- (e) to provide for a reduction of death duty payable in the estate of the successor in certain circumstances where property forms part of the dutiable estate of persons who die within 3 years of each other;
- (f) to make other provisions ancillary to or consequential upon the foregoing.

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PROOF

No. , 1970.

A BILL

To abolish stamp duties on receipts; to make further provisions with respect to exemptions from, and concessional rates applicable to, death duty; to provide relief from death duty in certain cases of quick successions; for these and other purposes to amend the Stamp Duties Act, 1920; and for purposes connected therewith.

[MR WILLIS on behalf of MR ASKIN—12 November, 1970.]

BE

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B^E it enacted by the Queen'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 the same, as 5 follows :---

1. (1) This Act may be cited as the "Stamp Duties Short title (Amendment) Act, 1970".

(2) Section two of this Act shall be deemed to have commenced on the first day of October, one thousand nine 10 hundred and seventy.

(3) This section and sections three and four of this Act shall commence upon the day upon which this Act receives the Royal Assent.

2. (1) The Stamp Duties Act, 1920, is amended—

Amendment of Act No. 47, 1920.

 (a) (i) by omitting from subsection one of section sec. 13. thirteen the words "for any offence referred to (Recovery in the provisions of subsection three of ^{of fines.)} section ninety-one of this Act may be recovered by any person whomsoever in a summary way before any two justices of the peace and any other fine incurred";

(ii) by omitting from subsection two of the same section the words ", or, in the case of an offence referred to in the provisions of subsection three of section ninety-one, or of subsection eleven of section 93G, of this Act, two years,";

(b) by omitting section ninety and the heading thereto; Sec. 90. (Definitions.)

(c) by omitting section ninety-one;

Sec. 91. (Receipt to be made out and given or tendered.)

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(d) by omitting section ninety-two;

(e) by omitting section ninety-three;

(f) by omitting section 93A;

(g) by omitting section 93B;

(h) by omitting section 93C;

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(i) by omitting section 93D;

Sec. 92. (Moneys deemed to have been received where creditor receives consideration other than money.)

Sec. 93.

(Moneys deemed to have been received where moneys deposited in bank account or transferred from banker.)

Sec. 93A. (Moneys deemed to have been received where an amount is credited to creditor's account with debtor.)

Sec. 93B. (Extension of sections 91, 92, 93 and 93A of this Act.)

Sec. 93C. (Receipts to Her Majesty subject to duty.)

Sec. 93D. (Exchanging money for money.)

(j)

Act No.	,	1970.
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	Stamp Duties (Amendment).	
(j)	by omitting section 93E;	Sec. 93E.
		(Receipts by solicitors or agents.)
(k)	by omitting section 93F;	Sec. 93F.
		(Stamping of receipts.)
(1)	by omitting section 93G;	Sec. 93G.
	A subscription of the second sec	(Payment of duty on receipts by return.)
(m)	by omitting section 93H;	Sec. 93н.
		(Total amount not precisely ascertain- able.)
(n)	by omitting section 931;	Sec. 931.
		(Receipts in other instruments.)
(0)	by omitting section 93J;	Sec. 93J.
		(Rebate of duty in certain cases.)

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(p) by omitting from the Second Schedule the heading second "RECEIPT" and all matter appearing under that Schedule heading;

10 (q) (i) by omitting from subparagraph (a) of Second paragraph eight under the heading Schedule---"GENERAL EXEMPTIONS FROM STAMP DUTY Exemp-UNDER PART III" in the Second Schedule the ^{tions.}) words ", or receipt";

(ii) by omitting subparagraph (b) of the same paragraph;

(iii)

- (iii) by omitting from paragraph seventeen under the same heading the words "or any receipt endorsed on either or any of such documents for the consideration therefor";
- (iv) by omitting from subparagraph (a) of paragraph nineteen under the same heading the words ", order or receipt" and by inserting in lieu thereof the words "or order".

(2) Notwithstanding the amendments and repeals
10 effected by subsection one of this section, the provisions of the Stamp Duties Act, 1920, referred to in that subsection as in force immediately before the commencement of this section shall continue to apply to and in respect of the powers, authorities, duties, functions, rights, obligations and
15 liabilities of the Commissioner or any other person in relation to moneys received or deemed to have been received before that commencement, as if this section had not been enacted.

(3) Nothing in subsection two of this section affects any of the savings contained in the Interpretation Act, 1897.

20 (4) Where duty payable under the States Receipts Duties (Administration) Act 1970 of the Parliament of the Commonwealth has been paid in respect of moneys received or deemed to have been received no stamp duty shall be payable under any of the provisions of the Stamp Duties
25 Act, 1920, repealed by subsection one of this section, in respect of those moneys.

 (a) (i) by inserting in the definition of "Child" in Sec. 100. section one hundred after the word "includes" (Interprethe words "a step-child and";

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^{3.} The Stamp Duties Act, 1920, is further amended amendment of Act No. 47, 1920.

Stamp Duties (Amendment).		
	 (ii) by inserting next after the definition of "Wholly dependent widowed mother" in the same section the following new definition : — 	
5	"Wholly dependent widower father" means the father, being a widower, of a deceased person who, in the opinion of the Commissioner, was being sub- stantially maintained and supported by the deceased, and	
0	 (a) in respect of whom a pension is at the time of the death of the deceased being paid under the provisions of the Social Services Consolidation Act 1947 of the Parliament of the Commonwealth or any Act amending or replacing the 	
0	 same; or (b) in respect of whom a pension is not being so paid but who, if an application for such a pension had been made, would, in the opinion of the Commissioner, have been entitled 	
25	to receive such pension; or (c) in respect of whom a pension is not being so paid but who, were he not in the care of the State or in receipt of a pension	
5	under the Australian Soldiers' Repatriation Act 1920, the Repatriation (Far East Stra- tegic Reserve) Act 1956 or the Repatriation (Special Overseas Service) Act 1962 of	
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Stamp Duties (Amendment).

the Parliament of the Commonwealth or any Act amending or replacing the same, would, if an application for a under the Social pension Consolidation Services Act 1947 of the Parliament of the Commonwealth or any Act amending or replacing the same had been made, in the opinion of the Commissioner, have been entitled to receive such pension.

(b) by inserting at the end of paragraph (c) of sub-Sec. 101D. section four of section 101D the following new (Death subparagraph : —

domicile estates of

- (vii) This paragraph shall, in the case of every persons.) person who dies after the commencement of section three of the Stamp Duties (Amendment) Act, 1970, whether in New South Wales or elsewhere and who was at the date of his death domiciled in New South Wales, be read and construed as if—
 - (a) the words "one thousand pounds" and "two thousand five hundred pounds" wherever occurring in subparagraphs (i) and (ii) of this paragraph were omitted therefrom and the words "two thousand dollars" and "thirty thousand dollars" were respectively inserted in lieu thereof;
 - (b) (i) in subparagraph (i) of this paragraph there were inserted after the words "twenty-one

years"

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years" the words "or were wholly dependent adult children, or to the wholly dependent widower father or the wholly dependent widowed mother";

- (ii) in the same subparagraph there were inserted after the words "such child" the words "or wholly dependent widower father or wholly dependent widowed mother";
- (iii) in subparagraph (ii) of this paragraph there were inserted after the words "twenty-one years" the words "or wholly dependent adult children or to the wholly dependent widower father or the wholly dependent widowed mother".

(Abatement in favour of widow, &c.,

(3E) This section shall, in the case of every in certain person who dies after the commencement of section ^{cases.)} three of the Stamp Duties (Amendment) Act, 1970, be read and construed as if—

- (a) the words "seven thousand five hundred pounds" wherever occurring in subsections one and two of this section were omitted therefrom and the words "forty thousand dollars" were inserted in lieu thereof;
- (b) in the same subsections there were inserted after the words "twenty-one years" wherever occurring the words "or wholly dependent

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adult children, or to the wholly dependent widower father or the wholly dependent widowed mother";

- (c) the symbols and figures "£3,000", "£4,000", "£5,000", "£6,000" and "£7,500" wherever occurring in subsection three of this section were omitted therefrom and the symbols and figures "\$32,000", "\$34,000", "\$36,000", "\$38,000" and "\$40,000" were respectively inserted in lieu thereof.

aggregated property—

This section shall, in the case of every person exemption who dies after the commencement of section three from duty in certain of the Stamp Duties (Amendment) Act, 1970, be cases.) read and construed as if—

- (a) the words "seven thousand five hundred pounds" were omitted therefrom and the words "forty thousand dollars" were inserted in lieu thereof;
- (b) the words "or grandchildren" were omitted therefrom and the words "grandchildren, wholly dependent widower father or wholly dependent widowed mother" were inserted in lieu thereof.

4. The Stamp Duties Act, 1920, is further amended by Further inserting next after section 112E the following new amendment of Act No. 47, 1920.

New sec.

112F.

112F. (1) Where any property is included or is Quick deemed to be included in the dutiable estate of a person ^{successions.} (in this section referred to as a successor) dying after

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the commencement of section four of the Stamp Duties (Amendment) Act, 1970, and the Commissioner is satisfied—

- (a) that the property is identifiable with, or has been substituted for, property which was included or was deemed to be included in the dutiable estate of any person (in this section referred to as a predecessor) who died within three years before the death of that successor and death duty was paid in respect of that property;
- (b) that as at the death of the predecessor that property was vested in, or on the death of the predecessor that property passed to or devolved upon, the widow, widower, child, parent, brother or sister of the predecessor;
- (c) that the person entitled to that property immediately before the death of the successor did not acquire that property by or under a purchase for a consideration in money or money's worth made after the death of the predecessor (whether by him or another); and
- (d) that as at the death of the successor that property was vested in, or on the death of the successor, that property passed to or devolved upon, the widow, widower, child, parent, brother or sister of the successor,

then subject to the provisions of subsections two and three of this section the amount of death duty payable on the death of the successor in respect of the property shall be reduced as follows :—

Where the death of the successor occurs within six months after the death of the predecessor—by one hundred per centum.

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Where the death of the successor occurs after the expiration of six months but before the expiration of one year after the death of the predecessor—by fifty per centum.

Where the death of the successor occurs after the expiration of one year but before the expiration of two years after the death of the predecessor—by twenty-five per centum.

Where the death of the successor occurs after the expiration of two years but before the expiration of three years after the death of the predecessor—by ten per centum.

(2) Where there is more than one predecessor's death by reference to which a reduction of death duty in respect of property could be made in accordance with this section, the reduction shall be made by reference to such one of those deaths as will result in the greater or greatest reduction.

(3) Where the amount of death duty that but for the operation of subsection one of this section would have been payable on the death of a successor in respect of any property exceeds the amount of death duty paid, in respect of that property or the property for which that property was substituted, on the predecessor's death by reference to which a reduction of death duty is to be made in accordance with this section, the reduction shall be the appropriate percentage referred to in that subsection of the lastmentioned amount.

BY AUTHORITY: V. C. N. BLIGHT, GOVERNMENT PRINTER, NEW SOUTH WALES-1970

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