# New South Wales.



ANNO SECUNDO

# EDWARDI VII REGIS.

# Act No. 26, 1902.

An Act to consolidate and amend the law relating to the collection and payment of the Public Moneys, the audit of the Public Accounts, and the protection and recovery of Public Property; and for other purposes connected with the control and management of the Public Finances of the State of New South Wales. [Assented to, 14th August, 1902.]

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 the same, as follows:—

## PART I.

#### PRELIMINARY.

1. This Act may be cited as the "Audit Act, 1902," and Commencement and shall come into operation on the first day of July, one thousand short title. nine hundred and two (hereinafter in this Act referred to as the commencement of this Act).

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Division of Act.

- 2. This Act is divided into Parts as follows:—
- PART I.—PRELIMINARY—ss. 1-5.
- PART II.—THE AUDITOR-GENERAL AND PUBLIC ACCOUNTS COMMITTEE—ss. 6-17.
- PART III.—Public banking arrangements—ss. 18-22.
- PART IV.—Accounting officers and collection of moneys—ss. 23-32.
  - 1. Accounting officers—ss. 23-27.
  - 2. Collection of revenue-ss. 28, 29.
  - 3. Collection of trust and other moneys—ss. 30-32.

PART V.—PAYMENT OF MONEYS—ss. 33-43.

- 1. Payment out of revenue—ss. 33-35.
- 2. Payment out of Loan moneys-ss. 36, 37.
- 3. Mode of payment—ss. 38-43.
- PART VI.—AUDIT AND INSPECTION—88. 44-56.
- PART VII.—THE TREASURER'S ACCOUNTS AND STATEMENTS— 88, 57-66.
- PART VIII.—MISCELLANEOUS AND SUPPLEMENTAL—88. 67-73.
  - 1. Moneys outside State-s. 67.
  - 2. Penalties—ss. 68-72.
  - 3. Regulations—s. 73.

## SCHEDULES.

Repeal.

Savings.

3. The Audit Act, 1898, the Loans Fund Amalgamation Act of 1879, and the Loan Account (Transfer) Act, 1899, are repealed. Section nineteen of the Public Service Act of 1895, in so far as it provides or relates to the fidelity guarantee of officers of the public service, and to the inspection of stores for the public service, is repealed.

4. (1) The Auditor-General, holding office at the commencement

of this Act, shall continue to hold his office subject to this Act.

(2) All regulations made under the authority of the Audit Act, 1898, and in force at the commencement of this Act shall be deemed to be made under this Act.

Definitions.

- 5. In this Act, unless the context or subject-matter otherwise indicates,—
  - "Accounting officer" means person declared by this Act to be an accounting officer.
  - "Consolidated revenue account" means an account of the cash, income, and current expenditure for or on behalf of the consolidated revenue fund only.
  - "Financial year" means the period from the first day of July in one year to the thirtieth day of June in the next following year.

    "General

"General Loan Account" means an account of moneys directed by this Act, to be carried to that account, and of moneys that have been carried to that account in pursuance of the Loans Fund Amalgamation Act of 1879.

"Loan Act" means Act passed before or after the commencement of this Act under which any money is authorised to be raised by loan and expended for any purpose therein specified.

"Loan service" means purpose specified in a Loan Act.

"Prescribed" means prescribed by this Act or the regulations.

"Public moneys" includes all revenue, loan, trust, and other moneys whatsoever, received by, for, or on account of the State, and all moneys and fees declared by this Act to be public moneys.

"Regulations" means regulations in force under this Act.

"Revenue" means all moneys collected or received for or on

account of the Consolidated Revenue Fund.

"Special deposits account" means an account relating to sums held by or deposited with the Treasurer for store accounts, advance accounts, and moneys (not included in the consolidated revenue, general loan, or trust account), which the Treasurer directs to be carried to the special deposits account.

"The Treasurer" means the Colonial Treasurer.

"Trust account" means an account of funds of which the Treasurer is, by statutory obligation, a trustee and custodian, and of moneys that have been placed to the credit of the trust fund under the Audit Act, 1898, or the Audit Act of 1870, and of moneys directed to be paid into that account by this Act.

## PART II.

THE AUDITOR-GENERAL AND PUBLIC ACCOUNTS COMMITTEE.

6. The Auditor-General shall be appointed by the Governor.

7. The Auditor-General, on being appointed under this Act, Declaration of shall, before he exercises the powers or fulfils the duties conferred or office imposed on him by this Act, make and subscribe, before one of the vic. 9; W.A. 6; Judges of the Supreme Court, a declaration in the form of the First S.A. 5. Schedule, and such declaration shall be kept among the records of the said Court.

8. The Auditor-General shall not during his continuance in his Disabilities. office be capable of being a member of the Executive Council or of the 27: N.Z. 26, 27; W.A.7; Parliament of the Commonwealth or of a State of the Commonwealth.

9. The Auditor-General shall hold his office during good Tenure of office. behaviour: Provided nevertheless that the Governor may remove any Com. 7; N.S.W. Act. 31; Auditor-General upon the address of both Houses of the Legislature. 23; N.Z. 28; W.A. 3;

Suspension of Auditor-General.

Com. 5.

- 10. (1) The Governor may suspend the Auditor-General from his office—
  - (a) for misbehaviour;

(b) for incapacity;

(c) if he directly or indirectly engages in any paid employment outside the duties of his office, or in any trade or business except as a member of a registered company;

(d) if he becomes insolvent or bankrupt, or compounds with his creditors, or makes any assignment of his salary for their benefit, or takes advantage of the provisions of any Act of the Commonwealth or of a State of the Commonwealth relating to insolvency or bankruptcy;

(e) if, except on leave granted by the Governor, he absents himself from duty for fourteen consecutive days, or for twenty-eight

days in any twelve months;

but the Colonial Secretary shall, within seven days after such suspension if Parliament be then sitting, or if Parliament be not then sitting, then within seven days after the next meeting of Parliament, lay or cause to be laid before both Houses of Parliament a full statement of the grounds of such suspension.

(2) Such suspension shall lapse at the expiration of forty-two days after the day when such statement was last laid before a House of Parliament, unless each House of Parliament within such period and in the same session passes an address to the Governor praying for

the removal of the Auditor-General.

Deputy of Auditor-General. Com. 9; N.S.W. 33; W.A. 5; Vic. 11; Tas. 7; Q'land 29; S.A. 4; N.Z. 29.

11. In the case of the illness, suspension, or absence of the Auditor-General, the Governor may appoint some person to act as a deputy of such Auditor-General during such illness, suspension. or absence; and such person shall, before he exercises the powers or performs the duties of his office, make and subscribe a declaration in the form in the First Schedule, and shall while he acts as such deputy have the powers and perform the duties of the Auditor-General.

Auditor-General may appoint inspectors. Com. 11; N.Z. 33.

12. The Auditor-General may, by writing under his hand, appoint any officer in the Public Service to inspect, examine, and audit any books and accounts of accounting officers, or examine or make inquiries with respect to any public stores under the control of the State, and such person shall report thereon to the Auditor-General.

Auditor-General shall communicate with Treasurer. Vic. 26; Q'land 31. moneys.

- 13. (1) The Auditor-General shall communicate with the Treasurer upon all matters arising under this Act or the regulations Com. 12; N.S.W. 13; relating to the collection, receipt, issue, and expenditure of public
  - (2) The Auditor-General shall transmit to the Treasurer the name of any person failing to comply with any of the provisions of this Act or the regulations, and thereupon and until such failure is made

made good to the satisfaction of the Auditor-General the payment of any salary or moneys due or to become due to such person from the Crown may be withheld.

14. The Auditor-General may cause search to be made in and Search in public extracts to be taken from any book, document, or record, in any public books.

office, without paying any fee for the same.

15. The Auditor-General shall be entitled to lay before the Auditor-General may Attorney-General or Crown Solicitor a case in writing as to any question of law officer. regarding the interpretation of the Constitution Act or any other Act, Com. 15; W.A. 35; or regulations concerning the powers or duties of the Auditor-General; S.A. 27. and the Attorney-General or Crown Solicitor, as the case may be, shall give a written opinion on such case.

16. (1) A Public Accounts Committee shall be appointed as Appointment and powers of public hereinafter provided, and such committee shallaccounts committee.

(a) Enquire into and report to the Legislative Assembly upon any question which may have arisen in connection with the Public Accounts, and which may have been referred to the committee, either by a Minister of the Crown or by the Auditor-General or by a resolution of the Legislative Assembly.

(b) Enquire into and report to the Legislative Assembly upon all expenditure by a Minister of the Crown made without

Parliamentary sanction or appropriation.

(2) Such committee shall consist of five members, each of whom shall be a Member of the Legislative Assembly, not being a Minister of the Crown.

The members of the committee shall elect one of their number to be their chairman.

Three members shall be a quorum of the committee and may

exercise all the powers of the committee.

The report of the committee shall be by a majority of votes of the members present. Each such member shall have one vote, and, if the votes are equal, the chairman in addition to his original vote shall have a casting vote.

(3) No fees or other remuneration shall be paid to the

members of the committee for their services on the committee.

(4) The committee shall have the same powers and authority Committee to have to direct the attendance of and to examine witnesses, to send for and same powers in respect of witnesses, examine papers, records, and other documentary evidence, and to &c., as are conferred receive affidavits as are by section one hundred and forty of the Act upon the Parliamentary fifty-six Victoria number thirty-eight conferred upon the Committee Elections and of Elections and Qualifications constituted by that Act; and all the Qualifications provisions of this said section respecting persons summoned by the said committee or giving evidence before the said committee or on affidavit shall apply to persons summoned by the committee hereby constituted, or giving evidence before such committee or on affidavit as completely

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and effectually as if such witnesses had been summoned, and such evidence had been received by virtue or under the authority of the said section.

Committee to submit annual report to Legislative Assembly.

Mode of election of members of

committee.

(5) The committee shall submit to the Legislative Assembly annually, appended to the annual report of the Auditor-General on the Public Accounts, a report on all matters submitted during the year for its inquiry. In such report the committee may lay before the Legislative Assembly any suggestions arising out of any matters submitted for its inquiry which may appear desirable for the better conduct of the public business or keeping of the Public Accounts.

(6) The members of the Public Accounts Committee shall be appointed by election of the Legislative Assembly in the following

manner, that is to say :-

A Minister of the Crown shall, within thirty days after the commencement of the first session of every Parliament, deliver to the Speaker a nomination in writing under his hand of five members of the Legislative Assembly, not being Ministers of the Crown, for election and appointment as members of the Public Accounts Committee.

The Speaker shall submit to the Legislative Assembly for decision by open voting, one by one, and in alphabetical order of the first letter of each surname, the names of the five members so

nominated.

In the event of the Legislative Assembly deciding in the negative on the question of the appointment of any one or more of the members so nominated, nominations shall then and there be made by any member in substitution for those not appointed, until the required number of five members is elected to form such committee.

(7) Every member of the committee appointed during the existence of a Parliament shall cease to be a member thereof on his handing to the Speaker his written resignation of such membership or on the dissolution of such Parliament, or on its expiring by effluxion of time, or on his accepting office as a Minister of the Crown, or on his ceasing to be a member of the Legislative Assembly.

(8) Where a vacancy occurs in a committee appointed under this Act, the same shall be filled by nomination and election as aforesaid within thirty days after the occurrence of the vacancy if

Parliament is then in session, or within thirty days after the next meeting of Parliament should such vacancy occur during any recess or

adjournment.

Election of the first committee.

Vacancy in the committee, how to

be filled.

(9) The nomination and election of the first committee to be appointed under the provisions of this Act shall take place in the manner aforesaid and within thirty days after the commencement of this Act.

PART

#### PART III.

## PUBLIC BANKING ARRANGEMENTS.

17. (1) The Treasurer may agree with any bank or banks upon Agreement with such terms and conditions as he may think fit for the receipt, custody, bank. payment, and transmission of public moneys, and for the inscription, Com. 20; N.Z. 15; management, and the payment of interest on the public debt within or without New South Wales, and for the making of advances, and as to the charges respecting the same, and the interest payable by or to the bank or banks upon balances or advances, and generally for the conduct of the banking business of the State.

(2) No such agreement shall be made to have effect within New South Wales for more than one year unless it contains a provision that it may be terminated at any time not exceeding six months after

notice.

18. The consolidated revenue account, the general loan account, Accounts to be kept the trust account, the special deposits account, and such other accounts in bank. as the Treasurer may open shall be kept in such bank or banks as the Treasurer may in writing direct.

19. The several accounts of the Government in any bank shall, Interest on accounts.

for interest purposes, be considered as one account.

20. (1) The Treasurer, or some person appointed by him in that Payment into bank. behalf, shall from day to day pay into a bank keeping Government accounts all moneys received into the Treasury.

(2) The Treasurer or such person—

(a) shall pay to the consolidated revenue account in such bank all revenue and all such moneys as are directed by this or any other Act to be carried or paid to that account or to the consolidated revenue fund;

(b) shall pay to the general loan account in such bank all moneys directed by this Act or by a loan or other Act to be

carried or paid to that account;

(c) shall pay to the trust account in such bank all moneys of which the Treasurer is by statutory obligation a trustee and custodian;

(d) shall pay to the special deposits account in such bank all sums held by or deposited with the Treasurer for store accounts, advance accounts, and other moneys which the Treasurer may direct to be carried to this account.

21. All moneys paid into any bank by the Treasurer, or by any Moneys in bank to be such person as aforesaid, to any account under this Act, shall be public moneys. deemed to be public moneys, and to be lent by His Majesty to the Vic. 28; Q'land 9 persons or body corporate to whom or to which such bank belongs.

N.Z. 6.

#### PART IV.

## ACCOUNTING OFFICERS AND COLLECTION OF MONEYS.

# 1. Accounting officers.

Who are accounting officers under this Act. Com. 2; N.S.W. 5.

22. (1) Any person who by any law, regulation, or appointment is charged with the duty of collecting or receiving, or who actually collects or receives, or who is charged with the duty of disbursing or who actually disburses any public moneys, is declared to be an accounting officer.

N.S.W. 5.

(2) Any person employed in any branch of the public service who receives any fees pursuant to any statutory or other authority is also declared to be an accounting officer in respect of such fees; and such fees are declared to be public moneys within the meaning of this Act:

Provided this subsection shall not apply in respect of—

(a) fees which have been determined by the Public Service Board as appropriate to any work to be performed by any person so employed; or

(b) fees received by any person so employed in respect of any office held by him in any society founded under the law relating to friendly societies or for the benefit of public servants only; or

(c) fees which the Public Service Board has authorised any person so employed to receive and retain for his own use.

Accounting officer N.Z. 4; Q'land 1; W.A. 12; S.A. 9.

23. Every accounting officer shall be subject to the provisions to be subject to this of this Act and the regulations, and shall perform such duties, keep such Com. 16; N.S.W. 5; books, and render such accounts as are prescribed by this Act, or by the regulations, or as the Treasurer directs.

Security to be provided by accounting officer. Com. 17; N.S.W.14;

Vic. 4; Q'land 48.

24. Every accounting officer shall, if required by the Treasurer so to do, provide security for such sum and in such manner and form as the Treasurer directs, for the due performance of his duties, and for the due accounting for and payment of all moneys coming into his possession or under his control by reason or virtue of his office, service, or employment.

Official account not Com. 18.

25. No accounting officer shall open any public or official to be opened without account in any bank without the authority in writing of the Treasurer, and no bank shall permit any accounting officer to open any such account, or to have an overdraft on any public or official account, without the authority in writing of the Treasurer.

Death, resignation, or removal of accounting officer.

**26.** If an accounting officer dies or resigns, or is removed from his office, the balance at the credit of his public or official account shall, Com. 19; N.S.W. 11; upon the appointment of his successor, vest in and be transferred to the Q'land 7; N.Z. 10. public or official account of such successor at the same bank. Such balance

balance shall not, on the death or insolvency of an accounting officer, be assets in his estate or be subject to the control of his legal representative, assignee, or trustee.

## 2. Collection of revenue.

27. Every accounting officer collecting or receiving revenue in Payment in of Sydney or in such municipalities in the neighbourhood of Sydney as Sydney or suburbs. are notified by the Treasurer in the Gazette shall—

N.S.W. 6.

- (a) pay weekly, or at such other times as the Treasurer appoints, into the Treasury, or into such bank as the Treasurer directs, all moneys collected or received by him on account of the revenue; and, as directed by the Treasurer, transmit to the Treasury vouchers signed by him containing a full and accurate description of the services for which such moneys have been collected or received; and
- (b) transmit, not later than the tenth day after the expiration of N.S.W. 6. each month, or within such other time as is specially directed by the regulations, to the Auditor-General a return in the form of the Second Schedule, with such particulars as may be required by the Auditor-General, of all such moneys collected or received by him during the preceding month, and shall make and subscribe a statutory declaration of the truth of such return.

28. Every accounting officer collecting or receiving revenue at Payment in of any place other than Sydney or a municipality notified as in last revenue collected in preceding section mentioned shall—

N.S.W. 7.

- (a) transmit or pay monthly, or at such times as the Treasurer appoints, to or into the Treasury or to or into such bank as the Treasurer directs, all moneys collected or received by him on account of the revenue; and he shall, as directed by the Treasurer, transmit to the Treasury vouchers signed by him containing a full and accurate description of the services for which such moneys have been collected or received; and
- (b) transmit, not later than the tenth day after the expiration of N.S.W. 7. each quarter, or within such other time as is specially directed by the regulations, to the Auditor-General a return in the form of the Second Schedule, with such particulars as may be required by the Auditor-General, of all such moneys collected or received by him during the preceding quarter, and shall make and subscribe a statutory declaration of the truth of such return.

## 3. Collection of trust and other moneys.

Payment in of trust moneys.

Com. 27; N.S.W. 8; Vic. 22; Q'land 4; N.Z. 8.

29. (1) When under any Act any moneys, which by such Act are directed to be paid into the Treasury, come into the possession or under the control of any person in the public service by virtue of his office or employment for, or on account of, or for the use or benefit of, any other person, such first-mentioned person shall pay the same and act in respect thereof in like manner as every accounting officer is hereinbefore required to pay and act in respect of moneys which come into his possession or under his control for or on account of the revenue, or as near thereto as the circumstances of the case permit.

(2) Such moneys shall be placed to the credit of the trust account, under such separate heads as the provisions of any Act render

necessary.

Payment in of private moneys. Com. 28; N.S.W. 9; Vic. 23; Q'land 5; N.Z. 11.

**30.** (1) When, by virtue of his office or employment, or of any legal process whatsoever, any moneys come into the possession or under the control of any person in the public service for or on account of or for the use or benefit of any other person, and remain in such possession or under such control for seven days, such first-mentioned person shall pay the same into such bank at such place and in such manner as the Treasurer by writing under his hand directs, to a public account to be opened by such person in the said bank; and all interest which becomes due from the bank, for or in respect of the said moneys, shall be deemed to be revenue.

Carrying of such moneys after certain period to trust account.

Vic. 24; Q'land 5.

(2) When such moneys have remained in such bank for three months, such first-mentioned person shall pay the same and act in respect thereof and in regard thereto in like manner as he is by this Com. 29; N.S.W.10; Act required with reference to moneys which come into his possession or under his control for or on account of the revenue, or as near thereto as the circumstances of the case permit; and such moneys shall be placed to the credit of the trust account.

Unclaimed moneys in trust account to be carried to revenue account.

Vic. 25; Q'land 6; N.Z. 9.

31. Unless otherwise expressly enacted, all moneys placed to the credit of the trust account, and unclaimed for a period of two years after they were so placed, shall be carried to and form part of the Com. 30; N.S.W. 12; consolidated revenue account, and no person shall be entitled to receive any sum unclaimed during such period. But no time during which the person entitled to receive such moneys was an infant, or femme covert, or of unsound mind, or beyond the seas, shall be taken into account in estimating the said period:

> Provided that any moneys, the claim to which is established to the satisfaction of the Governor, after the same have been carried to the consolidated revenue account, may be withdrawn therefrom and refunded upon the authority of the Governor by warrant under his

hand.

### PART V.

## PAYMENT OF MONEYS.

## 1.—Payment out of Revenue.

- 32. (1) Every appropriation out of the consolidated revenue Lapsing of approprifund for the services of any financial year shall lapse and cease to have any effect for any purpose at the close of that year; and 22; Vic. 33; Qland any balance of such appropriation which may then be unapplied shall 18; N.Z. 37; W.A. be written off and cease to be a liability of the consolidated revenue fund for that year, and the accounts of the year shall be then closed.
- (2) The Minister of each department shall within thirty Com. 36; N.Z. 38. days after the close of the financial year prepare and transmit to the Treasurer a statement of all accounts rendered during the year in respect of the services of his department unpaid at the close of such year which might by law have been paid out of the consolidated revenue fund during such year if payment of the same had been demanded.
- (3) The Treasurer shall prepare a statement made up of such statements aforesaid and of all unpaid accounts rendered during the year, which, at the close of such year, were lying in the Treasury, together with a statement of all revenue and receipts payable by law to the consolidated revenue fund, on or before the thirtieth day of June in such year, and which had not reached the Treasury at the close of such year; and the statement so prepared shall be submitted to Parliament by the Treasurer with the public accounts prepared in pursuance of this Act.
- 33. (1) If before the close of any financial year no Act is passed Payments authorised granting and appropriating moneys out of the consolidated revenue on lapse of appropriation. fund to meet the requirements of the next succeeding financial year N.S.W. 25. the Treasurer may pay such sums, and make such advances to meet such requirements current and accruing subject to the following provisions:—
  - (a) The authority of the Treasurer shall cease upon the passing of the Appropriation Act for such next succeeding financial year, and shall not in any event extend beyond the period of the first month of such year.
  - (b) Upon the passing of such Appropriation Act, all payments made under the authority of this section shall be regarded and treated for all purposes as payments made out of the supply granted by such Act under the divisions and heads of service appropriate thereto.
  - (c) The payments under the authority of this section shall be at such rates and shall not in the whole exceed such an amount. as would be equivalent to the authorised expenditure under the Appropriation Act for a corresponding period of the immediately

immediately preceding financial year in respect of all salaries, pay, wages, allowances, contracts, supplies, services, rents, Treasurer's advance, and other recurrent charges, and of all ordinary contingencies of any office or department authorised by the Appropriation Act for such year, and set forth in the estimates relating thereto.

(d) When the estimates of expenditure for such succeeding financial year have been presented to Parliament, and the rate of expenditure in such estimates is, in any case, lower for any service than the rate of expenditure authorised in the Appropriation Act for the last preceding financial year, the payments under the authority of this section shall not exceed such lower rates.

N.S.W. 26.

(2) The Treasurer shall make the payments and advances, authorised by this section in such manner and in such proportion as the Governor, by warrant in writing under his hand, and directed to the Treasurer, orders and directs; and the amount of the payments and advances so made shall be charged upon and payable out of the consolidated revenue fund.

Application of balances.

34. If the exigencies of the public service render it necessary the Governor may authorise the application of any balances of Com. 37; N.S.W. 23; appropriation under the head of any service for fixed establishments, W.A. 17; N.Z. 40. other than votes for specific public works remaining unapplied, for the purpose of supplementing appropriations for other services found insufficient to meet the requirements of such services, except specific public works.

> A statement of all such applications of balances of appropriations, as well as copies of all minutes of the Governor relating thereto, shall be submitted by the Auditor-General to Parliament within seven days, if Parliament is then sitting, and if not, then within seven days after the next meeting of Parliament.

> Nothing in this section shall empower the Governor to authorise the application of any such balance in augmentation of or as an addition to any salary or wages the amount of which has been fixed by law.

# 2. Payment out of loan moneys.

Loan moneys to be carried to general loan account. Loans Fund Amalgamation Act.

35. All moneys borrowed under the authority of any loan Act, whether passed before or after the commencement of this Act, shall be carried to the general loan account, and may be applied for or towards the purpose of any loan service specified in any loan Act, in such manner and in such proportions as the Governor by warrant under his hand, addressed to the Treasurer, from time to time orders and directs. Provided

Provided that nothing in this section shall authorise the application for or towards any such loan service of any larger sum of money than is by the loan Act authorising such service expressly appropriated or set apart therefor.

36. Where any appropriation or balance of an appropriation Lapse of loan made by a loan Act passed two years or longer before the close of any appropriations. financial year (whether such Act was passed before or after the commencement of this Act) remains unapplied at the close of such year, such appropriation or balance of such appropriation shall thereupon lapse, except so far as the moneys thereby appropriated may be required to meet claims under any outstanding contract or work in progress or engagement properly chargeable to such appropriation.

Any moneys (except moneys required to meet such claims as aforesaid) raised under the authority of any such loan Act shall, to the extent to which the appropriation thereof lapses under this section, remain in the general loan account and be available for the purpose of any loan service under the last preceding section.

## 3. Mode of payment.

37. (1) No moneys shall be drawn from the consolidated revenue Money not to be account, except under the authority of an Act of Parliament or the paid out unless special deposits account, except for the purposes of such account and Com. 31; N.S.W. 16; under such authority as may be applicable to its constitution.

No moneys shall be drawn from the general loan account Tas. 10; S.A. 8.

Vic. 28; Qland 9;
NZ. 6-43; W.A. 9;
Tas. 10; S.A. 8. except under the authority of an Act of Parliament stating the nature or other object of the proposed expenditure, and the amount of such expenditure.

No moneys shall be drawn from the trust account except for the purposes of such account, or under the authority of an Act of Parliament.

(2) No moneys shall be drawn from any such account except in the manner hereinafter provided.

38. (1) The Treasurer shall, as often as may be required, Preparation of calculate the amount of moneys likely to become due and payable out warrant and its signature. of the said accounts respectively during a period not exceeding three months, and shall thereupon prepare a warrant or warrants for the payment of such moneys.

As to such of the said moneys as are required for the public service for that period, the warrant shall be in the form in part one of the Third Schedule, or to the like effect, and shall state the amount of moneys so required.

As to such of the said moneys as are required for purposes other than the public service, the warrant shall be in the form in part two of the Third Schedule, or to the like effect, and shall state the amount of moneys so required, and the purposes for which the moneys are required. (2)

(2) The Treasurer shall sign such warrant or warrants and shall transmit it or them to the Auditor-General for certification.

Counter signature of warrant by Auditor-General.

- 39. (1) The Auditor-General, where any such warrant relates to moneys required for the public service, shall ascertain that the payment of such moneys for the services or purposes mentioned in the warrant during the period aforesaid has been authorised by Parliamentary appropriation, and that such payment has not already been made.
- (2) The Auditor-General, where any such warrant relates to moneys required for purposes other than the public service, shall ascertain that the payment of such moneys is provided for by balances in the books of the Treasurer at credit of the respective accounts mentioned in the warrant.

Com. 32; N.S.W. 17; Q'land 11; W.A. 41; N.Z. 53.

- (3) If the Auditor-General ascertains that the payment of any such moneys for the public service has not been authorised by Parliamentary appropriation or has already been made, or if he ascertains that the payment of any such moneys for purposes other than the public service is not provided for by balances in the books of the Treasurer, as above mentioned, he shall return the warrant to the Treasurer uncertified, and with a statement in writing specifying the payments as to which he has ascertained as aforesaid, and the grounds on which he withholds his certificate.
- (4) If and as soon as the Auditor-General ascertains that the payment of the moneys mentioned in any such warrant has been authorised by Parliamentary appropriation, and has not already been made, or that such payment is provided for by balances in the books of the Treasurer as abovementioned, he shall certify the same under his hand in the form in the Third Schedule appropriate to such warrant, or to the like effect, and shall return it to the Treasurer, who shall thereupon submit it to the Governor for his signature.

(5) Any such warrant, when certified by the Auditor-General as aforesaid and signed by the Governor, and not otherwise, shall be the authority for the issue of the drafts and cheques or for the credits hereinafter in this Act mentioned.

Cheques against warrant.

40. (1) After a warrant has been signed by the Governor, the Treasurer, or any officer in the public service appointed by him in that behalf, may—

Com. 33; N.S.W.18; N.Z. 46-52; W.A. 13; Q'land 12-15. (a) forthwith issue drafts or cheques upon the proper accounts, in such form as he thinks fit, to be used for the immediate payment of the services or purposes mentioned in the warrant, or to be placed to the credit of an accounting officer under a special obligation to account for the payment by him of such services or purposes;

Credits in lieu of cheques in first instances. (b) in special cases where the Treasurer considers it expedient not to issue drafts or cheques in the first instance, establish

a credit in any bank in favour of an accounting officer for the payment by him of the services or purposes mentioned in the warrant, and thereafter, upon receipt from such accounting officer of accounts or abstracts vouching for his several payments from such credit, issue drafts or cheques upon the proper accounts for such sums as are necessary to cover such payments, and lodge the same in such bank to the credit of the account so established in favour of such accounting officer.

(2) The amounts of such drafts or cheques shall not

collectively exceed the amount mentioned in such warrant.

(3) Such drafts or cheques shall be sufficient authority to any bank on which they are drawn and in which the said accounts are kept to debit the accounts respectively with the respective amounts

mentioned in the said drafts or cheques.

(4) Every accounting officer in whose favour a credit has been established under this section shall forthwith after the payment for such services or purposes, or at such other times as the Treasurer may direct, transmit to the Treasurer accounts or abstracts duly vouching for his several payments from such credit.

41. (1) No accounting officer shall pay any account unless— (a) he has ascertained that the provisions of this Act and of the to paying accounts. regulations relating to the payment of accounts have been 19-21; Vic. 31; S.A. complied with; and

(b) the payment of the account has been authorised by the responsible Minister of the Crown of his department, or by some officer appointed by such Minister in that behalf: Provided that in the latter case the officer shall not authorise payments to an amount greater than that specified by the Minister appointing him.

(2) No Minister of the Crown or person appointed by him as aforesaid shall authorise the payment of an account unless he has ascertained that the payment is authorised by law, or has been directly sanctioned by the Treasurer, and if chargeable on the consolidated revenue fund or general loan account, is covered by Parliamentary

appropriation.

(3) The correctness of every account in regard to computations, castings, rates of charge, and the faithful performance of

services, shall be certified by the officer incurring the expense.

42. Every accounting officer shall, at the time of paying an Acquittance to be account, obtain an acquittance under the hand of the person to whom obtained. the same is payable, or under the hand of some person authorised in writing by such first-mentioned person for the amount so paid, which shall be set out in words at full length.

Conditions precedent

## PART VI.

#### AUDIT AND INSPECTION.

Bank sheet to be transmitted to Treasurer.

**43.** (1) The manager or person in charge of any bank keeping any account under this Act shall, on every day on which the bank is Com. 38; N.S.W. 24; open, transmit to the Treasurer a copy to be called a "bank sheet." of Vic. 34; Q'land 20; so much of the debit and credit sides of each such account as has not S.A. 14; W.A. 23; previously been transmitted to the Treasurer, also a certificate setting forth the balance at the debit or credit of such account.

> (2) Such manager or person shall on every such day transmit to the Auditor-General a copy of every such bank sheet and certificate.

Cash sheet to be sent to Auditor-General.

44. The Treasurer shall at the Treasury keep books (to be called "cash books") in connection with the several accounts authorised by Com. 40; N.S.W. 27; this Act, with such subdivisions as the Treasurer may deem fit, and shall Vic. 35; Q'land 22; enter therein on every day on which the public offices are open under S.A. 21; Tas. 11; enter therein on every day on which the public offices are open under S.A. 15; N.Z. 23. specific heads the several sums received and paid into each such account from and by accounting officers and others, and his several drafts or cheques upon each such account. He shall also on every such day send to the Auditor-General a copy (to be called a "cash sheet") of so much of the said books as he has not previously sent to the Auditor-General, but so that the cash sheet shall not contain any entries of older date than four days previous to the day on which it is so sent; and he shall with the cash sheet send the several vouchers and documents relating to the moneys so received and paid as aforesaid.

Examination by Auditor-General of cash sheet. Q'land 33.

45. The Auditor-General on receipt by him of the cash sheet, vouchers and documents, and the returns required to be furnished, as Com. 41; N.S.W. 34, hereinbefore in this Act provided, by accounting officers collecting or 35; Vic. 36; W.A. receiving moneys, shall examine the same and shall—25; S.A. 16; Tas. 12;

(a) compare the entries in the cash sheet with the supporting vouchers and documents sent therewith, and also with the bank sheet;

(b) ascertain whether such vouchers and documents bear upon the face of them a correct description of the proper heads of receipt or expenditure to which the moneys mentioned therein have been credited or debited;

(c) ascertain whether the moneys mentioned on the debit side of the cash sheet have been duly paid to the several bank accounts authorised by this Act, and whether the sums mentioned on the credit side of the cash sheet have been actually and duly disbursed under competent authority, and on the prescribed certificates;

(d)

(d) ascertain whether the moneys mentioned in the entries in the cash sheet have been credited or debited to the proper heads of receipt or expenditure;

(e) ascertain whether the rates, computations, and castings are correct or duly certified to by the responsible departmental

officers:

(f) ascertain whether such moneys were legally available for and applicable to the services or purposes to which the same have been applied or charged; and

(g) ascertain whether the provisions of the Constitution Act, this Act, and any other Act and the regulations have been in all

respects complied with.

46. (1) The Auditor-General shall make such queries and Queries and observations addressed to the Treasurer or to any accounting officer, tions by Auditor-officer certifying accounts, or officer in the Public Service in any way Com. 42; N.S.W. concerned with the receipt or payment of public moneys, and call for 36; S.A. 17; W.A.; such accounts, vouchers, statements, documents, and explanations as Vic. 38; N.Z. 32. he may think necessary.

Every such query and observation addressed to any such accounting officer, or officers shall, within fourteen days after its receipt, be returned to the Auditor-General by such accounting officer,

or officers with the necessary reply or memorandum thereon.

(2) After such queries and observations have been answered, and after such accounts, vouchers, statements, documents, and explanations have been rendered, the Auditor-General shall allow and discharge and grant an acquittance to the Treasurer, or to such accounting officer, or officers as aforesaid, for all receipts which are found correct, and for all payments duly and properly made and supported by proper receipts or vouchers.

(3) Every such acquittance shall be in such one of the forms contained in the Fourth Schedule as is applicable to the case or to the like effect, and shall be transmitted to the Treasurer, and shall be a full and complete discharge as to the several moneys mentioned therein:

Provided that in respect of any of the foregoing operations prescribed in subsections of clauses forty-five and forty-six, the Auditor-General, after satisfying himself that the accounts bear evidence that the vouchers have been completely checked, examined, and certified as correct in every respect, and that they have been allowed and passed by the proper departmental officers, may admit the same as satisfactory evidence of payment in support of the charges to which they may relate.

47. (I) If it appears to the Auditor-General from any examina-Surcharges by tion, audit, or inspection made by him or any person appointed by him—
Auditor-General

(a) that any accounting officer has wilfully or negligently omitted com. 42. to collect or receive any money; or

(b) that any money has not been duly credited to the proper head of revenue or account, or has not been duly accounted for and paid over to an account authorised by this Act; or

(c) that any money has been applied or charged to any service or purpose for which the same was not legally available or

applicable; or

(d) that any expenditure has not been duly authorised or has not been duly vouched and certified; or

(e) that there has been any deficiency or loss through the fraud,

mistake, default, or error of any person; or

(f) that any account, voucher, statement, document or explanation in the last preceding section referred to is in any essential particular defective or imperfect; or

(g) that any material error has been committed; or

(h) that any of the provisions of the Constitution Act or this Act or any other Act or the regulations have not been complied with; the Auditor-General shall, within one month next after the said accounts, vouchers, statements, documents or explanations have been sent to him as hereinbefore directed, surcharge any accounting officer, officer certifying accounts, or person in any way concerned with the receipt or payment of public moneys, who appears to him to be in default, with any deficiency or loss or with any expenditure which has not been duly authorised, vouched, or certified, and disallow the same, and he shall give written notice of such surcharge to such accountant, officer, or person.

(2) All unsatisfied surcharges shall be transmitted by the Auditor-General to the Treasurer, to be by him enforced against the

accounting officer, officer, or person surcharged.

(3) The Auditor General may at any time revoke any surcharge or disallowance by him under this section which has been made in error.

Notice of surcharge. Com. 43; Vic. 39; Tas. 15.

48. Whenever the Treasurer has received notice of a surcharge, he shall, unless such surcharge shall have been previously satisfied or withdrawn, send notice in writing of such surcharge to the accountant, officer, or person surcharged by registered letter, and take such measures or proceedings as the case may require to recover the amount thereof; and no account payable to or claimed by such accountant, officer, or person from the Crown shall be paid until such surcharge has been satisfied; and the amount of every such surcharge may be sued for and recovered, on behalf of His Majesty, by action in the name of the Treasurer, as a debt, in any court of competent jurisdiction.

Appeal from surcharge. Com. 44; N.S.W. 97; Q'land 36; W.A. 27;

49. In all cases in which an accounting officer is dissatisfied with any disallowance or surcharge in his accounts made by the Auditor-General, such accounting officer shall, for the period of one month after being notified of such disallowance or surcharge, have a right of appeal

to the Governor, who, after such investigation as he considers equitable, may make such order directing relief of the appellant wholly or in part from the disallowance or surcharge in question as appears to the Governor to be just and reasonable, and the Auditor-General shall govern himself accordingly.

- 50. (1) The Auditor-General—
- (a) may, whenever he thinks fit, and
- (b) shall, whenever required by the Treasurer so to do,

inspect, examine, and audit, or cause some officer in the public service appointed by him in that behalf to inspect, examine, and audit, the books and accounts of any accounting officer and of any other person who is in the public service or who is subject to the provisions of this Act into whose possession or under whose control any public moneys have come.

He shall also (if possible) once at least in every year make or cause to be made such inspection, examination, and audit in respect of the books and accounts of every accounting officer and of every such person as aforesaid.

- (2) The Auditor-General, or the officer appointed by him as aforesaid, shall, for the purpose of such inspection, examination and audit,—
  - (a) ascertain whether the whole of the revenue and public moneys have been duly collected and accounted for in pursuance of this Act, and whether the moneys received from the Treasurer or issued under any credit in pursuance of this Act have been duly and properly paid to the several persons entitled to receive the same;
  - (b) investigate and examine all contracts, accounts, invoice requisitions, books, bills of parcels, vouchers relating to the public service, and all documents relating to or concerning the same, and all circumstances affecting or attending the making of any such contract;
  - (c) once at least in every year inspect and examine all stores under the control of the State belonging to His Majesty, of whatsoever nature or description the same may be, and shall cause stock thereof to be taken;
  - (d) ascertain the quantity, description, and price of all stores under the control of the State purchased on account of His Majesty, and of all stores supplied for the use of departments of the public service, and whether any such stores are, in his opinion, in excess of reasonable requirements; and

Inspection and audit of accounts of accounting officers.
Com. 45.

- (e) examine whether the proper quantities of such stores are remaining in stock in the proper store or building.
- (3) The Auditor-General shall, as soon as practicable after any such inspection, examination, and audit, make and sign, and forward to the Treasurer a report of the result thereof, and of the manner in which the books, accounts, and other documents aforesaid have been kept, and of the state of the several offices and stores, and a statement of all sums found to have been omitted to be collected, or not duly accounted for, and of all payments which have not been duly authorised, or properly made, or for which the necessary certificates, receipts, and vouchers have not been produced.

Vouchers required for receipts and payments. Tas. 20.

51. No sum shall be allowed in any account to have been duly received or paid without the production of a written voucher for the Com. 46; N.S.W. 38; actual receipt or payment of the same: Provided that the Governor. Vic. 41; Q'lind 37; on satisfactory evidence being produced that the requisite papers have been lost or destroyed, or that it is not possible to obtain or replace them, may order that any such sum be allowed or disallowed, as the case may be, and may make such order in the premises as he thinks fit, and such order shall be binding on His Majesty and all other parties, and be acted on accordingly.

Defective vouchers. Com. 47; N.S.W. 39–41; Vic. 42; Q'land 38; Tas. 21; W.A. 29; S.A. 20.

- **52.** (1) When a youcher produced for a sum of money disbursed is defective for the want of any certificate or other document which ought to have accompanied it, or in any other particular, the Auditor-General may, upon proof being made to his satisfaction that the accounting officer did not wilfully neglect to procure or produce such certificate or document, and that the sum specified in the youcher has been actually and properly disbursed, admit such voucher as a sufficient discharge, and allow the amount of the same.
- (2) The Auditor-General may admit and allow vouchers for any moneys expressed therein although the same are not stamped according to law, in cases where it appears to him to be reasonable or expedient so to do.

Disallowances by reason of imperfect vouchers.

Com. 48; N.S.W. 40; Vic. 43; Q'land 39; Tas. 22; S.A. 21; W.A. 30.

53. Where any sum of money disbursed is disallowed in consequence of the absence or imperfection of any voucher, or the absence or incorrectness of any certificate or document, the particulars and amount of such disallowance shall be reported to the Treasurer by the Auditor-General; and any sum so disallowed shall be deemed to be money received to the use of His Majesty by the accounting officer who is responsible for receiving or paying such sum, and, subject to the right of appeal to the Governor hereinbefore provided, may be recovered on behalf of His Majesty by action in the name of the Treasurer in any court of competent jurisdiction, or be retained by the Treasurer from any moneys then or thereafter payable by His Majesty to such accounting officer.

54. The Governor may exempt from detailed audit by the Governor may Auditor-General, but not from appropriation audit by him, the exempt cert in accounts of receipt and expenditure of any department, the peculiar detailed audit. duties, constitution, or circumstances of which may render such N.S.W. 42. exemption expedient:

Provided that a statement as to such exemption shall be laid before the Legislative Assembly, if Parliament is then sitting, within seven days after such exemption has keen made as aforesaid, and if Parliament is not sitting then within seven days after the next

meeting of Parliament.

## PART VII.

THE TREASURER'S ACCOUNTS AND STATEMENTS.

55. The Treasurer shall cause to be kept in the Treasury the Treasure 's account. consolidated revenue account, the general loan account, the trust account, and the special deposits account under such separate heads as he may direct.

56. (1) The Treasurer, as soon as possible after the close of the The revenue account financial year ending the thirtieth day of June, one thousand nine to be fixed on 1st July, 1902. hundred and two, shall cause to be prepared an account in the form of the Fifth Schedule to this Act of the actual net receipts of, and expenditure from, the consolidated revenue fund for that year, including receipts and expenditure in London to the thirtieth day of April next preceding, bringing forward the balance on the consolidated revenue fund as on the thirtieth day of June, one thousand nine hundred and one.

(2) The Auditor-General shall examine the said account, and if he finds the same in accordance with facts shall certify the same under his hand.

(3) The Treasurer shall cause such account so certified to be published in the Gazette, and the balance shown in the account so published shall be the balance of the consolidated revenue account current at the commencement of the first day of July, one thousand nine hundred and two, and be carried forward and included in the account current for the succeeding year.

57. As soon as conveniently may be after the expiration of Publication in each quarter of each financial year, and after the expiration of each Gazette of Treasurer's such year, the Treasurer shall publish in the Gazette-

(a) A detailed statement of the receipts and the expenditure of Com. 49, 50; N.S.W. the consolidated revenue fund for such quarter or year, and 28, 29; Vic. 48, 9; Q'land 23, 12; W.A. the account current of the said fund for such quarter or year, 37, 38; Tas. 25, 26; together with a comparative statement of such receipts, S.A. 29, 30; N.Z.

(a) of consolidated revenue fund.

with the receipts for the corresponding quarter of the next preceding financial year, or for the next preceding financial year.

(b) of general loan account.

(b) A detailed statement of the receipts and expenditure of the general loan account for such quarter or year, and the account current of the said account for such quarter or year.

(c) of trust account and special deposits account.

(c) A detailed statement of the receipts and expenditure of the trust account, and of the special deposits account, for such quarter or year, and of the balances at the credit of the said accounts.

Preparation by Treasurer of public accounts for each financial year. 58. (1) At the expiration of each financial year the Treasurer shall prepare the public accounts for such year and shall include therein—

(a) Statement as to consolidated revenue fund.

(a) (i) a full and particular statement in detail of the net revenue and the receipts of the consolidated revenue fund for such year; and

(ii) a statement of the expenditure of the said fund for such year classified and arranged in the same form and under the same divisions as have been employed in the appropriation thereof, and of expenditure proposed to be authorised by appropriation under suitable heads;

(iii) an account current of the said fund in the form in the Fifth

Schedule.

Such account shall be a cash account, and shall include all actual revenue and other receipts carried to the consolidated revenue fund, and all expenditure authorised or proposed to be authorised by appropriation of the consolidated revenue fund for such year; and

(iv) a statement showing the total deficiency (if any), including outstanding Treasury Bills, on the said fund at the close

of such year.

(b) Statement as to general loan account.

- (b) (i) a statement of the receipts and expenditure of the general loan account for such year, classifying the expenditure under the several heads of loan appropriation; and
  - (ii) an account current of the said account in the form in the Sixth Schedule.

(c) Statement of trust and other accounts.

(c) (i) statements of the receipts and expenditure for such year of the trust account and special deposits account and such other accounts as the Treasurer may deem necessary to be kept classified under the several subdivisions thereof, and

(ii) statements of the balances at the credit of such accounts in the form in the Seventh Schedule.

(d) Statement of balances.

(d) statements in the form in the Eighth Schedule, of the balances of the various accounts in the Treasury authorised by this Act, and of the distribution of the same into cash and securities.

(2)

(2) The Treasurer shall within six weeks after the close of each financial year transmit the Public Accounts prepared in pursuance of this section to the Auditor-General.

59. Any yearly statement or account referred to in the two last Certain receipts and preceding sections shall include receipts and expenditure of the account conden to be or fund to which it relates, made in London, to the thirtieth day of included in yearly

April next preceding.

60. The Auditor-General shall forthwith examine each such Examination by statement and account furnished to him as aforesaid, and shall attach such statements. his certificate to each account current, if in accordance with the Com. 51; N.S.W. 43; requirements of this Act, as provided for in section fifty-eight, and Vic. 50; Q'land 13; shall also prepare and sign a full report on such Public Accounts s.a. 31. showing:

(a) in what particulars any statement therein agrees with or differs from the accounts of the Treasurer furnished to the Auditor-

General under this Act;

(b) full particulars of every case in which the provisions of this Act, or any other Act or regulations, or any forms, have not been carried out or adopted, or have in any manner been varied or departed from;

(c) every case in which default has been made in delivering or sending accounts, or collecting or accounting for any moneys

(d) all sums disallowed by reason of their being without vouchers or with imperfect vouchers or upon incorrect certificates;

(e) any proceeding taken by or against any person in pursuance of this Act or the regulations;

(f) all surcharges made by the Auditor-General and not satisfied, or which have been removed; and

(g) such other information as may be prescribed or as the Auditor-General thinks desirable.

61. The Auditor-General shall annex or append to the said Annexures to report report,-

(a) a copy of every authorisation by the Governor under section Com. 52; N.S.W. 44;

thirty-four of this Act; and

(b) a copy of every case laid by the Auditor-General before the Attorney-General for his opinion, together with a copy of the

opinion given thereon.

62. The Auditor-General, shall, within six weeks after the date Public accounts and of receiving from the Treasurer the public accounts as aforesaid, if report to be transmitted to Parliament be then sitting, transmit to the Legislative Assembly the Parliament. same, accompanied by his report and by the copies hereinbefore directed Com. 53; N.S.W. 45; Vic. 52; S.A. 33; to be annexed or appended thereto. Q'land 95, Act 13;

If during such period Parliament is not sitting, the Auditor- W.A. 40. General shall post to every member of the Legislative Assembly a copy

of the said Public Accounts, report, and annexures, and shall within seven days after the next meeting of Parliament transmit to the Legislative Assembly the said Public Accounts, report, and annexures.

The Auditor-General shall not with such report submit to the said Assembly, or post to members as aforesaid, a separate statement of accounts in other forms that the

of accounts in other forms than those prescribed in this Act.

Suggestions by Auditer-General. Com. 54; N.S.W. 46 Vic. 53; Q'land 47; W.A. 41; Tas. 27; S.A. 34. 63. The Auditor-General may, in such annual report or in any special report which he may at any time think fit to make, recommend any plans and make any suggestions for the better collection and payment of the public moneys, and for more effectually and economically auditing and examining the public accounts and stores, and may generally report upon all matters relating to the public accounts, public moneys, and stores.

## PART VIII.

## MISCELLANEOUS AND SUPPLEMENTAL.

## 1.—Moneys outside State.

Governor may make financial arrangements outside State. 64. Notwithstanding anything in this Act, the Governor may make such arrangements as he considers necessary for the collection, receipt, custody, issue, expenditure, due accounting for, care, and management outside New South Wales of any public moneys, and for the keeping of books and accounts and furnishing statements, returns, and vouchers relating to such collection, receipt, custody, issue, expenditure, accounting for, care and management, and for the examination, inspection, record, and audit of such books, accounts, statements, returns, and vouchers.

### 2.—Penalties.

Misconduct by accounting officers and others.

Com. 64; Q'land 49; W.A. 36; Tas. 24; S.A. 28; N.Z. 10.

- 65. (1) Any accounting officer or person subject to the provisions of this Act who—
  - (a) applies, disposes of, or makes use of any moneys or stores which have come into his possession or under his control by reason or virtue of his office, service, or employment, otherwise than as provided in this Act or the regulations; or
- (b) pays any such moneys into his private account at any bank, shall be deemed to have fraudulently converted such moneys or stores to his private use, and shall be liable to penal servitude for a term not exceeding ten nor less than four years, or to imprisonment for a term not exceeding three years.

(2) Any such accounting officer or person who wilfully damages or destroys any such stores shall be liable to imprisonment for a term not exceeding two years.

#### 66. Whosoever—

Forgery of

- (a) forges or counterfeits, or causes or procures to be forged or Com. 65; Q'land 50; counterfeited, or knowingly or wilfully acts or assists in S.A. 36. forging or counterfeiting—
  - (i) the name, initials, marks, or signature of any person to any writing whatsoever, for, or in order to, the receiving or obtaining of any public money, or any money out of any account authorised by or under this Act, or any stores belonging to His Majesty under the control of the Government of New South Wales; or
  - (ii) any writing made by any such person as aforesaid; or
- (b) utters or publishes any such writing knowing the same to be forged or counterfeited with intent to defraud His Majesty or any person whomsoever

shall be liable to penal servitude for a term not exceeding fourteen nor less than five years, or to imprisonment for a term not exceeding five years.

67. (1) Where the Treasurer has given a certificate in writing subscription to under his hand declaring that for any reason mentioned in such false document certificate any document subscribed by any person should be accepted declaration. in lieu of any statutory declaration required by this Act or the Com. 66. regulations, the Governor may order that any document so subscribed shall be so accepted in lieu of such declaration.

- (2) Any person who wilfully and corruptly makes and subscribes any such document knowing the same to be untrue in any material particular shall be guilty of a misdemeanour.
- 68. Any person who is guilty of any wilful act of commission general penalty. or omission contrary to any of the provisions of this Act, for which no Com. 66. penalty is expressly provided, shall be liable to a penalty not exceding thirty pounds.
- 69. All penalties incurred under this Act may, in addition to Recovery of any other method provided in this Act, be imposed and recovered penalties. upon the information or complaint of any person or persons appointed Com. 70; N.Z. 92. by the Treasurer either generally or for the purpose of any particular case, and when paid or recovered shall be paid into the consolidated revenue fund.

## 3.—Regulations.

Treasurer may make regulations.

Com. 71.

N.S.W. 4;
Q'land 51; Vic. 5;
W.A. 8; S.A. 7;
Tas. 9; N.Z. 5.

70. (1) The Treasurer may make such regulations (not inconsistent with the provisions of this Act) as appear to him to be necessary or expedient for

(a) the collection, banking, receipt, custody, issue, expenditure, due accounting for, care, and management of public moneys,

and the guidance of accounting officers;

(b) the more effectual recording, examination, inspection, and audit of all receipts and expenditure of accounting officers and the keeping by them of all necessary books and accounts;

(c) prescribing the necessary forms for all books and documents required under this Act or the regulations to be used by accounting officers, and for properly carrying into effect the

provisions of this Act.

(2) All such regulations on being approved by the Governor shall be published in the Gazette, and shall have the force of law, and shall be laid before both Houses of Parliament within fourteen days after the making thereof if the Parliament is then sitting; and if the Parliament is not then sitting, then within fourteen days after the next meeting of Parliament.

(3) Any such regulation may impose upon any accounting officer or person subject to the provisions of this Act a penalty not exceeding five pounds for the breach of any regulation; and such penalty may be recovered either in the same manner as a penalty incurred under this Act or by deducting the same from any money due or thereafter becoming due from His Majesty to such accounting officer or person.

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## SCHEDULES.

## FIRST SCHEDULE (Sections 7 and 11).

I, , do solemnly and sincerely promise and declare that, according to the best of my skill and ability, I will faithfully, impartially, and truly execute the office and perform the duties of Auditor-General according to law.

(Signature)

Account of all me	SECOND SCHEDULE (Sections 27 and neys collected by as the 19, both days in	from the
	. Head of receipt.	Total.
	Total	
	1000	
Settle	ment of the above collections with the Coloni	al Treasurer.
Date of payment or remittance.	Head of receipt on account of which remittance is made.	Amount.
	Total	
to the	, do solemnly and sincerely declare the fall moneys collected by me as  19 , both days inclusive, and that I conial Treasurer. And I make this solemn de to be true, and by virtue of the proving the control of the control of the proving the control of the con	from the have paid over the whole claration, conscientiously

Made and signed, before me, at this day of 19
Signature of a Justice of the Peace.

	Au	dit.	
		ULE (Section 38).	
	Wa	rrant.	
Account during the	of money likely to bec now next is which the same is requ	pounds (£	), and the services for under Parliamentary
•	Appropriation Act.		Amount required.
	Total	£	
Dated this	day of 19	•	Treasurer.
	opriation out of the*	Account, and	has been authorised by that payment thereof has
Y		<del></del>	Auditor-General.
To the Treasurer of	New South Wales. by authorised to issue	out of the*	Account the amount
above set forth, and	for so doing this shall	be your sufficient wa	
Given under m	y hand, the day	of 19 .	Governor.
*(	Consolidated Revenue or Ge	neral Loan, as the case	
	Par	т П.	
	War	rant.	
Account during	of moneys likely to be now next is c, and the services and p	pounds	ble out of the* shillings and the same will be required
For services ]	payable out of the Trust Account.	ount or Special	Amount.
	Purpose.		
	Total	£	*
Dated this	day of , 19	•	m
mentioned is provid	ent of the sums above ed for by balances in asurer at credit of the above mentioned. day of  Auditor-General.	of the* Ac	authorised to issue out count the amount above so doing this shall be crant.
			Governor.
	* Trust or Special Depo	sits, as the case may be	
			FOURTH

## FOURTH SCHEDULE (Section 46).

Certificate of acquittance No. to the Colonial Treasurer.

In respect of

for the month of

19 .

To the Honorable the Colonial Treasurer.

I contify that I	have examined the cash sheets, vouchers, a	and doorsents	Amou	ant.
furnished by you for Act, 1902, representing And by virtue for which you are her				
Treasury Vou. No.		Amount.		
	Total sum acquitted	10	e	
I therefore	grant this acquittance for the amount of	pour	ıds	shilling
Given u	nder my hand this day of	19 .		
		Au	ditor-Ge	neral.
	* Receipts or payments, as the case m	ay be.		

Surcharge removal.

To the Honorable the Colonial Treasurer.

I certify that I have re-examined the several accounts below enumerated previously placed under surcharge in acquittance No. and that I find you are entitled to a discharge from all responsibility and liability on account of the same as set forth in your cash sheet of the day of 19.

Treasury Vou. No.	Amount.		
Total £			

and

I therefore grant this acquittance for the amount of pence.

pounds

shillings

Given under my hand this

day of

19

Auditor-General.

## FIFTH SCHEDULE (Section 58.)

No

THE COLONIAL TREASURER IN ACCOUNT WITH

Dr.

Account Current of Revenue Receipts and

Reference Page.	Particulars.			Particulars.		Particulars.			Am	ount.	Т	otal.
	To Revenue and Receipts (1st July, Taxation Land:—	, to 30th J	fune,		 £	s. d	£	s. d.	£	s. d.		
	Services rendered			· <del>-</del>	S.							
	Miscellaneous	ii e iii						2022				
	To Advances Repaid on account of Treasurer's Advance Account,	;										
	To Repayments to Advance Vote of in for service of		by ap		tion t							
	To Advances Repaid on account of	H										
	Total											
	To Cash Balance on 30th June,	 - 1/100		··· .						-		

The Treasury, New South Wales, Sydney,

19 .

Chief Accountant.

## FIFTH SCHEDULE—(continued).

THE CONSOLIDATED REVENUE FUND.

Expenditure for Year ended 30th June, 19

CR.

Reference Page.	Particulars.	Payments under Parliamentary authority.	Payments, Treasurer's Advance Vote, to be appropriated.	Payments unauthorised in Suspense.	Total.
	By Expenditure on account of Departments, viz.:-	£ s. d.	£ s. d.	£ s. d.	£ s. d.
	Less Refunds, &c.:—				
	By Interest on Public Debt, &c.:— Interest on Debentures and Funded Stock Interest on Uninvested Funds, temporary possession of Government Interest on	7	,		
	By Payments in Reduction of Public Deer Deficiency Account:— Sinking Funds	E			
	By	ε ε ε		18.00000	
	By Payments from Treasurer's Advance Account—To be recovered				, k
	of for payments made for By Payments	services durin	of Treasurer's ag the year	Advance Vote	
	Total By Cash Balance on 30th June,			£	

Treasurer.

I hereby certify that the above account represents the actual receipts and expenditure of the Treasurer on account of the Consolidated Revenue Fund during the year ended 30th June, 19, and is in accordance with the requirements of the Audit Act, 1902, section 58.

Given under my hand this

day of

, 10 .

Auditor-General.

# SIXTH SCHEDULE (Section 58).

No. THE GENERAL

Dr. Account Current of Receipts and

Particulars of Receipts.	Amount.	Total.
Γο Repayments to Credit of the Undermentioned Votes, viz:—	£ s. d.	£ s. d.
	2 2 2 2	
o proceeds of sale of Stock in the Colony:— No		
No		
o proceeds of sale of New South Wales Treasury Bills issued under Act No. —	,	
Act No. —		
Total		
o balance on 30th June, 19	••••••	
Тотац £		

The Treasury, New South Wales, Sydney, , 19 .

Chief Accountant.

## SIXTH SCHEDULE (continued).

LOAN ACCOUNT.

Expenditure in the Year ended 30th June, 19 .

Cr.

	Particulars	of Expenditu	re.			Amount.	Total.
By Payments on	account of the	undermentic	oned Service	s, viz.:—		£ s. d.	£ s. d.
					7		
				-			
By balance on 30	th June, 19						
	TOTAL				£		

Treasurer.

I hereby certify that the above account represents the actual receipts and expenditure of the Treasurer on account of the General Loan Account during the year ended 30th June, 19, and is in accordance with the requirements of the Audit Act, 1902, section 58.

Given under my hand this

day of

. 19

Auditor-General.

## SEVENTH SCHEDULE (Section 58).

# No. .

#### SPECIAL DEPOSITS ACCOUNT.

Statement of Deposits and Re-issues in the Year ended 30th June, 19 .

Accounts.	Balances on the 30th June, 19 .	Deposits in the Year ended 30th June, 19	Total.	Re-issues in the Year ended 30th June, 19	Balances on the 30th June, 19 .
	£ s. d.	£ s. d.	£ s. d.	£ s. d.	£ s. d.
Totals £					

The Treasury, New South Wales, Sydney,

.19 ,

Chief Accountant.

Treasurer.

I hereby certify that the above statement represents the actual deposits with, and re-issues by, the Treasurer during the year ended 30th June, 19, on behalf of the accounts mentioned therein.

Given under my hand this day of , 19.

Auditor-General.

# SEVENTH SCHEDULE—(continued).

## No.

#### TRUST FUND ACCOUNTS.

Statement of Deposits and Re-issues, in the Year ended 30th June, 19

10	. Account.	Balances on 30th June, 19	Deposits in the Year ended 30th June, 19	Total.	Re-issues in the Year ended 30th June, 19	Balances on 30th June, 19 .
		£ s. d.	£ s. d.	£ s. d.	£ s. d.	£ s. d.
						. 193
	Totals £			- V		

The Treasury, New South Wales, Sydney,

, 19 .

Chief Accountant.

Treasurer.

I hereby certify that the above statement represents the actual deposits with, and re-issues by, the Treasurer during the year ended 30th June, 19 , on behalf of the accounts mentioned therein.

Given under my hand this

day of

,19 .

Auditor-General.

And the state of t

#### AUDIT BILL.

SCHEDULE of Amendments referred to in Message of 31st July, 1902.

Page 2, clause 4. After line 34 insert "'Accounting officer' means person declared "by this Act to be an accounting officer"

Page 3, clause 4, lines 10 and 11. Omit "'Public accountant' means person declared by

"this Act to be a public accountant"

Omit "public accountant" and "public accountants" respectively wherever occurring in the Bill and insert "accounting officer" and "accounting officers" in their place.

Page 13, clause 36, line 11. After "contract" insert "or"

Page 18, clause 49, line 46. Omit "decision" insert "disallowance or surcharge"

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.

Legislative Assembly Chamber, Sydney, 17 July, 1902.

F. W. WEBB, Clerk of the Legislative Assembly.

The LEGISLATIVE COUNCIL has this day agreed to this Bill with Amendments.

Legislative Council Chamber, Sydney, 31st July, 1902.

JOHN J. CALVERT, Clerk of the Parliaments.

# New South Wales.



ANNO SECUNDO

# EDWARDI VII REGIS.

Act No. , 1902.

An Act to consolidate and amend the law relating to the collection and payment of the Public Moneys, the audit of the Public Accounts, and the protection and recovery of Public Property; and for other purposes connected with the control and management of the Public Finances of the State of New South Wales.

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 the same, as follows:—

PART I.

# PRELIMINARY.

1. This Act may be cited as the "Audit Act, 1902," and Commencement and shall come into operation on the first day of July, one thousand short title. nine hundred and two (hereinafter in this Act referred to as the 10 commencement of this Act).

365 45—A

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2.

Note.—The words to be omitted are ruled through; those to be inserted are printed in black letter

2. This Act is divided into Parts as follows:—

Division of Act.

PART I.—PRELIMINARY—ss. 1-5.

PART II.—THE AUDITOR-GENERAL AND PUBLIC ACCOUNTS COMMITTEE—ss. 6-17.

5 PART III.—Public banking arrangements—88. 18-22.

PART IV.—Public-accountants Accounting officers and collection of moneys—ss. 23-32.

- 1. Public-accountants Accounting officers-ss. 23-27.
- 2. Collection of revenue—ss. 28, 29.
- 3. Collection of trust and other moneys-ss. 30-32.

PART V.—PAYMENT OF MONEYS—88. 33-43.

- 1. Payment out of revenue-ss. 33-35.
- 2. Payment out of Loan moneys-ss. 36, 37.
- 3. Mode of payment—ss. 38-43.
- PART VI.—AUDIT AND INSPECTION—ss. 44-56.

PART VII.—THE TREASURER'S ACCOUNTS AND STATEMENTS—88. 57-66.

PART VIII.—MISCELLANEOUS AND SUPPLEMENTAL—88. 67-73.

- 1. Moneys outside State-s. 67.
- 2. Penalties—ss. 68-72.
- 3. Regulations-s. 73.

#### SCHEDULES.

3. The Audit Act, 1898, the Loans Fund Amalgamation Act of Repeal. 1879, and the Loan Account (Transfer) Act, 1899, are repealed.

25 Section nineteen of the Public Service Act of 1895, in so far as it provides or relates to the fidelity guarantee of officers of the public service, and to the inspection of stores for the public service, is repealed.

4. (1) The Auditor-General, holding office at the commencement savings.

of this Act, shall continue to hold his office subject to this Act.

30 (2) All regulations made under the authority of the Audit Act, 1898, and in force at the commencement of this Act shall be deemed to be made under this Act.

5. In this Act, unless the context or subject-matter otherwise Definitions.

indicates,—

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"Accounting officer" means person declared by this Act to be an

accounting officer.

"Consolidated revenue account" means an account of the cash, income, and current expenditure for or on behalf of the consolidated revenue fund only.

"Financial year" means the period from the first day of July in one year to the thirtieth day of June in the next following year.

"General

"General Loan Account" means an account of moneys directed by this Act, to be carried to that account, and of moneys that have been carried to that account in pursuance of the Loans Fund Amalgamation Act of 1879.

"Loan Act" means Act passed before or after the commencement of this Act under which any money is authorised to be raised by loan and expended for any purpose therein specified.

"Loan service" means purpose specified in a Loan Act.

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"Prescribed" means prescribed by this Act or the regulations. "Public-accountant-means-person-declared-by-this-Act-to-be-a-public accountant."

"Public moneys" includes all revenue, loan, trust, and other moneys whatsoever, received by, for, or on account of the State, and all moneys and fees declared by this Act to be public moneys.

"Regulations" means regulations in force under this Act.

"Revenue" means all moneys collected or received for or on account of the Consolidated Revenue Fund.

"Special deposits account" means an account relating to sums held by or deposited with the Treasurer for store accounts, advance accounts, and moneys (not included in the consolidated revenue, general loan, or trust account), which the Treasurer directs to be carried to the special deposits account.

"The Treasurer" means the Colonial Treasurer.

"Trust account" means an account of funds of which the Treasurer 25 is, by statutory obligation, a trustee and custodian, and of moneys that have been placed to the credit of the trust fund under the Audit Act, 1898, or the Audit Act of 1870, and of moneys directed to be paid into that account by this Act.

## PART II.

THE AUDITOR-GENERAL AND PUBLIC ACCOUNTS COMMITTEE.

6. The Auditor-General shall be appointed by the Governor.

7. The Auditor-General, on being appointed under this Act, Declaration of

shall, before he exercises the powers or fulfils the duties conferred or office.

35 imposed on him by this Act, make and subscribe, before one of the Vic. 9; W.A. 6;

Judges of the Supreme Court, a declaration in the form of the First S.A. 5. Schedule, and such declaration shall be kept among the records of the said Court.

8. The Auditor-General shall not during his continuance in his Disabilities. 40 office be capable of being a member of the Executive Council or of the Com. 5; Vic. 7 Q'land 27; N.Z. 26, 27; W.A. 7; Tas. 9. 6-8; S.A. 6, Parliament of the Commonwealth or of a State of the Commonwealth.

9. The Auditor-General shall hold his office during good Tenure of office. behaviour: Provided nevertheless that the Governor may remove any Con. 7; N.S.W. Act, 31; Auditor-General upon the address of both Houses of the Legislature. 28; N.Z. 28; W.A. 3;

10. (1) The Governor may suspend the Auditor-General from suspension of Suspens

(a) for misbehaviour;

(b) for incapacity;

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(c) if he directly or indirectly engages in any paid employment com 5. outside the duties of his office, or in any trade or business

except as a member of a registered company;

(d) if he becomes insolvent or bankrupt, or compounds with his creditors, or makes any assignment of his salary for their benefit, or takes advantage of the provisions of any Act of the Commonwealth or of a State of the Commonwealth relating to insolvency or bankruptcy;

(e) if, except on leave granted by the Governor, he absents himself from duty for fourteen consecutive days, or for twenty-eight

days in any twelve months:

but the Colonial Secretary shall, within seven days after such suspension 20 if Parliament be then sitting, or if Parliament be not then sitting, then within seven days after the next meeting of Parliament, lay or cause to be laid before both Houses of Parliament a full statement of the grounds of such suspension.

(2) Such suspension shall lapse at the expiration of forty-two 25 days after the day when such statement was last laid before a House of Parliament, unless each House of Parliament within such period and in the same session passes an address to the Governor praying for

the removal of the Auditor-General.

11. In the case of the illness, suspension, or absence of the Deputy of 30 Auditor-General, the Governor may appoint some person to act Auditor-General. as a deputy of such Auditor-General during such illness, suspension, Com. 9; N.S.W. 33; or absence; and such person shall, before he exercises the powers or Tas. 7; Q'land 20; performs the duties of his office, make and subscribe a declaration in S.A. 4; N.Z. 29. the form in the First Schedule, and shall while he acts as such deputy 35 have the powers and perform the duties of the Auditor-General.

12. The Auditor-General may, by writing under his hand, Auditor-General may appoint any officer in the Public Service to inspect, examine, and appoint inspectors, audit any books and accounts of public accountants accounting officers, Com. 11; N.Z. 33. or examine or make inquiries with respect to any public stores under 40 the control of the State, and such person shall report thereon to the Auditor-General.

13. (1) The Auditor-General shall communicate with the Auditor-General Treasurer upon all matters arising under this Act or the regulations shall communicate with Treasurer relating to the collection, receipt, issue, and expenditure of public Com.12; N.S.W.13; Vic. 26; Q'land 31.

(2) The Auditor-General shall transmit to the Treasurer the name of any person failing to comply with any of the provisions of this Act or the regulations, and thereupon and until such failure is made good to the satisfaction of the Auditor-General the payment of 5 any salary or moneys due or to become due to such person from the Crown may be withheld.

14. The Auditor-General may cause search to be made in and Search in public extracts to be taken from any book, document, or record, in any public books.

office, without paying any fee for the same.

office, without paying any fee for the same.

15. The Auditor-General shall be entitled to lay before the Auditor-General may 10 Attorney-General or Crown Solicitor a case in writing as to any question obtain opinion of law regarding the interpretation of the Constitution Act or any other Act, Com. 15; W.A. 35; or regulations concerning the powers or duties of the Auditor-General; S.A. 27. and the Attorney-General or Crown Solicitor, as the case may be, shall 15 give a written opinion on such case.

16. (1) A Public Accounts Committee shall be appointed as Appointment and

powers of public

accounts committee.

hereinafter provided, and such committee shall-(a) Enquire into and report to the Legislative Assembly upon any question which may have arisen in connection with the Public Accounts, and which may have been referred to the committee, either by a Minister of the Crown or by the Auditor-General or by a resolution of the Legislative Assembly.

(b) Enquire into and report to the Legislative Assembly upon all expenditure by a Minister of the Crown made without

25 Parliamentary sanction or appropriation.

(2) Such committee shall consist of five members, each of whom shall be a Member of the Legislative Assembly, not being a Minister of the Crown.

The members of the committee shall elect one of their number 30 to be their chairman.

Three members shall be a quorum of the committee and may

exercise all the powers of the committee.

20

The report of the committee shall be by a majority of votes of the members present. Each such member shall have one vote, and, if 35 the votes are equal, the chairman in addition to his original vote shall have a casting vote.

(3) No fees or other remuneration shall be paid to the members of the committee for their services on the committee.

(4) The committee shall have the same powers and authority Committee to have 40 to direct the attendance of and to examine witnesses, to send for and same powers in respect of witnesses, examine papers, records, and other documentary evidence, and to &c., as are conferred receive affidavits as are by section one hundred and forty of the Act upon the fifty six Victoria number thinty cight conformed area the Company fifty-six Victoria number thirty-eight conferred upon the Committee Elections and of Elections and Qualifications constituted by that Act; and all the Committee.

45 provisions of this said section respecting persons summoned by the said committee or giving evidence before the said committee or on affidavit

shall apply to persons summoned by the committee hereby constituted, or giving evidence before such committee or on affidavit as completely and effectually as if such witnesses had been summoned, and such evidence had been received by virtue or under the authority of the 5 said section.

(5) The committee shall submit to the Legislative Assembly Committee to submit annually, appended to the annual report of the Auditor-General on the annual report to Public Accounts, a report on all matters submitted during the year Assembly. for its inquiry. In such report the committee may lay before the 10 Legislative Assembly any suggestions arising out of any matters submitted for its inquiry which may appear desirable for the better conduct of the public business or keeping of the Public Accounts.

(6) The members of the Public Accounts Committee shall be Mode of election of appointed by election of the Legislative Assembly in the following committee.

15 manner, that is to say:

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A Minister of the Crown shall, within thirty days after the commencement of the first session of every Parliament, deliver to the Speaker a nomination in writing under his hand of five members of the Legislative Assembly, not being Ministers of the Crown, for election and appointment as members of the Public Accounts Committee.

The Speaker shall submit to the Legislative Assembly for decision by open voting, one by one, and in alphabetical order of the first letter of each surname, the names of the five members so nominated.

25 In the event of the Legislative Assembly deciding in the negative on the question of the appointment of any one or more of the members so nominated, nominations shall then and there be made by any member in substitution for those not appointed, until the required 30 number of five members is elected to form such committee.

(7) Every member of the committee appointed during the existence of a Parliament shall cease to be a member thereof on his handing to the Speaker his written resignation of such membership or on the dissolution of such Parliament, or on its expiring by effluxion 35 of time, or on his accepting office as a Minister of the Crown, or on

his ceasing to be a member of the Legislative Assembly.

(8) Where a vacancy occurs in a committee appointed Vacancy in the under this Act, the same shall be filled by nomination and election as be filled. aforesaid within thirty days after the occurrence of the vacancy if 40 Parliament is then in session, or within thirty days after the next

meeting of Parliament should such vacancy occur during any recess or adjournment.

(9) The nomination and election of the first committee to Election of the first be appointed under the provisions of this Act shall take place in the committee. 45 manner aforesaid and within thirty days after the commencement of this Act.

#### PART III.

## PUBLIC BANKING ARRANGEMENTS.

17. (1) The Treasurer may agree with any bank or banks upon Agreement with such terms and conditions as he may think fit for the receipt, custody, bank.

5 payment, and transmission of public moneys, and for the inscription, W.A. 22; S.A. 13. management, and the payment of interest on the public debt within or without New South Wales, and for the making of advances, and as to the charges respecting the same, and the interest payable by or to the bank or banks upon balances or advances, and generally for the conduct 10 of the banking business of the State.

(2) No such agreement shall be made to have effect within New South Wales for more than one year unless it contains a provision that it may be terminated at any time not exceeding six months after

notice.

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15 18. The consolidated revenue account, the general loan account, Accounts to be kept the trust account, the special deposits account, and such other accounts in bank. as the Treasurer may open shall be kept in such bank or banks as the Treasurer may in writing direct.

19. The several accounts of the Government in any bank shall, Interest on accounts.

20 for interest purposes, be considered as one account.

20. (1) The Treasurer, or some person appointed by him in that Payment into bank. behalf, shall from day to day pay into a bank keeping Government accounts all moneys received into the Treasury.

(2) The Treasurer or such person—

25 (a) shall pay to the consolidated revenue account in such bank all revenue and all such moneys as are directed by this or any other Act to be earried or paid to that account or to the consolidated revenue fund;

(b) shall pay to the general loan account in such bank all moneys directed by this Act or by a loan or other Act to be

carried or paid to that account;

(c) shall pay to the trust account in such bank all moneys of which the Treasurer is by statutory obligation a trustee and

custodian;

(d) shall pay to the special deposits account in such bank all sums held by or deposited with the Treasurer for store accounts, advance accounts, and other moneys which the Treasurer may direct to be carried to this account.

21. All moneys paid into any bank by the Treasurer, or by any Moneys in bank to be 40 such person as aforesaid, to any account under this Act, shall be public moneys. deemed to be public moneys, and to be lent by His Majesty to the Vic. 28; Q'land 9; persons or body corporate to whom or to which such bank belongs. N.Z. 6.

## PART IV.

Public accountants Accounting officers AND COLLECTION OF MONEYS.

# 1. Public accountants Accounting officers.

22. (1) Any person who by any law, regulation, or appointment who are 5 is charged with the duty of collecting or receiving, or who actually public-accountants collects or receives, or who is charged with the duty of disbursing or accounting who actually disburses any public meners is dealered to disbursing or officers under this who actually disburses any public moneys, is declared to be a public Act. accountant an accounting officer. Com. 2; N.S.W. 5.

(2) Any person employed in any branch of the public N.S.W. 5. 10 service who receives any fees pursuant to any statutory or other authority is also declared to be a public-accountant an accounting officer in respect of such fees; and such fees are declared to be public moneys

within the meaning of this Act:

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Provided this subsection shall not apply in respect of—

(a) fees which have been determined by the Public Service Board as appropriate to any work to be performed by any person so employed; or

(b) fees received by any person so employed in respect of any office held by him in any society founded under the law relating to friendly societies or for the benefit of public servants only; or

(c) fees which the Public Service Board has authorised any person so employed to receive and retain for his own use.

23. Every public-accountant accounting officer shall be subject Public accountants 25 to the provisions of this Act and the regulations, and shall perform such officer to be duties, keep such books, and render such accounts as are prescribed by subject to this Act. this Act. or by the regulations or as the Transurer directs. this Act, or by the regulations, or as the Treasurer directs.

24. Every public accountant accounting officer shall, if required W.A. 12; S.A. 9. by the Treasurer so to do, provide security for such sum and in such provided by manner and form as the Treasurer state. 30 manner and form as the Treasurer directs, for the due performance of public accountants his duties, and for the due accounting for and payment of all moneys accounting officer. coming into his possession or under his control by reason or virtue of Vic. 4; Q'land 48. his office, service, or employment.

25. No public accountant accounting officer shall open any public official account not 35 or official account in any bank without the authority in writing of the to be opened without Treasurer, and no hank shall permit any public account and authority. Treasurer, and no bank shall permit any public-accountant accounting Com. 18. officer to open any such account, or to have an overdraft on any public or official account, without the authority in writing of the Treasurer.

26. If a public-accountant an accounting officer dies or resigns, Death, resignation, 40 or is removed from his office, the balance at the credit of his public or official account shall, upon the appointment of his successor, vest in and accounting be transferred to the public or official account of such successor at the officer. Com. 19; N.S.W. 11; same Q'land 7; N.Z. 10.

same bank. Such balance shall not, on the death or insolvency of a public-accountant an accounting officer, be assets in his estate or be subject to the control of his legal representative, assignee, or trustee.

# 2. Collection of revenue.

- 5 27. Every public-accountant accounting officer collecting or Payment in of receiving revenue in Sydney or in such municipalities in the neighbour-hood of Sydney as are notified by the Treasurer in the Gazette shall—N.S.W. 6.
- (a) pay weekly, or at such other times as the Treasurer appoints, into the Treasury, or into such bank as the Treasurer directs, all moneys collected or received by him on account of the revenue; and, as directed by the Treasurer, transmit to the Treasury vouchers signed by him containing a full and accurate description of the services for which such moneys have been collected or received; and
- (b) transmit, not later than the tenth day after the expiration of N.S.W. 6. each month, or within such other time as is specially directed by the regulations, to the Auditor-General a return in the form of the Second Schedule, with such particulars as may be required by the Auditor-General, of all such moneys collected or received by him during the preceding month, and shall make and subscribe a statutory declaration of the truth of such return.

28. Every public-accountant accounting officer collecting or Payment in of receiving revenue at any place other than Sydney or a municipality revenue collected in 25 notified as in last preceding section mentioned shall—

N.S.W. 7.

(a) transmit or pay monthly, or at such times as the Treasurer appoints, to or into the Treasury or to or into such bank as the Treasurer directs, all moneys collected or received by him on account of the revenue; and he shall, as directed by the Treasurer, transmit to the Treasury vouchers signed by him containing a full and accurate description of the services for which such moneys have been collected or received; and

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(b) transmit, not later than the tenth day after the expiration of N.S.W. 7. each quarter, or within such other time as is specially directed by the regulations, to the Auditor-General a return in the form of the Second Schedule, with such particulars as may be required by the Auditor-General, of all such moneys collected or received by him during the preceding quarter, and shall make and subscribe a statutory declaration of the truth of such return.

## 3. Collection of trust and other moneys.

29. (1) When under any Act any moneys, which by such Act Payment in of trust are directed to be paid into the Treasury, come into the possession or moneys. under the control of any person in the public service by virtue of Vic. 22; Q'land 4; 5 his office or employment for, or on account of, or for the use or N.Z. 8. benefit of, any other person, such first-mentioned person shall pay the same and act in respect thereof in like manner as every public accountant accounting officer is hereinbefore required to pay and act in respect of moneys which come into his possession or under his 10 control for or on account of the revenue, or as near thereto as the circumstances of the case permit.

(2) Such moneys shall be placed to the credit of the trust account, under such separate heads as the provisions of any Act render

necessarv.

15 30. (1) When, by virtue of his office or employment, or of any Payment in of legal process whatsoever, any moneys come into the possession or under private moneys. the control of any person in the public service for or on account of or Vic. 23; N.S.W. 9 for the use or benefit of any other person, and remain in such N.Z. 11. possession or under such control for seven days, such first-mentioned 20 person shall pay the same into such bank at such place and in such manner as the Treasurer by writing under his hand directs, to a public account to be opened by such person in the said bank; and all interest which becomes due from the bank, for or in respect of the said moneys,

shall be deemed to be revenue. (2) When such moneys have remained in such bank for Carrying of such three months, such first-mentioned person shall pay the same and act moneys after certain in respect thereof and in respect the same and act period to trust in respect thereof and in regard thereto in like manner as he is by this account. Act required with reference to moneys which come into his Com. 29; N.S.W.10; possession or under his control for or on account of the revenue, or Vic. 24; Q'land 5.

30 as near thereto as the circumstances of the case permit; and such

moneys shall be placed to the credit of the trust account. 31. Unless otherwise expressly enacted, all moneys placed to Unclaimed moneys

the credit of the trust account, and unclaimed for a period of two years in trust account to be carried to revenue after they were so placed, shall be carried to and form part of the account. 35 consolidated revenue account, and no person shall be entitled to receive Com. 30; N.S.W. 12; Q'land 6; any sum unclaimed during such period. But no time during which NZ. 9. the person entitled to receive such moneys was an infant, or femme covert, or of unsound mind, or beyond the seas, shall be taken into account in estimating the said period:

Provided that any moneys, the claim to which is established to the satisfaction of the Governor, after the same have been carried to the consolidated revenue account, may be withdrawn therefrom and refunded upon the authority of the Governor by warrant under his

hand.

#### PART V.

# PAYMENT OF MONEYS.

# 1.—Payment out of Revenue.

32. (1) Every appropriation out of the consolidated revenue Lapsing of appropriation from the services of any financial year shall lapse and cease to have any effect for any purpose at the close of that year; and 22; Vic. 33; Q'land any balance of such appropriation which may then be unapplied shall 18; N.Z. 37; W.A. be written off and cease to be a liability of the consolidated revenue fund for that year, and the accounts of the year shall be then closed.

days after the close of the financial year prepare and transmit to the Treasurer a statement of all accounts rendered during the year in respect of the services of his department unpaid at the close of such year which might by law have been paid out of the consolidated revenue 15 fund during such year if payment of the same had been demanded.

(3) The Treasurer shall prepare a statement made up of such statements aforesaid and of all unpaid accounts rendered during the year, which, at the close of such year, were lying in the Treasury, together with a statement of all revenue and receipts payable by law 20 to the consolidated revenue fund, on or before the thirtieth day of June in such year, and which had not reached the Treasury at the close of such year; and the statement so prepared shall be submitted to Parliament by the Treasurer with the public accounts prepared in

pursuance of this Act.

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23. (1) If before the close of any financial year no Act is passed Payments authorised granting and appropriating moneys out of the consolidated revenue appropriation. fund to meet the requirements of the next succeeding financial year N.S.W. 25. the Treasurer may pay such sums, and make such advances to meet such requirements current and accruing subject to the following provisions:—

(a) The authority of the Treasurer shall cease upon the passing of the Appropriation Act for such next succeeding financial year, and shall not in any event extend beyond the period of the first month of such year.

(b) Upon the passing of such Appropriation Act, all payments made under the authority of this section shall be regarded and treated for all purposes as payments made out of the supply granted by such Act under the divisions and heads of service appropriate thereto.

(c) The payments under the authority of this section shall be at such rates and shall not in the whole exceed such an amount as would be equivalent to the authorised expenditure under the Appropriation Act for a corresponding period of the immediately

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immediately preceding financial year in respect of all salaries, pay, wages, allowances, contracts, supplies, services, rents, Treasurer's advance, and other recurrent charges, and of all ordinary contingencies of any office or department authorised by the Appropriation Act for such year, and set forth in the estimates relating thereto.

- (d) When the estimates of expenditure for such succeeding financial year have been presented to Parliament, and the rate of expenditure in such estimates is, in any case, lower for any service than the rate of expenditure authorised in the Appropriation Act for the last preceding financial year, the payments under the authority of this section shall not exceed such lower rates.
- (2) The Treasurer shall make the payments and advances, N.S.W. 26. 15 authorised by this section in such manner and in such proportion as the Governor, by warrant in writing under his hand, and directed to the Treasurer, orders and directs; and the amount of the payments and advances so made shall be charged upon and payable out of the consolidated revenue fund.
- 34. If the exigencies of the public service render it necessary Application of the Governor may authorise the application of any balances of balances. appropriation under the head of any service for fixed establishments, Com. 37; N.S.W. 23; other than votes for specific public works remaining unapplied, for the W.A. 17; N.Z. 40. purpose of supplementing appropriations for other services found 25 insufficient to meet the requirements of such services, except specific public works.

A statement of all such applications of balances of appropriations, as well as copies of all minutes of the Governor relating thereto, shall be submitted by the Auditor-General to Parliament 30 within seven days, if Parliament is then sitting, and if not, then within seven days after the next meeting of Parliament.

Nothing in this section shall empower the Governor to authorise the application of any such balance in augmentation of or as an addition to any salary or wages the amount of which has been fixed by 35 law.

# 2. Payment out of loan moneys.

35. All moneys borrowed under the authority of any loan Act, Loan moneys to be whether passed before or after the commencement of this Act, shall carried to general be carried to the general loan account, and may be applied for or Loans Fund 40 towards the purpose of any loan service specified in any loan Act, in Amalgamation Act. such manner and in such proportions as the Governor by warrant under his hand, addressed to the Treasurer, from time to time orders and directs.

Provided

Provided that nothing in this section shall authorise the application for or towards any such loan service of any larger sum of money than is by the loan Act authorising such service expressly

appropriated or set apart therefor.

36. Where any appropriation or balance of an appropriation Lapse of loan made by a loan Act passed two years or longer before the close of any appropriations. financial year (whether such Act was passed before or after the commencement of this Act) remains unapplied at the close of such year, such appropriation or balance of such appropriation shall 10 thereupon lapse, except so far as the moneys thereby appropriated may be required to meet claims under any outstanding contract or work in progress or engagement properly chargeable to such appropriation.

Any moneys (except moneys required to meet such claims as aforesaid) raised under the authority of any such loan Act shall, to 15 the extent to which the appropriation thereof lapses under this section, remain in the general loan account and be available for the purpose

of any loan service under the last preceding section.

## 3. Mode of payment.

37. (1) No moneys shall be drawn from the consolidated revenue Money not to be 20 account, except under the authority of an Act of Parliament or the paid out unless special deposits account, except for the purposes of such account and Com. 31; N.S.W. 16; under such authority as may be applicable to its constitution.

such authority as may be applicable to its constitution.

Vic. 28; Q'land 9;

No moneys shall be drawn from the general loan account N.Z. 6-43; W.A. 9;

Tas. 10; S.A. 8. except under the authority of an Act of Parliament stating the nature 25 or other object of the proposed expenditure, and the amount of such

expenditure.

No moneys shall be drawn from the trust account except for the purposes of such account, or under the authority of an Act of Parliament.

30 (2) No moneys shall be drawn from any such account except in the manner hereinafter provided.

38. (1) The Treasurer shall, as often as may be required, Preparation of calculate the amount of moneys likely to become due and payable out warrant and its signature. of the said accounts respectively during a period not exceeding three 35 months, and shall thereupon prepare a warrant or warrants for the

payment of such moneys.

As to such of the said moneys as are required for the public service for that period, the warrant shall be in the form in part one of the Third Schedule, or to the like effect, and shall state the amount

40 of moneys so required.

As to such of the said moneys as are required for purposes other than the public service, the warrant shall be in the form in part two of the Third Schedule, or to the like effect, and shall state the amount of moneys so required, and the purposes for which the moneys 45 are required.

- (2) The Treasurer shall sign such warrant or warrants and shall transmit it or them to the Auditor-General for certification.
- 39. (1) The Auditor-General, where any such warrant relates Counter signature of to moneys required for the public service, shall ascertain that the warrant by Auditor-General. 5 payment of such moneys for the services or purposes mentioned in the warrant during the period aforesaid has been authorised by Parliamentary appropriation, and that such payment has not already been made.
- (2) The Auditor-General, where any such warrant relates 10 to moneys required for purposes other than the public service, shall ascertain that the payment of such moneys is provided for by balances in the books of the Treasurer at credit of the respective accounts mentioned in the warrant.
- (3) If the Auditor-General ascertains that the payment of com. 32; N.S.W. 17; 15 any such moneys for the public service has not been authorised by Q'land 11; W.A. 41; Parliamentary appropriation or has already been made, or if he ascertains that the payment of any such moneys for purposes other than the public service is not provided for by balances in the books of the Treasurer, as above mentioned, he shall return the warrant to the 20 Treasurer uncertified, and with a statement in writing specifying the payments as to which he has ascertained as aforesaid, and the grounds
- (4) If and as soon as the Auditor-General ascertains that the payment of the moneys mentioned in any such warrant has been 25 authorised by Parliamentary appropriation, and has not already been made, or that such payment is provided for by balances in the books of the Treasurer as abovementioned, he shall certify the same under his hand in the form in the Third Schedule appropriate to such warrant, or to the like effect, and shall return it to the Treasurer, 30 who shall thereupon submit it to the Governor for his signature.

on which he withholds his certificate.

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(5) Any such warrant, when certified by the Auditor-General as aforesaid and signed by the Governor, and not otherwise, shall be the authority for the issue of the drafts and cheques or for the credits hereinafter in this Act mentioned.

35 40. (1) After a warrant has been signed by the Governor, the Cheques against Treasurer, or any officer in the public service appointed by him in that warrant. behalf, may—

(a) forthwith issue drafts or cheques upon the proper accounts, Com.33; N.S.W.18; in such form as he thinks fit, to be used for the immediate N.Z. 46-52; W.A. payment of the services or purposes mentioned in the warrant, or to be placed to the credit of a-public-accountant an accounting officer under a special obligation to account for the payment by him of such services or purposes;

(b) in special cases where the Treasurer considers it expedient credits in lieu of not to issue drafts or cheques in the first instance, establish cheques in first a credit in any bank in favour of a-public-accountant an

accounting

accounting officer for the payment by him of the services or purposes mentioned in the warrant, and thereafter, upon receipt from such public-accountant accounting officer of accounts or abstracts vouching for his several payments from such credit, issue drafts or cheques upon the proper accounts for such sums as are necessary to cover such payments, and lodge the same in such bank to the credit of the account so established in favour of such public-accountant accounting officer.

(2) The amounts of such drafts or cheques shall not

collectively exceed the amount mentioned in such warrant.

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(3) Such drafts or cheques shall be sufficient authority to any bank on which they are drawn and in which the said accounts are kept to debit the accounts respectively with the respective amounts

(4) Every public-accountant accounting officer in whose favour a credit has been established under this section shall forthwith after the payment for such services or purposes, or at such other times as the Treasurer may direct, transmit to the Treasurer accounts or

20 abstracts duly vouching for his several payments from such credit.

41. (1) No public-accountant accounting officer shall pay any Conditions precedent

account unless—

(a) he has ascertained that the provisions of this Act and of the 19-21; Vic. 31; S.A. regulations relating to the payment of accounts have been 10; W.A. 14; Q'land 15.

complied with; and

(b) the payment of the account has been authorised by the responsible Minister of the Crown of his department, or by some officer appointed by such Minister in that behalf:

Provided that in the latter case the officer shall not authorise payments to an amount greater than that specified by the

Minister appointing him.

(2) No Minister of the Crown or person appointed by him as aforesaid shall authorise the payment of an account unless he has ascertained that the payment is authorised by law, or has been directly 35 sanctioned by the Treasurer, and if chargeable on the consolidated revenue fund or general loan account, is covered by Parliamentary appropriation.

(3) The correctness of every account in regard to computations, castings, rates of charge, and the faithful performance of

40 services, shall be certified by the officer incurring the expense.

42. Every public-accountant accounting officer shall, at the time Acquittance to be of paying an account, obtain an acquittance under the hand of the obtained. person to whom the same is payable, or under the hand of some person authorised in writing by such first-mentioned person for the amount 45 so paid, which shall be set out in words at full length.

## PART VI.

# AUDIT AND INSPECTION.

43. (1) The manager or person in charge of any bank keeping Bank sheet to be any account under this Act shall, on every day on which the bank is transmitted to open transmit to the Transm 5 open, transmit to the Treasurer a copy to be called a "bank sheet," of Com. 38; N.S.W. 24 so much of the debit and credit sides of each such account as has not Vic. 34; Qland 20; proviously been transmitted to the Transurer, also a certificate setting S.A. 14; W.A. 23; previously been transmitted to the Treasurer, also a certificate setting N.Z. 12-13. forth the balance at the debit or credit of such account.

(2) Such manager or person shall on every such day 10 transmit to the Auditor-General a copy of every such bank sheet and

certificate.

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44. The Treasurer shall at the Treasury keep books (to be called Cash sheet to be "cash books") in connection with the several accounts authorised by sent to Auditorthis Act, with such subdivisions as the Treasurer may deem fit, and shall Com. 40; N.S.W. 27; 15 enter therein on every day on which the public offices are open under Vic. 35; Q'land 22; specific heads the several sums received and paid into each such S.A. 15; N.Z. 23. account from and by public-accounting officers and others, and his several drafts or cheques upon each such account. He shall also on every such day send to the Auditor-General a copy (to be called a 20 "cash sheet") of so much of the said books as he has not previously sent to the Auditor-General, but so that the cash sheet shall not contain any entries of older date than four days previous to the day on which it is so sent; and he shall with the cash sheet send the several vouchers and documents relating to the moneys so received and paid

25 as aforesaid. 45. The Auditor-General on receipt by him of the cash sheet, Examination by vouchers and documents, and the returns required to be furnished, as hereinbefore in this Act provided, by public-accountants accounting of cash sheet.

Com. 41; N.S.W. 34, 35; Vic. 36; W.A, 25; S.A. 16; Tas. 12; Olyand 33 30 shall—

(a) compare the entries in the cash sheet with the supporting Q'land 33. vouchers and documents sent therewith, and also with the bank sheet;

(b) ascertain whether such vouchers and documents bear upon the face of them a correct description of the proper heads of receipt or expenditure to which the moneys mentioned therein have been credited or debited;

(c) ascertain whether the moneys mentioned on the debit side of the cash sheet have been duly paid to the several bank accounts authorised by this Act, and whether the sums mentioned on the credit side of the cash sheet have been actually and duly disbursed under competent authority, and on the prescribed certificates;

(d)

(d) ascertain whether the moneys mentioned in the entries in the cash sheet have been credited or debited to the proper heads of receipt or expenditure;

(e) ascertain whether the rates, computations, and castings are correct or duly certified to by the responsible departmental

officers;

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(f) ascertain whether such moneys were legally available for and applicable to the services or purposes to which the same have been applied or charged; and

(g) ascertain whether the provisions of the Constitution Act, this Act, and any other Act and the regulations have been in all respects complied with.

46. (1) The Auditor-General shall make such queries and Queries and observations addressed to the Treasurer or to any public-accountant tions by Auditor-General.
15 accounting officer, officer certifying accounts, or officer in the Public Com. 42; N.S.W. Service in any way concerned with the receipt or payment of public <sup>36</sup>; S.A. 17; W.A.; 26-34; Tas. 13, 14 moneys, and call for such accounts, vouchers, statements, documents, vic. 38; N.Z. 32.

and explanations as he may think necessary.

Every such query and observation addressed to any such public 20 accountant accounting officer, or officers shall, within fourteen days after its receipt, be returned to the Auditor-General by such public-accountant accounting officer, or officers with the necessary reply or memorandum thereon.

(2) After such queries and observations have been answered, 25 and after such accounts, vouchers, statements, documents, and explanations have been rendered, the Auditor-General shall allow and discharge and grant an acquittance to the Treasurer, or to such public-accountant accounting officer, or officers as aforesaid, for all receipts which are found correct, and for all payments duly and properly made and 30 supported by proper receipts or vouchers.

(3) Every such acquittance shall be in such one of the forms contained in the Fourth Schedule as is applicable to the case or to the like effect, and shall be transmitted to the Treasurer, and shall be a full and complete discharge as to the several moneys mentioned therein:

Provided that in respect of any of the foregoing operations prescribed in subsections of clauses forty-five and forty-six, the Auditor-General, after satisfying himself that the accounts bear evidence that the vouchers have been completely checked, examined, and certified as correct in every respect, and that they have been 40 allowed and passed by the proper departmental officers, may admit the same as satisfactory evidence of payment in support of the charges

to which they may relate.

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47. (1) If it appears to the Auditor-General from any examina-Surcharges by tion, audit, or inspection made by him or any person appointed by him—Auditor-General (a) that any public-accountant accounting officer has wilfully or

negligently omitted to collect or receive any money; or 45—B (b)

(b) that any money has not been duly credited to the proper head of revenue or account, or has not been duly accounted for and paid over to an account authorised by this Act; or

(c) that any money has been applied or charged to any service or purpose for which the same was not legally available or

applicable; or

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(d) that any expenditure has not been duly authorised or has not been duly vouched and certified; or.

(e) that there has been any deficiency or loss through the fraud,

mistake, default, or error of any person; or

(f) that any account, voucher, statement, document or explanation in the last preceding section referred to is in any essential particular defective or imperfect; or

(g) that any material error has been committed; or

15 (h) that any of the provisions of the Constitution Act or this Act or any other Act or the regulations have not been complied with; the Auditor-General shall, within one month next after the said accounts, vouchers, statements, documents or explanations have been sent to him as hereinbefore directed, surcharge any public-accountant

20 accounting officer, officer certifying accounts, or person in any way. concerned with the receipt or payment of public moneys, who appears to him to be in default, with any deficiency or loss or with any expenditure which has not been duly authorised, vouched, or certified, and disallow the same, and he shall give written notice of 25 such surcharge to such accountant, officer, or person.

(2) All unsatisfied surcharges shall be transmitted by the Auditor-General to the Treasurer, to be by him enforced against the public-accounting officer, officer, or person surcharged.

(3) The Auditor General may at any time revoke any 30 surcharge or disallowance by him under this section which has been made in error.

48. Whenever the Treasurer has received notice of a surcharge, Notice of surcharge. he shall, unless such surcharge shall have been previously satisfied or Com. 43; Vic. 39; withdrawn, send notice in writing of such surcharge to the accountant. Tas. 15. 35 officer, or person surcharged by registered letter, and take such measures or proceedings as the case may require to recover the amount thereof; and no account payable to or claimed by such accountant, officer, or person from the Crown shall be paid until such surcharge has been satisfied; and the amount of every such surcharge may be sued for and 40 recovered, on behalf of His Majesty, by action in the name of the Treasurer, as a debt, in any court of competent jurisdiction.

49. In all cases in which a-public-accountant an accounting Appeal from officer is dissatisfied with any disallowance or surcharge in his accounts surcharge. officer is dissatisfied with any disaffowance or surcharge in his accounts made by the Auditor-General, such public-ascountant accounting officer Q'land 36; W.A. 27; 45 shall, for the period of one month after being notified of such S.A. 18. decision disallowance or surcharge, have a right of appeal to the Governor,

Governor, who, after such investigation as he considers equitable, may make such order directing relief of the appellant wholly or in part from the disallowance or surcharge in question as appears to the Governor to be just and reasonable, and the Auditor-General shall 5 govern himself accordingly.

50. (1) The Auditor General—

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(a) may, whenever he thinks fit, and

(b) shall, whenever required by the Treasurer so to do, inspect, examine, and audit, or cause some officer in the public service accounting 10 appointed by him in that behalf to inspect, examine, and audit, the officers. books and accounts of any public-accountant accounting officer and of Com. 45. any other person who is in the public service or who is subject to the provisions of this Act into whose possession or under whose control any public moneys have come.

15 He shall also (if possible) once at least in every year make or cause to be made such inspection, examination, and audit in respect of the books and accounts of every public-accountant accounting officer and of every such person as aforesaid.

(2) The Auditor-General, or the officer appointed by him 20 as aforesaid, shall, for the purpose of such inspection, examination and audit,-

- (a) ascertain whether the whole of the revenue and public moneys have been duly collected and accounted for in pursuance of this Act, and whether the moneys received from the Treasurer or issued under any credit in pursuance of this Act have been duly and properly paid to the several persons entitled to receive the same;
- (b) investigate and examine all contracts, accounts, invoice requisitions, books, bills of parcels, vouchers relating to the public service, and all documents relating to or concerning the same, and all circumstances affecting or attending the making of any such contract;
  - (c) once at least in every year inspect and examine all stores under the control of the State belonging to His Majesty, of whatsoever nature or description the same may be, and shall cause stock thereof to be taken;
  - (d) ascertain the quantity, description, and price of all stores under the control of the State purchased on account of His Majesty, and of all stores supplied for the use of departments of the public service, and whether any such stores are, in his opinion, in excess of reasonable requirements; and
  - (e) examine whether the proper quantities of such stores are remaining in stock in the proper store or building.

Inspection and audit of accounts of public accountants

(3)

- (3) The Auditor-General shall, as soon as practicable after any such inspection, examination, and audit, make and sign, and forward to the Treasurer a report of the result thereof, and of the manner in which the books, accounts, and other documents aforesaid 5 have been kept, and of the state of the several offices and stores, and a statement of all sums found to have been omitted to be collected, or not duly accounted for, and of all payments which have not been duly authorised, or properly made, or for which the necessary certificates, receipts, and vouchers have not been produced.
- 51. No sum shall be allowed in any account to have been duly Vouchers required received or paid without the production of a written voucher for the for receipts and payments. actual receipt or payment of the same: Provided that the Governor, Com. 46; N.S.W. 38; on satisfactory evidence being produced that the requisite papers have Vic. 41; Q'lend 37; been lost or destroyed, or that it is not possible to obtain or replace Tas. 20. 15 them, may order that any such sum be allowed or disallowed, as the case may be, and may make such order in the premises as he thinks fit, and such order shall be binding on His Majesty and all other parties, and be acted on accordingly.
- 52. (1) When a voucher produced for a sum of money disbursed Defective youchers. 20 is defective for the want of any certificate or other document Com. 47: N.S.W. which ought to have accompanied it, or in any other particular, the Q'land 38; Tas. 21; Auditor-General may, upon proof being made to his satisfaction that W.A. 29; S.A. 20. the public-accountant accounting officer did not wilfully neglect to procure or produce such certificate or document, and that the sum 25 specified in the voucher has been actually and properly disbursed, admit such voucher as a sufficient discharge, and allow the amount of the same.
- (2) The Auditor-General may admit and allow vouchers for any moneys expressed therein although the same are not stamped 30 according to law, in cases where it appears to him to be reasonable or expedient so to do.
- 53. Where any sum of money disbursed is disallowed in Disallowances by consequence of the absence or imperfection of any voucher, or the reason of imperfect absence or incorrectness of any certificate or document, the particulars Com. 48; N.S.W. 40; 35 and amount of such disallowance shall be reported to the Treasurer by Vic. 43; Q'land 39; Tas. 22; S.A. 21; the Auditor-General; and any sum so disallowed shall be deemed to w.A. 30. be money received to the use of His Majesty by the public-accountant accounting officer who is responsible for receiving or paying such sum, and, subject to the right of appeal to the Governor hereinbefore 40 provided, may be recovered on behalf of His Majesty by action in the name of the Treasurer in any court of competent jurisdiction, or be retained by the Treasurer from any moneys then or thereafter payable by His Majesty to such public-accountant accounting officer.

54. The Governor may exempt from detailed audit by the Governor may Auditor-General, but not from appropriation audit by him, the exempt certain accounts of receipt and expenditure of any department, the peculiar detailed audit. duties, constitution, or circumstances of which may render such N.S.W. 42. 5 exemption expedient:

Provided that a statement as to such exemption shall be laid before the Legislative Assembly, if Parliament is then sitting, within seven days after such exemption has been made as aforesaid, and if Parliament is not sitting then within seven days after the next

10 meeting of Parliament.

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## PART VII.

THE TREASURER'S ACCOUNTS AND STATEMENTS.

55. The Treasurer shall cause to be kept in the Treasury the Treasurer's account. consolidated revenue account, the general loan account, the trust 15 account, and the special deposits account under such separate heads as he may direct.

56. (1) The Treasurer, as soon as possible after the close of the The revenue account financial year ending the thirtieth day of June, one thousand nine to be fixed on 1st July, 1902. hundred and two, shall cause to be prepared an account in the form

20 of the Fifth Schedule to this Act of the actual net receipts of, and expenditure from, the consolidated revenue fund for that year, including receipts and expenditure in London to the thirtieth day of April next preceding, bringing forward the balance on the consolidated revenue fund as on the thirtieth day of June, one thousand nine hundred and 25 one.

(2) The Auditor-General shall examine the said account, and if he finds the same in accordance with facts shall certify the same under his hand.

(3) The Treasurer shall cause such account so certified to 30 be published in the Gazette, and the balance shown in the account so published shall be the balance of the consolidated revenue account current at the commencement of the first day of July, one thousand nine hundred and two, and be carried forward and included in the account current for the succeeding year.

57. As soon as conveniently may be after the expiration of Publication in each quarter of each financial year, and after the expiration of each Gazette of Treasurer's such year, the Treasurer shall publish in the Gazette-

(a) A detailed statement of the receipts and the expenditure of Com. 49, 50; N S.W. the consolidated revenue fund for such quarter or year, and Q'land 23, 12; W.A. the account current of the said fund for such quarter or year, 37, 38; Tas. 25, 26; S.A. 29, 30; N.Z. together with a comparative statement of such receipts, 69.70. with

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with the receipts for the corresponding quarter of the next (a) of consolidated preceding financial year, or for the next preceding financial revenue fund. year.

(b) Λ detailed statement of the receipts and expenditure of the (b) of general loan general loan account for such quarter or year, and the account current of the said account for such quarter or year.

(c) A detailed statement of the receipts and expenditure of the (e) of trust account trust account, and of the special deposits account, for such and special deposits quarter or year, and of the balances at the credit of the said accounts.

58. (1) At the expiration of each financial year the Treasurer Preparation by shall prepare the public accounts for such year and shall include accounts for each therein—

financial year.

- (a) (i) a full and particular statement in detail of the net revenue and (a) Statement as to the receipts of the consolidated revenue fund for such year; consolidated revenue and
  - (ii) a statement of the expenditure of the said fund for such year classified and arranged in the same form and under the same divisions as have been employed in the appropriation thereof, and of expenditure proposed to be authorised by appropriation under suitable heads;

(iii) an account current of the said fund in the form in the Fifth Schedule.

Such account shall be a cash account, and shall include all actual revenue and other receipts carried to the consolidated revenue fund, and all expenditure authorised or proposed to be authorised by appropriation of the consolidated revenue fund for such year; and

(iv) a statement showing the total deficiency (if any), including outstanding Treasury Bills, on the said fund at the close of such year.

(b) (i) a statement of the receipts and expenditure of the general (b) Statement as to loan account for such year, classifying the expenditure general loan account. under the several heads of loan appropriation; and

(ii) an account current of the said account in the form in the Sixth Schedule.

(c) (i) statements of the receipts and expenditure for such year of (c) Statement of trust the trust account and special deposits account and such other accounts. accounts as the Treasurer may deem necessary to be kept classified under the several subdivisions thereof, and

(ii) statements of the balances at the credit of such accounts in the form in the Seventh Schedule.

(d) statements in the form in the Eighth Schedule, of the balances (d) Statement of of the various accounts in the Treasury authorised by this Act, balances. and of the distribution of the same into cash and securities.

(2)

(2) The Treasurer shall within six weeks after the close of each financial year transmit the Public Accounts prepared in pursuance of this section to the Auditor-General.

59. Any yearly statement or account referred to in the two last Certain receipts and 5 preceding sections shall include receipts and expenditure of the account expenditure in London to be or fund to which it relates, made in London, to the thirtieth day of included in yearly April next preceding.

60. The Auditor-General shall forthwith examine each such Examination by statement and account furnished to him as aforesaid, and shall attach such statements.

10 his certificate to each account current, if in accordance with the com.51; N.S.W. 43; requirements of this Act, as provided for in section fifty-eight, and Vic. 50; Q'land 13; shall also prepare and sign a full report on such Public Accounts s.A. 31. showing:—

(a) in what particulars any statement therein agrees with or differs from the accounts of the Treasurer furnished to the Auditor-General under this Act;

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(b) full particulars of every case in which the provisions of this Act, or any other Act or regulations, or any forms, have not been carried out or adopted, or have in any manner been varied or departed from;

(c) every case in which default has been made in delivering or sending accounts, or collecting or accounting for any moneys or stores;

(d) all sums disallowed by reason of their being without vouchers or with imperfect vouchers or upon incorrect certificates;

(e) any proceeding taken by or against any person in pursuance of this Act or the regulations;

(f) all surcharges made by the Auditor-General and not satisfied, or which have been removed; and

(g) such other information as may be prescribed or as the Auditor-General thinks desirable.

61. The Auditor-General shall annex or append to the said Annexures to report report,—

(a) a copy of every authorisation by the Governor under section Vic. 51; N.S.W. 44; thirty-four of this Act; and

(b) a copy of every case laid by the Auditor-General before the Attorney-General for his opinion, together with a copy of the opinion given thereon.

62. The Auditor-General, shall, within six weeks after the date Public accounts and 40 of receiving from the Treasurer the public accounts as aforesaid, if report to be transmitted to Parliament be then sitting, transmit to the Legislative Assembly the Parliament. same, accompanied by his report and by the copies hereinbefore directed Com. 53; N.S.W. 45; to be annexed or appended thereto.

The Auditor-General, shall, within six weeks after the date Public accounts and 40 of receiving from the Treasurer the public accounts and transmitted to Parliament. Same, accompanied by his report and by the copies hereinbefore directed Com. 53; N.S.W. 45; to be annexed or appended thereto.

If during such period Parliament is not sitting, the Auditor- W.A. 40.

45 General shall post to every member of the Legislative Assembly a copy

of

of the said Public Accounts, report, and annexures, and shall within seven days after the next meeting of Parliament transmit to the Legislative Assembly the said Public Accounts, report, and annexures.

The Auditor-General shall not with such report submit to the 5 said Assembly, or post to members as aforesaid, a separate statement

of accounts in other forms than those prescribed in this Act.

63. The Auditor-General may, in such annual report or in any Suggestions by special report which he may at any time think fit to make, recommend Com. 54; N.S.W. 46; any plans and make any suggestions for the better collection and pay- Vic. 53; Q'land 47; 10 ment of the public moneys, and for more effectually and economically W.A. 41; Tas. 27; S.A. 34. auditing and examining the public accounts and stores, and may generally report upon all matters relating to the public accounts, public moneys, and stores.

## PART VIII.

# MISCELLANEOUS AND SUPPLEMENTAL.

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# 1.—Moneys outside State.

64. Notwithstanding anything in this Act, the Governor may Governor may make financial arrangemake such arrangements as he considers necessary for the collection, ments outside State. receipt, custody, issue, expenditure, due accounting for, care, and 20 management outside New South Wales of any public moneys, and for the keeping of books and accounts and furnishing statements, returns, and vouchers relating to such collection, receipt, custody, issue, expenditure, accounting for, care and management, and for the examination, inspection, record, and audit of such books, accounts, 25 statements, returns, and vouchers.

## 2.—Penalties.

65. (1) Any public-accountant accounting officer or person Misconduct by subject to the provisions of this Act who—

(a) applies, disposes of, or makes use of any moneys or stores and others. which have come into his possession or under his control Com. 64; Q'land 49; W.A. 36; Tas. 24 by reason or virtue of his office, service, or employment, S.A. 28; N.Z. 10. otherwise than as provided in this Act or the regulations; or

(b) pays any such moneys into his private account at any bank, shall be deemed to have fraudulently converted such moneys or stores 35 to his private use, and shall be liable to penal servitude for a term not exceeding ten nor less than four years, or to imprisonment for a term not exceeding three years. (2)

public-accountants accountingofficers

(2) Any such public-accountant accounting officer or person who wilfully damages or destroys any such stores shall be liable to imprisonment for a term not exceeding two years.

# 66. Whosoever-

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Forgery of documents.

- (a) forges or counterfeits, or causes or procures to be forged or Com. 65; Q'land 50; counterfeited, or knowingly or wilfully acts or assists in W.A. 43; Tas. 34; forging or counterfeiting—
  - (i) the name, initials, marks, or signature of any person to any writing whatsoever, for, or in order to, the receiving or obtaining of any public money, or any money out of any account authorised by or under this Act, or any stores belonging to His Majesty under the control of the Government of New South Wales; or
    - (ii) any writing made by any such person as aforesaid; or
- (b) utters or publishes any such writing knowing the same to be forged or counterfeited with intent to defraud His Majesty or any person whomsoever

shall be liable to penal servitude for a term not exceeding fourteen nor less than five years, or to imprisonment for a term not exceeding 20 five years.

67. (1) Where the Treasurer has given a certificate in writing subscription to under his hand declaring that for any reason mentioned in such false document certificate any document subscribed by any person should be accepted declaration. in lieu of any statutory declaration required by this Act or the Com. 66.

25 regulations, the Governor may order that any document so subscribed

25 regulations, the Governor may order that any document so subscribe shall be so accepted in lieu of such declaration.

- (2) Any person who wilfully and corruptly makes and subscribes any such document knowing the same to be untrue in any material particular shall be guilty of a misdemeanour.
- 30 68. Any person who is guilty of any wilful act of commission General penalty. or omission contrary to any of the provisions of this Act, for which no Com. 66. penalty is expressly provided, shall be liable to a penalty not exceding thirty pounds.
- 69. All penalties incurred under this Act may, in addition to Recovery of 35 any other method provided in this Act, be imposed and recovered penalties.

  Upon the information or complaint of any person or persons appointed by the Treasurer either generally or for the purpose of any particular case, and when paid or recovered shall be paid into the consolidated revenue fund.

## 3.—Regulations.

- 70. (1) The Treasurer may make such regulations (not incontregulations. sistent with the provisions of this Act) as appear to him to be regulations.

  Com. 71.

  N.S.W. 4;

  (a) the collection, banking, receipt, custody, issue, expenditure, W.A. 8; S.A. 7;
  - (a) the collection, banking, receipt, custody, issue, expenditure, W.A. 8; S.A. 7 due accounting for, care, and management of public moneys, Tas. 9; N.Z. 5. and the guidance of public-accountants accounting officers;
- (b) the more effectual recording, examination, inspection, and audit of all receipts and expenditure of public-accountants accounting officers and the keeping by them of all necessary books and accounts;

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- (c) prescribing the necessary forms for all books and documents required under this Act or the regulations to be used by public accountants accounting officers, and for properly carrying into effect the provisions of this Act.
- (2) All such regulations on being approved by the Governor shall be published in the Gazette, and shall have the force of law, and shall be laid before both Houses of Parliament within fourteen days after the making thereof if the Parliament is then 20 sitting; and if the Parliament is not then sitting, then within fourteen days after the next meeting of Parliament.
- (3) Any such regulation may impose upon any public accountant accounting officer or person subject to the provisions of this Act a penalty not exceeding five pounds for the breach of any 25 regulation; and such penalty may be recovered either in the same manner as a penalty incurred under this Act or by deducting the same from any money due or thereafter becoming due from His Majesty to such public-accountant accounting officer or person.

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# SCHEDULES.

## FIRST SCHEDULE (Sections 7 and 11).

I, , do solemnly and sincerely promise and declare that, according to the best of my skill and ability, I will faithfully, impartially, and truly execute the office and perform the duties of Auditor-General according to law.

(Signature)

STOOND	SCHEDULE	(Castiona	97 and 6	190
SECOND	SCHEDULE	(Sections	27 and 2	281.

to	the 19, both days inclu	sive.
	Head of receipt.	Total.
194		
	Total	
	10081	
Settler	nent of the above collections with the Colonial T	reasurer.
Date of payment or	Head of receipt on account of which remittance is made.	Amount.
remittance.		

believing the same to be true, and by virtue of the provisions of the Oaths Act 1900.

Made and signed, before me, at this day of

Signature of a Justice of the Peace.

Au	dit.	
THIRD SCHED	ULE (Section 38).	
Pai	RT I.	
Was	rant.	
To the Auditor-General.  The amount of money likely to bec Account during the now next is and purposes for which the same is requappropriation for services under the	pounds (£	or under Parliamentary
Appropriation Act.		Amount required.
Total	£	
Dated this day of 19		Treasurer.
I certify that payment of the sur Parliamentary appropriation out of the* not already been made. Dated this day of 19	Account, and t	nat payment thereof has
-		Auditor-General.
To the Treasurer of New South Wales.		
You are hereby authorised to issu above set forth, and for so doing this shall	e out of the* be your sufficient wa	Account the amount arrant.
Given under my hand, the day	v of 19.	
	1.T the case	Governor.
* Consolidated Revenue or Go	eneral Loan, as the case	may be.
Pan	RT II.	
보는 보고 있는 사람들이 살아보고 있다면 보다 있다면 보고 있다면 보다면 보고 있다면 보고	rrant.	
To the Auditor-General.  The amount of moneys likely to be Account during now next is pence, and the services and are as follows (that is to say):—	nounds	simings and
For services payable cut of the Trust Ac Deposits Account.	count or Special	Amount.
Purpose.		
		ar All land
Total	£	en silucia do -
Dated this day of , 19	) .	Trongurer
I certify that payment of the sums above mentioned is provided for by balances in the books of the Treasurer at credit of the respective accounts above mentioned.  Dated this day of	of the* set forth, and fo your sufficient wa Given under m	y authorised to issue out ecount the amount above r so doing this shall be rrant.
Auditor-General.	day of	Governor.
* Trust or Special Dep	osits, as the case may b	e.
· · · · · · · · · · · · · · · · · · ·		FOURTH

# FOURTH SCHEDULE (Section 46).

Certificate of acquittance No. to the Colonial Treasurer.

In respect of

for the month of

19 .

To the Honorable the Colonial Treasurer.

urnished by you for Act, 1902, represent And by virt		, under section 4: mount of	of the Audit	Amount
Treasury Vou. No.			Amount.	
Taborefo	Total sum acquitte		nou	£ shillings
and per	nce. under my hand this	day of	19. ,	uditor-General.
	* Receipts or pays	nents, as the case m	ay be.	

# Surcharge removal.

To the Honorable the Colonial Treasurer.

		2	Treasury Vou. No	). 	Amount.
		1	Total	£	

pence.

19 .

Given under my hand this day of

Auditor-General.

# FIFTH SCHEDULE (Section 58.)

No.

A CONTRACTOR OF STREET

THE COLONIAL TREASURER IN ACCOUNT WITH Account Current of Revenue Receipts and

Dr.

Reference Page.	Partieu	Amount. Total.			
	To Revenue and Receipts (1st July, Taxation Land :—	, to 30th June,	):—  £ s. d.	£ s. d.	£ s. d.
	Services rendered				
	Miscellaneous	in m m	- in		
	To Advances Repaid on account of Treasurer's Advance Account,	: <del>-</del> 	 	* * * * * * * * * * * * * * * * * * * *	
	To Repayments to Advance Vote of in for service of	by ap	propriation taken	igu ady si	
	To Advances Repaid on account of	i <del>-</del>	product		
	Total				**************************************
	To Cash Balance on 30th June,	m m m			
				429	Antimore that the force

The Treasury, New South Wales, Sydney,

19 .

Chief Accountant.

# FIFTH SCHEDULE-(continued).

THE CONSOLIDATED REVENUE FUND.

Expenditure for Year ended 30th June, 19 .

CR.

Reference Page.	Particulars.	Payments under Parliamentary authority.	Payments, Treasurer's Advance Vote, to be appropriated.	Payments unauthorised in Suspense.	Total.
	By Expenditure on account of Departments, viz.:—	£ s. d.	£ s. d.	£ s. d.	£ s. d.
	Less Refunds, &c.:— ${\mathfrak L}$				
	By Interest on Public Debt, &c.:— Interest on Debentures and Funded Stock Interest on Uninvested Funds, temporary possession of Government Interest on Interest on Treasury Bills			Links of	
	BY PAYMENTS IN REDUCTION OF PUBLIC DEBT DEFICIENCY ACCOUNT:— Sinking Funds Treasury Bills Redemption			- value of the late	
	By £		7077 27 270	TO 18 THE 18	
	By £				
	Total $\pounds$ By Payment on account of —To be recovered				
	By Payments from Treasurer's Advance Account—To be recovered				
	By Amount appropriated in for payments made for s	adjustment of services during	of Treasurer's A		
	By Payments Total			0 -	
	By Cash Balance on 30th June,				soliciae c
				£	To the last

Treasurer.

I hereby certify that the above account represents the actual receipts and expenditure of the Treasurer on account of the Consolidated Revenue Fund during the year ended 30th June, 19 and is in accordance with the requirements of the Audit Act, 1902, section 58.

Given under my hand this

day of

, 19 .

Auditor-General.

# SIXTH SCHEDULE (Section 58).

No.

Dr. Account Current of Receipts and

Particulars of Receipts.	Amount.	Total.
To Repayments to Credit of the Undermentioned Votes, viz:—	£ s. d.	£ s. d.
		-
	7	
To precede of sale of Stock in the Colony		
To proceeds of sale of Stock in the Colony :—  No		
To proceeds of sale of New South Wales Treasury Bills issued unde	r	
Total		
To balance on 30th June, 19		
Тотац з		

The Treasury, New South Wales,
Sydney, , 19 .

Chief Accountant.

## SIXTH SCHEDULE (continued).

LOAN ACCOUNT.

Expenditure in the Year ended 30th June, 19 .

Cr.

Particulars of Expenditure.		Amount.	Total.
By Payments on account of the undermentioned Services, viz.:—	3	£ s. d.	£ s. d
	-		
	9		
	1		
	87		
	.5	E E	
	63		A CONTRACTOR
			0 1
			2. 3 · C
	10		0.0
	60		1.095
	-		256
			2
By balance on 30th June, 190			
Тотац	£		
101Au	~		

Treasurer.

I hereby certify that the above account represents the actual receipts and expenditure of the Treasurer on account of the General Loan Account during the year ended 30th June, 19, and is in accordance with the requirements of the Audit Act, 1902, section 58.

Given under my hand this

day of

, 19 .

Auditor-General.

45-C

# No. .

# SPECIAL DEPOSITS ACCOUNT.

Statement of Deposits and Re-issues in the Year ended 30th June, 19 .

Accounts.	Balances on the 30th June, 19	Deposits in the Year ended 30th June, 19	Total.	Re-issues in the Year ended 30th June, 19	Balances on the 30th June, 19
	£ s. d.	£ s. d.	£ s. d.	£ s. d.	£ s. d.
TOTALS £					AT THE STATE OF

The Treasury, New South Wales, Sydney,

.19 ,

Chief Accountant.

Treasurer.

I hereby certify that the above statement represents the actual deposits with, and re-issues by, the Treasurer during the year ended 30th June, 19, on behalf of the accounts mentioned therein.

Given under my hand this

day of

Auditor-General.

Audit.

#### TRUST FUND ACCOUNTS.

Statement of Deposits and Re-issues, in the Year ended 30th June, 19

	1	La chaca soul sale, 19	1 2	
Account.	Balances on 30th June, 19	Deposits in the Year ended 30th June, 19	Re-issues in the Year ended 30th June, 19	Balances on 30th June, 19 .
	£ s. d.	£ s. d. £ s. d.	£ s. d.	£ s. d.
Totals				

The Treasury, New South Wales,

Sydney,

, 19 .

Chief Accountant.

Treasurer.

I hereby certify that the above statement represents the actual deposits with, and re issues by, the Treasurer during the year ended 30th June, 19, on behalf of the accounts mentioned therein.

Given under my hand this

day of

, 19

Auditor-General.

# EIGHTH SCHEDULE (Section 58).

BALANCE

Showing the Ledger Balances on the various Accounts of the Government of New South

Refer	rence.		Head of Account.	Dr.	Balar 30th Jur	ices on		
No.	Page.			Cr.	30th June, 19			
3	7			17	£ s. d.	£ s. d.		
	*							
	78							
						10 M		
	E.							
		:			A CONTROL OF THE PROPERTY OF T	. 10 10 11		
		9						
*	-			i i	W.			
				Wall of				
		2	Grand Totals					

The Treasury, New South Wales, Sydney,

ČE:

19 .

Chief Accountant.

# EIGHTH SCHEDULE—(continued).

STATEMENT.

Wales on the 30th June, 19 , and the distribution of same into Cash and Securities.

Distribution.			Cash.	Se	curities		To	otal.
		£	s. d	£	s.	d.	£	s. d.
		,						
GRAND TOTALS	 ;	£						

Treasurer.

I hereby certify that the ledger balances above shown were, on the 30th June, 19, represented by the cash and securities, detailed in the foregoing statement, allowance being made for unpresented cheques at that date.

Given under my hand this

day of

19 .

Auditor-General.

Sydney: William Applegate Gullick, Government Printer, -1902

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STANDARD OF THE TOTAL TOTAL STANDARD OF ST

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.

Legislative Assembly Chamber, Sydney, 17 July, 1902.

F. W. WEBB, Clerk of the Legislative Assembly.

The LEGISLATIVE COUNCIL has this day agreed to this Bill with Amendments.

Legislative Council Chamber, Sydney, July, 1902.

Clerk of the Parliaments.

# New South Wales.



ANNO SECUNDO

# EDWARDI VII REGIS.

Act No. , 1902.

An Act to consolidate and amend the law relating to the collection and payment of the Public Moneys, the audit of the Public Accounts, and the protection and recovery of Public Property; and for other purposes connected with the control and management of the Public Finances of the State of New South Wales.

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 the same, as follows:—

PART I.

PRELIMINARY.

1. This Act may be cited as the "Audit Act, 1902," and Commencement and shall come into operation on the first day of July, one thousand short title. nine hundred and two (hereinafter in this Act referred to as the 10 commencement of this Act).

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2. This Act is divided into Parts as follows:—

Division of Act.

PART I.—PRELIMINARY—88. 1-5.

PART II.—THE AUDITOR-GENERAL AND PUBLIC ACCOUNTS COMMITTEE—ss. 6-17.

5 PART III.—Public banking arrangements—ss. 18-22.

PART IV.—Public-accountants Accounting officers and collection of moneys—ss. 23-32.

- 1. Public-accountants Accounting officers—ss. 23-27.
- 2. Collection of revenue-ss. 28, 29.
- 3. Collection of trust and other moneys—ss. 30-32.

PART V.—PAYMENT OF MONEYS—ss. 33-43.

- 1. Payment out of revenue-ss. 33-35.
- 2. Payment out of Loan moneys-ss. 36, 37.
- 3. Mode of payment—ss. 38-43.
- PART VI.—AUDIT AND INSPECTION—ss. 44-56.
  - PART VII.—THE TREASURER'S ACCOUNTS AND STATEMENTS—ss. 57-66.

PART VIII.—MISCELLANEOUS AND SUPPLEMENTAL—88. 67-73.

- 1. Moneys outside State—s. 67.
- 2. Penalties—ss. 68-72.
- 3. Regulations-s. 73.

#### SCHEDULES.

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- 3. The Audit Act, 1898, the Loans Fund Amalgamation Act of Repeal. 1879, and the Loan Account (Transfer) Act, 1899, are repealed.
- 25 Section nineteen of the Public Service Act of 1895, in so far as it provides or relates to the fidelity guarantee of officers of the public service, and to the inspection of stores for the public service, is repealed.
  - 4. (1) The Auditor-General, holding office at the commencement savings. of this Act, shall continue to hold his office subject to this Act.
- 30 (2) All regulations made under the authority of the Audit Act, 1898, and in force at the commencement of this Act shall be deemed to be made under this Act.
  - 5. In this Act, unless the context or subject-matter otherwise Definitions. indicates,—
- "Consolidated revenue account" means an account of the cash, income, and current expenditure for or on behalf of the consolidated revenue fund only.
  - "Financial year" means the period from the first day of July in one year to the thirtieth day of June in the next following year.

"General

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#### Audit.

"General Loan Account" means an account of moneys directed by this Act, to be carried to that account, and of moneys that have been carried to that account in pursuance of the Loans Fund Amalgamation Act of 1879.

"Loan Act" means Act passed before or after the commencement of this Act under which any money is authorised to be raised by loan and expended for any purpose therein specified.

"Loan service" means purpose specified in a Loan Act.

"Prescribed" means prescribed by this Act or the regulations. "Public-accountant Accounting officer" means person declared by this Act to be a-public-accountant an accounting officer.

"Public moneys" includes all revenue, loan, trust, and other moneys whatsoever, received by, for, or on account of the State, and all moneys and fees declared by this Act to be public moneys.

"Regulations" means regulations in force under this Act.

"Revenue" means all moneys collected or received for or on account of the Consolidated Revenue Fund.

"Special deposits account" means an account relating to sums 20 held by or deposited with the Treasurer for store accounts, advance accounts, and moneys (not included in the consolidated revenue, general loan, or trust account), which the Treasurer directs to be carried to the special deposits account.

"The Treasurer" means the Colonial Treasurer.

"Trust account" means an account of funds of which the Treasurer 25is, by statutory obligation, a trustee and custodian, and of moneys that have been placed to the credit of the trust fund under the Audit Act, 1898, or the Audit Act of 1870, and of moneys directed to be paid into that account by this Act.

#### PART II.

THE AUDITOR-GENERAL AND PUBLIC ACCOUNTS COMMITTEE.

**6.** The Auditor-General shall be appointed by the Governor. His appointment. 7. The Auditor-General, on being appointed under this Act, Declaration of shall, before he exercises the powers or fulfils the duties conferred or office.

35 imposed on him by this Act, make and subscribe, before one of the vic. 9; W.A. 6; Judges of the Supreme Court, a declaration in the form of the First S.A. 5. Schedule, and such declaration shall be kept among the records of the

8. The Auditor-General shall not during his continuance in his Disabilities. 40 office be capable of being a member of the Executive Council or of the Com. 5; Vic. 7; Q'land 27; N.Z. 26, 27; W.A. 7; Tas. Parliament of the Commonwealth or of a State of the Commonwealth. 9. 6-8; S.A. 6.

9. The Auditor-General shall hold his office during good Tenure of office. behaviour: Provided nevertheless that the Governor may remove any Com. 7; N.S.W. Act, 31; Auditor-General upon the address of both Houses of the Legislature. 28; N.Z. 28; W.A. 3; S.A. 2.

10. (1) The Governor may suspend the Auditor-General from Suspension of Auditor-General.

5 his office-

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(a) for misbehaviour;

(b) for incapacity;

(c) if he directly or indirectly engages in any paid employment Com 5. outside the duties of his office, or in any trade or business

10 except as a member of a registered company;

(d) if he becomes insolvent or bankrupt, or compounds with his creditors, or makes any assignment of his salary for their benefit, or takes advantage of the provisions of any Act of the Commonwealth or of a State of the Commonwealth relating to insolvency or bankruptcy;

(e) if, except on leave granted by the Governor, he absents himself from duty for fourteen consecutive days, or for twenty-eight

days in any twelve months;

but the Colonial Secretary shall, within seven days after such suspension 20 if Parliament be then sitting, or if Parliament be not then sitting, then within seven days after the next meeting of Parliament, lay or cause to be laid before both Houses of Parliament a full statement of the grounds of such suspension.

(2) Such suspension shall lapse at the expiration of forty-two 25 days after the day when such statement was last laid before a House of Parliament, unless each House of Parliament within such period and in the same session passes an address to the Governor praying for

the removal of the Auditor-General.

11. In the case of the illness, suspension, or absence of the Deputy of 30 Auditor-General, the Governor may appoint some person to act Auditor-General. as a deputy of such Auditor-General during such illness, suspension, W.A. 5; Vic. 11; or absence; and such person shall, before he exercises the powers or Tas. 7; Q'land 29; performs the duties of his office, make and subscribe a declaration in S.A. 4; N.Z. 29. the form in the First Schedule, and shall while he acts as such deputy 35 have the powers and perform the duties of the Auditor-General.

12. The Auditor-General may, by writing under his hand, Auditor-General may appoint any officer in the Public Service to inspect, examine, and appoint inspectors.

audit any books and accounts of public-accountants accounting officers, Com. 11; N.Z. 33. or examine or make inquiries with respect to any public stores under 40 the control of the State, and such person shall report thereon to the

Auditor-General.

13. (1) The Auditor-General shall communicate with the Auditor-General Treasurer upon all matters arising under this Act or the regulations shall communicate relating to the collection receipt ignee and agreed it was a few all it with Treasurer. relating to the collection, receipt, issue, and expenditure of public Com. 12; N.S.W. 13; 45 moneys.

Vic. 26; Q'land 31.

(2) The Auditor-General shall transmit to the Treasurer the name of any person failing to comply with any of the provisions of this Act or the regulations, and thereupon and until such failure is made good to the satisfaction of the Auditor-General the payment of 5 any salary or moneys due or to become due to such person from the Crown may be withheld.

14. The Auditor-General may cause search to be made in and Search in public extracts to be taken from any book, document, or record, in any public books.

office, without paying any fee for the same.

15. The Auditor-General shall be entitled to lay before the Auditor-General may 10 Attorney-General or Crown Solicitor a case in writing as to any question obtain opinion of law officer. regarding the interpretation of the Constitution Act or any other Act, Com. 15; W.A. 35; or regulations concerning the powers or duties of the Auditor-General; S.A. 27. and the Attorney-General or Crown Solicitor, as the case may be, shall 15 give a written opinion on such case.

16. (1) A Public Accounts Committee shall be appointed as Appointment and hereinafter provided, and such committee shall-

powers of public accounts committee.

(a) Enquire into and report to the Legislative Assembly upon any question which may have arisen in connection with the Public 20 Accounts, and which may have been referred to the committee, either by a Minister of the Crown or by the Auditor-General or by a resolution of the Legislative Assembly.

(b) Enquire into and report to the Legislative Assembly upon all expenditure by a Minister of the Crown made without

Parliamentary sanction or appropriation.

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(2) Such committee shall consist of five members, each of whom shall be a Member of the Legislative Assembly, not being a Minister of the Crown.

The members of the committee shall elect one of their number 30 to be their chairman.

Three members shall be a quorum of the committee and may exercise all the powers of the committee.

The report of the committee shall be by a majority of votes of the members present. Each such member shall have one vote, and, if 35 the votes are equal, the chairman in addition to his original vote shall have a casting vote.

(3) No fees or other remuneration shall be paid to the

members of the committee for their services on the committee.

(4) The committee shall have the same powers and authority Committee to have 40 to direct the attendance of and to examine witnesses, to send for and same powers in respect of witnesses, examine papers, records, and other documentary evidence, and to &c., as are conferred receive affidavits as are by section one hundred and forty of the Act upon the fifty six Victoria number thinks sight a few six Victoria number thinks sight and forty of the Act upon the Parliamentary fifty-six Victoria number thirty-eight conferred upon the Committee Elections and of Elections and Qualifications constituted by that Act; and all the Qualifications

45 provisions of this said section respecting persons summoned by the said committee or giving evidence before the said committee or on affidavit shall

shall apply to persons summoned by the committee hereby constituted, or giving evidence before such committee or on affidavit as completely and effectually as if such witnesses had been summoned, and such evidence had been received by virtue or under the authority of the 5 said section.

(5) The committee shall submit to the Legislative Assembly Committee to submit annually, appended to the annual report of the Auditor-General on the Legislative Public Accounts, a report on all matters submitted during the year Assembly. for its inquiry. In such report the committee may lay before the 10 Legislative Assembly any suggestions arising out of any matters submitted for its inquiry which may appear desirable for the better conduct of the public business or keeping of the Public Accounts.

(6) The members of the Public Accounts Committee shall be Mode of election of appointed by election of the Legislative Assembly in the following committee,

15 manner, that is to say:

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A Minister of the Crown shall, within thirty days after the commencement of the first session of every Parliament, deliver to the Speaker a nomination in writing under his hand of five members of the Legislative Assembly, not being Ministers of the Crown, for election and appointment as members of the Public Accounts Committee.

The Speaker shall submit to the Legislative Assembly for decision by open voting, one by one, and in alphabetical order of the first letter of each surname, the names of the five members so nominated.

25 In the event of the Legislative Assembly deciding in the negative on the question of the appointment of any one or more of the members so nominated, nominations shall then and there be made by any member in substitution for those not appointed, until the required 30 number of five members is elected to form such committee.

(7) Every member of the committee appointed during the existence of a Parliament shall cease to be a member thereof on his handing to the Speaker his written resignation of such membership or on the dissolution of such Parliament, or on its expiring by effluxion 35 of time, or on his accepting office as a Minister of the Crown, or on

his ceasing to be a member of the Legislative Assembly.

(8) Where a vacancy occurs in a committee appointed Vacancy in tle under this Act, the same shall be filled by nomination and election as committee, how to aforesaid within thirty days after the occurrence of the vacancy if 40 Parliament is then in session, or within thirty days after the next meeting of Parliament should such vacancy occur during any recess or

adjournment.

(9) The nomination and election of the first committee to Election of the first be appointed under the provisions of this Act shall take place in the committee. 45 manner aforesaid and within thirty days after the commencement of this Act.

#### PART III.

## PUBLIC BANKING ARRANGEMENTS.

17. (1) The Treasurer may agree with any bank or banks upon Agreement with such terms and conditions as he may think fit for the receipt, custody, bank.

5 payment, and transmission of public moneys, and for the inscription, W.A. 22; S.A. 13. management, and the payment of interest on the public debt within or without New South Wales, and for the making of advances, and as to the charges respecting the same, and the interest payable by or to the bank or banks upon balances or advances, and generally for the conduct 10 of the banking business of the State.

(2) No such agreement shall be made to have effect within New South Wales for more than one year unless it contains a provision that it may be terminated at any time not exceeding six months after

notice.

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15 18. The consolidated revenue account, the general loan account, Accounts to be kept the trust account, the special deposits account, and such other accounts in bank. as the Treasurer may open shall be kept in such bank or banks as the Treasurer may in writing direct.

19. The several accounts of the Government in any bank shall, Interest on accounts.

20 for interest purposes, be considered as one account.

20. (1) The Treasurer, or some person appointed by him in that Payment into bank. behalf, shall from day to day pay into a bank keeping Government accounts all moneys received into the Treasury.

(2) The Treasurer or such person—

25 (a) shall pay to the consolidated revenue account in such bank all revenue and all such moneys as are directed by this or any other Act to be carried or paid to that account or to the consolidated revenue fund;

(b) shall pay to the general loan account in such bank all moneys directed by this Act or by a loan or other Act to be

carried or paid to that account;

(c) shall pay to the trust account in such bank all moneys of which the Treasurer is by statutory obligation a trustee and

custodian;

(d) shall pay to the special deposits account in such bank all sums held by or deposited with the Treasurer for store accounts, advance accounts, and other moneys which the Treasurer may direct to be carried to this account.

21. All moneys paid into any bank by the Treasurer, or by any Moneys in bank to be 40 such person as aforesaid, to any account under this Act, shall be public moneys. deemed to be public moneys, and to be lent by His Majesty to the Com. 21; N.S.W.16; persons or body corporate to whom or to which such bank belongs. N.Z. 6.

#### PART IV.

Public-accountants Accounting officers AND COLLECTION OF MONEYS.

1. Public-accountants Accounting officers.

22. (1) Any person who by any law, regulation, or appointment who are 5 is charged with the duty of collecting or receiving, or who actually public accountants collects or receives, or who is charged with the duty of disbursing or accounting of officers under this who actually disburses any public moneys, is declared to be a public Act. accountant an accounting officer. Com. 2; N.S.W. 5.

(2) Any person employed in any branch of the public N.S.W. 5. 10 service who receives any fees pursuant to any statutory or other authority is also declared to be a-public-accountant an accounting officer

in respect of such fees; and such fees are declared to be public moneys within the meaning of this Act:

Provided this subsection shall not apply in respect of—

15 (a) fees which have been determined by the Public Service Board as appropriate to any work to be performed by any person so employed; or

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(b) fees received by any person so employed in respect of any office held by him in any society founded under the law relating to friendly societies or for the benefit of public servants only; or

(c) fees which the Public Service Board has authorised any person so employed to receive and retain for his own use.

23. Every public-accountant accounting officer shall be subject Public accountants 25 to the provisions of this Act and the regulations, and shall perform such officer to be duties, keep such books, and render such accounts as are prescribed by subject to this Act. Com. 16; N.S.W. 5; this Act, or by the regulations, or as the Treasurer directs.

24. Every public accountant accounting officer shall, if required W.A. 12; S.A. 9. by the Treasurer so to do, provide security for such sum and in such provided by 30 manner and form as the Treasurer directs, for the due performance of public accountants his duties, and for the due accounting for and payment of all moneys accounting officer. coming into his possession or under his control by reason or virtue of Vic. 4; Q'land 48. his office, service, or employment.

25. No public accountant accounting officer shall open any public official account not 35 or official account in any bank without the authority in writing of the to be opened without Treasurer, and no bank shall permit any public accountant accounting Com. 18. officer to open any such account, or to have an overdraft on any public or official account, without the authority in writing of the Treasurer.

26. If a-public-accountant an accounting officer dies or resigns, Death, resignation, 40 or is removed from his office, the balance at the credit of his public or public-accountant official account shall, upon the appointment of his successor, vest in and accounting be transferred to the public or official account of such successor at the officer.

same Q'land 7; N.Z. 10.

same bank. Such balance shall not, on the death or insolvency of a public accountant an accounting officer, be assets in his estate or be subject to the control of his legal representative, assignee, or trustee.

# 2. Collection of revenue.

- 27. Every public-accountant accounting officer collecting or Payment in of receiving revenue in Sydney or in such municipalities in the neighbour-revenue collected in Sydney or suburbs. hood of Sydney as are notified by the Treasurer in the Gazette shall—N.S.W. 6.
- (a) pay weekly, or at such other times as the Treasurer appoints, into the Treasury, or into such bank as the Treasurer directs, all moneys collected or received by him on account of the revenue; and, as directed by the Treasurer, transmit to the Treasury vouchers signed by him containing a full and accurate description of the services for which such moneys have been collected or received; and
- (b) transmit, not later than the tenth day after the expiration of N.S.W. 6. each month, or within such other time as is specially directed by the regulations, to the Auditor-General a return in the form of the Second Schedule, with such particulars as may be required by the Auditor-General, of all such moneys collected or received by him during the preceding month, and shall make and subscribe a statutory declaration of the truth of such return.
- 28. Every public-accountant accounting officer collecting or Payment in of receiving revenue at any place other than Sydney or a municipality revenue collected in other places.

  25 notified as in last preceding section mentioned shall—

  N.S.W. 7.
- (a) transmit or pay monthly, or at such times as the Treasurer appoints, to or into the Treasury or to or into such bank as the Treasurer directs, all moneys collected or received by him on account of the revenue; and he shall, as directed by the Treasurer, transmit to the Treasury vouchers signed by him containing a full and accurate description of the services for which such moneys have been collected or received; and
- (b) transmit, not later than the tenth day after the expiration of N.S.W. 7.
  each quarter, or within such other time as is specially
  directed by the regulations, to the Auditor-General a return
  in the form of the Second Schedule, with such particulars
  as may be required by the Auditor-General, of all such
  moneys collected or received by him during the preceding
  quarter, and shall make and subscribe a statutory declaration
  of the truth of such return.

# 3. Collection of trust and other moneys.

29. (1) When under any Act any moneys, which by such Act Payment in of trust are directed to be paid into the Treasury, come into the possession or moneys. under the control of any person in the public service by virtue of Vic. 22; Q'land 4; 5 his office or employment for, or on account of, or for the use or N.Z. 8. benefit of, any other person, such first-mentioned person shall pay the same and act in respect thereof in like manner as every public accountant accounting officer is hereinbefore required to pay and act in respect of moneys which come into his possession or under his 10 control for or on account of the revenue, or as near thereto as the circumstances of the case permit.

(2) Such moneys shall be placed to the credit of the trust account, under such separate heads as the provisions of any Act render

necessary.

15 30. (1) When, by virtue of his office or employment, or of any Payment in of legal process whatsoever, any moneys come into the possession or under private moneys. the control of any person in the public service for or on account of or Vic. 28; N.S.W.9 for the use or benefit of any other person, and remain in such N.Z. 11. possession or under such control for seven days, such first-mentioned person shall pay the same into such bank at such place and in such manner as the Treasurer by writing under his hand directs, to a public account to be opened by such person in the said bank; and all interest which becomes due from the bank, for or in respect of the said moneys, shall be deemed to be revenue.

(2) When such moneys have remained in such bank for Carrying of such three months, such first-mentioned person shall pay the same and act moneys after certain period to trust in respect thereof and in regard thereto in like manner as he is by this account. Act required with reference to moneys which come into his Com. 29; N.S.W.10; possession or under his control for or on account of the revenue, or Vic. 24; Q'land 5. 30 as near thereto as the circumstances of the case permit; and such

moneys shall be placed to the credit of the trust account.

31. Unless otherwise expressly enacted, all moneys placed to Unclaimed moneys the credit of the trust account, and unclaimed for a period of two years in trust account to be carried to revenue after they were so placed, shall be carried to and form part of the account. 35 consolidated revenue account, and no person shall be entitled to receive Com. 30; N.S.W. 12; any sum unclaimed during such period. But no time during which N.Z. 9. the person entitled to receive such moneys was an infant, or femme covert, or of unsound mind, or beyond the seas, shall be taken into

account in estimating the said period: Provided that any moneys, the claim to which is established to the satisfaction of the Governor, after the same have been carried to the consolidated revenue account, may be withdrawn therefrom and refunded upon the authority of the Governor by warrant under his hand.

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### PART V.

#### PAYMENT OF MONEYS.

# 1.—Payment out of Revenue.

32. (1) Every appropriation out of the consolidated revenue Lapsing of appropri-5 fund for the services of any financial year shall lapse and cease ation of revenue. to have any effect for any purpose at the close of that year; and 22; vic. 33; Q'land any balance of such appropriation which may then be unapplied shall 18; N.Z. 37; W.A. be written off and cease to be a liability of the consolidated revenue fund for that year, and the account of the fund for that year, and the accounts of the year shall be then closed.

(2) The Minister of each department shall within thirty Com. 36; N.Z. 38. 10 days after the close of the financial year prepare and transmit to the Treasurer a statement of all accounts rendered during the year in respect of the services of his department unpaid at the close of such year which might by law have been paid out of the consolidated revenue 15 fund during such year if payment of the same had been demanded.

(3) The Treasurer shall prepare a statement made up of such statements aforesaid and of all unpaid accounts rendered during the year, which, at the close of such year, were lying in the Treasury, together with a statement of all revenue and receipts payable by law 20 to the consolidated revenue fund, on or before the thirtieth day of June in such year, and which had not reached the Treasury at the close of such year; and the statement so prepared shall be submitted

to Parliament by the Treasurer with the public accounts prepared in pursuance of this Act.

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33. (1) If before the close of any financial year no Act is passed Payments authorised 25 granting and appropriating moneys out of the consolidated revenue appropriation. fund to meet the requirements of the next succeeding financial year N.S.W. 25. the Treasurer may pay such sums, and make such advances to meet such requirements current and accruing subject to the following provisions:-

- (a) The authority of the Treasurer shall cease upon the passing 30 of the Appropriation Act for such next succeeding financial year, and shall not in any event extend beyond the period of the first month of such year.
- (b) Upon the passing of such Appropriation Act, all payments made under the authority of this section shall be regarded 35 and treated for all purposes as payments made out of the supply granted by such Act under the divisions and heads of service appropriate thereto.

(c) The payments under the authority of this section shall be at such rates and shall not in the whole exceed such an amount as would be equivalent to the authorised expenditure under the Appropriation Act for a corresponding period of the immediately

immediately preceding financial year in respect of all salaries, pay, wages, allowances, contracts, supplies, services, rents, Treasurer's advance, and other recurrent charges, and of all ordinary contingencies of any office or department authorised by the Appropriation Act for such year, and set forth in the estimates relating thereto.

(d) When the estimates of expenditure for such succeeding financial year have been presented to Parliament, and the rate of expenditure in such estimates is, in any case, lower for any service than the rate of expenditure authorised in the Appropriation Act for the last preceding financial year, the payments under the authority of this section shall not exceed such lower rates.

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- (2) The Treasurer shall make the payments and advances, N.S.W. 26.

  15 authorised by this section in such manner and in such proportion as the Governor, by warrant in writing under his hand, and directed to the Treasurer, orders and directs; and the amount of the payments and advances so made shall be charged upon and payable out of the consolidated revenue fund.
- 34. If the exigencies of the public service render it necessary Application of the Governor may authorise the application of any balances of balances appropriation under the head of any service for fixed establishments, Com. 37; N.S.W. 23; Other than votes for specific public works remaining unapplied, for the W.A. 17; N.Z. 40. purpose of supplementing appropriations for other services found 25 insufficient to meet the requirements of such services, except specific public works.

A statement of all such applications of balances of appropriations, as well as copies of all minutes of the Governor relating thereto, shall be submitted by the Auditor-General to Parliament 30 within seven days, if Parliament is then sitting, and if not, then within seven days after the next meeting of Parliament.

Nothing in this section shall empower the Governor to authorise the application of any such balance in augmentation of or as an addition to any salary or wages the amount of which has been fixed by 35 law.

# 2. Payment out of loan moneys.

35. All moneys borrowed under the authority of any loan Act, Loan moneys to be whether passed before or after the commencement of this Act, shall carried to general be carried to the general loan account, and may be applied for or Loans Fund 40 towards the purpose of any loan service specified in any loan Act, in Amalgamation Act. such manner and in such proportions as the Governor by warrant under his hand, addressed to the Treasurer, from time to time orders and directs.

Provided

Provided that nothing in this section shall authorise the application for or towards any such loan service of any larger sum of money than is by the loan Act authorising such service expressly

appropriated or set apart therefor.

36. Where any appropriation or balance of an appropriation Lapse of loan made by a loan Act passed two years or longer before the close of any appropriations. financial year (whether such Act was passed before or after the commencement of this Act) remains unapplied at the close of such year, such appropriation or balance of such appropriation shall 10 thereupon lapse, except so far as the moneys thereby appropriated may be required to meet claims under any outstanding contract or work in progress or engagement properly chargeable to such appropriation.

Any moneys (except moneys required to meet such claims as aforesaid) raised under the authority of any such loan Act shall, to 15 the extent to which the appropriation thereof lapses under this section, remain in the general loan account and be available for the purpose

of any loan service under the last preceding section.

## 3. Mode of payment.

37. (1) No moneys shall be drawn from the consolidated revenue Money not to be 20 account, except under the authority of an Act of Parliament or the paid out unless special deposits account, except for the purposes of such account and Com. 31, N.S.W. 16; under such authority as may be applicable to its constitution.

such authority as may be applicable to its constitution.

No moneys shall be drawn from the general loan account No.Z. 6-43; W.A. 9; Tas. 10; S.A. 8. except under the authority of an Act of Parliament stating the nature 25 or other object of the proposed expenditure, and the amount of such

expenditure.

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No moneys shall be drawn from the trust account except for the purposes of such account, or under the authority of an Act of Parliament.

(2) No moneys shall be drawn from any such account

except in the manner hereinafter provided.

38. (1) The Treasurer shall, as often as may be required, Preparation of calculate the amount of moneys likely to become due and payable out warrant and its of the said accounts respectively during a period not exceeding three 35 months, and shall thereupon prepare a warrant or warrants for the

payment of such moneys.

As to such of the said moneys as are required for the public service for that period, the warrant shall be in the form in part one of the Third Schedule, or to the like effect, and shall state the amount

40 of moneys so required.

As to such of the said moneys as are required for purposes other than the public service, the warrant shall be in the form in part two of the Third Schedule, or to the like effect, and shall state the amount of moneys so required, and the purposes for which the moneys 45 are required.

authorised.

- (2) The Treasurer shall sign such warrant or warrants and shall transmit it or them to the Auditor-General for certification.
- 39. (1) The Auditor-General, where any such warrant relates Counter signature of to moneys required for the public service, shall ascertain that the warrant by Auditor-General. 5 payment of such moneys for the services or purposes mentioned in the warrant during the period aforesaid has been authorised by Parliamentary appropriation, and that such payment has not already been made.

(2) The Auditor-General, where any such warrant relates 10 to moneys required for purposes other than the public service, shall ascertain that the payment of such moneys is provided for by balances in the books of the Treasurer at credit of the respective accounts mentioned in the warrant.

(3) If the Auditor-General ascertains that the payment of Com. 32; N.S.W. 17; 15 any such moneys for the public service has not been authorised by Q'land 11; W.A. 41; Parliamentary appropriation or has already been made, or if he ascertains that the payment of any such moneys for purposes other than the public service is not provided for by balances in the books of the Treasurer, as above mentioned, he shall return the warrant to the 20 Treasurer uncertified, and with a statement in writing specifying the payments as to which he has ascertained as aforesaid, and the grounds

(4) If and as soon as the Auditor-General ascertains that the payment of the moneys mentioned in any such warrant has been 25 authorised by Parliamentary appropriation, and has not already been made, or that such payment is provided for by balances in the books of the Treasurer as abovementioned, he shall certify the same under his hand in the form in the Third Schedule appropriate to such warrant, or to the like effect, and shall return it to the Treasurer, 30 who shall thereupon submit it to the Governor for his signature.

on which he withholds his certificate.

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(5) Any such warrant, when certified by the Auditor-General as aforesaid and signed by the Governor, and not otherwise, shall be the authority for the issue of the drafts and cheques or for the credits hereinafter in this Act mentioned.

40. (1) After a warrant has been signed by the Governor, the Cheques against 35 Treasurer, or any officer in the public service appointed by him in that warrant. behalf, may--

(a) forthwith issue drafts or cheques upon the proper accounts, Com. 33; N.S.W.18; in such form as he thinks fit, to be used for the immediate N.Z. 46-52; W.A. in such form as he thinks fit, to be used in the warrant. payment of the services or purposes mentioned in the warrant, or to be placed to the credit of a-public-accountant an accounting officer under a special obligation to account for the payment by him of such services or purposes;

(b) in special cases where the Treasurer considers it expedient credits in lieu of not to issue drafts or cheques in the first instance, establish cheques in first instances. a credit in any bank in favour of a-public-accountant an

accounting

accounting officer for the payment by him of the services or purposes mentioned in the warrant, and thereafter, upon receipt from such public accountant accounting officer of accounts or abstracts vouching for his several payments from such credit, issue drafts or cheques upon the proper accounts for such sums as are necessary to cover such payments, and lodge the same in such bank to the credit of the account so established in favour of such public accountant accounting officer.

10 (2) The amounts of such drafts or cheques shall not

collectively exceed the amount mentioned in such warrant.

(3) Such drafts or cheques shall be sufficient authority to any bank on which they are drawn and in which the said accounts are kept to debit the accounts respectively with the respective amounts

15 mentioned in the said drafts or cheques.

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(4) Every public-accountant accounting officer in whose favour a credit has been established under this section shall forthwith after the payment for such services or purposes, or at such other times as the Treasurer may direct, transmit to the Treasurer accounts or 20 abstracts duly vouching for his several payments from such credit.

41. (1) No public-accountant accounting officer shall pay any Conditions precedent account unless—

(a) he has ascertained that the provisions of this Act and of the Com. 34; N.S.W. regulations relating to the payment of accounts have been 10; W.A. 14; Q'land complied with; and

(b) the payment of the account has been authorised by the responsible Minister of the Crown of his department, or by some officer appointed by such Minister in that behalf: Provided that in the latter case the officer shall not authorise payments to an amount greater than that specified by the

Minister appointing him.

(2) No Minister of the Crown or person appointed by him as aforesaid shall authorise the payment of an account unless he has ascertained that the payment is authorised by law, or has been directly 35 sanctioned by the Treasurer, and if chargeable on the consolidated revenue fund or general loan account, is covered by Parliamentary appropriation.

(3) The correctness of every account in regard to computations, castings, rates of charge, and the faithful performance of

40 services, shall be certified by the officer incurring the expense.

42. Every public-accountant accounting officer shall, at the time Acquittance to be of paying an account, obtain an acquittance under the hand of the obtained person to whom the same is payable, or under the hand of some person authorised in writing by such first-mentioned person for the amount 45 so paid, which shall be set out in words at full length.

#### PART VI.

#### AUDIT AND INSPECTION.

43. (1) The manager or person in charge of any bank keeping Bank sheet to be any account under this Act shall, on every day on which the bank is transmitted to 5 open, transmit to the Treasurer a copy to be called a "bank sheet," of Com. 38; N.S.W. 24; so much of the debit and credit sides of each such account as has not Vic. 34; Q'land 20; previously been transmitted to the Treasurer, also a certificate setting N.Z. 12-13. forth the balance at the debit or credit of such account.

(2) Such manager or person shall on every such day 10 transmit to the Auditor-General a copy of every such bank sheet and

certificate.

25 as aforesaid.

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44. The Treasurer shall at the Treasury keep books (to be called Cash sheet to be "cash books") in connection with the several accounts authorised by sent to Auditorthis Act, with such subdivisions as the Treasurer may deem fit, and shall Com. 40; N.S.W. 27; 15 enter therein on every day on which the public offices are open under Vic. 35; Q'land 22; specific heads the several sums received and paid into each such S.A. 15; N.Z. 23. account from and by public-accountants accounting officers and others, and his several drafts or cheques upon each such account. He shall also on every such day send to the Auditor-General a copy (to be called a 20 "cash sheet") of so much of the said books as he has not previously sent to the Auditor-General, but so that the cash sheet shall not contain any entries of older date than four days previous to the day on which it is so sent; and he shall with the cash sheet send the several vouchers and documents relating to the moneys so received and paid

45. The Auditor-General on receipt by him of the cash sheet, Examination by vouchers and documents, and the returns required to be furnished, as Auditor-General hereinbefore in this Act provided, by public—accountants accounting of cash sheet.

officers collecting or receiving moneys, shall examine the same and 35; Vic. 36; W.A, shall—

25; S.A. 16; Tas. 12; 30 shall-

Q'land 33. (a) compare the entries in the cash sheet with the supporting vouchers and documents sent therewith, and also with the bank sheet:

(b) ascertain whether such vouchers and documents bear upon the face of them a correct description of the proper heads of receipt or expenditure to which the moneys mentioned therein have been credited or debited;

(c) ascertain whether the moneys mentioned on the debit side of the cash sheet have been duly paid to the several bank accounts authorised by this Act, and whether the sums mentioned on the credit side of the cash sheet have been actually and duly disbursed under competent authority, and on the prescribed certificates:

(d)

(d) ascertain whether the moneys mentioned in the entries in the cash sheet have been credited or debited to the proper heads of receipt or expenditure;

(e) ascertain whether the rates, computations, and castings are correct or duly certified to by the responsible departmental

officers;

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(f) ascertain whether such moneys were legally available for and applicable to the services or purposes to which the same have been applied or charged; and

(g) ascertain whether the provisions of the Constitution Act, this Act, and any other Act and the regulations have been in all respects complied with.

46. (1) The Auditor-General shall make such queries and Queries and observaobservations addressed to the Treasurer or to any public-accountant tions by Auditor-General. 15 accounting officer, officer certifying accounts, or officer in the Public Com. 42; N.S.W. Service in any way concerned with the receipt or payment of public 36; S.A. 17; W.A.; 26-34; Tas. 13; 14 moneys, and call for such accounts, vouchers, statements, documents, Vic. 38; N.Z. 32. and explanations as he may think necessary.

Every such query and observation addressed to any such public 20 accountant accounting officer, or officers shall, within fourteen days after its receipt, be returned to the Auditor-General by such public accountant accounting officer, or officers with the necessary reply or memorandum thereon.

(2) After such queries and observations have been answered, 25 and after such accounts, youchers, statements, documents, and explanations have been rendered, the Auditor-General shall allow and discharge and grant an acquittance to the Treasurer, or to such public-accountant accounting officer, or officers as aforesaid, for all receipts which are found correct, and for all payments duly and properly made and 30 supported by proper receipts or vouchers.

(3) Every such acquittance shall be in such one of the forms contained in the Fourth Schedule as is applicable to the case or to the like effect, and shall be transmitted to the Treasurer, and shall be a full and complete discharge as to the several moneys mentioned therein:

Provided that in respect of any of the foregoing operations 35 prescribed in subsections of clauses forty-five and forty-six, the Auditor-General, after satisfying himself that the accounts bear evidence that the vouchers have been completely checked, examined, and certified as correct in every respect, and that they have been

40 allowed and passed by the proper departmental officers, may admit the same as satisfactory evidence of payment in support of the charges to which they may relate.

47. (1) If it appears to the Auditor-General from any examina-Surcharges by tion, audit, or inspection made by him or any person appointed by him— Auditor-General
(a) that any public accountant accounting officer has wilfully or

negligently omitted to collect or receive any money; or (b) 45—B

(b) that any money has not been duly credited to the proper head of revenue or account, or has not been duly accounted for and paid over to an account authorised by this Act; or

(c) that any money has been applied or charged to any service or purpose for which the same was not legally available or applicable; or

(d) that any expenditure has not been duly authorised or has not been duly vouched and certified; or

(e) that there has been any deficiency or loss through the fraud, mistake, default, or error of any person; or

(f) that any account, voucher, statement, document or explanation in the last preceding section referred to is in any essential particular defective or imperfect; or

(g) that any material error has been committed; or

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(h) that any of the provisions of the Constitution Act or this Act or any other Act or the regulations have not been complied with; the Auditor-General shall, within one month next after the said accounts, vouchers, statements, documents or explanations have been sent to him as hereinbefore directed, surcharge any public-accountant 20 accounting officer, officer certifying accounts, or person in any way concerned with the receipt or payment of public moneys, who appears to him to be in default, with any deficiency or loss or with any expenditure which has not been duly authorised, vouched, or

(2) All unsatisfied surcharges shall be transmitted by the Auditor-General to the Treasurer, to be by him enforced against the public-accountant accounting officer, officer, or person surcharged.

certified, and disallow the same, and he shall give written notice of

25 such surcharge to such accountant, officer, or person.

(3) The Auditor General may at any time revoke any 30 surcharge or disallowance by him under this section which has been made in error.

48. Whenever the Treasurer has received notice of a surcharge, Notice of surcharge. he shall, unless such surcharge shall have been previously satisfied or Com. 43; Vic. 39; withdrawn, send notice in writing of such surcharge to the accountant, Tas. 15.

35 officer, or person surcharged by registered letter, and take such measures or proceedings as the case may require to recover the amount thereof:

or proceedings as the case may require to recover the amount thereof; and no account payable to or claimed by such accountant, officer, or person from the Crown shall be paid until such surcharge has been satisfied; and the amount of every such surcharge may be sued for and proceedings on behalf of His Majorty, by action in the pame of the

40 recovered, on behalf of His Majesty, by action in the name of the Treasurer, as a debt, in any court of competent jurisdiction.

49. In all cases in which a—public—accountant an accounting Appeal from officer is dissatisfied with any disallowance or surcharge in his accounts surcharge. made by the Auditor-General, such public-accountant accounting officer Q'land 36; W.A. 27; 45 shall, for the period of one month after being notified of such S.A. 18.

decision disallowance or surcharge, have a right of appeal to the Governor,

Governor, who, after such investigation as he considers equitable, may make such order directing relief of the appellant wholly or in part from the disallowance or surcharge in question as appears to the Governor to be just and reasonable, and the Auditor-General shall 5 govern himself accordingly.

50. (1) The Auditor General—

(a) may, whenever he thinks fit, and

(b) shall, whenever required by the Treasurer so to do, inspect, examine, and audit, or cause some officer in the public service accounting 10 appointed by him in that behalf to inspect, examine, and audit, the officers. books and accounts of any public-accountant accounting officer and of Com. 45. any other person who is in the public service or who is subject to the provisions of this Act into whose possession or under whose control any public moneys have come.

He shall also (if possible) once at least in every year make or 15 cause to be made such inspection, examination, and audit in respect of the books and accounts of every public-accountant accounting officer and of every such person as aforesaid.

(2) The Auditor-General, or the officer appointed by him 20 as aforesaid, shall, for the purpose of such inspection, examination and audit,-

- (a) ascertain whether the whole of the revenue and public moneys have been duly collected and accounted for in pursuance of this Act, and whether the moneys received from the Treasurer or issued under any credit in pursuance of this Act have been duly and properly paid to the several persons entitled to receive the same;
- (b) investigate and examine all contracts, accounts, invoice requisitions, books, bills of parcels, vouchers relating to the public service, and all documents relating to or concerning 30 the same, and all circumstances affecting or attending the making of any such contract;
- (c) once at least in every year inspect and examine all stores under the control of the State belonging to His Majesty, of whatsoever nature or description the same may be, and shall cause stock thereof to be taken;
  - (d) ascertain the quantity, description, and price of all stores under the control of the State purchased on account of His Majesty, and of all stores supplied for the use of departments of the public service, and whether any such stores are, in his opinion, in excess of reasonable requirements; and
  - (e) examine whether the proper quantities of such stores are remaining in stock in the proper store or building.

Inspection and audit of accounts of public

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- (3) The Auditor-General shall, as soon as practicable after any such inspection, examination, and audit, make and sign, and forward to the Treasurer a report of the result thereof, and of the manner in which the books, accounts, and other documents aforesaid 5 have been kept, and of the state of the several offices and stores, and a statement of all sums found to have been omitted to be collected, or not duly accounted for, and of all payments which have not been duly authorised, or properly made, or for which the necessary certificates, receipts, and vouchers have not been produced.
- 10 51. No sum shall be allowed in any account to have been duly vouchers required received or paid without the production of a written voucher for the for receipts and actual receipt or payment of the same: Provided that the Governor, Com. 46; N.S.W. 38; on satisfactory evidence being produced that the requisite papers have Vic. 41; Q'land 37; been lost or destroyed, or that it is not possible to obtain or replace Tas. 20.

  15 them, may order that any such sum be allowed or disallowed, as the case may be, and may make such order in the premises as he thinks fit, and such order shall be binding on His Majesty and all other parties, and be acted on accordingly.
- 52. (1) When a voucher produced for a sum of money disbursed Defective vouchers.

  20 is defective for the want of any certificate or other document Com. 47; N.S.W. which ought to have accompanied it, or in any other particular, the Q'land 38; Tas. 21; Auditor-General may, upon proof being made to his satisfaction that W.A. 29; S.A. 20. the public-accountant accounting officer did not wilfully neglect to procure or produce such certificate or document, and that the sum

  25 specified in the voucher has been actually and properly disbursed, admit such voucher as a sufficient discharge, and allow the amount of the same.
- (2) The Auditor-General may admit and allow vouchers for any moneys expressed therein although the same are not stamped 30 according to law, in cases where it appears to him to be reasonable or expedient so to do.
- 53. Where any sum of money disbursed is disallowed in Disallowances by consequence of the absence or imperfection of any voucher, or the reason of imperfect absence or incorrectness of any certificate or document, the particulars Com. 48; N.S.W. 40; 35 and amount of such disallowance shall be reported to the Treasurer by Vic. 43; Q'land 39; the Auditor-General; and any sum so disallowed shall be deemed to W.A. 30. be money received to the use of His Majesty by the public-accountant accounting officer who is responsible for receiving or paying such sum, and, subject to the right of appeal to the Governor hereinbefore 40 provided, may be recovered on behalf of His Majesty by action in the name of the Treasurer in any court of competent jurisdiction, or be retained by the Treasurer from any moneys then or thereafter payable by His Majesty to such public-accountant accounting officer.

54. The Governor may exempt from detailed audit by the Governor may Auditor-General, but not from appropriation audit by him, the exempt certain accounts of receipt and expenditure of any department, the peculiar detailed audit. duties, constitution, or circumstances of which may render such N.S.W. 42. 5 exemption expedient:

Provided that a statement as to such exemption shall be laid before the Legislative Assembly, if Parliament is then sitting, within seven days after such exemption has been made as aforesaid, and if Parliament is not sitting then within seven days after the next 10 meeting of Parliament.

#### PART VII.

# THE TREASURER'S ACCOUNTS AND STATEMENTS.

55. The Treasurer shall cause to be kept in the Treasury the Treasurer's account. consolidated revenue account, the general loan account, the trust 15 account, and the special deposits account under such separate heads as he may direct.

56. (1) The Treasurer, as soon as possible after the close of the The revenue account financial year ending the thirtieth day of June, one thousand nine to be fixed on 1st hundred and two, shall cause to be prepared an account in the form

20 of the Fifth Schedule to this Act of the actual net receipts of, and expenditure from, the consolidated revenue fund for that year, including receipts and expenditure in London to the thirtieth day of April next preceding, bringing forward the balance on the consolidated revenue fund as on the thirtieth day of June, one thousand nine hundred and 25 one.

(2) The Auditor-General shall examine the said account, and if he finds the same in accordance with facts shall certify the same under his hand.

(3) The Treasurer shall cause such account so certified to 30 be published in the Gazette, and the balance shown in the account so published shall be the balance of the consolidated revenue account current at the commencement of the first day of July, one thousand nine hundred and two, and be carried forward and included in the account current for the succeeding year.

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57. As soon as conveniently may be after the expiration of Publication in each quarter of each financial year, and after the expiration of each Gazette of Treasurer's such year, the Treasurer shall publish in the Gazette—

statements.

(a) A detailed statement of the receipts and the expenditure of com. 49, 50; N.S.W. the consolidated revenue fund for such quarter or year, and Q'land 23, 12; W.A. the account current of the said fund for such quarter or year, 37, 38; Tas. 25, 26; together with a comparative statement of such receipts, 69, 70.

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with the receipts for the corresponding quarter of the next (a) of consolidated preceding financial year, or for the next preceding financial revenue fund. year.

(b) A detailed statement of the receipts and expenditure of the (b) of general loan general loan account for such quarter or year, and the account current of the said account for such quarter or year.

(c) A detailed statement of the receipts and expenditure of the (c) of trust account trust account, and of the special deposits account, for such and special deposits quarter or year, and of the balances at the credit of the said accounts.

58. (1) At the expiration of each financial year the Treasurer Preparation by shall prepare the public accounts for such year and shall include accounts for each financial year.

(a) (i) a full and particular statement in detail of the net revenue and (a) Statement as to the receipts of the consolidated revenue fund for such year; fund.

(ii) a statement of the expenditure of the said fund for such year classified and arranged in the same form and under the same divisions as have been employed in the appropriation thereof, and of expenditure proposed to be authorised by appropriation under suitable heads;

(iii) an account current of the said fund in the form in the Fifth Schedule.

Such account shall be a cash account, and shall include all actual revenue and other receipts carried to the consolidated revenue fund, and all expenditure authorised or proposed to be authorised by appropriation of the consolidated revenue fund for such year; and

(iv) a statement showing the total deficiency (if any), including outstanding Treasury Bills, on the said fund at the close of such year.

(b) (i) a statement of the receipts and expenditure of the general (b) Statement as to loan account for such year, classifying the expenditure general loan account, under the several heads of loan appropriation; and

(ii) an account current of the said account in the form in the Sixth Schedule.

(c) (i) statements of the receipts and expenditure for such year of (c) Statement of trust the trust account and special deposits account and such other accounts as the Treasurer may deem necessary to be kept classified under the several subdivisions thereof, and

(ii) statements of the balances at the credit of such accounts in the form in the Seventh Schedule.

(d) statements in the form in the Eighth Schedule, of the balances (d) Statement of of the various accounts in the Treasury authorised by this Act, balances.
 45 and of the distribution of the same into each and securities.

(2)

(2) The Treasurer shall within six weeks after the close of each financial year transmit the Public Accounts prepared in pursuance of this section to the Auditor-General.

59. Any yearly statement or account referred to in the two last Certain receipts and 5 preceding sections shall include receipts and expenditure of the account expenditure in or fund to which it relates, made in London, to the thirtieth day of included in yearly April next preceding.

60. The Auditor-General shall forthwith examine each such Examination by statement and account furnished to him as aforesaid, and shall attach such statements.

10 his certificate to each account current, if in accordance with the Com.51; N.S.W.43; requirements of this Act, as provided for in section fifty-eight, and Vic. 50; Q'land 13; shall also prepare and sign a full report on such Public Accounts S.A. 31. showing:—

(a) in what particulars any statement therein agrees with or differs from the accounts of the Treasurer furnished to the Auditor-General under this Act:

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(b) full particulars of every case in which the provisions of this Act, or any other Act or regulations, or any forms, have not been carried out or adopted, or have in any manner been varied or departed from;

(c) every case in which default has been made in delivering or sending accounts, or collecting or accounting for any moneys or stores:

(d) all sums disallowed by reason of their being without vouchers or with imperfect vouchers or upon incorrect certificates;

(e) any proceeding taken by or against any person in pursuance of this Act or the regulations;

(f) all surcharges made by the Auditor-General and not satisfied, or which have been removed; and

(g) such other information as may be prescribed or as the Auditor-General thinks desirable.

61. The Auditor-General shall annex or append to the said Annexures to report report,—

(a) a copy of every authorisation by the Governor under section Vic. 51; S.A. 32. thirty-four of this Act; and

(b) a copy of every case laid by the Auditor-General before the Attorney-General for his opinion, together with a copy of the opinion given thereon.

62. The Auditor-General, shall, within six weeks after the date Public accounts and 40 of receiving from the Treasurer the public accounts as aforesaid, if report to be transmitted to Parliament be then sitting, transmit to the Legislative Assembly the Parliament. same, accompanied by his report and by the copies hereinbefore directed Com. 53; N.S.W. 45; to be annexed or appended thereto.

The during such provided Parliament is not sitting the Auditor WA 40; and 13;

If during such period Parliament is not sitting, the Auditor- W.A. 40. 45 General shall post to every member of the Legislative Assembly a copy

of

of the said Public Accounts, report, and annexures, and shall within seven days after the next meeting of Parliament transmit to the Legislative Assembly the said Public Accounts, report, and annexures.

The Auditor-General shall not with such report submit to the 5 said Assembly, or post to members as aforesaid, a separate statement of accounts in other forms than those prescribed in this Act.

63. The Auditor-General may, in such annual report or in any Suggestions by special report which he may at any time think fit to make, recommend com. 54; N.S.W. 46; any plans and make any suggestions for the better collection and pay- Vic. 53; Q'land 47; 10 ment of the public moneys, and for more effectually and economically W.A. 41; Tas. 27; auditing and examining the public accounts and stores, and may generally report upon all matters relating to the public accounts, public moneys, and stores.

#### PART VIII.

## MISCELLANEOUS AND SUPPLEMENTAL.

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# 1.—Moneys outside State.

64. Notwithstanding anything in this Act, the Governor may Governor may make financial arrange. make such arrangements as he considers necessary for the collection, ments outside State receipt, custody, issue, expenditure, due accounting for, care, and 20 management outside New South Wales of any public moneys, and for the keeping of books and accounts and furnishing statements, returns, and vouchers relating to such collection, receipt, custody, issue, expenditure, accounting for, care and management, and for the examination, inspection, record, and audit of such books, accounts, 25 statements, returns, and vouchers.

#### 2.—Penalties.

65. (1) Any public-accountant accounting officer or person Misconduct by subject to the provisions of this Act who—

(a) applies, disposes of, or makes use of any moneys or stores and others. which have come into his possession or under his control Com. 64; Q'land 49; W.A. 36; Tas. 24 by reason or virtue of his office, service, or employment, S.A. 28; N.Z. 10. otherwise than as provided in this Act or the regulations; or

(b) pays any such moneys into his private account at any bank, shall be deemed to have fraudulently converted such moneys or stores 35 to his private use, and shall be liable to penal servitude for a term not exceeding ten nor less than four years, or to imprisonment for a term not exceeding three years.

accountingofficers

(2) Any such public-accountant accounting officer or person who wilfully damages or destroys any such stores shall be liable to imprisonment for a term not exceeding two years.

#### 66. Whosoever—

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Forgery of documents.

- (a) forges or counterfeits, or causes or procures to be forged or Com. 65; Q'land 50; counterfeited, or knowingly or wilfully acts or assists in N.A. 43; Tas. 34; forging or counterfeiting—
  - (i) the name, initials, marks, or signature of any person to any writing whatsoever, for, or in order to, the receiving orobtaining of any public money, or any money out of any account authorised by or under this Act, or any stores belonging to His Majesty under the control of the Government of New South Wales; or
  - (ii) any writing made by any such person as aforesaid; or
- 15 (b) utters or publishes any such writing knowing the same to be forged or counterfeited with intent to defraud His Majesty or any person whomsoever

shall be liable to penal servitude for a term not exceeding fourteen nor less than five years, or to imprisonment for a term not exceeding 20 five years.

67. (1) Where the Treasurer has given a certificate in writing subscription to under his hand declaring that for any reason mentioned in such false document certificate any document subscribed by any person should be accepted declaration. in lieu of any statutory declaration required by this Act or the Com. 66. 25 regulations, the Governor may order that any document so subscribed

(2) Any person who wilfully and corruptly makes and subscribes any such document knowing the same to be untrue in any material particular shall be guilty of a misdemeanour.

shall be so accepted in lieu of such declaration.

- 68. Any person who is guilty of any wilful act of commission General penalty or omission contrary to any of the provisions of this Act, for which no Com. 66. penalty is expressly provided, shall be liable to a penalty not exceeding thirty pounds.
- 69. All penalties incurred under this Act may, in addition to Recovery of 35 any other method provided in this Act, be imposed and recovered penalties. upon the information or complaint of any person or persons appointed Com. 70; N.Z. 92. by the Treasurer either generally or for the purpose of any particular case, and when paid or recovered shall be paid into the consolidated revenue fund.

# 3.—Regulations.

70. (1) The Treasurer may make such regulations (not incon-Treasurer may make sistent with the provisions of this Act) as appear to him to be Com. 71. necessary or expedient for N.S.W. 4;

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(a) the collection, banking, receipt, custody, issue, expenditure, W.A. 8; S.A. 7; due accounting for, care, and management of public moneys, Tas. 9; N.Z. 5. and the guidance of public-accountants accounting officers;

- (b) the more effectual recording, examination, inspection, and audit of all receipts and expenditure of public-accountants accounting officers and the keeping by them of all necessary books and accounts;
- (c) prescribing the necessary forms for all books and documents required under this Act or the regulations to be used by public-accountants accounting officers, and for properly carrying into effect the provisions of this Act.
- (2) All such regulations on being approved by the Governor shall be published in the Gazette, and shall have the force of law, and shall be laid before both Houses of Parliament within fourteen days after the making thereof if the Parliament is then 20 sitting; and if the Parliament is not then sitting, then within fourteen days after the next meeting of Parliament.
- (3) Any such regulation may impose upon any public accountant accounting officer or person subject to the provisions of this Act a penalty not exceeding five pounds for the breach of any 25 regulation; and such penalty may be recovered either in the same manner as a penalty incurred under this Act or by deducting the same from any money due or thereafter becoming due from His Majesty to such public-accountant accounting officer or person.

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A	21	n	1	+	

# SCHEDULES.

# FIRST SCHEDULE (Sections 7 and 11).

, do solemnly and sincerely promise and declare that, according to

the best of my skil and perform the di	l and ability, I will faithfully, impartially, and to sties of Auditor-General according to law. (Signature)	ruly execute the office
Account of all mo	SECOND SCHEDULE (Sections 27 and 28 neys collected by as fithe 19, both days incl	from the
	Head of receipt.	Total.
	Anientiki soni u	
	Total	
Settler	nent of the above collections with the Colonial	Treasurer.
Date of payment or remittance.	Head of receipt on account of which remittance is made.	Amount.
	Total	
to the amount to the Colo	19 , both days inclusive, and that I ha onial Treasurer. And I make this solemn declar e to be true, and by virtue of the provision	rom the we paid over the whole aration, conscientiously
	ature of a Justice of the Peace.	

Ac	i No. ,	1902.		
	Audit.			
To the Auditor-General.  The amount of money likel Account during the now no and purposes for which the same	PART I. Warrant y to become ext is is required	due and payabl	), and for under P	the services arliamentary
Appropriation	Act.	7 17	Amount	required.
Tota	1	£		
Dated this day of	19 .		vil.	Treasurer.
I certify that payment of Parliamentary appropriation out of not already been made. Dated this day of  To the Treasurer of New South Wa You are hereby authorised above set forth, and for so doing the Given under my hand, the  * Consolidated Rever	the*  19 .  ales. to issue out is shall be you day of	Account, and to of the * our sufficient w 19	Audito Account	or-General. the amount Governor.
.7000	PART II Warrant			i oli la inga
To the Auditor-General.  The amount of moneys like Account during now no pence, and the service are as follows (that is to say):—	ly to become	e due and pays		shillings and
For services payable out of the Deposits Acco		or Special	<b>A</b> m	ount.
Purpose.				
Tota	<i>T</i>	£	rei baera Jac	
Dated this day of	, 19 .			Treasurer.
I certify that payment of the sum mentioned is provided for by balanthe books of the Treasurer at credit	nces in	the Colonial Tr You are hereby the* Ac	authorised	to issue out

respective accounts above mentioned.

Dated this day of Auditor-General. You are hereby authorised to issue out of the \* Account the amount above set forth, and for so doing this shall be your sufficient warrant.

Given under my hand the

day of

\* Trust or Special Deposits, as the case may be.

FOURTH

Governor.

ÓS.

dachaten Accountant.

# Audit.

FOUNTH SCHEDULE	Section 46).		
Certificate of acquittance No. to t		r.	
be eduled. In respect of the mon	th of 19.		out skill
To the Honorable the Colonial Treasurer.			i opposite bija
Zele's - Lake A.		Amount.	oped a property of a
I certify that I have examined the cash sheets, your furnished by you for the month of 19, under so Act, 1902, representing * to the amount of And by virtue of section 47, I deduct the undermentio for which you are hereby surcharged.	ction 45 of the Audit		
Treasury Vou. No.	Amount,		
			y tertik. e-gahlamanna sali
Total sum acquitted			
I therefore grant this acquittance for the amo and pence.	unt of poun	ds shillings	The Hall have
Given under my hand this day of  * Receipts or payments, as the  Surcharge remov  To the Honorable the Colonial Treasurer.	Aucase may be.	ditor-General.	
* Receipts or payments, as the  Surcharge remov	Audicase may be.  al.  ints below enumerated and you are entitled to a	previously placed	
* Receipts or payments, as the  Surcharge remov  To the Honorable the Colonial Treasurer.  I certify that I have re-examined the several accounder surcharge in acquittance No. and that I firesponsibility and liability on account of the same as set for	Audicase may be.  al.  ints below enumerated and you are entitled to a	previously placed	
* Receipts or payments, as the  Surcharge remov  To the Honorable the Colonial Treasurer.  I certify that I have re-examined the several accounder surcharge in acquittance No. and that I firesponsibility and liability on account of the same as set for	al.  at this below enumerated do you are entitled to a thin your cash sheet of	previously placed discharge from all the day	
* Receipts or payments, as the  Surcharge remov  To the Honorable the Colonial Treasurer.  I certify that I have re-examined the several accounder surcharge in acquittance No. and that I firesponsibility and liability on account of the same as set for	al.  at this below enumerated do you are entitled to a thin your cash sheet of	previously placed discharge from all the day	
* Receipts or payments, as the  Surcharge remov  To the Honorable the Colonial Treasurer.  I certify that I have re-examined the several accounder surcharge in acquittance No. and that I firesponsibility and liability on account of the same as set for	al.  al.  at the interpolation of the interpolation	previously placed discharge from all the day	

# FIFTH SCHEDULE (Section 58.)

No.

THE COLONIAL TREASURER IN ACCOUNT WITH Account Current of Revenue Receipts and

Dr.

28

Reference Page.	Particula	ars.	· · · · · · · · ·		Amount.	Total.
i e j	To Revenue and Receipts (1st July, Taxation Land:—		June, ):-	 £ s. d	£ s. d.	£ s. d.
	Services rendered					
	Miscellaneous					
	To Advances Repaid on account of Treasurer's Advance Account,	;— ;;;;; — ; <b>m</b> ;;;		nt; in	6	
	To REPAYMENTS to ADVANCE VOTE of in for service of		b <b>y a</b> ppropri 	ation taken		
	To Advances Repaid on account of	12				
	Total					
and the second second second	To Cash Balance on 30th June,					eriolo I
				41,111	e jar voluse	

The Treasury, New South Wales,

Sydney,

19 .

Chief Accountant.

# FIFTH SCHEDULE-(continued).

THE CONSOLIDATED REVENUE FUND.

Expenditure for Year ended 30th June, 19.

CR.

Reference Page.	Particulars.	Payments under Parliamentary authority.	Payments, Treasurer's Advance Vote, to be appropriated.	Payments unauthorised in Suspense.	Total.
	By Expenditure on account of Departments, viz.:—	£ s. d.	£ s. d.	£ s. d.	£ s. d.
				beat	
			ne vito -	Section 2	
	Less Refunds, &c.:— $\pounds$				
				200 00000	-
	By Interest on Public Debt, &c.:— Interest on Debentures and Funded Stock Interest on Uninvested Funds, temporary possession of Government		ar we sikelyadi Kughajarra d	ad year of a	
	Interest on Interest on Treasury Bills			-	
	BY PAYMENTS IN REDUCTION OF PUBLIC DEBT DEFICIENCY ACCOUNT:— Sinking Funds				
	Treasury Bills Redemption $\mathfrak{L}$			- 32 m	
	By £				
	Ву £	- 1-12-01-0	B 100 140 17	KETELON O	
	Total £ By Payment on account ofTo be recovered	Carl Edge			
	By Payments from Treasurer's Advance Account—To be recovered				
	of for payments made for s	adjustment o ervices during	f Treasurer's A	Advance Vote	
1	m-1-1			£	+
	D- C D				
				£	

Treasurer.

I hereby certify that the above account represents the actual receipts and expenditure of the Treasurer on account of the Consolidated Revenue Fund during the year ended 30th June, 19 and is in accordance with the requirements of the Audit Act, 1902, section 58.

Given under my hand this

day of

, 19 .

Auditor-General.

# SIXTH SCHEDULE (Section 58).

No.

THE GENERAL

Dr.

Account Current of Receipts and

Particulars of Receipts.	Amount.	Total.	
To Repayments to Credit of the Undermentioned Votes, viz:—	£ s. d.	£ s. d.	
To proceeds of sale of Stock in the Colony:—			
No			
To proceeds of sale of New South Wales Treasury Bills issued under Act No. —			
Total			
To balance on 30th June, 19			
Тотац £			

The Treasury, New South Wales, Sydney, , 19 .

Chief Accountant.

#### SIXTH SCHEDULE (continued).

LOAN ACCOUNT.

Expenditure in the Year ended 30th June, 19 .

Cr.

4 10	Particulars of I	Expenditure.		9	Amou	int.	To	otal.
By Payments on	account of the unde	ermentioned Se	ervices, viz. :-		£	s. d.	£	s. d
				44				
				187			0	
				3			Sout.	
				SP			808	
				ig v			100	
				à			Smt. c	
				6			HIS SEE	
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							130	
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	TOTAL			£				

Treasurer.

I hereby certify that the above account represents the actual receipts and expenditure of the Treasurer on account of the General Loan Account during the year ended 30th June, 19, and is in accordance with the requirements of the Audit Act, 1902, section 58.

Given under my hand this 45—C

day of

, 19 .

Auditor-General.

#### SEVENTH SCHEDULE (Section 58).

### No. .

### SPECIAL DEPOSITS ACCOUNT.

Statement of Deposits and Re-issues in the Year ended 30th June, 19 .

,,,637	Accounts.	Bala on 30th 19	the June,	Deposits in the Year ended 30th June, 19	· Total.	Re-issues in the Year ended 30th June, 19	Balances on the 30th June, 19 .
SP.		£	s. d.	£ s. d.	£ s. d.	£ s. d.	£ s. d.
						i i	
	1						
T	OTALS £						9 75

The Treasury, New South Wales, Sydney,

.19 ,

Chief Accountant.

I hereby certify that the above statement represents the actual deposits with, and re-issues by, the Treasurer during the year ended 30th June, 19, on behalf of the accounts mentioned therein.

Given under my hand this day of , 19.

Auditor-General.

, 19 .

Auditor-General.

### No.

#### TRUST FUND ACCOUNTS.

Statement of Deposits and Re-issues, in the Year ended 30th June, 19

	Account.	Balan on 30th June		Depo in the ended 300 19	osits Year th June,	Total.	Re-issues in the Year ended 30th Jun 19	Balances on 30th June, 19
		£	s. d.	£	s. d.	£ s. d.	£ s. d.	£ s. d.
1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	Totals	•						

The Treasury, New South Wales,

Sydney,

, 19 .

Chief Accountant.

Treasurer.

I hereby certify that the above statement represents the actual deposits with, and re-issues by, the Treasurer during the year ended 30th June, 19, on behalf of the accounts mentioned therein.

Given under my hand this

day of

, 19

Auditor-General.

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### EIGHTH SCHEDULE (Section 58).

BALANCE

Showing the Ledger Balances on the various Accounts of the Government of New South

Reference.		Head of Account.				Balan 30th Jun	ces on e, 19
No.	Page.		Cr.				
				£ s. d.	£ s. d.		
				Tale I			
				E Sorani Reps.			
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	t transis				Thomas T		
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	a soft to	William Co.		Transier.			
	conf. the	GRAND TOTALS					

The Treasury, New South Wales,
Sydney, 19.

Chief Accountant.

### EIGHTH SCHEDULE—(continued).

STATEMENT.

Wales on the 30th June, 19 , and the distribution of same into Cash and Securities.

Distribution.	Cash.	Securities.	Total.
	£ s. d.	£ s. d.	£ s. d.
GRAND TOTALS £		•	

Treasurer.

I hereby certify that the ledger balances above shown were, on the 30th June, 19, represented by the cash and securities, detailed in the foregoing statement, allowance being made for unpresented cheques at that date.

Given under my hand this day of 19.

Auditor-General.

### .libab.

## BLANTH BOMBDUBE-(continued).

STATEMENT.
Wales on the 20th June, 10 , and the distribution of some fold Club

Jasel		
	b . a . 3.	
		Grand Totals 2

I mining gradies that the ledger belones above shown were, on the folia time 10 ...
terrospected by the claim and recurring, delegated in the foregoing statement effectings being made
for unpresented theorems at that date.

Given under my land this day of 19 ...

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.

Legislative Assembly Chamber, Sydney, 17 July, 1902. F. W. WEBB, Clerk of the Legislative Assembly.

# New South Wales.



ANNO SECUNDO

## EDWARDI VII REGIS.

Act No. , 1902.

An Act to consolidate and amend the law relating to the collection and payment of the Public Moneys, the audit of the Public Accounts, and the protection and recovery of Public Property; and for other purposes connected with the control and management of the Public Finances of the State of New South Wales.

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 the same, as follows:—

PART I.

#### PRELIMINARY.

1. This Act may be cited as the "Audit Act, 1902," and Commencement and shall come into operation on the first day of July, one thousand short title. nine hundred and two (hereinafter in this Act referred to as the 10 commencement of this Act).

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2. This Act is divided into Parts as follows:—

Division of Act.

PART I.—PRELIMINARY—ss. 1-5.

PART II.—THE AUDITOR-GENERAL AND PUBLIC ACCOUNTS COMMITTEE—ss. 6-17.

5 PART III.—Public banking arrangements—ss. 18-22.

PART IV.—Public accountants and collection of moneys—ss. 23-32.

- 1. Public accountants—ss. 23-27.
- 2. Collection of revenue—ss. 28, 29.
- 3. Collection of trust and other moneys—ss. 30-32.

PART V.—PAYMENT OF MONEYS—ss. 33-43.

- 1. Payment out of revenue-ss. 33-35.
- 2. Payment out of Loan moneys—ss. 36, 37.
- 3. Mode of payment—ss. 38-43.
- 15 PART VI.—AUDIT AND INSPECTION—88. 44-56.

PART VII.—THE TREASURER'S ACCOUNTS AND STATEMENTS—ss. 57-66.

PART VIII.—MISCELLANEOUS AND SUPPLEMENTAL—88. 67-73.

- 1. Moneys outside State-s. 67.
- 2. Penalties—ss. 68-72.
- 3. Regulations-s. 73.

#### SCHEDULES.

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- 3. The Audit Act, 1898, the Loans Fund Amalgamation Act of Repeal. 1879, and the Loan Account (Transfer) Act, 1899, are repealed.
- 25 Section nineteen of the Public Service Act of 1895, in so far as it provides or relates to the fidelity guarantee of officers of the public service, and to the inspection of stores for the public service, is repealed.
  - 4. (1) The Auditor-General, holding office at the commencement savings. of this Act, shall continue to hold his office subject to this Act.
- 30 (2) All regulations made under the authority of the Audit Act, 1898, and in force at the commencement of this Act shall be deemed to be made under this Act.
  - 5. In this Act, unless the context or subject-matter otherwise Definitions. indicates.—
- "Consolidated revenue account" means an account of the cash, income, and current expenditure for or on behalf of the consolidated revenue fund only.
  - "Financial year" means the period from the first day of July in one year to the thirtieth day of June in the next following year.

"General

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"General Loan Account" means an account of moneys directed by this Act, to be carried to that account, and of moneys that have been carried to that account in pursuance of the Loans Fund Amalgamation Act of 1879. "Loan Act" means Act passed before or after the commencement 5 of this Act under which any money is authorised to be raised by loan and expended for any purpose therein specified. "Loan service" means purpose specified in a Loan Act. "Prescribed" means prescribed by this Act or the regulations. "Public accountant" means person declared by this Act to be a 10 public accountant. "Public moneys" includes all revenue, loan, trust, and other moneys whatsoever, received by, for, or on account of the State, and all moneys and fees declared by this Act to be 15 public moneys. "Regulations" means regulations in force under this Act. "Revenue" means all moneys collected or received for or on

account of the Consolidated Revenue Fund.

"Special deposits account" means an account relating to sums held by or deposited with the Treasurer for store accounts, advance accounts, and moneys (not included in the consolidated revenue, general loan, or trust account), which the Treasurer directs to be carried to the special deposits account.

"The Treasurer" means the Colonial Treasurer.

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"Trust account" means an account of funds of which the Treasurer is, by statutory obligation, a trustee and custodian, and of moneys that have been placed to the credit of the trust fund under the Audit Act, 1898, or the Audit Act of 1870, and of moneys directed to be paid into that account by this Act.

#### PART II.

THE AUDITOR-GENERAL AND PUBLIC ACCOUNTS COMMITTEE.

6. The Auditor-General shall be appointed by the Governor. His appointment.

7. The Auditor-General, on being appointed under this Act, Declaration of shall, before he exercises the powers or fulfils the duties conferred or office. shall, before he exercises the powers of fulfils the duties conferred of Com. 8; N.S.W. 32; 35 imposed on him by this Act, make and subscribe, before one of the Vic. 9; W.A. 6; Judges of the Supreme Court, a declaration in the form of the First SA. 5. Schedule, and such declaration shall be kept among the records of the said Court.

8. The Auditor-General shall not during his continuance in his Disabilities. 40 office be capable of being a member of the Executive Council or of the Com. 5; Vic. 7;

Parliament of the Commonwealth or of a State of the Commonwealth Q'land 27; N.Z. 26, Parliament of the Commonwealth or of a State of the Commonwealth. 9. 6-8; S.A. 6.

9. The Auditor-General shall hold his office during good Tenure of office. behaviour: Provided nevertheless that the Governor may remove any Com. 7; N.S.W. Act, 31; Auditor-General upon the address of both Houses of the Legislature. 28; N.Z. 28; W.A. 3;

10. (1) The Governor may suspend the Auditor-General from suspension of Auditor-General.

(a) for misbehaviour;

(b) for incapacity;

(c) if he directly or indirectly engages in any paid employment Com 5. outside the duties of his office, or in any trade or business

10 except as a member of a registered company;

(d) if he becomes insolvent or bankrupt, or compounds with his creditors, or makes any assignment of his salary for their benefit, or takes advantage of the provisions of any Act of the Commonwealth or of a State of the Commonwealth relating to insolvency or bankruptcy;

(e) if, except on leave granted by the Governor, he absents himself from duty for fourteen consecutive days, or for twenty-eight

days in any twelve months;

but the Colonial Secretary shall, within seven days after such suspension 20 if Parliament be then sitting, or if Parliament be not then sitting, then within seven days after the next meeting of Parliament, lay or cause to be laid before both Houses of Parliament a full statement of the grounds of such suspension.

(2) Such suspension shall lapse at the expiration of forty-two 25 days after the day when such statement was last laid before a House of Parliament, unless each House of Parliament within such period and in the same session passes an address to the Governor praying for

the removal of the Auditor-General.

11. In the case of the illness, suspension, or absence of the Deputy of 30 Auditor-General, the Governor may appoint some person to act Auditor-General. as a deputy of such Auditor-General during such illness, suspension, W.A. 5; Vic. 11; or absence; and such person shall, before he exercises the powers or Tas. 7; Q'land 29; performs the duties of his office, make and subscribe a declaration in S.A. 4; N.Z. 29. the form in the First Schedule, and shall while he acts as such deputy.

35 have the powers and perform the duties of the Auditor-General.

12. The Auditor-General may, by writing under his hand, Auditor-General may appoint any officer in the Public Service to inspect, examine, and appoint inspectors. audit any books and accounts of public accountants, or examine or Com. 11; N.Z. 33. make inquiries with respect to any public stores under the control 40 of the State, and such person shall report thereon to the Auditor-

General.

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13. (1) The Auditor-General shall communicate with the Auditor-General Treasurer upon all matters arising under this Act or the regulations with Treasurer. relating to the collection, receipt, issue, and expenditure of public Com. 12; N.S.W.13; 45 moneys.

(2)

(2) The Auditor-General shall transmit to the Treasurer the name of any person failing to comply with any of the provisions of this Act or the regulations, and thereupon and until such failure is made good to the satisfaction of the Auditor-General the payment of 5 any salary or moneys due or to become due to such person from the Crown may be withheld.

14. The Auditor-General may cause search to be made in and Search in public extracts to be taken from any book, document, or record, in any public com. 13.

office, without paying any fee for the same.

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15. The Auditor-General shall be entitled to lay before the Auditor-General may 10 Attorney-General or Crown Solicitor a case in writing as to any question of law officer. regarding the interpretation of the Constitution Act or any other Act, Com. 15; W.A. 35; or regulations concerning the powers or duties of the Auditor-General; S.A. 27. and the Attorney-General or Crown Solicitor, as the case may be, shall 15 give a written opinion on such case.

16. (1) A Public Accounts Committee shall be appointed as Appointment and hereinafter provided, and such committee shall-

accounts committee.

(a) Enquire into and report to the Legislative Assembly upon any question which may have arisen in connection with the Public Accounts, and which may have been referred to the committee, either by a Minister of the Crown or by the Auditor-General or by a resolution of the Legislative Assembly.

(b) Enquire into and report to the Legislative Assembly upon all expenditure by a Minister of the Crown made without

Parliamentary sanction or appropriation.

(2) Such committee shall consist of five members, each of whom shall be a Member of the Legislative Assembly, not being a Minister of the Crown.

The members of the committee shall elect one of their number. 30 to be their chairman.

Three members shall be a quorum of the committee and may exercise all the powers of the committee.

The report of the committee shall be by a majority of votes of the members present. Each such member shall have one vote, and, if 35 the votes are equal, the chairman in addition to his original vote shall have a casting vote.

(3) No fees or other remuneration shall be paid to the members of the committee for their services on the committee.

(1) The committee shall have the same powers and authority Committee to have 40 to direct the attendance of and to examine witnesses, to send for and same powers in examine papers, records, and other documentary evidence, and to &c., as are conferred receive affidavits as are by section one hundred and forty of the Act upon the Parliamentary fifty-six Victoria number thirty-eight conferred upon the Committee Elections and of Elections and Qualifications constituted by that Act; and all the Committee.

45 provisions of this said section respecting persons summoned by the said committee or giving evidence before the said committee or on affidavit

shall apply to persons summoned by the committee hereby constituted, or giving evidence before such committee or on affidavit as completely and effectually as if such witnesses had been summoned, and such evidence had been received by virtue or under the authority of the 5 said section.

(5) The committee shall submit to the Legislative Assembly Committee to submit annually, appended to the annual report of the Auditor-General on the Legislative Public Accounts, a report on all matters submitted during the year Assembly. for its inquiry. In such report the committee may lay before the 10 Legislative Assembly any suggestions arising out of any matters

submitted for its inquiry which may appear desirable for the better conduct of the public business or keeping of the Public Accounts.

(6) The members of the Public Accounts Committee shall be Mode of election of appointed by election of the Legislative Assembly in the following committee,

15 manner, that is to say:— A Minister of the Crown shall, within thirty days after the commencement of the first session of every Parliament, deliver to the Speaker a nomination in writing under his hand of five members of the Legislative Assembly, not being Ministers of the Crown, for election and appointment as 20

members of the Public Accounts Committee.

The Speaker shall submit to the Legislative Assembly for decision by open voting, one by one, and in alphabetical order of the first letter of each surname, the names of the five members so

In the event of the Legislative Assembly deciding in the negative on the question of the appointment of any one or more of the members so nominated, nominations shall then and there be made by any member in substitution for those not appointed, until the required 30 number of five members is elected to form such committee.

(7) Every member of the committee appointed during the existence of a Parliament shall cease to be a member thereof on his handing to the Speaker his written resignation of such membership or on the dissolution of such Parliament, or on its expiring by effluxion 35 of time, or on his accepting office as a Minister of the Crown, or on

his ceasing to be a member of the Legislative Assembly.

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(8) Where a vacancy occurs in a committee appointed Vacancy in the under this Act, the same shall be filled by nomination and election as be filled. aforesaid within thirty days after the occurrence of the vacancy if

40 Parliament is then in session, or within thirty days after the next meeting of Parliament should such vacancy occur during any recess or adjournment.

(9) The nomination and election of the first committee to Election of the first be appointed under the provisions of this Act shall take place in the committee. manner aforesaid and within thirty days after the commencement of this Act.

#### PART III.

#### PUBLIC BANKING ARRANGEMENTS.

17. (1) The Treasurer may agree with any bank or banks upon Agreement with such terms and conditions as he may think fit for the receipt, custody, bank.

5 payment, and transmission of public moneys, and for the inscription, w.A. 22; S.A. 13. management, and the payment of interest on the public debt within or without New South Wales, and for the making of advances, and as to the charges respecting the same, and the interest payable by or to the bank or banks upon balances or advances, and generally for the conduct 10 of the banking business of the State.

(2) No such agreement shall be made to have effect within New South Wales for more than one year unless it contains a provision that it may be terminated at any time not exceeding six months after notice.

15 18. The consolidated revenue account, the general loan account, Accounts to be kept the trust account, the special deposits account, and such other accounts in bank. as the Treasurer may open shall be kept in such bank or banks as the Treasurer may in writing direct.

19. The several accounts of the Government in any bank shall, Interest on accounts.

20 for interest purposes, be considered as one account.

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20. (1) The Treasurer, or some person appointed by him in that Payment into bank. behalf, shall from day to day pay into a bank keeping Government accounts all moneys received into the Treasury.

(2) The Treasurer or such person—

(a) shall pay to the consolidated revenue account in such bank all revenue and all such moneys as are directed by this or any other Act to be carried or paid to that account or to the consolidated revenue fund;

(b) shall pay to the general loan account in such bank all moneys directed by this Act or by a loan or other Act to be

carried or paid to that account;

(c) shall pay to the trust account in such bank all moneys of which the Treasurer is by statutory obligation a trustee and custodian;

(d) shall pay to the special deposits account in such bank all sums held by or deposited with the Treasurer for store accounts, advance accounts, and other moneys which the Treasurer may direct to be carried to this account.

21. All moneys paid into any bank by the Treasurer, or by any Moneys in bank to be 40 such person as aforesaid, to any account under this Act, shall be public moneys. deemed to be public moneys, and to be lent by His Majesty to the Vic. 28; Q'land 9; persons or body corporate to whom or to which such bank belongs.

N.Z. 6.

#### PART IV.

#### PUBLIC ACCOUNTANTS AND COLLECTION OF MONEYS.

#### 1. Public accountants.

22. (1) Any person who by any law, regulation, or appointment who are public 5 is charged with the duty of collecting or receiving, or who actually accountants under collects or receives, or who is charged with the duty of disbursing or Com. 2; N.S.W. 5. who actually disburses any public moneys, is declared to be a public accountant.

(2) Any person employed in any branch of the public N.S.W. 5. 10 service who receives any fees pursuant to any statutory or other authority is also declared to be a public accountant in respect of such fees; and such fees are declared to be public moneys within the meaning of this Act:

Provided this subsection shall not apply in respect of—

(a) fees which have been determined by the Public Service Board as appropriate to any work to be performed by any person so employed; or

(b) fees received by any person so employed in respect of any office held by him in any society founded under the law relating to friendly societies or for the benefit of public servants only; or

(c) fees which the Public Service Board has authorised any person so employed to receive and retain for his own use.

23. Every public accountant shall be subject to the provisions Public accountants to 25 of this Act and the regulations, and shall perform such duties, keep be subject to this Act. such books, and render such accounts as are prescribed by this Act, or N.Z. 4; Q'land 1; by the regulations, or as the Treasurer directs.

W.A. 12; S.A. 9.

24. Every public accountant shall, if required by the Treasurer security to be so to do, provide security for such sum and in such manner and form provided by public 30 as the Treasurer directs, for the due performance of his duties, and com.17; N.S.W.14; for the due accounting for and payment of all moneys coming into his Vic. 4; Q'land 48. possession or under his control by reason or virtue of his office, service, or employment.

25. No public accountant shall open any public or official official account not to be opened without 35 account in any bank without the authority in writing of the Treasurer, authority. and no bank shall permit any public accountant to open any such com. 18. account, or to have an overdraft on any public or official account, without the authority in writing of the Treasurer.

26. If a public accountant dies or resigns, or is removed from Death, resignation, 40 his office, the balance at the credit of his public or official account or removal of public shall, upon the appointment of his successor, vest in and be transferred Com. 19; N.S.W. 11, to the public or official account of such successor at the same bank. Q'land 7; N.Z. 10.

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#### Audit.

Such balance shall not, on the death or insolvency of a public accountant, be assets in his estate or be subject to the control of his legal representative, assignee, or trustee.

### 2. Collection of revenue.

- Sydney or in such municipalities in the neighbourhood of Sydney as revenue collected in are notified by the Treasurer in the Gazette shall—

  N.S.W. 6.
- (a) pay weekly, or at such other times as the Treasurer appoints, into the Treasury, or into such bank as the Treasurer directs, all moneys collected or received by him on account of the revenue; and, as directed by the Treasurer, transmit to the Treasury vouchers signed by him containing a full and accurate description of the services for which such moneys have been collected or received; and
- (b) transmit, not later than the tenth day after the expiration of N.S.W. 6. each month, or within such other time as is specially directed by the regulations, to the Auditor-General a return in the form of the Second Schedule, with such particulars as may be required by the Auditor-General, of all such moneys collected or received by him during the preceding month, and shall make and subscribe a statutory declaration of the truth of such return.
- 28. Every public accountant collecting or receiving revenue at Payment in of any place other than Sydney or a municipality notified as in last revenue collected in other places.

  25 preceding section mentioned shall—

  N.S.W. 7.
  - (a) transmit or pay monthly, or at such times as the Treasurer appoints, to or into the Treasury or to or into such bank as the Treasurer directs, all moneys collected or received by him on account of the revenue; and he shall, as directed by the Treasurer, transmit to the Treasury vouchers signed by him containing a full and accurate description of the services for which such moneys have been collected or received; and
- (b) transmit, not later than the tenth day after the expiration of N.S.W. 7.
  each quarter, or within such other time as is specially
  directed by the regulations, to the Auditor-General a return
  in the form of the Second Schedule, with such particulars
  as may be required by the Auditor-General, of all such
  moneys collected or received by him during the preceding
  quarter, and shall make and subscribe a statutory declaration
  of the truth of such return.

### 3. Collection of trust and other moneys.

29. (1) When under any Act any moneys, which by such Act Payment in of trust are directed to be paid into the Treasury, come into the possession or moneys. under the control of any person in the public service by virtue of Vic. 22; Q'land 4; 5 his office or employment for, or on account of, or for the use or N.Z. s. benefit of, any other person, such first-mentioned person shall pay the same and act in respect thereof in like manner as every public accountant is hereinbefore required to pay and act in respect of moneys which come into his possession or under his control for or on 10 account of the revenue, or as near thereto as the circumstances of the case permit.

(2) Such moneys shall be placed to the credit of the trust account, under such separate heads as the provisions of any Act render

15 30. (1) When, by virtue of his office or employment, or of any Payment in of legal process whatsoever, any moneys come into the possession or under private moneys. the control of any person in the public service for or on account of or Vic. 23; N.S.W. 9; for the use or benefit of any other person, and remain in such N.Z. 11. possession or under such control for seven days, such first-mentioned person shall pay the same into such bank at such place and in such manner as the Treasurer by writing under his hand directs, to a public account to be opened by such person in the said bank; and all interest which becomes due from the bank, for or in respect of the said moneys, shall be deemed to be revenue.

(2) When such moneys have remained in such bank for Carrying of such three months, such first-mentioned person shall pay the same and act moneys after certain period to trust in respect thereof and in regard thereto in like manner as he is by this account. Act required with reference to moneys which come into his Com. 29; N.S.W.10; possession or under his control for or on account of the revenue, or Vic. 24; Q'land 5. 30 as near thereto as the circumstances of the case permit; and such

moneys shall be placed to the credit of the trust account.

31. Unless otherwise expressly enacted, all moneys placed to Unclaimed moneys the credit of the trust account, and unclaimed for a period of two years in trust account to be carried to revenue after they were so placed, shall be carried to and form part of the account. 35 consolidated revenue account, and no person shall be entitled to receive Com. 30; N.S.W. 12; any sum unclaimed during such period. But no time during which N.Z. 9. the person entitled to receive such moneys was an infant, or femme covert, or of unsound mind, or beyond the seas, shall be taken into account in estimating the said period:

Provided that any moneys, the claim to which is established to the satisfaction of the Governor, after the same have been carried to the consolidated revenue account, may be withdrawn therefrom and refunded upon the authority of the Governor by warrant under his

hand.

#### PART V.

#### PAYMENT OF MONEYS.

### 1.—Payment out of Revenue.

32. (1) Every appropriation out of the consolidated revenue Lapsing of appropriation for the services of any financial year shall lapse and cease to have any effect for any purpose at the close of that year; and 22; Vic. 33; Q'land any balance of such appropriation which may then be unapplied shall 18; N.Z. 37; W.A. be written off and cease to be a liability of the consolidated revenue fund for that year, and the accounts of the year shall be then closed.

days after the close of the financial year prepare and transmit to the Treasurer a statement of all accounts rendered during the year in respect of the services of his department unpaid at the close of such year which might by law have been paid out of the consolidated revenue 15 fund during such year if payment of the same had been demanded.

(3) The Treasurer shall prepare a statement made up of such statements aforesaid and of all unpaid accounts rendered during the year, which, at the close of such year, were lying in the Treasury, together with a statement of all revenue and receipts payable by law 20 to the consolidated revenue fund, on or before the thirtieth day of June in such year, and which had not reached the Treasury at the close of such year; and the statement so prepared shall be submitted to Parliament by the Treasurer with the public accounts prepared in pursuance of this Act.

25 33. (1) If before the close of any financial year no Act is passed Payments authorised granting and appropriating moneys out of the consolidated revenue on lapse of appropriation. fund to meet the requirements of the next succeeding financial year N.S.W. 25. the Treasurer may pay such sums, and make such advances to meet such requirements current and accruing subject to the following provisions:—

30 (a) The authority of the Treasurer shall cease upon the passing of the Appropriation Act for such next succeeding financial year, and shall not in any event extend beyond the period of the first month of such year.

(b) Upon the passing of such Appropriation Act, all payments made under the authority of this section shall be regarded and treated for all purposes as payments made out of the supply granted by such Act under the divisions and heads of service appropriate thereto.

(c) The payments under the authority of this section shall be at such rates and shall not in the whole exceed such an amount as would be equivalent to the authorised expenditure under the Appropriation Act for a corresponding period of the immediately

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#### Audit.

immediately preceding financial year in respect of all salaries, pay, wages, allowances, contracts, supplies, services, rents, Treasurer's advance, and other recurrent charges, and of all ordinary contingencies of any office or department authorised by the Appropriation Act for such year, and set forth in the estimates relating thereto.

- (d) When the estimates of expenditure for such succeeding financial year have been presented to Parliament, and the rate of expenditure in such estimates is, in any case, lower for any service than the rate of expenditure authorised in the Appropriation Act for the last preceding financial year, the payments under the authority of this section shall not exceed such lower rates.
- (2) The Treasurer shall make the payments and advances, N.S.W. 26.

  15 authorised by this section in such manner and in such proportion as the Governor, by warrant in writing under his hand, and directed to the Treasurer, orders and directs; and the amount of the payments and advances so made shall be charged upon and payable out of the consolidated revenue fund.
- 34. If the exigencies of the public service render it necessary Application of the Governor may authorise the application of any balances of balances appropriation under the head of any service for fixed establishments, Com.37; N.S.W.23; other than votes for specific public works remaining unapplied, for the W.A. 17; N.Z. 40. purpose of supplementing appropriations for other services found 25 insufficient to meet the requirements of such services, except specific public works.

A statement of all such applications of balances of appropriations, as well as copies of all minutes of the Governor relating thereto, shall be submitted by the Auditor-General to Parliament 30 within seven days, if Parliament is then sitting, and if not, then within seven days after the next meeting of Parliament.

Nothing in this section shall empower the Governor to authorise the application of any such balance in augmentation of or as an addition to any salary or wages the amount of which has been fixed by 35 law.

### 2. Payment out of loan moneys.

35. All moneys borrowed under the authority of any loan Act, Loan moneys to be whether passed before or after the commencement of this Act, shall carried to general loan account, and may be applied for or Loans Fund 40 towards the purpose of any loan service specified in any loan Act, in Amalgamation Act, such manner and in such proportions as the Governor by warrant under his hand, addressed to the Treasurer, from time to time orders and directs.

Provided

Provided that nothing in this section shall authorise the application for or towards any such loan service of any larger sum of money than is by the loan Act authorising such service expressly appropriated or set apart therefor.

36. Where any appropriation or balance of an appropriation Lapse of loan made by a loan Act passed two years or longer before the close of any appropriations. financial year (whether such Act was passed before or after the commencement of this Act) remains unapplied at the close of such year, such appropriation or balance of such appropriation shall 10 thereupon lapse, except so far as the moneys thereby appropriated may be required to meet claims under any outstanding contract work in progress or engagement properly chargeable to such appropriation.

Any moneys (except moneys required to meet such claims as aforesaid) raised under the authority of any such loan Act shall, to 15 the extent to which the appropriation thereof lapses under this section, remain in the general loan account and be available for the purpose of any loan service under the last preceding section.

#### 3. Mode of payment.

37. (1) No moneys shall be drawn from the consolidated revenue Money not to be 20 account, except under the authority of an Act of Parliament or the paid out unless special deposits account, except for the purposes of such account and com. 31; N.S.W. 16; under such authority as may be applicable to its constitution.

Vic. 28; Q'land 9;

under such authority as may be applicable to its constitution.

No moneys shall be drawn from the general loan account Tas. 10; S.A. 8.

except under the authority of an Act of Parliament stating the nature

25 or other object of the proposed expenditure, and the amount of such expenditure.

No moneys shall be drawn from the trust account except for the purposes of such account, or under the authority of an Act of Parliament.

30 (2) No moneys shall be drawn from any such account except in the manner hereinafter provided.

38. (1) The Treasurer shall, as often as may be required, Preparation of calculate the amount of moneys likely to become due and payable out signature. of the said accounts respectively during a period not exceeding three 35 months, and shall thereupon prepare a warrant or warrants for the payment of such moneys.

As to such of the said moneys as are required for the public service for that period, the warrant shall be in the form in part one of the Third Schedule, or to the like effect, and shall state the amount 40 of moneys so required.

As to such of the said moneys as are required for purposes other than the public service, the warrant shall be in the form in part two of the Third Schedule, or to the like effect, and shall state the amount of moneys so required, and the purposes for which the moneys 45 are required. (2)

- (2) The Treasurer shall sign such warrant or warrants and shall transmit it or them to the Auditor-General for certification.
- 39. (1) The Auditor-General, where any such warrant relates Counter signature of to moneys required for the public service, shall ascertain that the warrant by Auditor-General.

  5 payment of such moneys for the services or purposes mentioned in the warrant during the period aforesaid has been authorised by Parliamentary appropriation, and that such payment has not already been made.
- (2) The Auditor-General, where any such warrant relates 10 to moneys required for purposes other than the public service, shall ascertain that the payment of such moneys is provided for by balances in the books of the Treasurer at credit of the respective accounts mentioned in the warrant.
- (3) If the Auditor-General ascertains that the payment of com. 32; N.S.W. 17; 15 any such moneys for the public service has not been authorised by Q'land 11; W.A. 41; Parliamentary appropriation or has already been made, or if he ascertains that the payment of any such moneys for purposes other than the public service is not provided for by balances in the books of the Treasurer, as above mentioned, he shall return the warrant to the 20 Treasurer uncertified, and with a statement in writing specifying the

payments as to which he has ascertained as aforesaid, and the grounds on which he withholds his certificate.

(4) If and as soon as the Auditor-General ascertains that the payment of the moneys mentioned in any such warrant has been 25 authorised by Parliamentary appropriation, and has not already been made, or that such payment is provided for by balances in the books of the Treasurer as abovementioned, he shall certify the same under his hand in the form in the Third Schedule appropriate to such warrant, or to the like effect, and shall return it to the Treasurer, 30 who shall thereupon submit it to the Governor for his signature.

(5) Any such warrant, when certified by the Auditor-General as aforesaid and signed by the Governor, and not otherwise, shall be the authority for the issue of the drafts and cheques or for the credits hereinafter in this Act mentioned.

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35 40. (1) After a warrant has been signed by the Governor, the Cheques against Treasurer, or any officer in the public service appointed by him in that warrant. behalf, may—

(a) forthwith issue drafts or cheques upon the proper accounts, Com.33; N.S.W.18; in such form as he thinks fit, to be used for the immediate N.Z. 46-52; W.A. payment of the services or purposes mentioned in the warrant, or to be placed to the credit of a public accountant under a special obligation to account for the payment by him of such services or purposes;

(b) in special cases where the Treasurer considers it expedient credits in licu of not to issue drafts or cheques in the first instance, establish cheques in first a credit in any bank in favour of a public accountant for

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#### Audit.

the payment by him of the services or purposes mentioned in the warrant, and thereafter, upon receipt from such public accountant of accounts or abstracts vouching for his several payments from such credit, issue drafts or cheques upon the proper accounts for such sums as are necessary to cover such payments, and lodge the same in such bank to the credit of the account so established in favour of such public accountant.

(2) The amounts of such drafts or cheques shall not

collectively exceed the amount mentioned in such warrant,

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10 (3) Such drafts or cheques shall be sufficient authority to any bank on which they are drawn and in which the said accounts are kept to debit the accounts respectively with the respective amounts mentioned in the said drafts or cheques.

(4) Every public accountant in whose favour a credit has 15 been established under this section shall forthwith after the payment for such services or purposes, or at such other times as the Treasurer may direct, transmit to the Treasurer accounts or abstracts duly woughing for his governly payments from such anality.

vouching for his several payments from such credit.

41. (1) No public accountant shall pay any account unless—

(a) he has ascertained that the provisions of this Act and of the regulations relating to the payment of accounts have been complied with; and

Com. 34; N.S.W. 19-21; Vie. 31; S.A. 10; W.A. 14; Q'land

(b) the payment of the account has been authorised by the responsible Minister of the Crown of his department, or by some officer appointed by such Minister in that behalf: Provided that in the latter case the officer shall not authorise payments to an amount greater than that specified by the Minister appointing him.

(2) No Minister of the Crown or person appointed by him 30 as aforesaid shall authorise the payment of an account unless he has ascertained that the payment is authorised by law, or has been directly sanctioned by the Treasurer, and if chargeable on the consolidated revenue fund or general loan account, is covered by Parliamentary appropriation.

35 (3) The correctness of every account in regard to computations, castings, rates of charge, and the faithful performance of

services, shall be certified by the officer incurring the expense.

42. Every public accountant shall, at the time of paying an Acquittance to be account, obtain an acquittance under the hand of the person to whom obtained.

40 the same is payable, or under the hand of some person authorised in writing by such first-mentioned person for the amount so paid, which shall be set out in words at full length.

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#### Audit.

#### PART VI.

#### AUDIT AND INSPECTION.

43. (1) The manager or person in charge of any bank keeping Bank sheet to be any account under this Act shall, on every day on which the bank is transmitted to Treasurer. 5 open, transmit to the Treasurer a copy to be called a "bank sheet," of Com. 38; N.S.W. 24; so much of the debit and credit sides of each such account as has not Vic. 34; Qland 20; S.A. 14; W.A. 23; previously been transmitted to the Treasurer, also a certificate setting N.Z. 12-13. forth the balance at the debit or credit of such account.

(2) Such manager or person shall on every such day 10 transmit to the Auditor-General a copy of every such bank sheet and certificate.

44. The Treasurer shall at the Treasury keep books (to be called Cash sheet to be at "cash books") in connection with the several accounts authorised by general. this Act, with such subdivisions as the Treasurer may deem fit, and shall Com. 40; N.S.W. 27; 15 enter therein on every day on which the public offices are open under Vic. 35, Q'land 22; specific heads the several sums received and paid into each such S.A. 15, N.Z. 23. account from and by public accountants and others, and his several drafts or cheques upon each such account. He shall also on every such day send to the Auditor-General a copy (to be called a "cash 20 sheet") of so much of the said books as he has not previously sent

to the Auditor-General, but so that the cash sheet shall not contain any entries of older date than four days previous to the day on which it is so sent; and he shall with the cash sheet send the several vouchers and documents relating to the moneys so received and paid 25 as aforesaid.

45. The Auditor-General on receipt by him of the cash sheet, Examination by vouchers and documents, and the returns required to be furnished, as of cash sheet. hereinbefore in this Act provided, by public accountants collecting or Com. 41; N.S.W. 34, receiving moneys, shall examine the same and shall—

35; Vie. 35; W.A, 25; S.A. 16; Tas. 12;

- (a) compare the entries in the cash sheet with the supporting Q'land 33. vouchers and documents sent therewith, and also with the bank sheet;
- (b) ascertain whether such vouchers and documents bear upon the face of them a correct description of the proper heads of receipt or expenditure to which the moneys mentioned therein have been credited or debited;
  - (c) ascertain whether the moneys mentioned on the debit side of the cash sheet have been duly paid to the several bank accounts authorised by this Act, and whether the sums mentioned on the credit side of the cash sheet have been actually and duly disbursed under competent authority, and on the prescribed certificates;

(d)

(d) ascertain whether the moneys mentioned in the entries in the cash sheet have been credited or debited to the proper heads of receipt or expenditure;

(e) ascertain whether the rates, computations, and castings are correct or duly certified to by the responsible departmental

officers;

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(f) ascertain whether such moneys were legally available for and applicable to the services or purposes to which the same have been applied or charged; and

(g) ascertain whether the provisions of the Constitution Act, this Act, and any other Act and the regulations have been in all respects complied with.

46. (1) The Auditor-General shall make such queries and Queries and observaobservations addressed to the Treasurer or to any public accountant, tions by Auditor-15 officer certifying accounts, or officer in the Public Service in any way Com. 42; N.S.W. concerned with the receipt or payment of public moneys, and call 36; S.A. 17; W.A.; for such accounts, waveleng statements, documents, and avalenting 26-34; Tas. 13, 14 for such accounts, vouchers, statements, documents, and explanations Vic. 38; N.Z. 32. as he may think necessary.

Every such query and observation addressed to any such public 20 accountant, or officers shall, within fourteen days after its receipt, be returned to the Auditor-General by such public accountant, or officers

with the necessary reply or memorandum thereon.

(2) After such queries and observations have been answered, and after such accounts, vouchers, statements, documents, and explana-25 tions have been rendered, the Auditor-General shall allow and discharge and grant an acquittance to the Treasurer, or to such public accountant, or officers as aforesaid, for all receipts which are found correct, and for all payments duly and properly made and supported by proper receipts or vouchers.

(3) Every such acquittance shall be in such one of the forms contained in the Fourth Schedule as is applicable to the case or to the like effect, and shall be transmitted to the Treasurer, and shall be a full and complete discharge as to the several moneys mentioned therein:

Provided that in respect of any of the foregoing operations 35 prescribed in subsections of clauses forty-five and forty-six, the Auditor-General, after satisfying himself that the accounts bear evidence that the vouchers have been completely checked, examined, and certified as correct in every respect, and that they have been allowed and passed by the proper departmental officers, may admit 40 the same as satisfactory evidence of payment in support of the charges to which they may relate.

47. (1) If it appears to the Auditor-General from any examina- Surcharges by tion, audit, or inspection made by him or any person appointed by him-Auditor-General

(a) that any public accountant has wilfully or negligently omitted Com. 42.

to collect or receive any money; or 45—B (b)

(b) that any money has not been duly credited to the proper head of revenue or account, or has not been duly accounted for and paid over to an account authorised by this Act; or

(c) that any money has been applied or charged to any service or purpose for which the same was not legally available or applicable; or

(d) that any expenditure has not been duly authorised or has not been duly vouched and certified; or

(e) that there has been any deficiency or loss through the fraud, mistake, default, or error of any person; or

(f) that any account, voucher, statement, document or explanation in the last preceding section referred to is in any essential particular defective or imperfect; or

(g) that any material error has been committed; or

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(h) that any of the provisions of the Constitution Act or this Act or 15 any other Act or the regulations have not been complied with; the Auditor-General shall, within one month next after the said accounts, vouchers, statements, documents or explanations have been sent to him as hereinbefore directed, surcharge any public accountant,

20 officer certifying accounts, or person in any way concerned with the the receipt or payment of public moneys, who appears to him to be in default, with any deficiency or loss or with any expenditure which has not been duly authorised, vouched, or certified, and disallow the same, and he shall give written notice of such surcharge to such accountant, 25 officer, or person.

(2) All unsatisfied surcharges shall be transmitted by the Auditor-General to the Treasurer, to be by him enforced against the public accountant, officer, or person surcharged.

(3) The Auditor General may at any time revoke any 30 surcharge or disallowance by him under this section which has been made in error.

48. Whenever the Treasurer has received notice of a surcharge, Notice of surcharge. he shall, unless such surcharge shall have been previously satisfied or Com. 43; Vic. 39; withdrawn, send notice in writing of such surcharge to the accountant,

35 officer, or person surcharged by registered letter, and take such measures or proceedings as the case may require to recover the amount thereof; and no account payable to or claimed by such accountant, officer, or person from the Crown shall be paid until such surcharge has been satisfied; and the amount of every such surcharge may be sued for and 40 recovered, on behalf of His Majesty, by action in the name of the

Treasurer, as a debt, in any court of competent jurisdiction.

49. In all cases in which a public accountant is dissatisfied with Appeal from any disallowance or surcharge in his accounts made by the Auditor-surcharge. General, such public accountant shall, for the period of one month Q'land 36; W.A. 27; 45 after being notified of such decision, have a right of appeal to the S.A. 18,

Governor,

Governor, who, after such investigation as he considers equitable, may make such order directing relief of the appellant wholly or in part from the disallowance or surcharge in question as appears to the Governor to be just and reasonable, and the Auditor-General shall 5 govern himself accordingly.

50. (1) The Auditor General—

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Inspection and audit of accounts of public accountants.

(a) may, whenever he thinks fit, and

Com. 45.

(b) shall, whenever required by the Treasurer so to do, inspect, examine, and audit, or cause some officer in the public service 10 appointed by him in that behalf to inspect, examine, and audit, the books and accounts of any public accountant and of any other person who is in the public service or who is subject to the provisions of this Act into whose possession or under whose control any public moneys have come.

He shall also (if possible) once at least in every year make or cause to be made such inspection, examination, and audit in respect of the books and accounts of every public accountant and of every such person as aforesaid.

(2) The Auditor-General, or the officer appointed by him 20 as aforesaid, shall, for the purpose of such inspection, examination and audit,—

(a) ascertain whether the whole of the revenue and public moneys have been duly collected and accounted for in pursuance of this Act, and whether the moneys received from the Treasurer or issued under any credit in pursuance of this Act have been duly and properly paid to the several persons entitled to receive the same;

(b) investigate and examine all contracts, accounts, invoice requisitions, books, bills of parcels, vouchers relating to the public service, and all documents relating to or concerning the same, and all circumstances affecting or attending the making of any such contract;

(c) once at least in every year inspect and examine all stores under the control of the State belonging to His Majesty, of whatsoever nature or description the same may be, and shall cause stock thereof to be taken;

(d) ascertain the quantity, description, and price of all stores under the control of the State purchased on account of His Majesty, and of all stores supplied for the use of departments of the public service, and whether any such stores are, in his opinion, in excess of reasonable requirements; and

(e) examine whether the proper quantities of such stores are remaining in stock in the proper store or building.

(3)

- (3) The Auditor-General shall, as soon as practicable after any such inspection, examination, and audit, make and sign, and forward to the Treasurer a report of the result thereof, and of the manner in which the books, accounts, and other documents aforesaid 5 have been kept, and of the state of the several offices and stores, and a statement of all sums found to have been omitted to be collected, or not duly accounted for, and of all payments which have not been duly authorised, or properly made, or for which the necessary certificates, receipts, and vouchers have not been produced.
- 51. No sum shall be allowed in any account to have been duly Vouchers required 10 received or paid without the production of a written voucher for the for receipts and payments. actual receipt or payment of the same: Provided that the Governor, Com. 46; N.S.W. 38; on satisfactory evidence being produced that the requisite papers have Vic. 41; Q'land 37; been lost or destroyed, or that it is not possible to obtain or replace Tas. 20.

- 15 them, may order that any such sum be allowed or disallowed, as the case may be, and may make such order in the premises as he thinks fit, and such order shall be binding on His Majesty and all other parties. and be acted on accordingly.
- 52. (1) When a voucher produced for a sum of money disbursed Defective vouchers. 20 is defective for the want of any certificate or other document Com. 47; N.S.W. which ought to have accompanied it, or in any other particular, the O'land 38; Tas. 21; Auditor-General may, upon proof being made to his satisfaction that W.A. 29; S.A. 20. the public accountant did not wilfully neglect to procure or produce such certificate or document, and that the sum specified in the voucher 25 has been actually and properly disbursed, admit such voucher as a sufficient discharge, and allow the amount of the same.
- (2) The Auditor-General may admit and allow vouchers for any moneys expressed therein although the same are not stamped according to law, in cases where it appears to him to be reasonable or 30 expedient so to do.

53. Where any sum of money disbursed is disallowed in Disallowances by consequence of the absence or imperfection of any voucher, or the reason of imperfect absence or incorrectness of any certificate or document, the particulars Com. 48; N.S.W. 40; and amount of such disallowance shall be reported to the Treasurer by Vic. 43; Q'land 39; 35 the Auditor-General; and any sum so disallowed shall be deemed to W.A. 30.

- be money received to the use of His Majesty by the public accountant who is responsible for receiving or paying such sum, and, subject to the right of appeal to the Governor hereinbefore provided, may be recovered on behalf of His Majesty by action in the name of the Treasurer
- 40 in any court of competent jurisdiction, or be retained by the Treasurer from any moneys then or thereafter payable by His Majesty to such public accountant.

54. The Governor may exempt from detailed audit by the Governor may Auditor-General, but not from appropriation audit by him, the exempt certain accounts of receipt and expenditure of any department, the peculiar detailed audit. duties, constitution, or circumstances of which may render such N.S.W. 42. 5 exemption expedient:

Provided that a statement as to such exemption shall be laid before the Legislative Assembly, if Parliament is then sitting, within seven days after such exemption has been made as aforesaid, and if Parliament is not sitting then within seven days after the next

10 meeting of Parliament.

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#### PART VII.

THE TREASURER'S ACCOUNTS AND STATEMENTS.

55. The Treasurer shall cause to be kept in the Treasury the Treasurer's account. consolidated revenue account, the general loan account, the trust 15 account, and the special deposits account under such separate heads as he may direct.

56. (1) The Treasurer, as soon as possible after the close of the The revenue account financial year ending the thirtieth day of June, one thousand nine to be fixed on 1st hundred and two, shall cause to be prepared an account in the form 20 of the Fifth Schedule to this Act of the actual net receipts of, and expenditure from, the consolidated revenue fund for that year, including receipts and expenditure in London to the thirtieth day of April next

preceding, bringing forward the balance on the consolidated revenue fund as on the thirtieth day of June, one thousand nine hundred and 25 one.

(2) The Auditor-General shall examine the said account, and if he finds the same in accordance with facts shall certify the same under his hand.

(3) The Treasurer shall cause such account so certified to 30 be published in the Gazette, and the balance shown in the account so published shall be the balance of the consolidated revenue account current at the commencement of the first day of July, one thousand nine hundred and two, and be carried forward and included in the account current for the succeeding year.

57. As soon as conveniently may be after the expiration of Publication in each quarter of each financial year, and after the expiration of each Gazette of Treasurer's such year, the Treasurer shall publish in the Gazette—

statements.

(a) A detailed statement of the receipts and the expenditure of Com. 49, 50; N.S.W. the consolidated revenue fund for such quarter or year, and Q'land 23, 12; W.A. the account current of the said fund for such quarter or year, 37, 38; Tas. 25, 26; together with a comparative statement of such receipts, S.A. 29, 30; N.Z.

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with the receipts for the corresponding quarter of the next (a) of consolidated preceding financial year, or for the next preceding financial revenue fund. year.

(b) A detailed statement of the receipts and expenditure of the (b) of general loan general loan account for such quarter or year, and the account current of the said account for such quarter or year.

(c) A detailed statement of the receipts and expenditure of the (c) of trust account trust account, and of the special deposits account, for such account quarter or year, and of the balances at the credit of the said

accounts.

58. (1) At the expiration of each financial year the Treasurer Preparation by Shall prepare the public accounts for such year and shall include accounts for each financial year.

(a) (i) a full and particular statement in detail of the net revenue and (a) Statement as to the receipts of the consolidated revenue fund for such year; fund.

(ii) a statement of the expenditure of the said fund for such year classified and arranged in the same form and under the same divisions as have been employed in the appropriation thereof, and of expenditure proposed to be authorised by appropriation under suitable heads;

(iii) an account current of the said fund in the form in the Fifth Schedule.

Such account shall be a cash account, and shall include all actual revenue and other receipts carried to the consolidated revenue fund, and all expenditure authorised or proposed to be authorised by appropriation of the consolidated revenue fund for such year; and

(iv) a statement showing the total deficiency (if any), including outstanding Treasury Bills, on the said fund at the close of such year.

(b) (i) a statement of the receipts and expenditure of the general (b) Statement as to loan account for such year, classifying the expenditure general loan account. under the several heads of loan appropriation; and

35 (ii) an account current of the said account in the form in the Sixth Schedule.

(c) (i) statements of the receipts and expenditure for such year of (c) Statement of trust the trust account and special deposits account and such other accounts as the Treasurer may deem necessary to be kept classified under the several subdivisions thereof, and

(ii) statements of the balances at the credit of such accounts in the form in the Seventh Schedule.

(d) statements in the form in the Eighth Schedule, of the balances (d) Statement of of the various accounts in the Treasury authorised by this Act, balances. and of the distribution of the same into cash and securities.

(2) The Treasurer shall within six weeks after the close of each financial year transmit the Public Accounts prepared in pursuance of this section to the Auditor-General.

59. Any yearly statement or account referred to in the two last Certain receipts and 5 preceding sections shall include receipts and expenditure of the account London to be or fund to which it relates, made in London, to the thirtieth day of included in yearly April next preceding.

60. The Auditor-General shall forthwith examine each such Examination by statement and account furnished to him as aforesaid, and shall attach such statements. 10 his certificate to each account current, if in accordance with the Com. 51; N.S.W. 43; requirements of this Act, as provided for in section fifty-eight, and Vic. 50; Q'land 13; requirements of this Act, as provided for in section fifty-eight, and W.A. 39; Tas. 26; shall also prepare and sign a full report on such Public Accounts s.a. 31.

(a) in what particulars any statement therein agrees with or differs from the accounts of the Treasurer furnished to the Auditor-

General under this Act;

(b) full particulars of every case in which the provisions of this Act, or any other Act or regulations, or any forms, have not been carried out or adopted, or have in any manner been varied or departed from;

(c) every case in which default has been made in delivering or sending accounts, or collecting or accounting for any moneys

or stores;

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(d) all sums disallowed by reason of their being without vouchers or with imperfect vouchers or upon incorrect certificates;

(e) any proceeding taken by or against any person in pursuance of this Act or the regulations;

(f) all surcharges made by the Auditor-General and not satisfied, or which have been removed; and

(g) such other information as may be prescribed or as the Auditor-General thinks desirable.

61. The Auditor-General shall annex or append to the said Annexures to report report,-(a) a copy of every authorisation by the Governor under section Vic. 51; S.A. 32.

thirty-four of this Act; and

(b) a copy of every case laid by the Auditor-General before the Attorney-General for his opinion, together with a copy of the opinion given thereon.

62. The Auditor-General, shall, within six weeks after the date Public accounts and 40 of receiving from the Treasurer the public accounts as aforesaid, if report to be transmitted to Parliament be then sitting, transmit to the Legislative Assembly the Parliament. same, accompanied by his report and by the copies hereinbefore directed Com. 53; N.S.W. 45; to be annexed or appended thereto.

To be an exed or appended thereto.

Q'land 95, Act 13;

If during such period Parliament is not sitting, the Auditor- W.A. 40. 45 General shall post to every member of the Legislative Assembly a copy

of the said Public Accounts, report, and annexures, and shall within seven days after the next meeting of Parliament transmit to the Legislative Assembly the said Public Accounts, report, and annexures.

The Auditor-General shall not with such report submit to the 5 said Assembly, or post to members as aforesaid, a separate statement

of accounts in other forms than those prescribed in this Act.

63. The Auditor-General may, in such annual report or in any Suggestions by special report which he may at any time think fit to make, recommend any plans and make any suggestions for the better collection and pay- Vic. 53; Q'land 47; 10 ment of the public moneys, and for more effectually and economically W.A. 41; Tas. 27; auditing and economically S.A. 34 auditing and examining the public accounts and stores, and may s.A. 34. generally report upon all matters relating to the public accounts, public moneys, and stores.

#### PART VIII.

MISCELLANEOUS AND SUPPLEMENTAL.

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### 1.—Moneys outside State.

64. Notwithstanding anything in this Act, the Governor may Governor may make make such arrangements as he considers necessary for the collection, ments outside State receipt, custody, issue, expenditure, due accounting for, care, and 20 management outside New South Wales of any public moneys, and for the keeping of books and accounts and furnishing statements, returns, and vouchers relating to such collection, receipt, custody, issue, expenditure, accounting for, care and management, and for the examination, inspection, record, and audit of such books, accounts, 25 statements, returns, and vouchers.

#### 2.—Penalties.

65. (1) Any public accountant or person subject to the provisions Misconduct by of this Act who—

(a) applies, disposes of, or makes use of any moneys or stores com. 64; Q'land 49; which have come into his possession or under his control W.A. 36; Tas. 24; which have come into his possession or under his control S.A. 28; N.Z. 10. 30 by reason or virtue of his office, service, or employment, otherwise than as provided in this Act or the regulations; or

(b) pays any such moneys into his private account at any bank, shall be deemed to have fraudulently converted such moneys or stores 35 to his private use, and shall be liable to penal servitude for a term not exceeding ten nor less than four years, or to imprisonment for a term not exceeding three years.

(2) Any such public accountant or person who wilfully damages or destroys any such stores shall be liable to imprisonment for a term not exceeding two years.

#### 66. Whosoever-

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Forgery of documents.

- (a) forges or counterfeits, or causes or procures to be forged or Com. 65; Q'land 50; counterfeited, or knowingly or wilfully acts or assists in W.A. 43; Tas. 34; forging or counterfeiting—
- (i) the name, initials, marks, or signature of any person to any writing whatsoever, for, or in order to, the receiving or obtaining of any public money, or any money out of any account authorised by or under this Act, or any stores belonging to His Majesty under the control of the Government of New South Wales; or
  - (ii) any writing made by any such person as aforesaid; or
- (b) utters or publishes any such writing knowing the same to be forged or counterfeited with intent to defraud His Majesty or any person whomsoever

shall be liable to penal servitude for a term not exceeding fourteen nor less than five years, or to imprisonment for a term not exceeding 20 five years.

- 67. (1) Where the Treasurer has given a certificate in writing subscription to under his hand declaring that for any reason mentioned in such false document certificate any document subscribed by any person should be accepted declaration. in lieu of any statutory declaration required by this Act or the Com. 66.

  25 regulations, the Governor may order that any document so subscribed shall be so accepted in lieu of such declaration.
  - (2) Any person who wilfully and corruptly makes and subscribes any such document knowing the same to be untrue in any material particular shall be guilty of a misdemeanour.
- 30 68. Any person who is guilty of any wilful act of commission General penalty or omission contrary to any of the provisions of this Act, for which no Com. 66. penalty is expressly provided, shall be liable to a penalty not exceding thirty pounds.
- 69. All penalties incurred under this Act may, in addition to Recovery of 35 any other method provided in this Act, be imposed and recovered penalties. upon the information or complaint of any person or persons appointed by the Treasurer either generally or for the purpose of any particular case, and when paid or recovered shall be paid into the consolidated revenue fund.

#### 3.—Regulations.

70. (1) The Treasurer may make such regulations (not incon-Treasurer may make sistent with the provisions of this Act) as appear to him to be com. 71. necessary or expedient for

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N.S.W. 4;

- (a) the collection, banking, receipt, custody, issue, expenditure, W.A. 8; S.A. 7; due accounting for, care, and management of public moneys, Tas. 9; N.Z. 5. and the guidance of public accountants;
- (b) the more effectual recording, examination, inspection, and audit of all receipts and expenditure of public accountants and the keeping by them of all necessary books and accounts;
- (c) prescribing the necessary forms for all books and documents required under this Act or the regulations to be used by public accountants, and for properly carrying into effect the provisions of this Act.
- (2) All such regulations on being approved by the Governor 15 shall be published in the Gazette, and shall have the force of law, and shall be laid before both Houses of Parliament within fourteen days after the making thereof if the Parliament is then sitting; and if the Parliament is not then sitting, then within fourteen 20 days after the next meeting of Parliament.
- (3) Any such regulation may impose upon any public accountant or person subject to the provisions of this Act a penalty not exceeding five pounds for the breach of any regulation; and such penalty may be recovered either in the same manner as a penalty 25 incurred under this Act or by deducting the same from any money due or thereafter becoming due from His Majesty to such public accountant or person.

		7		,	
A	01	M	1	t	

### SCHEDULES.

### FIRST SCHEDULE (Sections 7 and 11).

I, , do solemnly and sincerely promise and declare that, according to the best of my skill and ability, I will faithfully, impartially, and truly execute the office and perform the duties of Auditor-General according to law.

(Signature)

SECOND SCHEDULE (Sections 27 a  Account of all moneys collected by as to the 19 , both day	and 28). from the s inclusive.
Head of receipt.	Total.
Total	
Settlement of the above collections with the Co	olonial Treasurer.
Date of payment or remittance. Head of receipt on account of which remittance is made.	Amount.
	10.7
Total	

I, , do solemnly and sincerely declare that the above is a true and faithful account of all moneys collected by me as from the to the 19 , both days inclusive, and that I have paid over the whole amount to the Colonial Treasurer. And I make this solemn declaration, conscientiously believing the same to be true, and by virtue of the provisions of the Oaths Act 1900.

Made and signed, before me, at this day of 19.
Signature of a Justice of the Peace.

		, 1001.		
	A	udit.		
	PA	OULE (Section 38).		
Account during the	al.  money likely to be now next is ich the same is req	pounds (£	), and the services for under Parliamentary	
	Appropriation Act.	10.1	Amount required.	
	Total	£		
Dated this	day of 19		Treasurer.	
Parliamentary approp not already been made	riation out of the*	Account, and	has been authorised by that payment thereof has	
Dated this	day of 19		Auditor-General.	
To the Treasurer of N				
above set forth, and fo		be your sufficient w	Account the amount arrant.	
Given under my	hand, the da	y of 19 .	Governor.	
* Con	nsolidated Revenue or G	eneral Loan, as the case		
	Par	RT II.		
		arrant.		
Account during	moneys likely to be now next is and the services and	pounds	able out of the* shillings and the same will be required	and Office to the control of the con
For services pay	Pable out of the Trust Account.	count or Special	Amount.	
	Purpose.			
	Total	£		
Dated this	day of , 19	9 .	m	
certify that paymen nentioned is provided he books of the Treas espective accounts abo Dated this	for by balances in surer at credit of the	You are hereby of the*	authorised to issue out count the amount above so doing this shall be crant.	
	Auditor-General.	day of		
	* Trust or Special Den	nosits as the case man he	Governor.	

FOURTH

### FOURTH SCHEDULE (Section 46).

Certificate of acquittance No. to the Colonial Treasurer.

In respect of

for the month of

19

Amount.

To the Honorable the Colonial Treasurer.

Act, 1	certify that I have examined the cash sheets, you hed by you for the month of 19, under so 902, representing * to the amount of And by virtue of section 47, I deduct the undermentionich you are hereby surcharged.	ection 45 of the Audit	Amount.	ans solvenskund in
Treasu	ıry Vou. No.	Amount.		
			1 221	Dangel Since
	Total sum acquitted		£	T certify to still accordance appr the almostic falses, we
and	I therefore grant this acquittance for the amo	ount of pour	0	s. erisi SetaC
	Given under my hand this day of	The state of the s	uditor-General.	d the Transparent of the land size has
To th	* Receipts or payments, as the  Surcharge remove  Honorable the Colonial Treasurer.	case may be.		Green podre u
I under	certify that I have re-examined the several account	nd von are entitled to	a discharge from al	l as see reacting.
		Treasury Vou. No.	Amount.	eyrod roll
		Total	e l	
and	I therefore grant this acquittance for the amo pence.	unt of pour	nds shillings	Sign Beside
	Given under my hand this day of	19 .	series odi destru	
	are style anthories at the second source Associate the second source are the second that the		uditor-General.	

FIFTH

### FIFTH SCHEDULE (Section 58.)

No.

THE COLONIAL TREASURER IN ACCOUNT WITH Account Current of Revenue Receipts and

Dr.

Reference Page.	Particulars.					Amount.	Total.	
	To Revenue and Receipts (1st July, Taxation Land:—		une, ):-	£ s.	 d.	£ s. d.	£ s. d.	
	Services rendered	,						
	Miscellaneous							
	To Advances Repaid on account of Treasurer's Advance Account,	:						
	To Repayments to Advance Vote of in for service of		by approp	riation ta	ken 			
	To Advances Repaid on account of	:-						
	Total	· 						
	To Cash Balance on 30th June,			•		e a cop de me de a		

The Treasury, New South Wales, Sydney,

Chief Accountant.

#### FIFTH SCHEDULE—(continued).

THE CONSOLIDATED REVENUE FUND.

Expenditure for Year ended 30th June, 19.

CR.

Reference Page.	Particulars.	Payments under Parliamentary authority.	Payments, Treasurer's Advance Vote, to be appropriated.	Payments unauthorised in Suspense.	Total.
	By Expenditure on account of Departments, viz.:—	£ s. d.	£ s. d.	£ s. d.	£ s. d.
				ing an imali	
	£ ££££££££££££££££££££££££££££££££££££		***	anne i Riches de R	
	By Interest on Public Debt, &c.:— Interest on Debentures and Funded Stock Interest on Uninvested Funds, temporary possession of Government Interest on			1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	6.1
	By Payments in Reduction of Public Deed Deficiency Account:— Sinking Funds		V. STANDER	F 10 7 2 7 2 7 2 5	
	BY £ BY PAYMENT on account ofTo be recovered				
West State	By Payments from Treasurer's Advance Account—To be recovered				•
1	By Amount appropriated in for payments made for By Payments Total	n adjustment services durin	g the year .	Advance Vote £	
	By Cash Balance on 30th June,		4		

Treasurer.

I hereby certify that the above account represents the actual receipts and expenditure of the Treasurer on account of the Consolidated Revenue Fund during the year ended 30th June, 19 and is in accordance with the requirements of the Audit Act, 1902, section 58.

Given under my hand this

day of

, 19 .

Auditor-General.

### SIXTH SCHEDULE (Section 58).

No.

THE GENERAL

Dr.

Account Current of Receipts and

Particulars of Receipts.	Amount.	Total.
To Repayments to Credit of the Undermentioned Votes, viz:—	£ s. d.	£ s. d.
	•	
To proceeds of sale of Stock in the Colony :—  No		NI SET
To proceeds of sale of New South Wales Treasury Bills issued under Act No. —		
Total	TO THE LABOR	
To balance on 30th June, 19		
Total £		

The Treasury, New South Wales,
Sydney, , 19 .

Chief Accountant.

#### SIXTH SCHEDULE (continued).

LOAN ACCOUNT.

Expenditure in the Year ended 30th June, 19 .

Cr.

Particulars of Expenditure.	Amount.	Total.
By Payments on account of the undermentioned Services, viz.:—	£ s. d,	£ s. d.
		DATE OF THE PERSON OF THE PERS
	8 1 1 1 1 1 1 1 1	More than the second
By balance on 20th June, 190		\$ 14 miles
Тотац	£	

I hereby certify that the above account represents the actual receipts and expenditure of the Treasurer on account of the General Loan Account during the year ended 30th June, 19, and is in accordance with the requirements of the Audit Act, 190, section 58.

Given under my hand this 45—C

day of

, 19 .

Auditor-General.

## No. .

### SPECIAL DEPOSITS ACCOUNT.

Statement of Deposits and Re-issues in the Year ended 30th June, 19

or order year tectors to the control of the control	;	Accounts.	Balances on the 30th June, 19 .	Deposits in the Year ended 30th June, 19	Total.	Re-issues in the Year ended 30th June, 19	Balances on the 30th June,
A CONTRACTOR OF THE PARTY OF TH			£ s. d.	£ s. d.	£ s. d.	£ s. d.	£ s. d.
3 15 21	¥					4 - 1 2	
1 1985 overling						Section (Section )	
						#100 to the first of the	
-							7
	3	20				\$2.00 \$2.00 \$4.00 \$6.00 \$4.00 \$6.00 \$4.00 \$6.00 \$4.00 \$6.00 \$4.00 \$4.00 \$4.00 \$4.00 \$4.00 \$4.00 \$4.00 \$4.00 \$4.00 \$4.00	
						· 3	
		÷				- ia	
		TOTALS	€			907.8	

The Treasury, New South Wales, Sydney,

.19 ,

Chief Accountant.

Treasurer.

I hereby certify that the above statement represents the actual deposits with, and re-issues by, the Treasurer during the year ended 30th June, 19, on behalf of the accounts mentioned therein.

Given under my hand this day of, 19

Auditor-General.

#### No.

#### TRUST FUND ACCOUNTS.

Statement of Deposits and Re-issues, in the Year ended 30th June, 19

		Acc	ount.			30th	Bala o 1 Jur	n ne, 1	9 .	in ended	Depo the d 30t	sits Year h Ju	ne,	Т	otal.	in ende	Re-is the d 30	sues Yea th J	r une	30tl	Bala on Jun	nces e, 19	
							£	8.	d.		£	8. (	d.	£	s. d.		£	s.	d.;;	1.00	£	S. C.	d.
•	*	Totals	•••	 	 •											7				Const. on Some St.			

The Treasury, New South Wales, Sydney,

, 19 .

Chief Accountant.

Treasurer.

I hereby certify that the above statement represents the actual deposits with, and re-issues by, the Treasurer during the year ended 30th June, 19, on behalf of the accounts mentioned therein.

Given under my hand this

day of

, 19

Auditor-General.

Act No. , 1902.

c

### Andit.

### EIGHTH SCHEDULE (Section 58).

BALANCE

Showing the Ledger Balances on the various Accounts of the Government of New South

Reference.		Head of Account.	Dr. or Cr.	Ba'ances on 30th June, 19						
No.	Page.		Cr.	doin state, 15						
				£ s. d.	£ s. d.					
				•						
			100							
	200									
					70					
	0 8			15 15						
	1 12									
	78	GRAND TOTALS								

The Treasury, New South Wales, Sydney,

19 .

Chief Accountant.

### EIGHTH SCHEDULE—(continued).

STATEMENT.

Wales on the 30th June, 19 , and the distribution of same into Cash and Securities.

	Distribution.	Cash.	Securities.	Total.			
-		£ s. d.	£ s. d.	£ s. d.			
		•					
	Grand Totals £	1217 1		ige tos			

Treasurer.

I hereby certify that the ledger balances above shown were, on the 30th June, 19, represented by the cash and securities, detailed in the foregoing statement, allowance being made for unpresented cheques at that date.

Given under my hand this

day of

19

Auditor-General.

Sydney: William Applegate Gullick, Government Printer.—1902.

[1s. 6d.]

### biffills believery (confired).

Frem on the 28th Ann. is gett the distribution of each flow and Monutaines.

, in \$ / \$	1.44(ass/01)	shq6	and trade sold)	
	1			
			A Carrell oznadi	

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Haring Smith Ch