New Zealand.



ANALYSIS.

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1889, No. 14.

An Acr to amend the Law relating to Fire and Marine Insurance Companies carrying on Business in New Zealand.

[16th September, 1889. BE IT ENACTED by the General Assembly of New Zealand in

Parliament assembled, and by the authority of the same, as follows:-1. The Short Title of this Act is "The Fire and Marine Insurance

Companies Act, 1889." 2. In this Act, if not inconsistent with the context,—

"Company" means any association, person, or persons, corporate or incorporate, who, within the colony, carry on the business of fire and marine insurance conjointly, or the business of fire or marine insurance, or who carry on such business or either of them in common with any other business; and includes companies registered or established out of New Zealand, and mutual associations as well as proprietary:

"Foreign company" means a company, as hereinbefore defined, registered or established beyond the limits of New

Zealand:

Title.

Short Title.

Interpretation.

"Local company" means a company, as hereinbefore defined, registered or established within New Zealand:

"Registrar" means a Registrar of Joint-stock Companies appointed or acting under "The Companies Act, 1882."

3. Any company carrying on business at the date of the passing Fire and Marine of this Act may, notwithstanding anything to the contrary contained in section three of "The Companies Act, 1882," be registered under that Act with limited liability, if such company shall have a paid-up capital intact to the extent of not less than fifty thousand pounds.

For the purposes of this and the succeeding sections of this Act the expression "capital intact" shall mean that the company in relation to which such expression is used has a paid-up capital to the amount mentioned clear of all claims or demands then actually due or pending, or that could be enforced against such company, and not being contingent liabilities arising out of or in relation to the business of the company.

4. Any such company which has been registered with unlimited Companies registered with unlimited lity under "The Companies Act, 1882," or under any Act thereby liability may be reliability under "The Companies Act, 1882," or under any Act thereby repealed, may be re-registered under the provisions of section two registered with hundred and sixty-six and the following sections of the said Act, with limited liability.

On such re-registration, a shareholder of such company shall be Liability of shareliable to pay only to the extent of the amount unpaid on the nominal or subscribed value of the share or shares held by him, and no more; but without prejudice, however, to any debts, liabilities, obligations, or contracts incurred or entered into by, to, with, or on behalf of such company prior to re-registration, all of which may be enforced as in section two hundred and sixty-six of the said Act is mentioned.

5. When a company is re-registered under the preceding pro- When company revisions of this Act it shall be made to appear to the Registrar, either registered evidence that it has a paid-up by the last balance-sheet issued by the company, or by such other capital of £50,000. satisfactory documentary evidence as the Registrar thinks sufficient, that such company has, at the time of or immediately prior to such re-registration, not less than fifty thousand pounds of paid-up capital intact.

6. On the re-registration of a company under the preceding pro-Registration fees visions of this Act, such company shall be liable to pay all fees which payable on re-registration, but no new may be chargeable under "The Companies Act, 1882," in respect license under "Stamp Act, 1882," (Stamp Act, 1882," thereof, but shall not be liable for and during the year in which such necessary. re-registration has been effected to obtain any fresh license or to pay any duty under sections one handred and one and one hundred and two of "The Stamp Act, 1882," and the annual license already issued in respect of such company shall continue in force, and be available for such re-registered company for the remaining part of such year only.

7. Any local company hereafter incorporated under "The Com- Local companies panies Act, 1882," may be registered under that Act as a company with limited liability; but no such company shall commence to do panies with limited business in New Zealand unless and until it has a paid-up capital of fifty thousand pounds: Provided that it shall be a sufficient compliance with this section if it shall be made to appear to the Registrar that the capital of such company consists of twenty-five thousand pounds

Insurance Company may be registered under "The Companies Act, 1882," with limited liability, if it have a capital of £50,000 intact. Meaning of expression "capital intact."

registered as comliability.

actually paid up and intact and twenty-five thousand pounds called up and payable within six months after the date of registration.

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And no company within the meaning of this section shall carry on business within New Zealand after the expiration of eight months from the date of such registration unless the whole amount of fifty thousand pounds has been fully paid up and is kept intact.

8. Any local company hereafter incorporated under "The Companies Act, 1832," and so incorporated for the purpose of insuring only the property of its own shareholders, and of no other person, may be registered as a limited liability company under that Act, if such company shall have a paid-up capital intact of not less than twentyfive thousand pounds, and also an uncalled capital of not less than twenty five thousand pounds:

Provided that the company shall not insure the property of any shareholder holding a share or shares to a less amount than ten pounds of nominal capital of which not less than five pounds shall have been paid up.

Provided further that, if any such company shall insure the property of any person other than a shareholder as aforesaid, the company shall be liable to a penalty not exceeding lifty pounds for every insurance so effected; and provided also that, when the paid-up capital of any such company as shown by its balance-sheet shall be reduced below twenty-five thousand pounds, the provisions of section nine of this Act shall, mulatis mulandis, apply.

9. Where at any time the balance-sheet of any company that has been re-registered or registered with limited liability under this Act shows less than fifty thousand pounds of capital intact, the directors of such company shall, without delay, call up sufficient capital to make up such fifty thousand pounds, and such additional capital shall be payable within four months from the date of the balance-sheet which showed the deficiency of capital intact.

After the expiration of a period of six months from the date of such balance-sheet, if such additional capital is not paid up, the company shall cease to carry on business in New Zealand as a limited company; and if it continue to carry on business, the shareholders of such company shall be liable for its debts, contracts, and engagements as if such company was not registered with limited liability.

10. Every foreign company with limited liability which at the date of the passing of this Act carries on business, or which shall hereafter commence to carry on business, in New Zealand shall have a paid-up capital intact of not less than fifty thousand pounds.

No such company shall so carry on business unless it has complied with Part VIII. of "The Companies Act, 1882," or "The Foreign Companies Act, 1884," as the case may require, and shall also, together with any power of attorney or other instrument required to be deposited or filed under the said Acts, deposit a verified copy of the last balance-sheet of such company, or such other documentary evidence as may sufficiently prove that the company has such paid-up capital intact:

Provided that, in respect of companies so carrying on business at the date of the passing of this Act, the obligation to have such paid-up

When a local company may be registered for purpose of insuring property of shareholders.

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If balance-sheet of company shows less capital, same to be made up to required amount, or directors liable for debts of company.

Foreign companies to have like paid-up capital intact.

To be liable to certain provisions of "Companies Act, 1882." and "Foreign Companies Act, 1884," and to deposit balance-sheets, &c.

capital and to deposit such balance-sheet or other documentary evidence as aforesaid shall not take effect till the expiration of twelve months from the passing of this Act.

11. At least once in each year after the date on which the first Balance-sheets to be balance-sheet or other evidence was deposited as aforesaid, every such foreign company shall cause a true and duly-verified copy of the last less than required

balance-sheet issued by such company to be deposited at the place where such power of attorney is deposited as aforesaid.

If any such balance-sheet shows that the fifty thousand pounds paid-up capital is not intact within the meaning of this Act, and the deficiency is not made up within six months, the onus of proof of which shall lie on the attorney or agent of the company, such company shall be incapable of carrying on business in New Zealand, and shall cease to carry on such business until this Act has been fully complied with.

12. Unless expressly authorised by the terms of an Act of Parlia- Foreign company to ment of Great Britain and Ireland, or by Royal Charter or Letters Patent granted or issued in Great Britain, or by the terms of some authorised to Act of the Legislature of any British colony or dependency, every contrary. foreign company within the meaning of this Act shall have, and for all purposes and on all occasions shall use, the word "Limited" as the last word in the name of such company.

13. Every local company registered or re-registered in accordance Local companies to with the provisions of this Act shall have, and for all purposes and on addword "Limited" all occasions shall use, the word "Limited" as the last word in the name of such company.

14. No Registrar shall hereafter issue a certificate of incorpora- Registrar not to tion to a local company, either upon the first registration or upon a issue certificate of incorporation unless re-registration of such company, until the provisions of this Act have Act complied with.

been fully complied with. 15. Every company to which this Act applies which commences Penalty on comto carry on business or which shall continue business without com- panies for non-compliance with Act. plying with the requirements of this Act, or which, after and during any period within which it is prohibited from carrying on business in New Zealand, delivers any policy of insurance, or collects any premiums, or transacts any other business of insurance shall be liable to a penalty not exceeding fifty pounds for every day during which it shall so fail to comply with this Act, or transacts any other business as aforesaid; and in the case of a foreign company, the attorney, agent, or other officer acting in the general management of the business of such company shall also be personally liable to such penalty.

16. Every such penalty may be recovered in a summary way Penalties may be before two or more Justices of the Peace.

deposited yearly. If paid-up capital amount, company not to carry on business.

use word "Limited," unless expressly

recovered before two or more Justices.