CHAPTER 294

STATE LAND (CLAIMS)

AN ORDINANCE TO PROVIDE FOR THE CONSIDERATION AND DECISION OF Ordinance No. 21 of 1931. APPLICATIONS IN RESPECT OF CLAIMS TO LANDS AT THE DISPOSAL OF THE STATE.

[1 st July. 1931.]

Short title.

1. This Ordinance may be cited as the State Land (Claims) Ordinance.

Interpretation.

Application to

established by

Ordinance, for

the revision of

the board

the Land

orders.

Settlement

- 2. In this Ordinance, unless the context otherwise requires—
 - " claim " means any claim made otherwise than under the Land Settlement Ordinance, to land which may lawfully be granted or disposed of by the State, and "claimant" means any person making a claim;
 - " interest ", in relation to any land, means an interest less than the full ownership of the land;
 - " Settlement Officer " means the Settlement Officer and any Assistant Settlement Officer appointed under the Land Settlement Ordinance, and any Government Agent or Assistant Government Agent;
 - " share ", in relation to any land, means an undivided share of the land.

3. (1) Where the Settlement Officer, in pursuance of the authority of the President, investigates any claim and makes an order in relation thereto, he shall communicate such order to the claimant in writing.

- (2) Any offer made under this section shall be assessed in accordance with the rules in force for the time being under section 6 of the Land Settlement Ordinance.
- (3) Any claimant who is dissatisfied with any such order made by the Settlement Officer may, within a period of one month

from the day on which the order was communicated to him, apply to the boarc established by section 11 of the Lane Settlement Ordinance, (hereinafter referred to as "the board"), to revise the order Such application shall be made by petition addressed to the board and delivered to th< Settlement Officer, who shall forward th(petition to the chairman of the board.

4. (1) Stamp duty shall be chargeable Stamp duty on in respect of petitions addressed to the petitions. board under section 3 at the rates specifiec in the Schedule.

- (2) Every claimant to land or to a share of land who makes an application to the board under section 3 shall declare in his petition the aggregate extent of land or of the share of land in respect of which the application is made; and stamp duty shall be chargeable in respect of such petition in accordance with the extent so declared.
- (3) For the purposes of subsection (2) the extent of a share of land shall be deemec to be the equivalent divided extent of land.
- (4) It shall be lawful for the board, if it thinks proper to do so, to waive the stamp duty chargeable in respect of any petition or to accept, upon such terms and conditions as it thinks fit, any petition which has not been duly stamped or to order that the whole or any part of the stamp duty paid in respect of any petition be refunded.
- **5.** (1) The board may, considering any application made under board and section 3 and after holding or making or respect of ordering to be held or made any inquiry or applications.

after Powers of the

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inspection that it may think fit, confirm or revise any order made by the Settlement Officer in respect of the claim to which such application relates.

(2) The provisions of any rules made under section 11 (2) (a) of the Land Settlement Ordinance, so far as such rules are applicable, and the provisions of sections 11 (2) (c), 11 (4), 27 and 28 of the said Ordinance, shall apply to the holding or making of any inquiry or inspection by or by order of the board under this section and to the consideration and decision of every application made to the board under section 3 of this Ordinance, as though references to the Land Settlement Ordinance, in the said rules and sections were references to this Ordinance.

6. The chairman of the board shall Effect to be inform the Settlement Officer of the given to decision of the decision of the board in respect of every decision board, if such application, and the Settlement Officer accepted. shall thereupon communicate such decision to the claimant by writing under his hand; upon such decision communicated to him the claimant signifies to the Settlement Officer that he accepts such decision, the Settlement Officer shall take such steps to give effect thereto as may be necessary.

7. No order made by the Settlement Orders of Officer under this Ordinance, and no Settlement decision or proceedings of the board in relation thereto, shall be considered or board not to be adjudicated upon by any court; but the considered by court shall make order according to law as if no such order or decision had been made and no such proceedings taken.

Officer and decisions of the

[Section 4 (1).] **SCHEDULE**

STATE LAND (CLAIMS) ORDINANCE

RATES OF STAMP DUTY CHARGEABLE IN RESPECT OF PETITIONS

1. If the claim is to the full ownership of any land or of any share of any land and the aggregate extent of land or of the share of land declared in the petition-

					Rs.c.
Does not exceed 2 acres					1 0
Exceeds	2 acres, bu	t does not	exceed 5 acres		1 50
Exceeds	5	do.	10acres		3 50
Exceeds	10	do.	20 acres		6 0
Exceeds	20	do.	40 acres		12 00
Exceeds	40	do.	60 acres		25 0
Exceeds	60	do.	80 acres		50 0
Exceeds	80	do.	100 acres		75 0
Exceeds	100 acres				100 0

2. If the claim is to an interest