

BELIZE

LAND TAX ACT CHAPTER 58

REVISED EDITION 2000 SHOWING THE LAW AS AT 31ST DECEMBER, 2000.

This is a revised edition of the law, prepared by the Law Revision Commissioner under the authority of the Law Revision Act, Chapter 3 of the Laws of Belize, Revised Edition 1980 - 1990.

This edition contains a consolidation of the following laws -	Page
ARRANGEMENT OF SECTIONS	3
LAND TAX ACT Amendments in force as at 31 st December, 2000	5



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CHAPTER 58

LAND TAX

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CHAPTER 58

LAND TAX

[3rd January, 1983]

1. This Act may be cited as the Land Tax Act and shall come into force on such day as may be appointed by the Minister by Order published in the *Gazette*.

2. In this Act, unless the context otherwise requires:-

"agricultural land" means land outside the limits of suburban lands, beach lands or towns;

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CAP. 47, R.E. 1980-1990. 16 of 1982. 22 of 1985. 22 of 1987. Commencement. S.I. 1 of 1983.

Short title.

Interpretation.

"suburban land" means land outside the boundaries of a town lying within a five-mile radius of the centre of any such town and any other place which the Minister may designate for the purpose of this Act;

"beach land" means land situated along the coast of the mainland or along the coast of any lagoon or caye and lying within half a mile of the sea or lagoon as the case may be;

CAP. 94. "district" means any district as defined by the Inferior Courts Act;

"land" means all land, tenements and hereditaments whether corporeal or incorporeal, and all chattels or other interests therein, and all trees growing or standing thereon, and includes lagoons and open water;

"Minister" means the Minister responsible for lands and "Ministry" shall be construed accordingly;

"occupier", in relation to any land, means the owner thereof, except that where a person other than the owner has a right to occupy the land by virtue of a tenancy granted for a term, "occupier" means that person;

"owner" means the person who, whether jointly or separately, is seised or possessed of or entitled to any estate or interest in land;

"town" means the cities of Belize and Belmopan, the towns of Corozal, Orange Walk, Dangriga, San Ignacio, Punta Gorda, Benque Viejo del Carmen, San Pedro and the villages of Caye Caulker, Ambergris Caye, St. Georges Caye and such other towns or places as the Minister may at any time, by Order, declare to be towns for the purpose of this Act, and it shall be lawful for the Minister at any time by Order to declare that any town or place shall cease to be a "town" for the purposes of this Act;

"unimproved value" means the market value in vacant possession assuming that at the time as at which the value is required to be ascertained, the improvements made on the land do not exist: Provided that in determining such market value no allowance shall be made on the ground that the market will be depressed on account of the entirety of the land being placed in such market at one time.

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Land Tax	[CAP. 58 7
3. The Chief Valuer shall for the purpose of this Act be appointed by Public Services Commission:	the Appointment of Chief Valuer.
Provided that the Minister may nominate an officer of the Ministr perform the duties of Chief Valuer whenever the office of Chief Valuer is cant.	
4(1) The Chief Valuer may from time to time, by writing under his has either generally or in particular, delegate to such officer or officers of the M istry as he thinks fit all or any of the powers exercisable by him under this A	/In- Chief Valuer.
(2) Subject to any general or special directions given or conditions tached by the Chief Valuer, the officer or officers to whom any powers delegated under this section may exercise those powers in the same man and with the same effect as if they had been conferred on him or them dire by this section.	are
5. The owner of any land situated outside the limits of any town sh within three months of acquiring ownership of such land if the acquisition such ownership occurred after the coming into force of this Act, submit to	n of return.
Chief Valuer a return in the form prescribed in the First Schedule hereto.	First Schedule.
6. Any person who wilfully or knowingly submits a false description of value for any land owned by him shall be guilty of an offence and shall be lia on summary conviction to a fine not exceeding one thousand dollars.	
7. The Chief Valuer may, if he thinks fit, reject any return submitted un section 5 of this Act or any return submitted under the Land Tax (Amendme Ordinance 1980 by any owner of agricultural land, suburban land, or be land, and may thereupon proceed to assess the unimproved value of the land.	ent) Chief Valuer. each 20 of 1980.
8. The Chief Valuer and every officer authorised by him in writing to so may enter on any land at all reasonable times during the day for the purp of making a valuation thereof.	
9(1) The owner or occupier of any land shall supply all necessary infor- tion to the Chief Valuer or any officer authorised by him to enable a corr- valuation to be made and a valuation roll to be prepared, revised or amend	rect information.

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	(2) Any owner or occupier who refuses or neglects to comply with the provisions of subsection (1) shall be guilty of an offence and shall be liable, or summary conviction, to a fine not exceeding five hundred dollars.
Obstructio	10. Every person, who in any way obstructs or in any way hinders the Chief Valuer or any other officer, authorised by him, in the exercise of h functions under this Act, shall be guilty of an offence under this Act and shall be liable on summary conviction to a fine not exceeding one thousand dollar
Arbitration	this Act and in respect of whose land the Chief Valuer has made an assess ment, if he is not satisfied that the valuation so made by the Chief Valuer r flects the true unimproved value of the land, may object to the valuation, sue objection to reach the Commissioner of Lands and Surveys within three mont of issue of notice under section 33, in a written statement outlining the reaso and the basis of his objections and require the Commissioner of Lands and Surveys to consider the matter and the Commissioner of Lands and Surveys to consider the matter and the Commissioner of Lands and Survey shall make inquiries relating thereto as he thinks fit and may decide that the valuation should be altered to the extent claimed in the objection or to survey extent as may be agreed with the objector or may decline to make any amen ment in the valuation in which case he shall submit the matter to a Judge Chambers and the decision of the Judge shall be final and binding on the paties and not subject to appeal to any court of law or other tribunal. The matter shall be decided as if it were an appeal from the judgment of an inferior cours (2) Without prejudice to the owner's rights to object to the assessment he shall continue to pay tax in accordance with the notice served under section 33 of this Act. However, if the assessment is altered as a result of an objection, an amended notice under section 33 of this Act shall be made and the amount paid in excess shall be refunded and the amount short paid shall
recoverable as arrears: Provided, however, that the Commissioner of Lands and Surveys if he considers necessary, grant interim reduction of tax on a preliminary ing without prejudice to the final determination of the assessment and tax thereon.	

 for the purposes of this Act in respect of "agricultural lands" and such valuation roll shall set forth in respect of each separate property the following particulars- (a) the name of every owner of the land and the nature of his interest therein, together with the name of the beneficial owner in the case of land held in trust; (b) the name of the occupier or, if there be more than one, the occupiers and the area occupied by each; (c) the location, description and area of the land; (d) the unimproved value of the land; and (e) the tax payable therefor. (2) A separate register shall be maintained in the same manner as in subsection (1) of this section by the Chief Valuer in respect of beach lands. (3) A separate register shall also be maintained in the same manner as in subsection (1) of this section by the Chief Valuer in respect of beach lands. 13(1) The district valuation rolls shall also be revised every three years and for the purposes of such revision the owner of any land the valuation roll of which is liable to be revised shall, within three months of a date specified by the Chief Valuer a return in the form set out in the First Schedule hereof. (2) The Chief Valuer shall in addition to the procedure outlined in subsection (1) send a notice to the owner requiring him to submit a return in the form set out in the First Schedule hereof within three months of the date specified in the notification in the <i>Gazette</i>: Provided always that in respect of any revision required by this section to 		[CAP. 58 9
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	1) send a no it in the Firs	form
be made, the Chief Valuer, if in his opinion it is impracticable or undesirable to make that revision, may determine that the revision shall be postponed until such date as he may decide which date shall, in any event, be no later than twelve months after the date on which the revision should have been made.	de, the Chi that revision date as he	ble to until than

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22 of 1985.	(3) The Chief Valuer may, if he thinks fit, reject any return submitted under subsection (1) of this section, by any owner of agricultural land, suburban land or beach land, and may thereupon proceed to assess the unimproved value of that land.
	(4) The owner of any land in respect of which a valuation is made under subsection (1) or subsection (3) of this section shall, if he is not satisfied with the new valuation, be entitled to object, and to have the objection dealt with and disposed of, in the manner as is provided in section 11 of this Act.
Failing to submit return.	14. Any owner of land in respect of which a return is required to be made, who fails to submit a return within the time prescribed by this Act, shall be guilty of an offence and shall be liable on summary conviction to a fine not exceeding five hundred dollars.
Chief Valuer to assess upon failure to submit return. 22 of 1985. 20 of1980. (repealed).	15. If no return is received within the prescribed time in respect of any land under section 5 of this Act or under the Land Tax (Amendment) Ordinance 1980, or as required under subsection (1) of section 13, or is imperfect or informal, the Chief Valuer may proceed to assess the unimproved value of the said land without prejudice to the right to proceed for a penalty under this Act and any assessment so made shall be final and shall not be subject to arbitration under section 11 of this Act.
Chief Valuer may amend roll.	16(1) For the purpose of any revision under the foregoing provisions of this Act, the Chief Valuer may amend or alter the valuation roll for any district.
	(2) Notwithstanding anything to the contrary contained in this Act, the Chief Valuer may if necessary amend or alter the valuation roll in respect of any property at any time.
Substitution of sale price.	17. Notwithstanding anything contained in this Act, where any land con- tained in any valuation roll is sold in an unimproved condition, the sale price, if greater than the value in the valuation roll, shall be entered therein as the unim- proved value of the said land, as of the date of the sale, and a proportionate increase of tax will be payable thereon.
Notification upon change of ownership.	18(1) In the event of the sale or alienation by the owner of all or part of his interest in any land contained in any valuation roll, the said owner, the purchaser, or the alienee shall, within thirty days of such change, inform the Chief

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Valuer of such change and shall file a new return in the form set out in the F Schedule.	First First Schedule.
(2) Where any owner, purchaser or alience fails or neglects to comply we the requirements of subsection (1) hereof, he shall be liable upon summing conviction to a fine not exceeding five hundred dollars.	
19. Where land contained in a valuation roll is subdivided, the Chief Val shall value each of the divided interests separately as if the land as a whole not been assessed before, and shall amend the valuation roll accordingly.	
20. An owner of land in respect of which a valuation is made under sect 19 above shall, if he is not satisfied with the new valuation, be entitled to ob in the same manner as in section 11 of this Act, and the objection shall be d with in the same manner as in that section.	ject under section
21. There shall be raised, levied, collected and paid annually a land tax the unimproved value of all agricultural land, suburban and beach land as p vided in this Act.	
22. The Minister may from time to time, by regulation, determine the p centage of the unimproved value that shall be levied, collected and paid as and in so doing may determine different rates of tax for different lands.	
23. Notwithstanding anything contained in section 21 of this Act the m mum annual tax payable in respect of any lot, piece or parcel of land shal five dollars:	
Provided that all land appurtenant to buildings and places used ex- sively for public worship or education and so accepted by the Chief Valuer any public plaza or square, cemetery and national lands shall be exempt for the tax under this Act.	and
24(1) All taxes imposed by sections 21, 22 and 23 shall be paid by recoverable from the owner of the land in respect whereof the same are char able and shall be deemed to become due on the first day of April in respect the twelve calendar months beginning on that date and shall be paid to Commissioner of Lands and Surveys.	rge- due. ct of

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	(2) If any tax remains unpaid after the due date, a sum equal to one per cent of the amount in arrears shall be added thereto per month commencing from the last day in the month in which it becomes due and continuing until the date of payment and the provisions of this Act relating to collection and recovery of tax shall apply to the collection and recovery of such sum.
Power of person in possession of land to pay tax and deduct same from rent.	25(1) If the owner of any land chargeable with tax under this Act neglects to pay the tax or any part thereof, the whole amount of the tax or such part thereof as remains unpaid shall be paid by the person in possession of the land, and that person may deduct the amount paid for tax, together with the amount of any loss suffered by him by reason of any legal proceedings against him, from any rent which may then be due or become due by him to the owner of the land.
	(2) In the event of any action being brought by the owner of the land for the recovery of rent from the person in possession of the land in the circum- stances set out in the last preceding subsection, the court before which the action is brought shall allow to such person the amount of the tax paid by him together with the amount of any loss sustained by him as aforesaid:
	Provided that nothing in this section contained shall affect any agreement made between the owner and the person in possession of the land with regard to the payment by the latter of the tax payable under this Act.
Taxes a first charge on land.	26(1) All taxes payable under this Act shall be a charge on the land in respect of which they are due and on buildings standing thereon and the charge shall take priority over every other charge or debt whatsoever.
	(2) Any person having such charge or debt by specialty or otherwise may pay the taxes to which the land subject to the charge or debt is liable and add the moneys so paid to the debt or other sum charged as aforesaid and there- upon the increased charge or debt shall bear the same interest and may be enforced and recovered in the same manner as the original charge or debt.
Readjustment of the tax where returns subse- quently discov- ered incorrect.	27(1) If at any time within five years after payment has been made of any tax under this Act it is proved by survey or in any legal proceedings that the return on which the tax was assessed was incorrect, and that the amount of the tax paid in accordance therewith was in excess of or less than the amount which ought to have been paid, then, notwithstanding that the return was <i>bona fide</i> made and was approved under the foregoing provisions of this Act, the Com-

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missioner of Lands and Surveys shall-

<i>(a)</i>	apply any sum in excess of the amount of tax which ought to have been paid in the payment in whole or in part of any other tax due on the land to which the said return related and repay the owner any surplus of the excess which remains after such application; or		
(b) repay to the owner the whole sum in excess of the amount of tax which ought to have been paid, if no tax payable under this Act is then due on the land to which the said return related; or			
(c) receive from the owner of the land to which the said return related any sum of money short paid by him in any case where the amount of tax paid was less than the amount which ought to have been paid on the said land.			
	nount of tax short paid shall be recoverable from the owner in er as the tax could have been originally recovered.		
have been destruction an act of God, it	any cultivated crops or any dwelling houses or other buildings oyed, or any grievous damage thereto has been sustained through nvasion, civil commotion, fire or other overwhelming force, the emit the whole or part of the tax as he thinks fit.	Power to remit tax.	
thinks fit in the i part any land fre	inister may, with the consent of the National Assembly, if he interest of the development of Belize, exempt either wholly or in om the tax under this Act for a term of years on such conditions just and proper.	Power to exempt from taxation.	
and Surveys the pay the tax or a submit to the M the owner of the	ever it is brought to the notice of the Commissioner of Lands at any owner of land is in indigent circumstances and unable to any part thereof, the Commissioner of Lands and Surveys shall linister a statement of the case in which he shall give the name of e land, the amount due from him for tax, a description of the land ce of the poverty of the owner or his inability to pay the whole ax.	Remission of tax on grounds of indigence.	

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(2) The Commissioner of Lands and Surveys shall submit such statement before any steps are taken to enforce payment of the tax and may make, or cause to be made, enquiries from the owner or any other person respecting the circumstances of the owner and may take statements in writing in reference thereto. (3) The Minister may institute such further enquiry as he considers necessary and remit the whole or part of the tax due or allow time for the payment or may make such other order as he thinks fit. 31.-(1) The Chief Valuer shall-Valuation roll to be prepared from returns and made carefully preserve all returns duly made to him or any amended (a)and approved returns; and public. *(b)* compile and prepare from the said returns, as well as from any returns filed by himself, as many valuation rolls as may be required. (2) Valuation rolls shall be open to public inspection at all reasonable times Valuation roll to be public. and any owner of land may object if he is not satisfied with the entries made Provision for therein except with entries regarding unimproved value or tax payable and require the Commissioner of Lands and Surveys to consider the matter and revision of certain the Commissioner of Lands and Surveys shall make such inquiries and amend entries. the valuation roll if he considers fit. Forms. 32.-(1) Blank forms of the returns required to be made for the purposes of this Act shall be supplied free of charge to owners of land on application to the Commissioner of Lands and Surveys. (2) The Commissioner of Lands and Surveys or any officer delegated by him shall in the case of illiterate persons afford them all possible assistance in completing the necessary forms but they shall not incur any legal liability by reason of any informality, misstatement or mistake in such forms. Notice of assess-33 The Commissioner of Lands and Surveys shall levy the tax in respect ment and power to ofimpose tax. (a)lands for which no returns are received;

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(b) lands for which the returns received have been a	ccepted;	
(c) lands assessed under section 7, 16 (1), 16 (2) or	9 of this Act:	
Provided, however, that the fixation of tax under this subse altered retrospectively as a result of an order arising from an obje accordance with the provisions of this Act. The Commissioner Surveys shall give notice in writing of the assessment in the form the Second Schedule to the owner or person in possession or sessed.	ction made in of Lands and contained in	he-
34(1) The tax imposed by this Act shall be recoverable on sun dure before a magistrate upon a complaint by the Commissioner Surveys or some person authorised by him.		tax.
(2) Proceedings for the recovery of the tax may be commence before the expiration of five years from the day on which it beca and all taxes due from the same person may be recovered on a plaint.	omes payable	
35. Whenever the owner of the land subject to the tax cannot it cannot be ascertained what is the name of the owner or whether owner or whenever the owner is believed to be evading persona summons for the purposes of proceedings under the last preceding be served-	er there is any summons. Il service, the	
(1) by leaving the same at the last known or most usual plac the owner with some adult inmate and explaining the purp such inmate, or by leaving the same affixed to the door or the land; or if there is no building or tree on the land then r attach to the driving or placing of a post on the land for th	ose thereof to to any tree on o liability will	
(2) by publishing the summons three times in the $Gazette$.		
36. In any information or complaint laid, summons or warr order made under the provisions of section 35 of this Act, it shall sary to specify the name of the owner of the land in respect of is due and unpaid, if after reasonable inquiry it cannot be ascertain name of the owner or whether there is any owner of the land, but name of the owner the words "the owner of" followed by a re	not be neces- which the tax ed what is the instead of the	vner

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scription of the land may be specified. Ex parte hearing. 37. At the time and place appointed in and by the summons for any hearing of the information therein specified, any person having or claiming any estate or interest in the land may appear in the same manner as if the summons had been directed to him by name but if no such person nor the owner of the land appears then upon proof that the summons had been served in accordance with the provisions of this Act relating to service of summons, the information specified in the summons may be heard and adjudicated upon ex parte. Sale to recover 38.-(1) If in any legal proceedings taken under the provisions of this Act it is unpaid taxes. found that the tax specified in the information has not been paid the owner of the land shall be adjudged to pay the tax so found together with the costs of the proceedings. (2) In order to raise the sum of money adjudged to be paid by the owner of the land, the magistrate shall, at the request of the Commissioner of Lands and Surveys, by himself or some other person authorised by him, sell the whole or part thereof which in the opinion of the Commissioner of Lands and Surveys shall be sufficient to realise the required amount. All sales to be by (3) All sales under this section shall be by public auction at such time and public auction in such manner as the magistrate may think fit and a reserve price shall be fixed fixing reserve consisting of the entire amount of taxes due on the land under this Act or any price. other enactments at the time of sale in respect of the land to be sold and not merely the amount recoverable on summary procedure and the costs and expenses of all proceedings attending the recovery thereof including those of the sale, and the cost estimated by the Commissioner of Lands and Surveys of any survey work that may be necessary for the proper transfer of such land to the purchaser. The highest bidder shall be declared the purchaser, if his bid is equal to or in excess of the reserve price. Form of convey-(4) On payment by the purchaser of his purchase money, the magistrate in ance on sale: charge of the sale shall execute a conveyance of the land sold and disposed of Third Schedule. to the purchaser in the form set out in the Third Schedule to this Act and such conveyance when signed and recorded in the manner provided by law shall, provided the provisions of this Act necessary to authorise such sale have been duly complied with, operate to confer on the purchaser an indefeasible title on such land free from encumbrances, fraud excepted:

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Land	Tax
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Provided that where the land sold is registered in the General Registry, the magistrate shall execute a memorandum which shall be received by the Registrar as authority, notwithstanding anything to the contrary in the General Registry Act, to cancel the registered proprietor's Certificate of Title and to issue a transfer Certificate of Title in respect of the land described in the memorandum in favour of the person named therein as registered proprietor of the same in fee simple absolute and where the land so transferred comprises a part only of the land described in the Certificate of Title in respect of so much of that land as is not covered by the transfer Certificate of Title issued to the purchaser by the original registered proprietor thereof:

And provided further that where the land sold is registered at the Lands Registry, the magistrate shall by memorandum inform the Registrar of Lands of the sale, and this memorandum shall be received by the Registrar of Lands as authority, notwithstanding anything to the contrary in the Registered Land Act, to cancel the name of the registered proprietor and to enter the name of the new purchaser of the land as registered proprietor of the same in fee simple absolute.

(5) Where any land is to be sold by auction to raise the sum of money adjudged to be paid by the owner of the land, the owner of the land may, at any time being not less than twenty-four hours before the time fixed for the holding of the said auction, pay the tax due from him and a further sum by way of penalty to cover the costs incurred in all proceedings taken up to that moment under the provisions of this Act.

(6) The magistrate shall, upon payment by the owner of the tax and the penalty specified in subsection (5) above, cancel any public auction commenced under this section and such cancellation shall not render the magistrate or any person acting under such an order of cancellation liable to an action in damages therefor.

(7) Any person may bid for and purchase any land sold under the provisions of subsection (3) of this section.

Where an alien purchases land sold under the provisions of this section he shall be granted a licence under the Aliens Landholding Act subject to such conditions as to development as the Minister may think fit.

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CAP. 194.

CAP. 327.

17

[CAP. 58

Where portion of land put up for sale and no bid equal to reserve price.

18

(8) In the event of a part of the land, in respect of which the tax or portion thereof is payable but is unpaid, being offered for sale and there being no bid for the same equal to or in excess of the reserve price, the magistrate in charge of the sale shall put up for sale in the manner provided a larger part or the whole of such land as he may in his discretion think necessary to realise the required amount.

(9) In the event of the whole of such land being offered for sale and there being no bid for the same equal to or in excess of the reserve price, the land shall again be put up for sale. Notice of such intending sale shall be published in the *Gazette* and the sale shall take place after an interval of not less than two weeks from the publication of the notice.

(10) If at the second attempted sale there is no bid equal to or in excess of the reserve price then such lands shall vest in Her Majesty the Queen, Her heirs and successors for the use of the Government of Belize.

(11) The magistrate shall issue a warrant containing a written statement of the particulars of such land, the name, so far as it is known to him, of the owner and the date or dates of the abortive sale or sales and shall cause the same to be recorded in the General Registry in the manner provided by law, and on being so recorded such warrant shall, provided the provisions of this Act necessary to authorise such sales shall have been duly complied with, constitute an indefeasible title in Her Majesty, Her heirs and successors, free from all encumbrances, fraud excepted:

CAP. 327. Provided that where the land to be sold is land registered at the General Registry, the magistrate may execute a memorandum which shall be received by the Registrar General as authority notwithstanding anything to the contrary in the General Registry Act to cancel the registered proprietor's Certificate of Title in respect of the land described in the memorandum in favour of Her Majesty, Her heirs and successors as registered proprietor of the same in fee simple absolute:

CAP. 194.
 And also provided that where the land sold is registered under the Registered Land Act the magistrate may by memorandum inform the Registrar of Lands of the abortive sale or sales and this memorandum shall be received by the Registrar of Lands as authority, notwithstanding anything to the contrary in the Registered Land Act, to cancel the name of the registered proprietor in respect of the land described in the memorandum and to enter Her Majesty.

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Her heirs and successors as registered proprietors of the same in fee simple absolute.

(12) Notwithstanding anything contained in the General Registry Act, it shall be lawful for the Registrar General to receive without proof of execution and to record any documents purporting to be signed by a magistrate under this section.

(13) When the proceeds from any sales shall exceed the amount of the entire taxes due as aforesaid and the cost and expenses of all proceedings attending the recovery thereof, including those of the sale and of survey, the surplus shall be paid to such person as shall prove himself entitled thereto to the satisfaction of the Accountant General. In cases, however, of adverse claims, disability, trusts, settlements or any uncertainty such surplus may be paid into the Supreme Court to abide any order or direction of such Court:

Provided that after the expiration of ten years to be computed from the day of the sale, such surplus if unpaid shall be appropriated to the Consolidated Revenue Fund.

39.-(1) It shall be lawful for the owner of any land to convey to Her Majesty the Queen, Her heirs and successors for the use of the Government of Belize, and for the Minister in his discretion to accept from the owner, any such land, in payment of any taxes due and payable by such owner under this Act at a value to be agreed upon between such owner and the Commissioner of Lands and Surveys.

(2) If such owner and the Commissioner of Lands and Surveys cannot agree upon the value of the land, the matter shall be determined by a Judge in Chambers in accordance with the provisions of section 11 of this Act as if the inability to agree on the value was the service of a notice of assessment. In determining the matter the Judge in Chambers shall have regard to the valuation roll affecting the land concerned:

Provided that the owner shall before any application for the sale of the land shall have been made under the provisions of section 38 of this Act by writing under his hand addressed to the Commissioner of Lands and Surveys state what land it is proposed to convey and the area thereof and on demand shall satisfy the Minister of his title to the land.

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Conveyance of land in payment of taxes.

20 CAP.	58] Land Tax				
Serving notice.	40. Every notice required by this Act to be served on any person may be given to him personally or left at his last known place of abode or business or served on him by publication of such notice once in the <i>Gazette</i> .				
Power of Supreme Court.	41. Nothing in this Act contained shall prejudice the right of the Crown, in respect of lands situate outside a town, to proceed in the Supreme Court for the recovery of any tax or penalty or to enforce any charge imposed by this Act.				
Moneys credited to Consolidated Revenue Fund.	42(1) All taxes payable under this Act shall be credited to the Consolidated Revenue Fund.				
Revenue Fund.	(2) All fines recovered under this Act shall follow the disposition of the taxes in respect of which the same are imposed.				
Regulations.	43(1) The Minister may from time to time make such regulations as may be necessary to carry out the purpose of this Act.				
	(2) Any regulations made by the Minister under the provisions of sub- section (1) shall be subject to negative resolution by the National Assembly.				
Objection when ownership changes subse- quent to giving notice.	44. Where a change of ownership of land occurs subsequent to the giving of notice of the assessment the new owner may, within three months of acquiring such ownership, object in writing, if he is not satisfied that the valuation made by the Chief Valuer represents the unimproved value. The objection so submitted shall contain all particulars as are required in subsection (1) of section 11 of this Act. The procedures followed in the hearing of such objection shall be the same as in that subsection described and the payment shall be in accordance with subsection (2) of section 11 of this Act.				
Power to obtain evidence.	45. The Chief Valuer may, in order to obtain information required for the purposes of this Act, by notice in writing, require any person, whether the person is in possession of land or not, to attend and give evidence before him, concerning any land, and to produce all books, documents and other papers whatsoever in his custody or under his control relating thereto.				

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Land Tax	[CAP. 58	21
46. Any person who fails to furnish any returns, notices or information comply with any requirements of the Chief Valuer or Commissioner of La and Surveys, as and when required by the Chief Valuer or Commissioner Lands and Surveys, shall be guilty of an offence and on summary convict thereof in a summary jurisdiction court shall be liable to a fine not exceeding thousand dollars.	inds er of tion	ılty.
47. The former Land Tax Ordinance and amendments thereto and the L Tax (Rural Land Utilization) Ordinance and amendments thereto are repea with effect from the day this Act comes into operation.	aled Tax C Ch. 4 1958 Tax (Utiliz	al of Land Drdinance, 4, R.L., , and Land Rural Land cation) nance, CAP.

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FIRST SCHEDULE

[Sections 5 and 13, 18]

A return of taxable land belonging to

		U	S	submitted of	on the o	lay of	20
Owner's name and name of property	Name of occupier	Situation of property	Title under which property is held	Total No. of acres	No. of acres developed (type) of development	No. of acres undevel- oped	Owner's assessment of market value (value of improvements and value of land)

situate at

Subscribed this, 20

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CAP. 58]

SECOND SCHEDULE

[Section 33]

Notice of assessment under Land Tax Act, 1982, of property situate other than in a town for the year 20.....

Owner's name and name of property	Occupier's Name	Situation of property	Title under which property is held	Classifica- tion	No. of Acres	Assessed unimproved value	Rate of Tax	Assessment \$ c	
				Total					

Commissioner of Lands and Surveys

- NOTE: (1) Payment must be made either in BZE currency or by a cheque on a local bank in BZE currency or by a mail transfer through a local bank in BZE currency or by a Banker's Draft on Belize or by Money Order or Postal Order.
 - (2) Please note that objections made under section 11(1) of the Land Tax Act should reach the Commissioner of Lands and Surveys within three months of the issue of this notice.

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THIRD SCHEDULE

[Section 38]

BELIZE:

THIS INDENTURE MADE thisday of20BETWEEN (the Magistrate of theJudicial District) (hereinaftercalled the grantor) of the one part and C.D. of(hereinaftercalled the grantee) of the other part. WITNESSETH that in considerationof the sum ofpaid by the grantee to the grantor, thereceipt whereof is hereby acknowledged, the grantor doth, in pursuance ofthe provisions of the Land Tax Act, but not further or otherwise, grant andconvey to the grantee, his heirs and assigns ALL THAT (describe premisesconveyed either by words or by reference to a plan or diagram thereto annexed).

IN WITNESS, etc.

SIGNED

Magistrate,

Judicial District

WITNESS

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