

**A HANDY BOOK ON THE LAW  
OF FRIENDLY, INDUSTRIAL  
AND PROVIDENT, BUILDING,  
AND LOAN SOCIETIES**

Published @ 2017 Trieste Publishing Pty Ltd

ISBN 9780649444410

A Handy Book on the Law of Friendly, Industrial and Provident, Building, and Loan Societies  
by Nathaniel White

Except for use in any review, the reproduction or utilisation of this work in whole or in part in any form by any electronic, mechanical or other means, now known or hereafter invented, including xerography, photocopying and recording, or in any information storage or retrieval system, is forbidden without the permission of the publisher, Trieste Publishing Pty Ltd, PO Box 1576 Collingwood, Victoria 3066 Australia.

All rights reserved.

Edited by Trieste Publishing Pty Ltd.  
Cover @ 2017

This book is sold subject to the condition that it shall not, by way of trade or otherwise, be lent, re-sold, hired out, or otherwise circulated without the publisher's prior consent in any form or binding or cover other than that in which it is published and without a similar condition including this condition being imposed on the subsequent purchaser.

[www.triestepublishing.com](http://www.triestepublishing.com)

**NATHANIEL WHITE**

**A HANDY BOOK ON THE LAW  
OF FRIENDLY, INDUSTRIAL  
AND PROVIDENT, BUILDING,  
AND LOAN SOCIETIES**



A HANDY BOOK  
ON THE LAW OF  
FRIENDLY, INDUSTRIAL  
AND PROVIDENT,  
BUILDING, AND LOAN SOCIETIES.

With Copious Notes.

BY NATHANIEL WHITE, ESQ.,  
OF HER MAJESTY'S CIVIL SERVICE.



LONDON :  
VIRTUE BROTHERS & CO., 1, AMEN CORNER,  
PATERNOSTER BOW.  
1865.

## PREFACE.

---

THE title-page of this book will sufficiently indicate its contents and purposes, the object being to present within a small compass and at trifling cost, a concise and perspicuous statement of the laws relating to Friendly, Industrial and Provident, Building, and Loan Societies.

The changes from time to time introduced into the law relating to these societies by legislative enactment, and the numerous and still increasing number of such societies, has induced me to think that the following pages will be found acceptable not only to the officers and members, but also to those contemplating the forming of new associations, those about to become members, and such persons who desire information on the subject.

I have endeavoured in the arrangement of this work to avoid all unnecessary technicalities in the phraseology and complexity of the law, so as to be easily

understood by every person in whose hands this book shall happen to be placed.

I have now apprised the reader of what he is to expect in the following work. Trifling as it may appear, it has cost me much time and labour. It has been my aim, however, to make this a practically useful book: I neither anticipate nor desire for it a higher commendation.

N. W.

14, PORTLAND PLACE NORTH,  
CLAPHAM ROAD, LONDON, S.

# CONTENTS.

---

## PART I.

### ORIGIN OF ASSOCIATIONS, 1.

## PART II.

### FRIENDLY SOCIETIES, HOW FORMED, 5.

Their Exemption from Income Tax, 6; Rules, how to be made; 7; Copies of Rules to be sent to the Registrar, and his Certificate obtained, 8; Actuary's Certificate to be sent with the Copies in case of Tables of Annuity, 9; Rules may be Altered, Amended, Rescinded, or New Rules made, 9; When Place of Meeting altered, Notice to be sent to Registrar, 10; Power to Society to Change its Name, 10; Societies may unite with others, or the Society may transfer its engagements to another, 11; Circulating False Copies of Rules a Misdemeanour, 11; Rules, how received in Evidence, 12; Benevolent Societies, in what case entitled to the Benefits of this Act, 12; Buildings for the purpose of Society may be Purchased or Leased, 13; Statutes as to Unlawful Oaths not to extend to Societies under Act, or any Repealed Acts, 14.

## PART III.

### THE APPOINTMENT OF OFFICERS AND MEMBERS, THEIR RIGHTS, DUTIES, AND LIABILITIES.

Trustees, how appointed, 16; Minors may be elected Members, 16; Property of Society vested in Trustees, 17; Actions by or against them, 17; Limitation of their Responsibility, 18; An officer to be proceeded against in behalf of a Society, 18; Treasurer to give Security, 19; Treasurer to account, 20; Property, how recovered if Officer die or become Bankrupt, 21; Punishment of Fraud in withholding Money, 22; Trustees may subscribe to a Hospital or Provident Institution, 24; Returns to the Registrar, when and how to be made, 24; Penalty for not making Annual Return, 25.



## PART IV.

## FUNDS, HOW INVESTED, 26.

Funds may be invested with the Commissioners of the National Debt, 27; If accounts not made to Commissioners, interest thereon to cease, &c., 28; Re-depositing of Money withdrawn, 28; Transfer of Stock, 28; Power of Attorney, &c., not liable to Stamp Duty, 29; Limitation of Exceptions to Societies not assuring above £200, 30.

## PART V.

## DETERMINATION OF DISPUTES.

As to Determination of Disputes according to Rules, 31; Disputes to be settled by Justices, if Rules so direct, 31; In what cases by the County Court, 32; How order enforced, 33; Lord Chancellor may make order for Regulating the Proceedings, 33; In the case of Societies whose Rules are not certified, Disputes between the Society and its Members to be settled as in cases of Certified Societies, 34; Jurisdiction of County Court given to the Sheriffs' Court in London, and Assistant Barrister, &c., in Ireland, and Section 24 extended to Ireland, 34.

## PART VI.

## LIMITATION OF AMOUNT OF MONEY TO BE PAID ON DEATH OF CERTAIN MEMBERS, AND REGULATIONS AS TO PAYMENT OF SAME.

On Death, sum under £50 may be paid without Administration, 35; Indemnity to Trustees, 35; No member to receive more than £200, or £30 a year, from any number of Societies, 36; No money to be paid on Death of a Child without a Certificate by a Medical man, 37.

## PART VII.

## VOLUNTEERS, EXTRA CONTRIBUTIONS PAYABLE BY, 39.

## PART VIII.

## FRIENDLY SOCIETIES ENTITLED TO UNCLAIMED EFFECTS OF DECEASED BRAMEN MEMBERS, 41.

## PART IX.

## FRIENDLY SOCIETIES, HOW DISSOLVED, 42.

Registrar's Award to be conclusive without Appeal, 45; Evidence of Dissolution, 45.

*NOTE.*—The numbers of the Sections before the clauses in Parts I. to IX., both inclusive (where not otherwise stated), relate to the Act 18 and 19 Vic., chap. 63.

## PART X.

THE INDUSTRIAL AND PROVIDENT SOCIETIES' ACT, 25 AND 26 VICTORIA,  
CHAPTER 87.*Arrangement of Clauses.*

Repeal of recited Acts, 48; As to Societies Registered under recited Acts, 48; Constitution of Societies under this Act, 48; Rules 48; Registration of Society, 49; Certificate of Registration to vest all Property in Society now held in trust for Society, 49; Copy of Rules to be Delivered to persons on Demand, 49; No Society to be Registered by same Name as that of any Existing Society, 49; Members' Interests Limited to £200, 49; Publication of name by Society, 50; Penalties on Non-publication of name, 50; Every Society to have a Registered Office, 51; Penalty on Default, 51; Notice of Situation of Registered Office, 51; Signature and effect of Rules, 51; Application of Friendly Societies Acts to this Act, 51; Power to Member to Nominate Persons into whose name his Interest may be Transferred at his Death, 52; As to the Winding up of Societies, 52; Dissolution of Society not to prevent Winding up of its affairs, 52; Provisions of Joint-Stock Companies' Acts to apply, 53; Liability of present and past Members of Society, 53; Society may be constituted under Companies Acts, 54; Members may Inspect Books, 54; Sheriffs' Jurisdiction in Scotland, 54; Annual Returns to be prepared as Registrar may direct, 54; Recovery of Penalties, 54; Short Title, 55.

## PART XI.

AN ACT FOR THE REGULATION OF BENEFIT BUILDING SOCIETIES, 6 AND 7  
WILLIAM IV., CHAPTER 32.*Arrangement of Clauses.*

Societies may be established for the Purchase or Erection of Dwelling-houses, 57; Bonus, &c., not to be Usurious, 58; Rules may be made to Provide forms of Conveyance, &c., 59; Provisions of Friendly Societies' Acts Extended to this Act, 59; Receipt endorsed on Mortgage to be Sufficient Discharge without Reconveyance, 60; Not to authorise Investment of Funds in Savings-Bank, 60; Benefit of Act to Extend to all Societies Established prior to June, 1836, 60; Exemption from Stamp Duty, 61; Public Act, 61.

*Building Societies not Enrolled Liable to Operation of Winding-up Act, 59.*

## PART XII.

AN ACT TO AMEND THE LAWS RELATING TO LOAN SOCIETIES, 3 AND 4  
VICTORIA, CHAPTER 110.*Arrangement of Clauses.*

Repeal of 5 and 6 Wm. IV., c. 23, and Provisions to be in Force for Recovery of all Sums Lent previous to Passing of this Act, 62; Society not Liable to Penalties for Loans made before Passing of

Act, 63; Formation of Loan Societies under Restrictions in this Act, 63; Three Transcripts of Rules to be Submitted to a Barrister, &c., 63; Barrister, &c., to Certify the Transcripts, and Fee payable to Barrister, 64; One Transcript to be kept by the Barrister, another Returned to the Society, and the third sent to Clerk of the Peace, 64; Justices to Confirm Rules, 65; Rules, &c., to be Binding when Certified by Barrister, 65; No Confirmed Rule to be Altered but at a General Meeting of the Society, &c., 65; Limitation of Fee payable to Barrister, 65; Rules to be entered in a Book to be Kept by the Officers of the Society, 66; Property of Society Vested in the Trustees thereof, 67; Societies to Issue Debentures, 68; Trustees Signing Debentures, not personally Liable unless specially undertaken, 68; Sums under £50 deposited in any Loan Fund Society Payable without Probate to the Representative of any deceased Debenture-holder, 68; Treasurer, &c., to give Security, 69; Amount of Loan, 69; No Note or Security liable to Stamp Duty, 69; Securities not Transferable, 70; Recovery of Loans, 70; Recovery of Loans in Courts of Request, 72; Power of Societies to reduce Demand, to enable Courts of Request to Adjudicate, provided they accept the same in full, 72; Treasurer of any Loan Society to Sue for Securities granted to his Predecessors, 72; Sum to be demanded for Inquiries, 73; Sum for Interest, 73; New Schemes must be Certified by Actuary of National Debt Office, 74; Sums herein stated to be in full of all Charges, 74; Clerks overcharging Liable to Penalties of Usury, 75; Instalments not to be Paid in Advance, nor Loans to be Balloted for, 75; Penalty, 76; Members to be competent witnesses, 76; Forms stated in Schedule may be used, 76; Abstract of Accounts to be made out Yearly and sent to the Barrister, 76; Copy thereof to be laid before Parliament, 77; Trustees not personally liable, 77; Extent of Act, 77; Interpretation Clause, 77; Duration of Act, 78; Act may be amended this Session, 78.

*Loan Societies' Act made Perpetual, 26 and 27 Vic. chap. 56, 78.*