Status: This is the original version (as it was originally enacted).

SCHEDULES.

FIFTEENTH SCHEDULE

PROVISIONS RELATING TO PERPETUALLY RENEWABLE LEASES AND UNDERLEASES.

Conversion of perpetually renewable under-leases into long terms.

- 2 (1) Land comprised in any underlease, which at the commencement of this Act was perpetually renewable and was derived out of a head term affected by this Act, shall, by virtue of this Act, vest in the person who at such commencement was entitled to the subterm or interest for a term of two thousand years less one day, to be calculated from the date at which the head term created by this Act commenced, at the rent and subject to the underlesseo's covenants and conditions (if any) which under the underlease would have been payable or enforceable during the subsistence of such subterm or interest.
 - (2) The rent, covenants and conditions (if any) shall (subject to the express provisions of this Act to the contrary) be payable and enforceable during the subsistence of the sub-term created by this Act; and that subterm shall take effect in substitution for the subterm or interest created by the underlease, and be subject to the like power of reentry (if any) and other provisions which affected the subterm or interest created by the underlease, but without any right of renewal.
 - (3) The foregoing provisions of this section shall also apply to any perpetually renewable subterm or interest which, at the commencement of this Act, was derived out of any other subterm or interest, but so that in every case the subterm created by this Act shall be one day less in duration than the derivative term created by this Act, out of which it takes effect.