CHAPTER 70

An Act Respecting Central City Mission

[Assented to 2nd April, 1971.]

Preamble.

WHEREAS Central City Mission Limited, a company having charitable objects, was incorporated on the 29th day of June, 1909, under the *Companies Act* of British Columbia;

And whereas Central City Mission, a society having charitable objects, was incorporated on the 27th day of May, 1953, under the Societies Act of British Columbia;

And whereas it is desirable that Central City Mission acquire all the property, real and personal, of Central City Mission Limited, to the end that such property shall continue to be used only for charitable purposes;

Therefore Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of British Columbia enacts as follows:—

Short title.

1. This Act may be cited as the Central City Mission Act.

Interpretation.

- 2. In this Act unless the context otherwise requires:
- "Central City Mission" means the society incorporated under that name on the date aforesaid under the Societies Act,
- "Company" means the company incorporated under the name "Central City Mission Limited" on the date aforesaid under the Companies Act.

Transfer of company property.

3. All the property, real and personal, of the Company is hereby transferred to and vested in Central City Mission without compensation to the Company or any person having a share or interest therein and all debts and obligations of the Company shall be assumed, paid and discharged by Central City Mission.

References in documents. 4. Any reference to Central City Mission Limited in a will, codicil, deed or other document or instrument whatsoever made before or after the coming into force of this Act shall be read, construed, and given effect to as if Central City Mission were referred to in the place and stead of Central City Mission Limited and the receipt of Central City Mission for any money or property payable, bequeathed or devised or given to the Company and paid or transferred to Central City Mission is a sufficient and valid discharge therefor.

Interesta

5. Any land or interest in land that is registered under the Land Registry Act in any Land Registry Office in the name of the Company shall be deemed