

A GUIDE

TO THE

STAMP AND COURT FEES' ACTS

(Nos. XVIII of 1869, and VII of 1870).

ARRANGED ALPHABETICALLY.

WITH APPENDICES AND ADDENDA,

CONTAINING THE

ENTIRE TEXTS OF THE GENERAL STAMP AND THE COURT FEES' ACTS, AND THE RULINGS OF THE BOMBAY AND MADRAS HIGH COURTS ON THE SAME.

COMPILED BY

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1871.

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THE HON'BLE MR. JUSTICE JAMES GIBBS, JUDGE OF HER MAJESTY'S HIGH COURT OF JUDICATURE, BOMBAY,

то

THIS VOLUME

IS WITH PERMISSION

Bespectfully Dedicated,

BY HIS HUMBLE AND MUCH OBLIGED SERVANT,

DUTTATRAY DAJEE ADHIKARY.

PREFACE.

THIS work consists of the provisions of the General Stam Act (XVIII of 1869) and the Court Fees' Act (VII of 1870 arranged in alphabetical order according to the subject, and th amount of the requisite Stamp or Fee stated in opposite column under each heading.

No pains have been spared to render the work accurat exhaustive, and full. Not only has no requirement of the Stam law itself been omitted, but every section, clause, or explantory note, whether of that law, or of the Civil or Criminal Prccedure, the Penal Code, or any other Act or law which has bearing on the text, and might serve to elucidate it, has bee added in foot-notes for the sake of easy and ready reference ; an the Compiler hopes that the work, by thus bringing together the somewhat scattered and intricate provisions and requirements of the Stamp law in an intelligible shape, will prove acceptable t the lawyer and the man of business of every grade.

To the Guide are added, as Appendices A and B, the er tire texts of the General Stamp Act (XVIII of 1869) and of th Court Fees' Act (VII of 1870). The Addenda consist of th rulings of the High Court in the Presidency of Madras and th Notifications issued by the Government of Bombay from tim to time in connection with these Acts. The rulings of th High Courts in the other Presidencies not having been receive in time, the Compiler regrets his inability to embody them.

Should the reader of the Guide find any errors,—as error may have crept in the work,—the Compiler would feel gratefi to be informed of the same with the object of correcting the in a future edition. Any suggestions for the improvement of the work in any particular will be equally acceptable.

The Compiler has received a great deal of assistance from his friends in the preparation of this work, for which he begs in this place to offer his sincere and grateful acknowledgments.

DUTTATRAY DAJEE ADHIKARY.

BOMBAY, 20th February 1871.

[vii]

INDEX.

	A			PAG	E
Alexander of	-				1
Abatement of C		***	•••		1
			•••		1
Accountant G					1
High Court			lam.		-
Accounts	•••		•••		2
Acknowledgm			ance		
of Account o			•••	•	3
Acknowledgme			•		_
on Letter of A	Allotr	nentor	Call		. 3
Act	•••	•••	•••		3
Additional Fee	-	•••	•••	3 to	5
Adhesive Stam		•••	•••	5 to	8
Administration		•••	•••		8
Administration			•••		8
Administration	, Let	ters of	·		8
Adoption	•••	•••	•••		9
Affidavit	•••	•••	•••		10
Agent	•••	•••	•••		10
Agreement	••	•••	•••		10
Allowance	•••		•••		11
Annuity	•••	•••	•••		11
Appeal	•••	•••		11 to	13
Application	•••	•••		13 to	18
Appointment	•••	••	•••		19
Appraisement	•••	•••			19
Articles of Ass	ociat	ion	•••		19
Articles of Cle	rkshi	р			19
Assignment					19
Attachment					20
Attornies					20
Authentication	1				20
Authority					20
Award					20
D.11 D		B			01
Bail-Bond	•••	•••	•••		21

	PAGE	PAGE
A		Bill of Lading 23
Abatement of Rent	1	Bond 23 to 27
Abetment of Offences	1	Bond, Bottomry 23
Accountant General of the		C
High Court at Fort William.	1	•
Accounts	2	Cancellation of Adhesive Stamp 27
Acknowledgment of Balance		Cancellation of Stamp 27
of Account or Debts	. 3	Caveat 27
Acknowledgment of sums paid		Certificate 28
on Letter of Allotment or Call	. 3	Certificate of Administration 28
Act	3	Charitable Allowances 28
Additional Fees	3 to 5	Charter Party 29
Adhesive Stamps	5 to 8	Cheque 29
Administration	8	Chief Commissioner 29
Administration-Bond	8	Chief Controlling Revenue or
Administration, Letters of	8	Executive Authority 29 to 30
Adoption	9	Chief Justice 30
Affidavit	10	Civil Court 30 to 32
Agent	10	Code of Civil Procedure 32 to 33
Agreement	10	Collateral Instrument 33
Allowance	11	Collateral Security 33
Annuity	11	Collector 33 to 37
Appeal	11 to 13	Company 37
Application	13 to 18	Compensation 37 to 38
Appointment	19	Complaints 38
Appraisement	19	Composition-Deed 38
Articles of Association	19	Conservancy 39
Articles of Clerkship	19	Consideration 39
Assignment	19	Conveyance 39 to 42
Attachment	20	Co-partnership 42
Attornies	20	Copy 42 to 43
A	20	Counterpart 43
A 13 11	20	Courts of Requests 43
	20	Courts of Small Causes 44
Award	20	Criminal Court 44
В		Criminal Proceedings 44
Bail-Bond	21	Cultivator 44
	21 to 23	Customs-Bond 44
-		

[viii]

•

		PAGE	I	PAGE
	D		_	CO 4- CO
Damages		44	Impressed Stamp	68 to 69
Declaration	•••	44 to 45	Inam Lands	69
Declaratory-Decree		45	Indemnity-Bond	69
Decree	•••	45	Indian Divorce Act	69
Deed		45	Indian Income Tax Act	69
Definitions		46 to 49	Injunction	69
Dissolution of Part	nership	49	Instruments	69 to 72
Distraint		50	Insufficient Stamp	72
Dock-Warrant	•••	50	Interest	72
Document	•••	50 to 51	Inventions	73
Doubts	•••	51	Irrigation	73
Duplicate		51	J	
Duty		51 to 53	Judgment	73
2 aly		01	Judicial Stamp	73
1	Е		K	
	_	50	Kubulayet	73
Easement	•••	53	-	
Ejectment	••	53	L	
Estates	•••	53	Land	73 to 74
Examination	•••	. 53	Land Revenue	74
Excise	•••	53	Lease	74 to 76
Execution	•••	54	Letter	76
Exemptions	•••	54 to 58	Letter of Credit	76
Extent	••	58	Letter of Hypothecation	76
Extract	•••	58	Letter of License	76
			Loan	76
	F		Local Government	77 to 78
Fees	•••	58 to 63	M	
Fines	• •••	63	Magistrate	78
Foreign Bills	•••	63 to 64	Maintenance	20
Foreign Currency	•••	[.] 64	Marlard Walter	
Forests	•••	65	Manna Durft	50
			Mofussil Courts	79 79
	G		Moonsiffs	70
C		65	Mortgage	79
Garden	•••	65	1 1 1 1 1	79 to 81
Gift	•••	65	11 11 15	01
Goods		65	Nr. 11 (*	01
Government of In		65	36.11	81 to 82
Government Secur		65		
Governor General	in Coun	icil 65	municipal Commissioner	82
	н		N	
	**		Negotiable Instrument	82
High Court	•••	66 to 67	Net Profits	82
House	•••	67	Notarial Act	82
Hundi	•••	67	Notaries Public	82
Hypothecation	•••	67		82
~ •				

PAGE

83
83
83
84

P

Paper					84
Parsee Marria	ge and	Divo	rce		
Act	-		•••		84
Partition-Deed			•••		84
Partnership		•••			85
Pauper		•••			85
Payments by C					85
Payments by G					85
Penalty			•••	85 to	88
Pension	•••	•••	••		88
Peons	•••	•••			89
Periodical pay	ments	•••	•••		89
Petition	•••		••	89 to	90
Pleader		•••	•••		90
Pledge	•••				90
Policy of Insu	rance	•••	•••		91
Power	•••	•••	•••		91
Power-of-Atto	rney	•••	•••	91 to	92
Pre-emption	•••	•••	••••		92
Prisoner		••	•••		92
Probate	•••	•••	•••		92
Process	•••	•••	•••	92 to	94
Promissory-No	ote		•••	94 to	95
Property		•••			96
Prosecutions		•••	••••		96
Protest	•••	•••			96
Proxy	•••	•••	•••		97
Public Offices		•••	•••		97
Public Servant	· • • •		•••	97 to	98
Punchayats	•••				98
	~				
	R				

Receipt	••••	••••	••••	98 to 99
Recognizance	•••	•••	•••	99
Re-conveyance	ə	•••		100
Redemption	•••			100
Refund	•••		1(00 to 102
Registration	•••		•••	102
Release		•••	•••	102
Remission		•••		102
Remuneration	••••	•••	•••	102

				PAGE		
Rent				102		
Repeal	•••	••	109	to 118		
Respondentia	 Bond	•••	100	118		
Revenue	-Donu		•••	119		
Revenue Cou	•••	•••	•••	119		
		••••	•••			
Review of Ju	ugmen	n	•••	119 119		
Reward	•••	•••	•••	115		
	1	S				
Sale	••	•••	•••	119		
Securities	•••	•••	•••	120		
Settlement	•••	•••	•••	120		
Shares		•••	•••	120		
Shipping Ord	ler	•••	•••	120		
Specification	•••		120) to 121		
Spoiled Stan	р		121	to 122		
Stamps	•••		122	to 125		
Stamp Paper	• • • •			126		
Suit	•••		126	6 to 141		
Accounts.						
(1.)—Su	it for					
Adoption.	•• •• •					
(2.)—Su	IT TO SE		e an.			
Annuities.						
(3.)—Su						
(3a.)—S	uit for	arreau	rs of.			
Award.						
(4.)—Su	it for t	the sp	ecific p	erform-		
ance o	of an.					
(5.)-Suit to set aside an.						
Collector.						
(6.)—Su	its bef	ore Co	llectors	under		
Madra	s Reg	ulation	ı .			
Compensati	on.					
(7.)—Su						
Contract.						
(8.)-St	it for t	hann	aifa m			
ance (пе вре	erne p	er torm-		
Court of 1						
(9.)—8	uit file	a m.				
Damages.						
(10.)—8	Suit for	r.				
Declarator	ry-Deci	ree.				
(11.)8	-		ı a, whe	re con-		
			sough			
(12.)8						
			ef is sou			

Suit-continued. Ejectment. (13.)-Suit to contest a notice of. Estates. (14)-Suit to alter or cancel any entry in a register of - names of proprietors of revenue paying estates. Garden. (15.)-Suit for possession of a. House. (16.)-Suit for possession of a. Injunction. (17.)-Suit to obtain an. Land. (18.)-Suit for a right to some benefit to arise out of. (19.)-Suit to set aside an attachment of, or interest in, or revenue. (20.)-Suit for possession of, under Act XIV of 1859. (21.)-Suit to maintain existing possession of. (22.)-Suit to maintain existing possession of, under Act 16 of 1838 or Bombay Act 5 of 1864. (23.)-Suit for the possession of Land, House, or Garden. Land-Revenue. (24.)-Suit for the interest of an assignee in. Lease. (25.)-Suit for the specific performance of a contract of a. (26.)-Suit for the delivery by a tenant of the counterpart of a. (27.)-Suit for the delivery by a landlord of a. Maintenance. (28.)-Suit for arrears of. (29.)-Suit for. Marriage. (30.)-Suit for dissolution of mar-

riage of Native Converts under Act, 1866. Suit-continued.

(31.)-Suit under the Parsee Marriage and Divorce Act.

Miscellaneous Suits.

(32.)—Where subject cannot be estimated and which is not otherwise provided for by the Court Fees' Act.

Moonsiffs.

(33.)—Suit tried by village Moonsiffs in the Madras Presidency.

Mortgage.

(34.)—Suit for the specific performance of a contract of.

Mortgaged-Property.

(35.)-Suit against a Mortgagee for redemption of.

(36.)-Suit for the foreclosure of.

Multifarious Subjects.

(37.)-Suit for.

Occupancy.

- (38.)-Suit to establish or disprove a right of.
- (39.)—Suit to recover the occupancy of land from which a tenant has been illegally ejected by the landlord.

Pauper.

(40.)-Suit by a.

Periodical Payments.

(41.)-Suit for arrears of.

(42.)-Suit for.

Pre-emption.

(43.)-Suit to enforce right of.

Property.

(44.)—Suit to enforce right to a share in joint family property.

(45.)—Suit for moveable property other than money where the subject matter has a market value.

(46.)—Suit for moveable property other than money where the subject matter has no market value.

iit—continued.	1				PAGE
Punchayat.	Summons		•••	•••	142
		נ			1.0
(47.)—Suit before District Puncha-	Taxing Officer	••••	•••	•••	142
yat in the Madras Presidency.	Tenant	•••	•••	•••	142
Rent.	Title	•••	••	•••	142
	Transfer	•••	•••	142	2 to 143
(48.)—Suit for abetment of.	Translation	•••	•••	•••	143
(49.)-Suit to enhance the rent of a	Trust	•••	•••	••	143
tenant having the right of occu-	Trustee	•••	•••	•••	143
• •		T	J		
pancy.	Unstamped D	ocume	nts		143
Sale.	Unstamped In				3 to 144
(50.)—Suit for specific performance	-	•	v		
of a contract of.	Vakeels	•••	•	•••	144
(50a.)—Suit to make a conditional	Valuation	•••	•••	144	1 to 146
sale absolute.		٦	W		
	Will	•••	•••	•••	146
Summary Decision.	Written State	ments			146
(51.)-Suit to alter or set aside a.	Appendix A			14	7 to 177
Wife.	APPENDIX B		•••		8 to 206
(52.)-Suit to take possession of a.	ADDENDA				7 to 211

GUIDE

то

THE STAMP AND COURT FEES' ACTS.

ABATEMENT OF RENT.

Computation of Fee in Suit for,

(See Suit No. 48.)

ABETMENT OF OFFENCES.

General Stamp Act (XVIII of 1869.)

Section 36.—Whoever abets within the meaning of the Indian Penal Code* any offence made punishable by this Act shall be punished with the punishment hereinbefore provided for such offence.

ACCOUNTANT GENERAL OF THE HIGH COURT AT FORT WILLIAM.

Court Fees' Act (VII of 1870.)

Section 36.—Nothing in Chapters II.† and V.‡ of this Act

applies to the commission payable to the Accountant

• Section 107 of Act XLV of 1860. (Indian Penal Code.)

A person abets the doing of a thing who-

1st. Instigates any person to do that thing ; or,

- 2ndly. Engages with one or more other person or persons in any conspiracy for the doing of that thing, if an act or illegal omission takes place in pursuance of that conspiracy, and in order to the doing of that thing; or,
- 3rdly. Intentionally aids, by any act or illegal omission, the doing of that thing.

Explanation.-1. A person, who by wilful misrepresentation, or by wilful concealment of a material fact which he is bound to disclose, voluntarily causes or procures, or attempts to cause or procure, a thing to be done, is said to instigate the doing of that thing. Explanation.-2. Whoever, either prior to or at the time of the commission

Explanation.—2. Whoever, either prior to or at the time of the commission of an act, does anything in order to facilitate the commission of that act, and thereby facilitates the commission thereof, is said to aid the doing of that act.

+ Chapter II.

Fees in the High Courts and in the Courts of Small Causes at the

Presidency Towns.

Section 3.—The fees payable for the time being to the Clerks and Officers (other than the Sheriffs and Attornies) of the High Courts established by Letters Patent, by virtue of the power conferred by Statute 24th and 25th of Victoria, Chapter 104, Section 15,

or chargeable in each of such Courts under No. 11 of the first, and Nos. 7, 12, 14, 16, 20 and 21 of the second, schedule to this Act annexed;

and the Fees for the time being chargeable in the Courts of Small Causes at the Presidency Towns and their several offices; General of the High Court at Fort William, or to the Fees which any officer of a High Court is allowed to receive in addition to a fixed salary.

ACCOUNTS.

Suit for,

(See Suit No. 1.)

shall be collected in manner hereinafter appearing.

Section 4.—No document of any of the kinds specified in the first or second schedule to this Act annexed, as chargeable with Fees, shall be filed, exhibited or recorded in, or shall be received or furnished by, any of the said High Courts in any case coming before such Court in the exercise of its extraordinary Original Civil Jurisdiction;

or in the exercise of its Extraordinary Original Criminal Jurisdiction;

or in the exercise of its jurisdiction as regards appeals from the judgment of two or more Judges of the said Court, or of a Division Court;

or in the exercise of its jurisdiction as regards appeals from the Courts subject to its superintendence;

or in the exercise of its jurisdiction as a Court of reference or revision ;

upless in respect of such document there be paid a fee of an amount not less than that indicated by either of the said schedules as the proper fee for such document.

Section 5.—When any difference arises between the officer whose duty it is to see that any Fee is paid under this Chapter and any suitor or Attorney, as to the necessity of paying a Fee or the amount thereof, the question shall, when the difference arises in any of the said High Courts, be referred to the taxingofficer, whose decision thereon shall be final, except when the question is, in his opinion, one of general importance, in which case he shall refer it to the final decision of the Chief Justice of such High Court, or of such Judge of the High Court as the Chief Justice shall appoint either generally or specially in this behalf.

When any such difference arises in any of the said Courts of Small Causes, the question shall be referred to the Clerk of the Court whose decision thereon shall be final, except when the question is, in his opinion, one of general importance, in which case he shall refer it to the final decision of the First Judge of such Court.

The Chief Justice shall declare who shall be taxing-officer within the meaning of the first paragraph of this Section.

1 Chapter V.

Of the mode of levying Fees.

Section 25.—All Fees referred to in Section three or chargeable under this Act shall be collected by Stamps.

Section 26.—The stamps used to denote any Fee chargeable under this Act shall be impressed, or adhesive, or partly impressed and partly adhesive, as the Governor-General of Iudia in Council may, by notification in the *Gazette of India*, from time to time direct.

Section 27.—The Local Government may, from time to time, make Rules for regulating—

(a) the supply of Stamps to be used under this Act,

- (b) the number of Stamps to be used for denoting any Fee chargeable under this Act,
- (c) the renewal of damaged or spoiled Stamps, and

(d) the keeping accounts of all Stamps used under this Act :

Provided that, in the case of Stamps used under Section 3 in a High Court, such rules shall be made with the concurrence of the Chief Justice of such Court.

All such rules shall be published in the Local Official Gazette, and shall thereupon have the force of Law.

[3]

ACKNOWLEDGMENT OF BALANCE OF ACCOUNT, OR OF DEBTS.

General Stamp Act (XVIII of 1869, Schedule II.)

No. 5.—Note or memorandum written in any book or written on a separate paper, whereby any account, debt, or demand, or any part of any account, debt, or demand therein specified, and amounting to twenty Rupees or upwards, is expressed to have been balanced, or is acknowledged to be due

Anna 1*

ACKNOWLEDGMENT OF SUMS PAID ON LETTER OF ALLOTMENT, OR CALL.

(See Exemption.)

ACT.

General Stamp Act (XVIII of 1869.)

- Section 51.—Every Local Government shall cause this Act and the schedules hereto annexed to be carefully translated into the principal vernacular languages of the territories subject to its control.
- A full alphabetical index shall be added to every such translation, and the translation and index shall be printed and sold to the public at a price not exceeding four annas per copy.

ADDITIONAL FEES.

Court Fees' Act (VII of 1870.)

Section 10.-i.-If in the result of any such investigation (as

Section 28.—No document which ought to bear a stamp under this Act shall be of any validity, unless and until it is properly stamped.

But if any such document is through mistake or inadvertence received, filed or used in any Court or Office without being properly stamped, the presiding Judge or the Head of the Office, as the case may be, or, in the case of a High Court, any Judge of such Court, may, if he thinks fit, order that such document be stamped as he may direct; and on such document being stamped accordingly the same and every proceeding relative thereto shall be as valid as if it had been properly stamped in the first instance.

Section 29.—Where any such document is amended in order merely to correct a mistake and to make it conform to the original intention of the parties, it shall not be necessary to impose a fresh stamp.

Section 30.-No document requiring a stamp under this Act shall be filed or acted upon in any proceeding in any Court or Office until the stamp has been cancelled.

Such Officer as the Court or the head of the Office may from time to time appoint shall, on receiving any such document, forthwith effect such cancellation by punching out the figure-head so as to leave the amount designated on the stamp untouched, and the part removed by punching shall be burnt or otherwise destroyed.

* This duty may be denoted by an adhesive stamp.

is referred to in Section 9*), the Court finds that the nett profits or market-value have or has been wrongly estimated, the Court, if the estimation has been excessive, may in its discretion refund the excess paid as such fee : but if the estimation has been insufficient, the Court shall require the plaintiff to pay so much additional fee as would have been payable had the said market-value or nett profits been rightly estimated :

- ii.—In such case the suit shall be stayed until the additional fee is paid. If the additional fee is not paid within such time as the Court shall fix, the suit shall be dismissed :
- iii.—Section one hundred and eighty of the Code of Civil Procedure shall be construed as if the words 'the market-value of any property or' were inserted after the word 'ascertaining,' and as if the words 'or annual nett profits' were inserted after the word 'damages.'
 - Section 11.—In suits for mesne profits or for immoveable property and mesne profits, or for an account, if the profits or amount decreed are or is in excess of the profits claimed or the amount at which the plaintiff valued the relief sought, the decree shall not be executed until the difference between tho fee actually paid and the fee which would have been payable had the suit comprised the whole of the profits or amount so decreed shall have been paid to the proper officer.
 - Where the amount of mesne profits is left to be ascertained in the course of the execution of the decree, if the profits so ascertained exceed the profits claimed, the further execution of the decree shall be stayed until the difference between the fee actually paid and the fee which would have been pay-

[•] Section 9.—If the Court sees reason to think that the annual nett profits or the market value of any such land, house or garden as is mentioned in Section 7, paragraphs 5 and 6, have or has been wrongly estimated, the Court may, for the purpose of computing the fee payable in any suit therein mentioned, issue a commission to any proper person, directing him to make such local or other investigation as may be necessary, and to report thereon to the Court.

able had the suit comprised the whole of the profits so ascertained is paid. If the additional fee is not paid within such time as the Court shall fix, the suit shall be dismissed.

Section 16.—When any appeal is presented to a Civil Court, not against the whole of a decision, but only against so much thereof as relates to a portion of the subject matter of the suit, and, on the hearing of such appeal, the respondent takes, under section *Three hundred and forty-eight** of the Code of Civil Procedure, an objection to any part of the said decision other than the part appealed against, the Court shall not hear such objection until the respondent shall have paid the additional fee which would have been payable had the appeal comprised the part of the decision so objected to.

ADHESIVE STAMPS.

General Stamp Act (XVIII of 1869.)

- Section 5.—(a).—All instruments chargeable under this Act with a duty of one anna, bills of exchange and promissory notes drawn or made out of British India, and transfers by endorsement of shares of Companies and Associations may (subject to the provisions hereinafter contained) be stamped with adhesive stamps.
- Section 8.—The holder of any bill of exchange or promissory note drawn or made out of British India, and not stamped as required by this Act, shall, before he presents the same for acceptance or for payment, or endorses, transfers, or otherwise negotiates such bill or note, affix thereto the proper adhesive stamp or stamps for denoting the duty with which it is chargeable under this Act.
- Section 26.—(a).—When any bill of exchange, promissory note, cheque, or order for the payment of money on demand by any banker or person acting as a

[•] Section 348.—Upon the hearing of the appeal the respondent may take any objection to the decision of the lower Court which he might have taken if he had preferred a separate appeal from such decision.

banker, chargeable hereunder with the duty of one anna, comes to his hands unstamped, he may affix thereto the necessary adhesive stamp, and cancel the same in the manner required by this Act, and upon so doing, may charge the duty against the person who ought to have paid the same, or deduct such duty from the sum so directed to be paid.
(b).—Such bill, note, cheque, or order shall, so far as relates to the stamp duty chargeable thereon, be valid; but this shall not relieve any person or

firm from liability to the penalty which he or it may have incurred by issuing or giving the said bill, note, cheque, or order unstamped.

- Section 27.—(a).—Any person, or the agent of any person, from whom money exceeding in amount twenty rupees is due or claimed to be due, and who shall have paid such money, may provide a piece of paper with an adhesive stamp of one anna affixed thereto, and may require of the person entitled to such money or any agent to whom the same shall have been paid, a receipt for such money, and also the value of the said stamp.
 - . (b).—If any one to whom money shall have been so paid refuses to give such receipt upon demand thereof, or to pay the value of the said stamp thereon, he shall be liable for every such offence to a fine not exceeding one hundred rupees.
- Section 31.—Any person or firm presenting for acceptance or payment a bill of exchange or promissory note to which an adhesive stamp has been affixed under section eight,

and any person or firm endorsing, transferring, or in any manner negotiating such bill or note,

shall, before delivering the same out of his or its hands, custody, or power, cancel the stamp so affixed, in such manner as to show that the stamp has been made use of, and so that the same shall not admit of being used again.

Any person or firm who or which ought, as

directed by this Act, to cancel such stamp in manner aforesaid, and refusing or neglecting so to do, shall be liable for every such offence to fine not exceeding one hundred rupees.

Section 33.—Whenever an adhesive stamp is used as hereinbefore authorized, the person making or executing the instrument to which such stamp is affixed shall, before delivering the instrument out of his hands, custody or power, cancel the stamp so used so that it cannot be used again.

Any person making or executing such instrument, and failing to cancel the stamp affixed thereto in manner aforesaid, shall, for every such offence, be liable to fine not exceeding one hundred rupees.

ADHESIVE STAMPS.

General Stamp Act (XVIII of 1869, Schedule II.)

- No. 1.—BILL OF EXCHANGE, PROMISSORY NOTE, CHEQUE OR ORDER for the payment on demand of an amount exceeding twenty rupees.
- No. 2.-LETTER OF CREDIT.
- No. 3.—AGREEMENT OR MEMORANDUM OF AN AGREEMENT relating to the sale of any Government Security, share in a Company or Association, or Bill of Exchange.
- No. 4.—CERTIFICATE OR OTHER DOCUMENT purporting to denote the right or title of the holder thereof, or any other person, either to any shares, scrip, or stock in or of any Company or Association, or proposed Company or Association, or to become proprietor of shares, scrip, or stock in or of any such Company or Association.
- No. 5.—NOTE OR MEMORANDUM written in any book or written on a separate paper, whereby any account, debt, or demand, or any part of any account, debt, or demand therein specified, and amounting to twenty rupees or upwards, is expressed to have been balanced, or is acknowledged to be due.
 - This duty may be denoted by an adhesive stamp.

• One Anna•

- No. 6.—Shipping Order for or relating to the conveyance of goods on board of any vessel.
- No. 7.—RECEIPT OR DISCHARGE given for or upon the payment of money, or delivery of goods, in satisfaction of a debt, the amount or value of which money or goods exceeds twenty rupees.
- No. 8.—PROXY to vote at any one meeting of—
 - (a).—Members of a Company or Association whose stock or funds is or are divided into shares and transferable.

∤ One Anna*

- (b).—Municipal Commissioners.
- (c).-Justices of the Peace, being a body corporate.
- (d).—Proprietors, members or contributors to the funds of any institution.

ADMINISTRATION,

Certificate of.

(See Certificate.)

ADMINISTRATION-BOND,

Fee on.

(See Bond.)

ADMINISTRATION,

Letters of.

Court Fees' Act (VII of 1870, Section 19.)

- Para. 8.—Probate of a Will, letters of Administration and Certificate mentioned in the first Schedule to this Act annexed No. 12.[†] Where the amount or value of the property in respect of which the probate or letters or Certificate shall be granted does not exceed Rs. 1,000... Free (Schedule I.)
- No. 11.—Probate of a will or letters of administration with or without will annexed. If the amount or value of the property in respect of which the probate or letters shall be granted exceeds Rs. 1,000.

Two per centum on such amount or value.

[8]

[•] This duty may be denoted by an adhesive stamp.

[†] No. 12.—Certificate granted under Act XXVII of 1860, (for facilitating the collection of debts on successions and for the security of parties paying debts to the representatives of deceased persons.) or under Bombay Regulation VIII of 1827, (to provide for the formal recognition of heirs, executors and administrators, and for the appointment of administrators and managers of property by the Courts.)

(Schedule I.)

No. 12.—Certificate granted under Act No. XXVII of 1860 (for facilitating the collection of debts on successions, and for the security of parties paying debts to the representatives of deceased persons), or under Bombay Regulation VIII of 1827 (to provide for the formal recognition of Heirs, Executors and Administrators, and for the appointment of Administrators and Managers of Property by the Courts.)

If the amount or value of the property in respect of which the probate or letters or certificate shall be granted exceeds one thousand rupees.

Two per centum on such amount or value.

8

Nore.—The person to whom any such certificate is granted, or his representative, shall, after the expiration of twelve months from the date of such certificate and thereafter whenever the Court granting such certificate requires him so to do, file a statement on oath of all monies recovered or realised by him under such certificate.

If the monies so recovered or realised exceed the amount of debts or other property as sworn to by the person to whom the certificate is granted, the Court may cancel the same and order such person to take out a fresh certificate and pay the fee prescribed by this schedule for such excess.

In default of filing such statement within the time allowed, the Court may cancel the certificate.

ADOPTION.

		6 II.)	, Schedu	of 1869	XVIII	amp Act (.	General Sta	
	UTHO-	AN A	CONFER	ING TO	URPORT	UMENT P	31.—Instr	No.
Rs.		•••	•••	•••	•••	ADOPT	RITY TO	
		(o. 17.)	ule II. N). Schedt	I of 1870	Act (VI)	Court Fees	

Para. V.—Fee on plaint to set aside an adoption... ... | Ra. 1

[10]

AFFIDAVIT.	
General Stamp Act (XVII of 1869.)	Í
Section 3, Clause I.—Affidavit includes every declaration	
in writing, on oath or affirmation, made before a person	[
authorized by law to administer an oath.	1
Section 15, Clause 12Affidavit made for the sole purpose	
of enabling any person to receive any pension or chari-	
table allowance	Free
(Schedule II.)	
No. 14.—Affidavit not made for the immediate purpose of	
being produced in any Court	Rs. 1
AGENT.	
Court Fees' Act (VII of 1870.)	
Section 19, Clause 13.—Written authority to an agent to	_
distrain	Free
AGREEMENT.	
General Stamp Act (XVIII of 1869.)	
Section 15, Clause 8Agreement or memorandum of an	
agreement for or relating to the sale of goods or mer-	
chandize	Free
(Schedule II.)	
No. 3.—Agreement or memorandum of an agreement re-	
lating to the sale of any Government Security, share in	
a Company or Association, or Bill of Exchange	Anna 1*
No. 11.—Any Agreement or Memorandum of an Agree-	
MENT not otherwise provided for by this Act (18 of 1869.)	
Provided that where two or more letters are offered in	
evidence to prove any agreement between the parties who	
shall have written such letters, it shall be sufficient if	
any one of such letters shall be stamped as an agreement	Annas 8
No. 21Instrument evidencing an Agreement to	
secure the repayment on or before the expiration of three	
months from the date of such instrument of a loan made	
upon the deposit of title-deeds or other valuable security.	Rs. 2
Court Fees' Act (VII of 1870, Schedule II.)	
No. 19Agreement under Section 328† of the Code of	
Civil Procedure	Rs. 10

^o This duty may be denoted by an adhesive stamp.

[†] Section 328 of the Code of Civil Procedure.—Parties interested, or claiming to be interested in the decision of any question of fact or law, may enter into an agreement which shall be subject to the same stamp duty as prescribed for plaints

[11]

ALLOWANCE.

General Stamp Act (XVIII of 1869.)

Section 15, Clause 12.-Affidavit made for the sole purpose of enabling any person to receive any charitable allowance.

Free

ANNUITY.

General Stamp Act (XVIII of 1869.)

Section 12.—The whole amount secured for the payment of an annuity, or other sum payable periodically for an indefinite time, by a bond, promissory note, or mortgage-deed shall, for the purposes of this Act, be deemed to be ten times the amount of the payment calculated for one year.

Where the consideration for a conveyance is an annuity or other sum payable periodically for an indefinite time, such consideration shall, for the purposes of this Act, be deemed to be ten times the amount of the payment calculated for one year.

Fee in suit for arrears of an annuity.

(See Suit No. 3 A, Sec. 7, para. 1 Court Fees' Act.) Fee in suit for an annuity.

(See Suit No. 3, Sec. 7, para. 1 Court Fees' Act.) APPEAL.

General Stamp Act (XVIII of 1869.)

Against Certificates and orders of the Collector under Act XVIII of 1869, lies to the Chief Controlling Revenue Authority.

(See Collector Section 40.)

Court Fees' Act (VII of 1870.)

Section 8.-Fee on memo. of appeal against an order re-the amount awarded and lating to compensation under any Act for the time being the amount claimed by the in force, for the acquisition of land for public purposes... appellant. (Schedule II.)

to the difference between amount

To be com-

puted according

No. 4.-Fee on memo. of appeal to obtain possession under

in suits, that upon the finding of a Court in the affirmative or negative of such question of fact or law, a sum of money fixed by the parties, or to be determined by the Court, shall be paid by one of the parties to the other of them; or that some property, moveable or immoveable, specified in the agreement, shall be delivered by one of the parties to the other of them; or that one or more of the parties shall do or perform some particular legal act, or shall refrain from doing or performing some particular act specified in the agreement. Where the agreement is for the delivery of some property, moveable or immoveable, or for the doing or performing, or the refraining to do or perform any particular act, the estimated value of the property to be delivered, or to which the act specified may have re-ference, shall be stated in the agreement.

Act 16 of 1838 (An Act for defining the jurisdiction of Revenue Courts, and their power to give immediate possession of disputed landed property) or under Bombay	
Act V of 1864 (to give Mamlutdars' Courts jurisdiction	
in certain cases to maintain existing possession, or to	
restore possession to any party dispossessed otherwise	
than by course of law)	Annas 8
No. 5.—Fee on memo. of appeal to establish or disprove	
a right of occupancy	Annas 8
No. 11.—Fee on memo. of appeal when the appeal is not	
from an order rejecting a plaint or from a decree or an	
order having the force of a decree, and is presented-	
(a)-To any Civil Court other than a High Court, or to	
any Revenue Court or Executive Officer other	
than the High Court or Chief Controlling Revenue	
or Executive authority	Annas 8
(b)-To a High Court or Chief Commissioner, or other	
Chief Controlling, Executive or Revenue authority.	Rs. 2
No. 15Fee on memo. of appeal to take possession of	
a wife	Rs. 5
No. 17, Para. IFee on memo. of appeal to alter or set	11
aside a summary decision or order of any of the Civil	11
Courts not established by Letters Patent or of any	
Revenue Court '	
No. 17, Para. IIFee on memo. of appeal to alter or	
cancel any entry in a register of the names of proprietors	
of revenue-paying estates	
No. 17, Para. IIIFee on memo. of appeal to obtain a de-	
claratory decree where no consequential relief is prayed	Rs. 10
No. 17, Para. IVFee on memo. of appeal to set aside	
an award	
No. 17, Para. VFee on memo. of appeal to set aside	
an adoption	
No. 17, Para. VIFee on memo. of appeal in suits where	
it is not possible to estimate at a money-value the subject-	
matter in dispute, and which is not otherwise provided	11
for by Act VII of 1870	J
No. 21.—Fee on memo, of appeal under the Parsee	ŀ.
Marriage and Divorce Act, 1865	Rs. 20
, , , , , , , , , , , , , , , , , , ,	

Fee on memo. of appeal in suits embracing two or more distinct subjects.

(See Suit No. 37, Section 17.)

Fee on memo. of appeal in suits for possession under Act 14 of 1859 (to provide for the limitation of suits) Section 15.

(See Suit No. 20, Schedule I.)

Fee on memo. of appeal to be refunded in the case of a remand.

(See Refund Section 13)

Fee on appeal by respondent under Section 348 of the Code of Civil Procedure.

(See additional Fee Section 16.)

APPLICATION.

Court Fees' Act (VII of 1870.)

- Section 19, Clause 9.-Application or petition to a Collector or other officer making a settlement of land-revenue, or to a Board of Revenue, or a Commissioner of Revenue, relating to matters connected with the assessment of land, or the ascertainment of rights thereto or interests therein, if presented previous to the final con-'firmation of such settlement Free Clause 10.—Application relating to a supply for irrigation of water belonging to Government ... ••• ••• Free Clause 11.-Application for leave to extend cultivation, or to relinquish land, when presented to an officer of land revenue by a person holding, under direct engagement with Government, land of which the revenue is settled but not permanently. Free Clause 12.—Application for service of notice of relinquishment of land or of enhancement of rent ... Free Clause 14.-First application (other than a petition containing a criminal charge or information) for the summons of a witness or other person to attend either to give evidence or to produce a document, or in respect of the production or filing of an exhibit not being an affidavit made for the immediate purpose of being produced in Court. - ··· Free

Clause 16.—Application, charge or info any offence, when presented, made or Police Officer, or to or before the He the Village Police in the territories r	laid to, or before a ads of Villages or espectively subject
to the Governors in Council of Madras Clause 19.—Application for permission to	cut timber in Go-
vernment forests, or otherwise relating Clause 20.—Application for the payment	
Government to the applicant Clause 22.—Application for compensati	-
for the time being in force relating to property for public purposes	the acquisition of Free
(Schedule I.) No. 4.—Application for review of judg on or after the ninetieth day from the d	internet or man
No. 5.—Application for review of judged before the ninetieth day from the dated at the dat the dated at the dated at the dated at the d	
(Schedule 11.)
NUMBER.	PROPER FER.
or Exc to any any po- ings v ment, ject-m plicati sively or when officer	of the Customs bise Department or y Magistrate by erson having deal- with the Govern- and when the sub- atter of such ap- on relates exclu- to those dealings; presented to any of Land Revenue y person holding

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NUMBER.

No. 1.—Application or petition—(continued).

and when the subjectmatter of the application or petition relates exclusively to such engagement;

or when presented to any Municipal Commissioner under any Act for the time being in force for the conservancy or improvement of any place, if the application or petition relates solely to such conservancy or improvement;

or when presented to any Civil Court other than a principal Civil Court of original jurisdiction, or to any Cantonment Magistrate sitting as a Court of Civil Judicature under Act No. III of 1859, (for conferring the Civil jurisdiction in certain cases upon Cantonment Joint Magistrates, and for constituting these officers Registers of Deeds), or to any Court of Small Causes constituted under Act No. XI of 1865, (to consolidate and amend relating the law to

Anns 1

PROPER Fee.

Num ber.		PROPER FEE
No. 1.—Application or peti- tion—(continued).	Courts of Small Causes beyond the local limits of the Ordinary Original Civil Jurisdiction of the High Courts of Judica- ture), or under Act No. XVI of 1868 (An Act to consolidate and amend the law relating to Prin- cipal Sudder Ameens, and Munsiffs in Bengal, and for other purposes), Sec- tion twenty, or to a Col- lector or other officer of revenue in relation to any suit or case in which the amount or value of the subject-matter is less than fifty rupees;	Anna 1
	or when presented to any Civil, Criminal or Reve- nue Court, or to any Board or executive offi- cer for the purpose of obtaining a copy or translation of any judg- ment, decree or order passed by such Court, Board or officer, or of any other document on record in such Court or Office.	

[17]

APPLICATION-(continued).

Court Fees' Act (VII of 1870, Schedule II.)

Number.		PROPER FEE.
No. 1.—Application or peti- tion—(continued).	offence other than an offence for which Police officers may, under the Criminal Procedure Code, arrest without warrant, and presented to any Criminal Court; or when presented to a Civil, Criminal or Reve- nue Court, or to a Col- lector, or any revenue officer having jurisdic- tion equal or subordinate to a Collector, or to any Magistrate in his execu- tive capacity, and not otherwise provided for by this Act; or to deposit in Court re- venue or rent; or for determination by a Court of the amount of compensation to be paid by a landlord to his tenant.	
· ·	(c)—When presented to a Chief Commissioner or other chief controlling revenue or executive authority, or to a Com- missioner of Revenue or Circuit, or to any chief officer charged	Ra. 1

[.18]

NUMBER.		PROPER FEE.
No. 1.—Application or peti- tion—(continued).	with the executive ad- ministration of a Divi- sion and not otherwise provided for by Act VII of 1870	
	(d)—When presented to a High Court	} Rs. 2
No. 2.—Application for lea	ave to sue as a pauper	Annas 8
No. 3.—Application for lea	ave to appeal as a pauper.	
(a)—When prese	nted to a District Court	Rs. 1
High Court		Rs. 2
No. 13.—Fee on applicati	•	
	lating to the recovery of rent in	
(Bengal) Act VI of 1862	William in Bengal) Section 26, or (An Act to annex the Schedule to ating the Bank of Bengal) Section	
amend the Code of Crin	III of 1869 (An Act further to ninal Procedure), Section VII. er Section 326* of the Code of	Rs. 5
Civil Procedure		Rs. 10

APPLICATION—(continued). Court Fees' Act (VII of 1870.)

· Section 326 of the Civil Procedure Code .- When any person shall, by an instrument in writing, agree that any differences between them, or any of them, shall be referred to the arbitration of any person or persons named in the agreement, or to be appointed by any Court having jurisdiction in the matter to which it relates, application may be made by the parties thereto, or any of them, that the agreement be filed in such Court. On such application being made, the Court shall direct such notice to be given to any of the parties to the agreement, other than the applicants, as it may think necessary, requiring such parties to show cause, within a time to be specified, why the agreement should not be filed. The application shall be written on a stamp paper of one-fourth of the value prescribed for plaints in suits, and shall be numbered and registered as a suit between some or one of the parties interested, or claiming to be interested, as plaintiffs or plaintiff, and the others or other of them as defendants or defendant, if the application have been presented by all the parties, or, if otherwise, between the applicant as plaintiff and the other parties as defendants. If no sufficient cause be shown against the agreement, the agreement shall be filed and an order of reference to arbitration shall be made thereon. The several provisions of this chapter, so far as they are not inconsistent with the terms of any agreement so filed, shall be applicable to all proceedings under an order of reference made by the Court, and to the award of arbitration and to the enforcement of such award.

[19]

APPOINTMENT.	1
General Stamp Act (XVIII of 1869, Schedule II.)	
No. 35.—Appointment in execution of a power, whether of	
trustees, or of property moveable or immoveable, where	
made by any writing not being a will	Rs. 16
APPRAISEMENT,	D3. 10
or Valuation.	
General Stamp Act (XVIII of 1869, Schedule I.)	
No. 21.—Of any property	
or of any interest therein (a)—Where the amount of	
Or of the annual of monthly melustion does not on	
value thereof	Annas 8
Or of any repairs wanted.	ALUMS 0
Or of the materials used or (b) —Where it exceeds .Rs. 500	Rs. 1
to be used in any building.	
Or of any artificer's work.	
ARTICLES OF ASSOCIATION.	
General Stamp Act (XVIII of 1869, Schedule II.)	
No. 33.—Articles of Association of a Company	Bs. 16
ARTICLES OF CLERKSHIP.	
No. 41.—Articles of Clerkship or Contract whereby any	
person shall first become bound to serve as a clerk in	
order to his admission as an Attorney in any High Court.	Rs. 500
ASSIGNMENT.	
General Stamp Act (XVIII of 1869, Schedule I.)	
No. 13.—Assignment of (a) —When the amount of	
ANY INTEREST SECURED (such interest does not	duty with which a Bond for
BY A BOND OR MORTGAGE (exceed Rs. 3,000	such amount is chargeable (No. 5.)*
DEED (b) —In any other case	Rs. 16
• No. 5 of Schedule 1 Act (XVIII of 1869.)	à
(When the amount secured does not exceed	1
Rs. 25	Annas 2
When such amount exceeds Rs. 25, but does not exceed Rs. 50	Annas 4
BOND for any specifi- When such amount exceeds Rs. 50, but does	Annas 8
ed amount other not exceed Rs. 100 than an Adminis- For every Rs. 100 or part thereof in ex-	
tration Bond cess of Rs.100 up to Rs. 1,000	Annas 8
, , , 500 ,, 1,000 , , , 10,000 , , , 1,000 ,, 10,000 , , , 30,000	Rs. 2 Ans. 8 Rs. 2 Ans. 8
And for every Rs. 10,000 or part thereof in	1
excess of Rs. 30,000	Rs. 12 Ans. 8

[20]



BAIL BOND. Court Fees' Act (VII of 1870, Schedule II.) No. 6.-Bail Bond or other instrument of obligation not otherwise provided for by the Court Fees' Act, when given by the direction of any Court or executive Annas 8 authority ... BILL OF EXCHANGE. General Stamp Act (XVIII of 1869.) Section 3, Clause 3 .- Bill of Exchange includes a hundí and every other instrument (except a cheque) whereby a person is ordered to pay to another a specified sum of money. Section 7.-The duty imposed by the General Stamp Act on bills of exchange shall be chargeable (a) on all bills drawn and payable in British India, (b) on all bills drawn in, but payable out of British India, and (c) on all bills drawn out of, but accepted, or paid, or endorsed, transferred, or otherwise negotiated within British India.

(Schedule J.)

Table showing the Stamp duty chargeable under this Schedule on any Bill of Exchange the amount of which does not exceed Rs. 2,00,000.

				PROPER STAMP DUTY.					
				If dra singl		If drawn in sets of two, for each part of the set.		If draw sets of t for each of the s	hree, part
When the amount exceeds	bi	at doe	s not exceed	Rs.	A .	Rs.	۸.	Rs.	Δ.
Rs		Rs.	100	0	1	0	1	0	1
100			200	0	2	0	1	0	1
200			300	0	3	0	2	0	1
300			600	0	6	0	3	0	2
600			900	0	9	0	5	0	3
900			1,200	0	12	0	6	0	4
1,200			1,500	0	15	0	8	0	5
1,500			2,500	1	8	0	12	0	8
2,500			5,000	8	0	1	8	· 1	0
5,000			7,500		8	2	4	· 1 1	8
7,500			10,000	46	0	23	0	2	0
10,000			15,000	9	0	4	8	3	0
15,000			20,000	12	0	6	0] 4	0

[22]

BILL OF EXCHANGE—(continued).

General Stamp Act (XVIII of 1869, Schedule I.)

Table showing the Stamp duty chargeable under this Schedule on any Bill of Exchange the amount of which does not exceed Rs. 2,00,000-continued.

	•		PROPER STAMP DUTY.					
			If drawn singly.		If drawn in sets of two, for each part of the set.		If drawn in sets of three, for each part of the set.	
When the amount exceeds.		but does not exceed	Rs.	A .	Rs.	A.	Rs.	А.
Rs. 20,000		Rs. 25,000	15	0	7	8	5	0
25,000		30,000	18	0	9	0	6	0
30,000		40,000	24	0	12	0	8	0
40,000	• • • • • • •	50,000	30	0	15	0	10	0
50,000		60,000	36	0	18	0	12	0
60,000	•••••	70,000	42	0	21	0	14	0
70,000	•••••	80,000	48	0	24	0	16	0
80,000	•••••	90,000	54	0	27	0	18	0
90,000	•••••	1,00,000	60	0	30	0	20	0
1,00,000		1,10,000	66	0	33	0	22	0
1,10,000	•••••	1,20,000	72	0	86	0	24	0
1,20,000		1,30,000	78	0	39	0	26	Ο,
1,30,000		1,40,000	84	0	42	0	28	0
1,40,000	•••••	1,50,000	90	0	45	0	30	0
1,50,000		1,60,000	96	0	48	0	32	0
1,60,000	•••••	1,70,000	102	0	51	0	34	0
1,70,000	••••	1,80,000	108	0	54	0	36	0
1,80,000		1,90,000	114	0	57	0	38	0
1,90,000	··· · ···	2,00,000	120	0	60	0	40	0

(Schedule II.)

No. 1.—Bill of Exchange for the payment on demand of an amount exceeding twenty rupees |Anns 1* Adhesive stamp when affixed on Bill of Exchange to be cancelled by holder.

(See Adhesive Stamp, Section 30.)

Bill of Exchange chargeable with the duty of one anna.

(See Stamp, Section 28.)

Bill of Exchange payable otherwise than on demand.

(See Promissory Note, Schedule I.)

BILL OF EXCHANGE—(continued).

General Stamp Act (XVIII of 1869.)

Penalty for accepting, endorsing, paying or receiving payment of any bill of exchange not duly stamped.

(See Penalty, Section 29.)

Penalty for not drawing full number of Bill of Exchange purporting to be in sets.

(See Penalty, Section 32.)

Penalty for refusing or neglecting to cancel adhesive stamp on Bill of Exchange by holder.

(See Adhesive Stamp, Section 31, Para. IV.)

Power to stamp Bill of Exchange chargeable with one anna. (See Adhesive Stamp, Section 26.)

BILL OF LADING.

General Stamp Act (XVIII of 1869.)

Section 3, Clause 4.—Bill of Lading includes every instrument signed by the owner of a ship or his agent, acknowledging the receipt of goods therein described, and undertaking to deliver them at a port and to a person therein mentioned, or indicated.

(Schedule II.)

(Schedule 11.) No. 9.—Bill of Lading, stamp on Annas 4 BOND.

General Stamp Act (XVIII of 1869.)

Section 3, Clause 5.—Bond includes every instrument whereby a person obliges himself to pay money to another, on condition that the obligation shall be void if a specified act is performed, or is not performed, as the case may be.

BOND, BOTTOMRY.

Section 3, Clause 6.—Bottomry-Bond includes every instrument whereby the master of a seagoing ship borrows money on the security of the ship to enable him to prosecute her voyage.

BOND.

Section 15, Clause 7.—Bond to Government for the due performance of the duties of any salaried office Free
24	1

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BOND-(continued).	(VIIII - E 1000 G.L.J.J. I.)	
General Slamp Act	(XVIII of 1869, Schedule 1.) When the amount secured does not	
No. 5BOND for any	exceed Rs. 25	
specified amount,	When such amount exceeds Rs. 25	Annes 2
other than an Admi-		
nistration-Bond	but does not exceed Rs. 50 When such amount exceeds Rs. 50	Annas 4 ,
	but does not exceed Rs. 100	Annas 8
	For every Rs. 100 or part thereof	
	in excess of Rs. 100 up to	
N 4 D D	i, ž	Annas 8
No.6-BOTTOMRY-BOND	For every Rs. 500 or part thereof	
	in excess of Rs. 1,000 up to	
	-	Rs. 2 Ans. 8
	For every Rs. 1,000 or part thereof	
	in excess of Rs. 10,000 up to	
	Rs. 30,000	Rs. 2 Ans. 8
No. 7RESPONDENTIA-	And for every Rs. 10,000 or part	
Bond	thereof in excess of Rs. 30,000	The Stamp
	(a)—When the amount secured	duty with which a Bond for
No.8Customs-Bond.	does not exceed Rs. 1,000	such amount is chargeable(No. 5).*
10.000010mp-DOUD.	(b)-When such amount exceeds	5).*
	Rs. 1,000	Rs. 5
	(a)—When the amount secured	The Stamp duty with which
N 0 I	does not exceed Rs.3,000	a Bond for such amount is
No. 9.—INDEMNITY- Bond.	(b)-When such amount exceeds	chargeable (No. 5).
, Dond.	Rs. 3,000, or is not expressed.	Rs. 16
, (Schedule II.)	
No. 20Bond or Mo	rtgage deed executed as a collateral	
security for the per	formance of any act where such	
performance is secur	ed by some instrument previously	
-	paper in accordance with the law in	
force in British India	a at the time of its execution	Rs. 2
• No. 5Bond for any sp	ecified amount, other than an Adminis-	
tration Bond,		
When the amount secured When such amount exceed	s Rs. 25 but does not exceed Rs. 50	Annas 2 Annas 4
For every Ra 100 or part th	Rs. 50 , , , 100 ereof in excess of Rs. 100 up to , 1,000	Annas 8 Annas 8
118. DUU	, Rs. 1,000 , , 10,000	Rs. 2 Ans. 8
1 000	", 10,000 ", ", 30,000 or part there of in excess of Rs. 30,000	Rs. 2 Ans. 8 Rs. 12 Ans. 8
	- Lan- more of the amongs on way on And	100,10 AUB, 0

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[25]

BOND-(continued).

General Stamp Act (XVIII of 1869.) Table showing the Stamp duty chargeable on Bonds for any sum not exceeding Rs. 4,00,000.

			PROPER STAL	MP-DUTY
When such sum exceeds		but does not exceed		
Rs		Rs. 25	Rs. 0	▲. 2
25	••••	108. 25 50	0	
25 50	•••••	100	0	4 8
100	•••••	200	1	0
200	•••••			
300	•••••	300	2	8
400	•••••	400		0
400 500	•••••	5 00		8
	•••••	6 00 .	3	0
6 00	• • • • • •	700	3	8
700	•••••	800	4	0
800	•••••	900	4	8
900	•••••	1,000	5	0
1,000	•••••	1,500	7	8
1,500	•••••	2,000	10	0
2,000	••••	2,500	12	8
2,500	••••	3,000	15	0
3,000	•••	3,500	17	8
3,500	•••••	4,000	20	0
4,000	•••	4,500	22	8
4,500	• • • • • •	5,000 ·	25	0
• 5,000	•••••	5,500	27	8
5,500	•••••	6,000	30	0
6,000	••••	6,500	32	8
6,500	•••••	7,000	85	0
7,000		7,500	37	8
7,500		8,000	40	0
8,000		8,500	42	8
8,500	•••••	9,000	45	0
9,000	••••	9,500	47	8
9,500		10,000	50	0
10,000		11,000	52	8
11,000		12,000	55	Ō
12,000		13,000	57	8
13,000		14,000	60	õ
14,000		15,000	62	8
15,000		16,000	65	õ
16,000		17,000	67	8
17,000		18,000	70	Ö
18,000	••••	19,000	72	8
19,000	••••	20,000	75	Õ
20,000	•••	20,000	77	8
21,000	••••		80	õ
	••••	22,000 28,000		
22,000	••••	23,000	82	8 0
23,000	••••	24.000	85	v

[26]

BOND-(continued).

General Stamp Act (XVIII of 1869.)

 Table showing the Stamp duty chargeable on Bonds for any sum not

 exceeding Rs. 4,00,000—continued.

			PROPER STA	MP-DUTY.
When such sum e	xceeds	but does not exceed		
			Rs.	·A.
Rs. 24,000	••••	Rs. 25,000	87	8
25,000		26,000	90	0
26,000		27,000	92	8
27,000	•••••	28,000	9 5	0
28,000		29,000	97	8
29,000	• •••••	30,000	100	0
30,000		40,000	112	8
40,000		50,000	125	0
50,000	•••••	60,000	137	8
60,000		70,000	150	0
70,000		80,000	162	8
80,000		90,000	175	0
90,000	•••••	1,00,000	187	8
1,00,000		1,10,000	200	0
1,10,000		1,20,000	212	8
1,20,000	•••••	1,30,000	2 25	0
1,30,000	·····	1,40,000	237	8
1,40,000		1,50,000	250	0
1,50,000		1,60,000	262	8
1,60,000		1,70,000	275	0
1,70,000		1,80,000	287	8
1,80,000		1,90,000	300	Ō
1,90,000		2,00,000	312	8
2,00,000		2,10,000	325	Õ
2,10,000		2,20,000	337	8
2,20,000		2,30,000	350	Õ
2,30,000		2,40,000	362	8
2,40,000		2,50,000	375	õ
2,50,000		2,60,000	387	8
2,60,000		2,70,000	400	ŏ
2,70,000		2,80,000	412	8
2,80,000		2,90,000	425	Ő
2,90,000		3,00,000	437	8
3,09,000		3,10,000	450	0
3,10,000		3,20,000	462	8
3,20,000		3,30,000	475	Õ
3, 30,000		3,40,000	487	8
3,40,000	••••	3,50,000	500	Ő
3, 50,000	*****	3,60,000	512	8
3 ,60,000	•••••	3,70,000	525	0
3,7 0,000	*****	3,80,000	520	8
3, 80,000	••••	3,90,000	550	Õ
3,90,000	•••	100,000	562	8
0,00,000	*****	4 ,00,000	004	0

F 27] BOND-(continued). General Stamp Act (XVIII of 1869.) Assignment of a Bond securing any interest. (See ASSIGNMENT.) Bond for any specified amount other than an Administration Bond. (See Footnote to "CUSTOMS-BOND.") Bond for the payment of annuities. (See ANNUITIES.) Optional stamp to be impressed on a Bond where value of subject matter is indeterminate. (See OPTIONAL STAMP.) Court Fees' Act (VII of 1870.) Section 1, Clause 15.—Bail-bond in criminal cases Free. (Schedule 11.) No. 6.—Bail-bond or other instrument of obligation not otherwise provided for by the Court Fees' Act, when given by the direction of any Court or executive authority Annas 8 No. 16.—Administration-Bond. ···· Rs. 8 CANCELLATION OF ADHESIVE STAMP. (See ADHESIVE STAMP, Section 26.) also. (See PENALTIES, Section 33.) CANCELLATION OF STAMP. Court Fees' Act (VII of 1870.) Section 30.-No document requiring a stamp under this Act shall be filed or acted upon in any proceeding in any Court or office until the stamp has been cancelled. Such officer as the Court or the head of the office may from time to time appoint shall, on receiving any such document, forthwith effect such cancellation by

punching out the figure-head so as to leave the amount designated on the stamp untouched, and the part removed by punching shall be burnt or otherwise destroyed.

CAVEAT.

Court Fees' Act (VII of 1870, Schedule II.) No. 12.—Caveat, Fee on Rs. 5

CERTIFICATE.

General Stamp Act (XVIII of 1869, Schedule II.)

No. 4.—Certificate or other Document purporting to denote the right or title of the holder thereof, or any other person, either to any shares, scrip, or stock in or of any Company or Association, or proposed Company or Association, or to become proprietor of shares, scrip, or stock in or of any such Company or Association.

Anna 1*

Certificate granted under Act XXVII of 1860 (An Act for facilitating the collection of debts on succession and for the security of parties paying debts to the representatives of deceased persons) or under Bombay Regulation VIII of 1827 (A Regulation to provide for the formal recognition of Heirs, Executors and Administrators, and for the appointment of Administrators and Managers of property by the Courts). (See ADMINISTRATION.)

CERTIFICATE OF ADMINISTRATION.

Court Fees' Act (VIII of 1870, Schedule I.)

00000 000 000 000 (/ -		
No. 10. Certificate of	If the amount or value of the	
administration grant-	property in respect to which	
ed under Act No. XL	such certificate is granted	
of 1858 (for making	does not exceed five hundred	
better provision for the	rupees	Rs. 5
care of the persons and		
property of minors in		
the Presidency of Fort	If such amount or value exceeds	
William in Bengal),	five hundred rupees but not	
or under Act No. XX	one thousand rupees	Rs. 10
of 1864 (for making		
better provision for the		
care of the persons and	And for every one thousand	
property of minors in	rupees, or part thereof in ex-	
the Presidency of	cess of one thousand rupees	Rs. 5
Bombay.)	-	
HARITABLE ALLOWA	NCES	

CHARITABLE ALLOWANCES. (See EXEMPTION, General Stamp Act.)

* This duty may be denoted by an adhesive stamp.

CHARTER PARTY.

General Stamp Act (XVIII of 1869.)

Section 3, Clause 7.-Charter Party includes every instrument (except an agreement for the hire of a tug steamer) whereby a ship or some principal part thereof is let for the specified purposes of the charterer. (Schedule II.) ... Rs. 2 No. 22.—Charter Party, stamp on... ... CHEQUE. General Stamp Act (XVIII of 1869.) Section 3, Clause 8.-Cheque includes every instrument whereby a bank, banker, or person acting as a banker, is ordered to pay on demand a specified sum of money. (Schedule II.) No. 1.—Cheque for the payment on demand of an amount exceeding Rs. 20. ... | Anna 1* Penalty for accepting, endorsing, paying or receiving payment of any cheque not duly stamped. (See PENALTY, Section 29.) Power to stamp a cheque chargeable with one anna. (See ADHESIVE STAMP, Section 26.) CHIEF COMMISSIONER. Court Fees' Act (VII of 1870, Schedule II.) No. 11, Clause (b).-Stamp on memo. of appeal not from an order rejecting a plaint, or from a decree, or from an order having the force of a decree when presented to a Chief Commissioner Re. 2 CHIEF CONTROLLING REVENUE OR EXECUTIVE AUTHORITY. General Stamp Act (XVIII 1869.) May revise Collector's certificates and orders under Act XVIII of 1869. (See COLLECTOR, Section 40.) Chief Controlling Revenue Authority may refer questions to High Court in any case coming before it under Act XVIII of 1869.

Chief Controlling Revenue Authority may, upon petition,

• This duty may be denoted by an adhesive stamp.

[30]

CHIEF CONTROLLING REVENUE OR EXECUTIVE AUTHORITY—(continued).

General Stamp Act (XVIII of 1869.)

remit wholly or in part any penalty imposed under Act XVIII of 1869.

Court Fees' Act (VII of 1870, Schedule II.)

No. 11, Clause (b).—Stamp on memo. of appeal, not from an order rejecting a plaint, or from a decree, or from an order having the force of a decree when presented to Chief Controlling Revenue Authority ... Rs. 2

Chief Controlling Revenue Authority may give orders as to number of peons in Revenue Courts.

(See PEONS, Section 23, Court Fees' Act.)

CHIEF JUSTICE.

Court Fees' Act (VII of 1870.)

Chief Justice to decide questions referred to him as to fee. (See FEES, Section 5.)

Chief Justice may delegate the power of deciding questions referred to him as to fee to Puisne Judge.

(See FEES, Section 5.)

Chief Justice to declare who shall be Taxing Officer.

(See FEES, Section 5.)

Chief Justice to concur in Rules as to supply, renewal, and keeping accounts of stamps used under Section 3 of Act VII. of 1870 in a High Court.

(See LOCAL GOVERNMENT, Section 27.) CIVIL COURT.

General Stamp Act (XVIII of 1869.)

Section 20.—When any instrument chargeable with stamp duty executed on paper not bearing the stamp required by the law in force in British India at the time of its execution is produced in a Civil Court, the court, if satisfied that the omission to execute such instrument on paper bearing the proper stamp, did not arise out of any intention to evade payment of the proper duty, and on payment of such duty, or, in the case of an insufficiently stamped instrument of the sum required to make up the full amount chargeable on such instrument, CIVIL COURT—(continued).

General Stamp Act (XVII of 1869.)

- together with a penalty of the following amount (that is to say):---
- if the instrument is produced within one year from the date of its execution, five times, or, if it is produced after one year from such date, twenty times, such proper stamp duty or deficient portion thereof as aforesaid,
- shall certify by endorsement on such instrument that the proper stamp duty has been levied thereon.
- Provided that no such penalty shall exceed one thousand rupees.
- Such certificate shall be conclusive evidence as to the amount of stamp duty leviable on such instrument, and the said instrument shall thereupon be admissible as if originally executed on paper bearing the proper stamp.
- Section 21.—(a)—An entry of every such payment showing the amount thereof shall be made in a book to be kept by the Court, and shall also be endorsed on the instrument in respect of which the payment is made, and such endorsement shall be signed by the presiding officer.
- (b)—The Court shall at the end of every month make a return to the Collector of the money (if any) which it has so received, distinguishing between the sums received by way of penalty and the sums received by way of duty, stating the number and title of the suit, the name of the party from whom the money was received, and the date (if any) and description of the instrument.
- (c)—The Court shall pay over all money so received to the Collector or to such person as he may from time to time appoint to receive the same.
- Section 22.—If it appear to a Civil or Criminal Court that any instrument filed or exhibited in such Court was executed on unstamped or insufficiently stamped paper with the intention of evading payment of the stamp duty required by the law in force in British India at the time of its execution, the Court may impound the instrument and send it to the Collector, and he shall thereupon prosecute the offender.

CIVIL COURT—(continued). Court Fees' Act (VII of 1870, Schedule II.) No. 11, Clause (a).-Stamp on memo. of appeal when the appeal is not from an order rejecting a plaint or from a decree or an order having the force of a decree, when presented to any civil court. Annas 8 CODE OF CIVIL PROCEDURE. Court Fees' Act (VII of 1870.) Section 32.-The Code of Civil Procedure, Sections, three hundred and eight* and three hundred and nine, † shall be read as if, for the words ' stamp-duty' and 'stamps,' the words and figures 'fees chargeable under the Court Fees' Act, 1870,' were substituted; Section three hundred and seventy-onet of the same Code shall be read as if, for the words 'a stamp of the value,' the words 'the payment of the fee,' were 'substituted; and Section three hundred and seventy-three§ of the same Code shall be read as if, for the words 'on a stamp paper of the value,' the words ' and shall be chargeable with the fee,' were substituted ; and as if, for the words

F 32]

' for the stamps,' the words ' the fees' were substituted.

[•] Section 308.—If the application of the petitioner be granted, it shall be numbered and registered, and shall be deemed the plaint in the suit, and the suit shall proceed in all other respects as an ordinary suit, except that the plaintiff shall not be liable to any further stamp duty in respect of any petition, appointment of a pleader, or other proceeding connected with the suit or with the execution of any decree passed on it.

+ Section 309.—On the decision of the suit, the Court shall calculate the amount of stamps which would have been paid by the plaintiff if he had not been permitted to sue as a pauper, and such amount shall be recoverable by Government from any party ordered by the decree to pay the same, in the same manner as costs of suit are recoverable.

[‡] Section 371.—The order passed by the Appellate Court on an application to be allowed to appeal *in forma pauperis*, whether for the admission or rejection of the application, shall be final; but if the application be rejected, the Appellate Court may, if it think proper, allow the applicant a reasonable time for preferring an appeal on a stamp of the value prescribed for appeals from decrees.

§ Section 373.—The application for the admission of a special appeal shall be presented in the Sudder Court within the period prescribed for the presentation of a memorandum of appeal, and shall be accompanied by copies of the judgments and decrees of the Lower Appellate Court, and of the Court of first instance. The application shall be written on a stamp paper of the value prescribed for regular appeals; but if the applicant be unable to pay for the stamps required for the prosecution of the appeal, the Sudder Court may admit him to appeal as a pauper, subject to all the rules contained in Chapter IX. in respect to appeals from decrees in forma pauperis in so far as the same may be applicable.

CODE OF CIVIL PROCEDURE—(continued). Court Feed Act (VII of 1870.)

And the Indian Income Tax Act, Section twenty,* shall be read as if, for the words 'the value of the said stamp,' the words ' the fee on the petition,' were substituted.

COLLATERAL INSTRUMENT.

General Stamp Act (XVIII of 1869.)

Schedule II, No. 15.—Collateral Instrument not otherwise provided for by this Schedule. Bs. 1. COLLATERAL SECURITY.

, Bond for,

(See BOND.)

COLLECTOR.

General Stamp Act (XVIII of 1869.)

- Section 3, Clause 9.—' Collector' means within the limits of the towns of Calcutta, Madras and Bombay, the Collector of Calcutta, Madras, or Bombay, and, without those limits, the Collector of a District, and includes Deputy Commissioner or any officer having jurisdiction equivalent to that of a Collector of a District.
- Section 24.—(a).—When any instrument is produced before the Collector, otherwise than for the purpose of obtaining an adjudication under section thirty-nine, or has been sent to him under section twenty-three, he shall either proceed in accordance with the provisions of section twenty,‡ exercising the powers thereby conferred

[†] Section 20 of the General Stamp Act (XVIII of 1869).—When any instrument chargeable with stamp duty executed on paper not bearing the stamp required by the law in force in British India at the time of its execution is produced in a Civil Court, the Court, if satisfied that the omission to execute such instrument on paper bearing the proper stamp, did not arise out of any intention to avade payment of the proper duty, and on payment of such duty, or, in the case of an insufficiently stamped instrument of the sum required to make up the full amount chargeable on such instrument,

together with a penalty of the following amount (that is to say) :--

if the instrument is produced within one year from the date of its execution, five times, or, if it is produced after one year from such date, twenty times, such proper stamp duty or deficient portion thereof as aforesaid,

^o Section 20 of the Indian Income Tax Act (XVI of 1870).—The Collector shall from time to time determine what persons are chargeable under this Part (IV), and the amount that every such person shall be assessed in accordance with the said Schedule; and in making such assessment income exempted under section VII + shall be treated as chargeable under this Part (IV).

[†] Section VII.—No income amounting to less than forty-one rupees, ten annas, eight pies per mensem shall be chargeable under this Part (II).

COLLECTOR.—(continued).

General Stamp Act (XVIII of 1869.)

on a civil court; or if it appear to him that the instrument was executed on unstamped, or insufficiently stamped, paper with the intention of evading payment of the proper stamp duty, he shall prosecute all the persons that have executed the said instrument, or such of them as to him may seem fit;

- Or if it appear to him that the instrument is properly stamped, or that it is not chargeable with stamp duty under the law in force in British India at the time of its execution, he shall certify by endorsement thereon that it is properly stamped, or that it is not so chargeable (as the case may be); and he shall thereupon return such instrument to the registering or other public officer by whom it was sent, or to the person by whom it was produced, and, subject to the provision contained in section forty, it shall be deemed to be properly stamped or not chargeable (as the case may be).
- (b).—Provided that, in any case coming under this section, if the instrument is brought within one year from the date of its execution to the Collector, or other public officer by whom it has been sent to the Collector, under section twenty-three, and if the Collector is satisfied that such instrument has not been duly stamped previously to being signed or executed by reason of accident, mistake, inadvertence, or urgent necessity, he may remit the whole or any part of the penalty prescribed by section twenty.
- (c).—Provided also that, in any case coming under this section in which an instrument, other than a bill of exchange or promissory note, purports to have been executed out of British India, if the Collector is satisfied that the instrument was so executed, and also that it has been brought to him within the three months next after its

shall certify by endorsement on such instrument that the proper stamp duty has been levied thereon :

Provided that no such penalty shall exceed one thousand rupees.

Such certificate shall be conclusive evidence as to the amount of stamp duty leviable on such instrument, and the said instrument shall thereupon be admissible as if originally executed on paper bearing the proper stamp.

COLLECTOR-(continued).

General Stamp Act (XVIII of 1869.)

arrival in British India, he shall, on payment of the duty with which such instrument would have been chargeable if executed in British India, certify by endorsement there-

on that the proper stamp duty has been levied upon it. (d).—Subject to the provision contained in section forty, such certificate shall be conclusive evidence of the amount of stamp duty leviable on the instrument, which shall thereupon be admissible as if orginally executed on paper bearing the proper stamp.

- Section 25.—When the Collector elects to proceed under section twenty, he shall (if he imposes a penalty), after endorsing on the instrument the certificate thereby directed, or (if he remits the whole of the penalty) after endorsing on the instrument a certificate to that effect, return such instrument to the registering or other public officer by whom it was sent or to the person by whom it was produced.
- Subject to the provision contained in section forty, the said instrument shall thereupon be, and be deemed to have been, as valid as if it was originally executed on paper bearing the proper stamp.
- In case any instrument sent or returned under sections twenty-two,* twenty-three,† or twenty-four, or the former part of this section, be lost, destroyed, or injured during transmission, the court or officer sending or returning the same shall not be liable for such loss, destruction, or injury.
- Section 39.—When any instrument chargeable with stamp duty under this Act, whether previously stamped or

 $^{\circ}$ 22.—If it appear to a Civil or Criminal Court that any instrument filed or exhibited in such Court was executed on unstamped or insufficiently stamped paper with the intention of evading payment of the stamp duty required by the law in force in British India at the time of its execution, the Court may impound the instrument and send it to the Collector, and he shall thereupon prosecute the offender.

 ± 23 .—When any instrument is produced before any registering officer, or in any public office other than a Civil or Criminal Court, if it appear to the registering officer, or to the head of such public office that the instrument is chargeable with stamp duty under the law in force in British India at the time of its execution, but that it does not bear a stamp of a value equal to or exceeding the value of the stamp prescribed therefor by that law, he shall impound the instrument, and send t forthwith to the Collector. COLLECTOR—(continued).

General Stamp Act (XVIII of 1869.)

not, is brought to the Collector, and the person bringing it desires to have the opinion of that officer as to the duty with which it is so chargeable, and pays a fee of five rupees, the Collector shall assess and charge the duty to which, in his judgment, the instrument is liable; and upon payment of such duty or of such a sum as, with the duty already paid thereon, is equal to the duty so assessed and charged, and of the penalty, if any, incurred through the instrument having been executed on insufficiently stamped paper, shall certify by endorsement on such instrument that the full duty with which it is chargeable under this Act has been paid.

- The instrument shall thereupon be deemed to be duly stamped and shall be receivable in evidence or otherwise in all courts and public offices as if originally executed on paper bearing the proper stamp:
- Provided that nothing contained in the former part of this section shall authorise the Collector to make any such endorsement on bills of exchange, promissory notes, or instruments chargeable with the stamp duty of one anna when brought to him on unstamped or insufficiently stamped paper subsequent to the drawing or execution thereof.
- Section 40.—All certificates and orders of the Collector under this Act shall be open to revision on appeal or otherwise by the Chief Controlling Revenue Authority to which the Collector is subordinate :
- Provided that no order passed on such revision shall invalidate any registration or other proceeding previously made or taken of or upon an instrument endorsed by the Collector under section twenty-four or section twenty-five.
- Submission of return of penalties and payments by Civil Courts to Collector.

(See CIVIL COURT, Section 21, Clause b.)

Civil Courts to make payments of money recovered under Section 20 of the General Stamp Act to Collector.

(See CIVIL COURT, Section 21, Clause c.)

[37]	
COLLECTOR-(continued).	
General Stamp Act (XVIII of 1869.)	
The Collector to prosecute executants of unstamped or	
insufficiently stamped instruments sent by Civil or	
Criminal Courts.	
(See CIVIL COURT, Section 22.) Court Fees Act (VII of 1870.)	
Section 19, Clause 7.—Plaints in suits before Collectors	
under Madras Regulation XII.* of 1816	Free.
COMPANY.	
General Stamp Act (XVIII of 1869, Schedule II.)	
No. 4.—Certificate or other Document purporting to denote	
the right or title of the holder thereof, or any other	
person, either to any shares, scrip, or stock in or of any	
Company or Association, or proposed Company or Asso-	
ciation, or to become proprietor of shares, scrip, or stock	
in or of any such Company or Association	Anna 1
No. 8.—PROXY to vote at any one meeting of—	
(a)—Members of a Company or Association whose stock	
or funds is or are divided into shares and transferable	
(b)—Municipal Commissioners	}
(c)-Justices of the Peace, being a body corporate	Anna 1
(d)—Proprietors, members or contributors, to the funds	
of any institution)
No. 33—Articles of Associations of a Company	Rs. 16
No. 34.—Memo. of Association of a Company	Rs. 16
COMPENSATION.	
Court Fees' Act (VII of 1870.)	
Section VII, Para. IFee payable in suit for compensa-) According to
tion	the amount claimed.
Section 19, Para. 22Applications for compensation under	
any law for the time being in force relating to the ac-	
	Free

[•] Madras Regulation XII of 1816.—A Regulation for authorizing Collectors to refer claims regarding lands or crops, the validity of which claims may depend on the determination of a disputed boundary; as also certain disputes respecting the occupying, cultivating and irrigating of land, to be tried and determined by village Punchayets, and for prescribing the rules under which the trial of such disputes shall be conducted, and the decisions of the Punchayets carried into execution.

COMPENSATION—(continued).

Court Fees' Act (VII of 1870, Schedule II.)

No. 1 Para. (b).—Application for the determination by a Court of the amount of compensation to be paid by a landlord to his tenant

· · Aunas 8

Fee on memo. of appeal against an order relating to compensation under any Act for the time being in force for the acquisition of land for public purposes.

(See APPEAL, Section 8.)

COMPLAINTS.

Court Fees' Act (VII of 1870.)

Section 18.—When the first or only examination of a person who complains of the offence of wrongful confinement, or of wrongful restraint, or of any offence other than an offence for which police officers may arrest without a warrant, and who has not already presented a petition on which a fee has been levied under this Act (Court Fees' Act) is reduced to writing under the provisions of the Code of Criminal Procedure, the complainant shall pay a fee of eight annas, unless the Court thinks fit to remit such payment.

Fee on complaint of a public servant.

(See PUBLIC SERVANT.)

Refund of fee paid on an application containing a complaint of an offence other than an offence for which Police officers may arrest without a warrant.

(See REFUND.)

COMPOSITION-DEED.

General Stamp Act (XVIII of 1869.)

Section 3, Clause 10.---'Composition-deed' includes every instrument executed by a debtor, whereby the debtor conveys his property for the benefit of his creditors, or whereby payment of a composition or dividend on their debts is secured to the creditors, or whereby provision is made for the continuance of the debtor's business, under the supervision of inspectors or under letters of license, for the benefit of his creditors.

(Schedule II.)

No. 28.—Composition Deed, stamp on Rs. 8

CONSERVANCY.

Fee on application to any Municipal Commissioner for the conservancy of any place.

(See APPLICATION, No. 1, Para. a.)

CONSIDERATION.

Estimation of consideration expressed in foreign currency.

(See FOREIGN CURRENCY.)

Consideration may be sued for or recovered where it is not stated.

(See SUIT, Section 47, General Stamp Act.) CONVEYANCE.

General Stamp Act (XVIII of 1869.)

- Section 3, Clause 11.—' Conveyance' means any instrument (except a transfer of a share in a Company or Association, a mortgage-deed, a settlement, a lease, an instrument of re-conveyance of mortgaged property, a composition-deed, an instrument of gift, or an instrument of exchange, or partition-deed, where no money is paid for equality of exchange or partition) by which property is conveyed *inter vivos*.
- Table showing the Stamp-duty chargeable on any Conveyance the consideration-money set forth in which does not exceed Rs. 4,00,000.

,			PROPER STAT	MP-DUTY
Then the amount of consideration-mone exceeds		but does not exceed	Rs.	A ,
Rs		Rs. 50	0	8
50		100	1	0
100	•••••	200	2	0
200	•••••	300	3	0
· 800		400	4	0
400		500	5	0
500		600	6	× 0
600		700	7	0
. 700		800	. 8	0
800		900	9	0
900	•••••	1,000	10	0
1,000	•••••	1,500	15	0
1,500		2,000	20	0
	• •••••	2,500	25	Ő

			PROPER STA	MP-DUTY
When the amount of su	ch			
consideration-money		but does not exceed		
exceeds	•		Rs.	A.
Rs. 2,500		Rs. 3,000	80	0
3,000		3,500	85	Ō
3,500		4,000	40	Ó
4,000		4,500	45	Ó
· 4,500		5,000	50	Ō
5,000		5,500	55	ŏ
5,500	•••••	6,000	60	Ŏ
6,000		6,500	65	ŏ
6,500	•••••	7,000	70	ŏ
7,000	•••••	7,500	75	ŏ
7,500	••••••	8,000	80	ŏ
8,000		8,500	85	ŏ
8,500	•••••	9,000	90	ŏ
9,000		9,500	95	ŏ
9,500	•••••	10,000	100	ŏ
10,000	•••••	11,000	105	ŏ
	•••••	12,000	110	Ő
11,000	•••••	13,000	115	ŏ
12,000	•••••	14,000	120	Ő
13,000	•••••		120	0
14,000	•••••	15,000 16,000	130	Ő
15,000	•••••		135	Ő
16,000	•••••	17,000	135	0
17,000	•••••	18,000	140	Ő
18,000		19,000	140	Č.
19,000	•••••	20,000	150	0
20,000	•••••	21,000	160	ŏ
21,000	•••••	22,000	165	ŏ
22,000	•••••	23,000	170	0 0
23,000	•••••	24,000	175	Ő
24,000	•••••	25,000	1	
25,000	•••••	26,000	180 185	0 0
26,000	••••	27,000	190	0 0
27,000	•••••	28,000	1	
28,000		29,000	195	0 0
29,000	•••••	80,000	200	
30,000	•••••	40,000	250	0
40,000	•••••	50,000	800	0
50,000	••••	60,000	850	· 0
60,000		70,000	400	,0
70,000	•••••	80,000	450	0
80,000		90,000	500	0

[40]

CONVEYANCE-(continued).

General Stamp Act (XVIII of 1869.)

Table showing the Stamp-duty chargeable on any Conveyance the considera-

CONVEYANCE-(continued).

General Stamp Act (XVIII of 1869.)

Table showing the Stamp-duty chargeable on any Conveyance the consideration-money set forth in which does not exceed Rs. 4,00,0

			PROPER STA	MP-DUTY.
When the amount of su		•	I	
consideration-money exceeds	but o	loes not exceed	Rs.	▲.
Rs. 90,000	Rs.	1,00,000	550	0
1,00,000		1,20,000	625	. 0
1,20,000		1,40,000	700	0
1,40,000		1,60,000	775	0
1,60,000	•••••	1,80,000	850	0 '
1,80,000		2,00,000	925	0
2,00,000	••••	2,20,000	1,000	- 0
2,20,000		2,40,000	1,075	0
2,40,000		2,60,000	1,150	0
2,60,000		2,80,000	1,225	0
2,80,000		3,00,000	1,300	0
3,00,000		3,20,000	1,375	0
3,20,000		3, 40,000	1,450	0
3,4 0,000	••••	3,60,000	1,525	0
3 ,60,000	*** ***	3,80,000	1,600	U
3,80,000		4,00,000	1,675	0
When the amount When such amou	•			Annas S
Rs. 100	Int exceeds its	. 50, Dut uoo	not exceed	Rs. 1
For every Rs. 100) or part ther	eof, in excess	of Rs. 100,	
up to Rs 1,000			í	Rs. 1
Forevery Rs. 500	· •	of, in excess o	f Ks. 1,000,	
up to Rs. 10,00	0	••• •••		Rs. 5
For every Rs. 1,00	0, or part there	of, in excess of	f Rs. 10,000,	
up to Rs. 30,00		••• •••	••• •••	Rs. 5
For every Rs. 10,0	00, or part ther	oof, in excess o	of Rs. 30,000,	
up to Rs. 1,00,0	000			Rs. 50
For every Rs. 20,00			Rs.1,00,000	
Stamp on instrum	ents required	for the compl	etion of any	
transaction invo				
	See INSTRU		иеуансе.	
6	NOO THUTTON			

[42]	
CONVEYANCE—(continued).	
General Stamp Act (XVIII of 1869.)	
Stamp on conveyance where the consideration for it is an	
annuity.	
(See ANNUITY.)	
COPARTNERSHIP.	
General Stamp Act (XVIII of 1869, Schedule II.)	
No. 26.—Instrument of Copartnership, stamp on	Rs. 4.
COPY. General Stamp Act (XVIII of 1869.)	
Section 15, Clause 13.—Copy of any paper which a public	
officer is by law required to make or furnish in his offi-	
cial capacity	Free.
Clause 14.—Copies made for the private use only of any	
person having the custody of the original instrument, or	
of his counsel, attorney or vakil	Free.
(Schedule I.)	
(a)—If the duty chargeable on	
the original does not ex-	
No. 23.—COPY, DUP- ceed Rs. 5, or if no duty is	
LICATE, OR EX- chargeable on the original.	Annas 8
TRACT, attested (b) —If the duty chargeable on the	
to be a true copy, original exceeds Rs. 5, but	
duplicate, or ex- tract (c)—If such duty exceeds Rs. 20	Rs. 1
tract, (c)—If such duty exceeds Rs. 20 but does not exceed Rs 50.	Rs. 2
(d)—If such duty exceeds Rs. 50.	Rs. 4
Court Fees' Act (VII of 1870, Schedule 1.)	1.0. 1
No. 6.—Copy or translation of a judgment or order not	
being or having the force of a decree.	
When such judgment or order is passed by any Civil	••
Court other than a High Court, or by the presiding	
officer of any Revenue Court or Office, or by any other	
Judicial or Executive Authority-	
(a)It the amount or value of the subject matter is	
Rs: 50, or less than Rs. 50	Annas 4
(b)—If such amount or value exceeds Rs. 50	Annas 8
When such judgment or order is passed by a High Court.	Rs. 1.
No. 7Copy of a decree or order having the force of a	
decree	ţ

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COPY-(continued).	
Court Fees' Act (VII of 1870, Schedule I.)	
When such decree or order is made by any Civil Court other	
than a High Court, or by any Revenue Court	- 1
(a)-If the amount or value of the subject matter of	
the suit wherein such decree or order is made is	
Rs. 50 or less than Rs. 50	Annas 8
(b)-If such amount or value exceeds Rs. 50	Rs. 1
When such decree or order is made by a High Court	Rs. 4
No. 8Copy of any document liable to stamp duty under	
the General Stamp Act 1869 when left by any party to	
a suit or proceeding in place of the original withdrawn.	
(a)-When the stamp duty chargeable on the original	The amount of the cuty
does not exceed annas eight	chargeable on the original.
(b)—In any other case	Annas 8
No. 9.—Copy of any Revenue or Judicial proceeding or	
order not otherwise provided for by the Court Fees' Act	
. (VII of 1870), or copy of any account, statement, re-	
port or the like, taken out of any Civil or Criminal or	
Revenue Court or office or from the office of any Chief	
Officer charged with the executive administration of a	
division.	
For every 360 words or fraction of 360 words	Annas 8
COUNTERPART.	
General Stamp Act (XVIII of 1869.)	
Of any Instrument chargeable with stamp duty under the	
General Stamp Act.	
(See INSTRUMENT, Schedule II. No. 16.)	
Counterpart of a lease granted to a cultivator unless a fine	
or premium be paid in consideration of such lease	Free.
Court Fees' Act (VII of 1870.)	
Fee in suit for the delivery by a tenant of the counterpart	
of a lease.	•
(See SUIT No. 26.)	
COURTS OF REQUESTS. Court Fees' Act (VII of 1870.)	
Section 19, Clause 4.—Plaint presented to a Military Court	
of Requests and petition for execution of a decree of	
anah Cannut	Free
	Free.

[43]

COURT OF SMALL CAUSES. Levy of fees in Courts of Small Causes at the Presidency towns. (See FEES, Section 3.) Procedure in case of difference arising in Courts of Small Causes at the Presidency towns as to necessity or amount of fee. (See FEES, Section 5.) CRIMINAL COURT. Documents for which proper fee has not been paid admissible in a Criminal Court. (See DOCUMENT, Section 33.) Impounding unstamped or insufficiently stamped instruments produced in Criminal Courts. (See CIVIL COURT.) Repayment of fees paid on applications to Criminal Courts. (See REFUND.) CRIMINAL PROCEEDINGS. Instruments not duly stamped admissible in. (See INSTRUMENTS, Clause (b) Section 18. General Stamp Act.) CULTIVATOR. Lease granted to cultivator, unless a fine or premium be paid in consideration of such lease Free. Receipt or discharge granted to a cultivator for the rent of land paying revenue to Government, &c. exempted in the Presidencies of Madras and Bombay. (See EXEMPTION, Section 15, Clause I. General Stamp Act.) CUSTOMS-BOND. Stamp on, (See BOND.) DAMAGES. Court Fees' Act (VII of 1870.) Section VII. Para I .- Fee in suits for damages ... According to DECLARATION. claim General Stamp Act (XVIII of 1869, Schedule II.) No. 36.-Declaration of any use or trust of or con-

[45]	
DECLARATION—(continued).	
General Stamp Act (XVIII of 1869, Schedule II.) cerning any property, moveable or immoveable, where	Rs. 16
Court Fees' Act (VII of 1870.)	
Section 19, Para. 2.—Declarations mentioned in Section 118* of the Code of Civil Procedure Section 19, Para. 2.—Declaration mentioned in Section 164† of the Code of Civil Procedure	Free.
, DECLARATORY DECREE.	
Fee on plaint in suits to obtain a declaratory decree where consequential relief is prayed.	
(See SUIT, No. 11.)	
Fee on plaint in suit to obtain declaratory decree where no consequential relief is prayed.	
(See SUIT, No. 12.)	
Fee on copy of a decree or order having the force of a decree.	
(See COPY.)	
Execution of a decree stayed where mesne profits ascer- tained exceed profits claimed. (See ADDITIONAL FEES, Sec. 11 Court Fees' Act.)	
DECREE.	
Court Fees' Act (VII of 1870.) Section 19, Para. 4.—Petition for execution of a decree of a Military Court of Request	Free.
DEED,	
Of Composition.	
(See COMPOSITION-DEED.)	

[•] Sec. 118 of the Code of Civil Procedure.—In support of the cause shown by a plaintiff or defendant for failure to appear in person, the Court shall receive any declaration in writing on unstamped paper, if signed by such plaintiff or defendant, and verified in the manner hereinbefore provided for the verification of plaints.

[†] Section 164 of the Code of Civil Procedure.—In support of the cause shown the Court shall receive any declaration in writing of the party, on unstamped paper, if signed by him and verified in the manner hereinbefore provided for the verification of plaints, and delivered into the Court by himself or his pleader.

DEFINITIONS.

General Stamp Act (XVIII of 1869.)

- Section 3.—In this Act and the first and second schedules hereto annexed, unless there be something repugnant in the subject or context,—
- (1.)—'Affidavit' includes every declaration in writing, on oath or affirmation, made before a person authorized by !aw to administer an oath :
- (2.)—'Award' includes every decision in writing by an arbitrator or umpire :
- (3.)—'Bill of Exchange' includes a hundi and every other instrument (except a cheque) whereby a person is ordered to pay to another a specified sum of money:
- (4.)—' Bill of Lading' includes every instrument signed by the owner of a ship or his agent, acknowledging the receipt of goods therein described, and undertaking to deliver them at a port and to a person therein mentioned, or indicated :
- (5.)—' Bond' includes every instrument whereby a person obliges himself to pay money to another, on condition that the obligation shall be void if a specified act is performed, or is not performed, as the case may be :
- (6.)—' Bottomry Bond' includes every instrument whereby the master of a sea-going ship borrows money on the security of the ship to enable him to prosecute her voyage:
- (7.)—'Charter-party' includes every instrument (except an agreement for the hire of a tug-steamer) whereby a ship or some principal part thereof is let for the specified purposes of the charterer:
- (8.)—' Cheque' includes every instrument whereby a bank, banker, or person acting as a banker, is ordered to pay on demand a specified sum of money:
- (9.)—'Collector' means within the limits of the towns of Calcutta, Madras, and Bombay, the Collector of Calcutta, Madras, or Bombay, and, without those limits, the Collector of a District, and includes Deputy Commissioner or any officer having jurisdiction equivalent to that of a Collector of a District:

DEFINITIONS—(continued).

General Stamp Act (XVIII of 1869.)

- (10.)—'Composition-deed' includes every instrument executed by a debtor, whereby the debtor conveys his property for the benefit of his creditors, or whereby payment of a composition or dividend on their debts is secured to the creditors, or whereby provision is made for the continuance of the debtor's business, under the supervision of inspectors or under letters of license, for the benefit of his creditors :
- (11.)—' Conveyance' means any instrument (except a transfer of a share in a Company or Association, a mortgage-deed, a settlement, a lease, an instrument of reconveyance of mortgaged property, a composition-deed, an instrument of gift, or an instrument of exchange, or partition-deed, where no money is paid for equality of exchange or partition) by which property is conveyed *inter vivos*:
- (12.)—' Counterpart' means the duplicate of a conveyance, settlement, mortgage-deed, or lease, such duplicate not being executed by the grantor, settlor, mortgagor or lessor, but by some other party to the instrument: it includes a kabuliyat in cases where a lease has been granted:
- (13.)—' Dock-warrant' includes every instrument evidencing the title of any person therein named or his assign, or the holder thereof, to the property in any goods lying in or upon any dock, warehouse, or wharf, such instrument being signed or certified by or on behalf of the company or person in whose custody such goods may be:
- (14.)-'Impressed' includes 'printed' and 'lithographed.'
- (15.)—'Lease' includes every instrument (not being a counterpart) by which one person lets, or agrees to let, or takes or agrees to take, immoveable property to or from another :
- (16.)—' Letter of Credit' includes every instrument by which one person requests another to give credit to the person in whose favour it is drawn :

DEFINITIONS—(continued).

General Stamp Act (XVIII of 1869.)

- (17.)—'Letter of License' includes every agreement between a debtor and his creditors that the latter shall, for a specified time, suspend their claims and allow the debtor to carry on business at his own discretion :
- (18.)—' Mortgage-deed' includes every instrument evidencing a pledge of property for securing the payment of money:
- (19.)--- 'Negotiable Instrument' includes bills of exchange, promissory notes, and cheques :
- (20.)—' Notarial act' means any instrument, endorsement, note or entry made or signed by a Notary Public in the execution of the duties of his office, and includes every like instrument, endorsement, note or entry made or signed by a consul, attorney, or other person authorized by law to act as a Notary Public:
- (21.)—' Paper' includes vellum, parchment, or any other material on which an instrument may be written:
- (22.)—' Partition-deed' means any instrument whereby persons interested in immoveable property jointly, or in common, or as co-parceners, or as members of an undivided Hindu family, divide or agree to divide such property in severalty, and includes a batwará:
- (23.)—'Policy of Insurance' means any instrument by which one person in consideration of a premium, engages to indemnify another against loss, damage, or liability arising from an unknown or contingent event; it does not include a policy on life:
- (24.)—'Power of Attorney' includes every instrument (except a proxy) empowering a person to act in the stead of the person executing it:
- (25.)—' Promissory Note' includes every instrument whereby the maker engages absolutely to pay a specified sum of money to another at a time therein limited, or on demand, or at sight:

(26.)-' Property' means property being in British India:

(27.)—' Protest' means a declaration in writing made by a Notary Public, or other person authorized to act as such DEFINITIONS (continued).

General Stamp Act (XVIII of 1869.)

attesting the dishonor of a bill of exchange or promissory note.

- (28.)—' Protest of the Master of a Ship' includes every declaration of the particulars of her voyage, drawn up by him with a view to the adjustment of losses, or the calculation of averages, and every declaration in writing made by him against the charterers or the consignees for not loading or unloading the ship:
- (29.)—' Proxy' means an instrument whereby a person authorizes another to vote for him at a meeting :
- (30.)—' Release' includes every instrument whereby a person renounces a claim upon another person, or against any specified property :
- (31.)—' Respondentia-bond' includes every instrument securing a loan on the cargo laden or to be laden on board a ship, and making repayment contingent on the arrival of the cargo at the port of destination : and
- (32.)—' Settlement' means any instrument (other than a Will) whereby the destination or devolution of moveable or immoveable property is settled or agreed to be settled.
- Section 14.—An instrument so framed as to come within two or more of the definitions in section three shall, when the instruments to which those definitions apply are liable to different rates of duty under this (General Stamp) Act, be charged with the highest of such rates.
- Provided that when any one instrument purports, for distinct considerations, to convey by way of sale, to lease, to give, or to mortgage two or more subject-matters,
- or to convey by way of sale, to lease, or to give one subjectmatter and to mortgage another,
- such instrument shall be chargeable with the aggregate amount of the duties to which instruments effecting separately each of such conveyances, leases, gifts, or mortgages would be liable under this (General Stamp) Act.
- DISSOLUTION OF PARTNERSHIP,

General Stamp Act (XVIII of 1869, Schedule II.)

No. 17. -- Instrument of dissolution of Partnership

••• Rs. 1

DISTRAINT.

Court Fees' Act (VII of 1870.)

Section 19, Clause 13.—Written authority to an agent to distrain Free

DOCK WARRANT.

General Stamp Act (XVIII of 1869.)

Section 3, Clause 13.—'Dock Warrant' includes every instrument evidencing the title of any person therein named or his assign, or the holder thereof, to the property in any goods lying in or upon any dock, warehouse, or wharf, such instrument being signed or certified by or on behalf of the Company or person in whose custody such goods may be.

(Schedule II.)

No. 10.—Dock Warrant, stamp on Ans. 4 DOCUMENT.

Stamp on documents inadvertently received.

(See STAMP, Section 28, General Stamp Act.) Court Fees' Act (VII of 1870.)

Section 33.—Whenever the filing or exhibition in a Criminal Court of a document in respect of which the proper fee has not been paid is, in the opinion of the presiding Judge, necessary to prevent a failure of justice, nothing contained in section four* or section six† shall be deemed to prohibit such filing or exhibition.

• Section 4 of Act VII of 1870.—No document of any of the kinds specified in the first or second schedule to this Act annexed, as chargeable with fees shall be filed, exhibited or recorded in, or shall be received or furnished by, any of the said High Courts in any case coming before such Court in the exercise of its extraordinary original civil jurisdiction;

or in the exercise of its extraordinary original criminal jurisdiction.

or in the exercise of its jurisdiction as regards appeals from the judgment of two or more Judges of the said Court, or of a Division Court;

or in the exercise of its jurisdiction as regards appeals from the Courts subject to its superintendence;

or in the exercise of its jurisdiction as a Court of reference or revision ;

unless in respect of such document there be paid a fee of an amount not less than that indicated by either of the said schedules as the proper fee for such document. + FEES IN OTHER COURTS AND IN PUBLIC OFFICES.

Section 6 of Act VII of 1870.—Except in the Courts hereinbefore mentioned, no document of any of the kinds specified as chargeable in the first or second schedule to this Act annexed shall be filed, exhibited or recorded in any Court of Justice, or shall be received or furnished by any public officer, unless in respect of such document there be paid a fee of an amount not less than that indicated by either of the said schedules as the proper fee for such document.

DOCUMENT-(continued).

Court Fees' Act (VII of 1870.)

Fees on documents filed, exhibited or recorded in High Courts in their extraordinary jurisdiction;

Do in their appellate jurisdiction as Courts of Reference and Revision.

(See FEES, Section 4.)

Fees on documents filed, exhibited or recorded in any Mofussil Courts of Justice or in any public office.

(See FEES, Section 6.)

Fee on copy of any document liable to stamp duty under the General Stamp Act (1869) when left by any party to a suit or proceeding in place of the orginial withdrawn.

(See COPY, Schedule I. No. 8, Court Fees' Act.) DOUBTS.

Adjudication of doubts as to proper stamp.

(See COLLECTOR, Section 39, General Stamp Act.) DUPLICATE.

(See COPY.)

DUTY.

General Stamp Act (XVIII of 1869.)

Section 4.—For every instrument mentioned in the first and second schedules hereto, and executed in British India on or after the 1st day of January 1870,

or executed out of British India on or after that day, but relating to any property within British India,

there shall be payable to the Government of India, as stamp duty, the amount indicated in the first or second schedule hereto annexed, to be the proper duty for such instrument.

Section 6.*—In the absence of an agreement to the contrary, the expense of providing the proper stamp shall be borne—

1st.—In the case of any instrument mentioned in the first schedule to this Act (other than a policy of insurance, a mortgage-deed, a sottlement, a conveyance, a lease,

(See IMPRESSED STAMP, Section 5, Clause 6.)

[•]Duty on every other instrument chargeable under Act XVIII of 1869 to be denoted by impressed stamps.

DUTY-(continued).

General Stamp Act (XVIII of 1869.)

an instrument of exchange or partition-deed where money is paid for equality of exchange or partition, an appraisement or valuation, an award and a copy, duplicate or extract), by the person drawing, making, or executing such instrument:

- 2nd.—In the case of a policy of insurance, by the insured :
- 3rd.—In the case of a settlement, by the settlor :
- 4th.—In the case of a conveyance, mortgage-deed, or lease, by the grantee, mortgagor, or lessee:
- 5th.—In the case of a counterpart of a lease, by the lessor :
- 6th.—In the case of a partition-deed, by the parties thereto in proportion to their respective shares in the property comprised therein; and
- 7th.—In the case of an exchange where money is paid for equality of exchange, by the person paying such money.
- Section 9.—Where interest is expressly made payable by the terms of an instrument, such instrument shall not be chargeable with a duty higher than that with which it would have been chargeable had no mention of interest been made therein.
- Section 14.—An instrument so framed as to come within two or more of the definitions in section three shall, when the instruments to which those definitions apply are liable to different rates of duty under this (General Stamp) Act, be charged with the highest of such rates.
- Provided that when any one instrument purports, for distinct considerations to convey by way of sale, to lease, to give, or to mortgage two or more subject-matters,
- or to convey by way of sale, to lease, or to give one subject matter and to mortgage another,
- such instruments shall be chargeable with the aggregate amount of the duties to which instruments effecting separately each of such conveyances, leases, gifts, or mortgages would be liable under this (General Stamp) Act.
- Section 16.—The Government of India in Council may, from time to time, by order published in the *Gazette of India*, reduce or remit in the whole or any part of

DUTY-(continued).

General Stamp Act (XVIII of 1869.)

British India the duties chargeable under this (General Stamp) Act on all or any of the instruments mentioned in the first and second schedules hereto annexed, or on any particular class of such instruments, or on any of the instruments belonging to such class, or on any of the instruments mentioned in the said schedules when executed or granted by or to any particular class of persons, or by or to any members of such class, and may in like manner cancel or vary such order to the extent of the powers hereby given.

Every such cancelment or variation shall be published in the Gazette of India.

General Stamp Act (XVIII of 1869.)

Instruments chargeable with a duty of one anna may be stamped with adhesive stamps.

(See ADHESIVE STAMP, Section 5, Clause a). Duty on Bills of Exchange.

(See BILL OF EXCHANGE, Section 7.) EASEMENT.

Suit for a right to some benefit to arise out of land.

(See SUIT No. 18.)

EJECTMENT.

Fee in suit between landlord and tenant to contest a notice of ejectment.

(See SUIT No 13.)

ESTATES.

Court Fees' Act (VII of 1870, Schedule II.)

No. 17, Para II.—Fee on plaint in suit to alter or cancel any entry in a register of the names of proprietors of revenue paying estates

EXAMINATION.

Fee for written examination of a complainant.

(See COMPLAINT.)

EXCISE.

Court Fees' Act (VII of 1870.)

Application or petition presented to any officer of the Excise Department. (See APPLICATION, Schedule II. No. 1 a.) Rs. 10

[54]

EXECUTION.

Court Fees' Act (VII of 1870.)

Of decree stayed where mesne profits ascertained exceed profits claimed.

(See ADDITIONAL FEES, Section 11, Para. 2.)

EXEMPTIONS.

General Stamp Act (XVIII of 1869.)

Section 15.—Nothing in this Act shall render the following instruments chargeable with duty :--

- (1.)—Receipt or discharge granted to a cultivator for the rent of land paying revenue to Government, or (in the Presidencies of Madras and Bombay) of inám lands.
- (2.)—Receipt given for money or securities for money deposited in any Bank or in the hands of any Banker or person acting as a Banker to be accounted for :
- Provided the same be not expressed to be received of or by the hands of any other than the person to whom the same is to be accounted for :
- Provided further, that this exemption shall not extend to a receipt or acknowledgment for any sum paid or deposited for, or upon a letter of allotment of a share, or in respect of a call upon any scrip or share of or in any Company, or Association, or proposed or intended Company or Association.
- (3.)—Receipt or discharge endorsed on or contained in any instrument duly stamped according to the law in force in British India at the date of its execution, acknowledging the receipt of the consideration-money therein expressed, or the receipt of any principal money, interest, or annuity or other periodical payment thereby secured.
- (4.)—Transfer by endorsement of a negotiable instrument or a policy of marine insurance or of insurance against fire.
- (5.)—Letters of hypothecation accompanying a bill of exchange.
- (6.)-Transfers of securities of the Government of India.
- (7.)—Bond to Government for the due performance of the duties of any salaried office.

General Stamp Act (XVIII of 1869.)

- (8.)—Agreement or memorandum of an agreement for or relating to the sale of goods or merchandize.
- (9.)—Lease granted to a cultivator, unless a fine or premium be paid in consideration of such lease.
- (10.)—Counterpart of such lease.
- (11.)—Surrender of land executed by a cultivator to his landlord.
- (12.)—Affidavit made for the sole purpose of enabling any person to receive any pension or charitable allowance.
- (13.)—Copy of any paper which a public officer is by law required to make or furnish in his official capacity.
- (14.)—Copies made for the private use only of any person having the custody of the original instrument, or of his counsel, attorney or vakil.
- (15.)—Receipt or other instrument executed by or on behalf of Government, in cases where the Government would but for this exemption be liable to pay for the stamp thereon.
- (16.)—Letter of cover or engagement to issue a policy of insurance:
- Provided that, unless such letter or engagement bear the stamp prescribed by this (General Stamp) Act for such policy of insurance, nothing shall be recoverable thereunder, nor shall it be available for any purpose except to compel the delivery of the policy therein mentioned. *Court Fees' Act (VII of* 1870.)
- Section 19.—Nothing contained in this Act shall render the following documents chargeable with any fee :---
- i.—Power of attorney to institute or defend a suit when executed by an officer, warrant-officer, non-commissioned officer or private of Her Majesty's army not in civil employment.
- ii.—Declarations mentioned in section one hundred and eighteen* and section one hundred and sixty-four* of the Code of Civil Procedure.

Court Fees' Act (VII of 1870.)

- iii.—Written statements called for by the Court after the first hearing of a suit.
- iv.—Plaint presented to a Military Court of Requests and petition for execution of a decree of such Court.
- v.-Plaints in suits tried by Village Munsifs in the Presidency of Fort St. George.
 - vi.—Plaints and processes in suits before District Panchayats in the same Presidency.
 - vii.—Plaints in suits before Collectors under Madras Regulation XII of 1816.*
 - viii.—Probate of a will, letters of administration, and certificate mentioned in the first schedule to this (Court Fees') Act annexed, number twelve, where the amount or value of the property in respect of which the probate or letters or certificate shall be granted does not exceed one thousand rupees.
 - ix.—Application or petition to a Collector or other officer making a settlement of land-revenue, or to a Board of Revenue, or a Commissioner of Revenue, relating to matters connected with the assessment of land, or the ascertainment of rights thereto or interests therein, if presented previous to the final confirmation of such settlement.
 - x.—Application relating to a supply for irrigation of water belonging to Government.
 - xi.—Application for leave to extend cultivation, or to relinquish land, when presented to an officer of landrevenue by a person holding, under direct engagement with Government, land of which the revenue is settled but not permanently.
 - xii.—Application for service of notice of relinquishment of land or of enhancement of rent.

[•] Madras Regulation XII. of 1816.—A Regulation for authorising Collectors to refer claims regarding lands or crops, the validity of which claims may depend on the determination of a disputed boundary; as also certain disputes respecting the occupying, cultivating and irrigating of land, to be tried and determined by village Punchayets, and for prescribing the rules under which the trial of such disputes shall be conducted, and the decisions of the Punchayets carried into execution.

Court Fees' Act (VII of 1870.)

- xiii.—Written authority to an agent to distrain.
- xiv—First application (other than a petition containing a criminal charge or information) for the summons of a witness or other person to attend either to give evidence or to produce a document, or in respect of the production or filing of an exhibit not being an affidavit made for the immediate purpose of being produced in Court.
- xv.—Bail-bonds in criminal cases, recognizances to prosecute or give evidence, and recognizances for personal appearance or otherwise.
- xvi.—Petition, application, charge, or information respecting any offence, when presented, made or laid to or before a Police officer, or to or before the Heads of Villages or the Village Police in the territories respectively subject to the Governors in Council of Madras and Bombay.
- xvii.—Petition by a prisoner, or other person in duress or under restraint of any Court or its officers.
- xviii.—Complaint of a public servant (as defined in the Indian Penal Code),* a municipal officer, or an officer or servant of a Railway Company.
- xix.—Application for permission to cut timber in Government forests, or otherwise relating to such forests.
- xx.—Application for the payment of money due by Government to the applicant.
- xxi.—Petition of appeal against the chaukidari assessment under Act No. XX. of 1856 (An Act to make better provision for the appointment and maintenance of Police Chowkeydars in Cities, Towns, Stations, Suburbs and Bazars in the Presidency of Fort William in Bengal), or against any municipal tax.
- xxii.—Applications for compensation under any law for the time being in force relating to the acquisition of property for public purposes.
- xxiii.—Petitions presented to the Special Commissioner appointed under Bengal Act No. II. of 1869 (to ascertain, regulate and record certain tenures in Chota Nagpore.)

Court Fees' Act (VII of 1870.)

xxiv.—Petitions under the fourteenth and fifteenth of Victoria, chapter forty (An Act for Marriages in India), Section 5, or under Act No. V of 1852 (An Act for giving effect to the provisions of an Act of Parliament passed in the 15th year of the reign of Her present Majesty, entitled an Act for Marriages in India,) Section 9.

EXTENT.

General Stamp Act (XVIII of 1869.)

Extent of the Act.

(See TITLE.)

Court Fees' Act (VII of 1870.)

Extent of the Act.

(See TITLE.)

EXTRACT.

(See COPY.)

FEES.

General Stamp Act (XVIII of 1869.)

For adjudication by the Collector of doubt as to proper stamp.

(See COLLECTOR, Section 39.)

Court Fees' Act (VII of 1870.)

Stamps used to denote any fee chargeable under Act VII of 1870 to be impressed or adhesive.

(See STAMPS, Section 26.) Court Fees' Act (VII of 1870.)

Section 3.—The fees payable for the time being to the clerks and officers (other than the sheriffs and attorneys) of the High Courts established by Letters Patent, by virtue of the power conferred by Statute twenty-fourth and twenty-fifth of Victoria, chapter one hundred and four, section fifteen,

or chargeable in each of such Courts under number eleven of the first, and numbers seven, twelve, fourteen, sixteen, twenty and twenty-one of the second schedule to this (Court Fees') Act annexed;

. And the fees for the time being chargeable in the Courts of

FEES—(continued).

Court Fees' Act (VII of 1870.)

Small Causes at the Presidency Towns and their several offices, shall be collected in manner hereinafter appearing.

Section 4.—No document of any of the kinds specified in the first or second schedule to this (Court Fees') Act annexed, as chargeable with fees, shall be filed, exhibited or recorded in, or shall be received or furnished by, any of the said High Courts in any case coming before such Court in the exercise of its extraordinary original civil jurisdiction; or in the exercise of its extraordinary original criminal jurisdiction;

or in the exercise of its jurisdiction as regards appeals from the judgment of two or more Judges of the said Court, or of a Division Court;

or in the exercise of its jurisdiction as regards appeals from the Courts subject to its superintendence;

or in the exercise, of its jurisdiction as a Court of reforence or revision;

unless in respect of such document there be paid a fee of an amount not less than that indicated by either of the said schedules as the proper fee for such document.

- Section 5.—When any difference arises between the officer whose duty it is to see that any fee is paid under this chapter (II.) and any suitor or attorney, as to the necessity of paying a fee or the amount thereof, the question shall, when the difference arises in any of the said High Courts, be referred to the taxing-officer, whose decision thereon shall be final, except when the question is, in his opinion, one of general importance, in which case he shall refer it to the final decision of the Chief Justice
 of such High Court. or of such Judge of the High Court as the Chief Justice shall appoint either generally or specially in this behalf.
 - When any such difference arises in any of the said Courts of Small Causes, the question shall be referred to the Clerk of the Court, whose decision thereon shall be final,
FEES-(continued).

Court Fees' Act (VII of 1870.)

except when the question is, in his opinion, one of general importance, in which case he shall refer it to the final decision of the First Judge of such Court.

- The Chief Justice shall declare who shall be taxing-officer within the meaning of the first paragraph of this section.
- Section 6.—Except in the Courts hereinbefore mentioned, (the High Courts and Courts of Small Causes at the Presidency towns) no document of any of the kinds specified as chargeable in the first or second schedule to this (Court Fees') Act annexed shall be filed, exhibited or recorded in any Court of Justice, or shall be received or furnished by any public officer, unless in respect of such document there be paid a fee of an amount not less than that indicated by either of the said schedules as the proper fee for such document.
- Section 20.—The High Court shall, as soon as may be, make rules as to the following matters :—
- i.—The fees chargeable for serving and executing processes issued by such court in its appellate jurisdiction, and by the other Civil and Revenue Courts established within the local limits of such jurisdiction :
- ii.—The fees chargeable for serving and executing processes issued by the Criminal Courts established within such limits in the case of offences other than offences for which police officers may arrest without a warrant; and
- iii.—The remuneration of the peons and all other persons employed by leave of a Court in the service or execution of processes.
- The High Court may from time to time alter and add to the rules so made.
- All such rules, alterations and additions shall, after being confirmed by the Local Government, and sanctioned by the Governor General of India in Council, be published in the local official Gazette, and shall thereupon have the force of law.
- Until such rules shall be so made and published, the fees i

FEES-(continued).

Court Fees' Act (VII of 1870.)

now leviable for serving and executing processes shall continue to be levied, and shall be deemed to be fees leviable under this (Court Fees') Act.

- Section 21.—A Table in the English and Vernacular languages showing the fees chargeable for such service and execution, shall be exposed to view in a conspicuous part of each Court.
- Section 25.—All fees referred to in Section 3 (Court Fees' Act) or chargeable under that Act shall be collected by stamps.
- Section 35.—The Governor General of India in Council may from time to time, by notification in the *Gazette of India*, reduce or remit, in the whole or in any part of British India, all or any of the fees mentioned in the first and second schedules to this (Court Fees') Act annexed, and may in like manner cancel or vary such order.

(Schedule I.)

No. I.—Plaint or memo. of appeal (not otherwise provided for in this Act), presented to any Civil or Revenue Court, except those mentioned in section three.* When the amount or value of the subject matter in dispute does not exceed Rs. 5. Annas 6 ... When such amount or value exceeds Rs. 5, for every Rs. 5, or part thereof, in Annas 6 excess of Rs. 5, up to Rs. 100. When such amount or value exceeds Rs. 100, for every Rs. 10 or part thereof, in excess of Rs. 100, up to Rs. 1,000.! Annas 12 When such amount or value exceeds Rs. 1,000, for every Rs. 100, or part thereof, in excess of Rs. 1,000, up to Rs. 5,000. ... à... ··· Rs. 5

• To ascertain the proper fee leviable on the institution of a suit, see the Table annexed to this schedule. [62]

FEES-(continued).

Court Fees' Act (VII of 1870, Schedule I.)

When such amount or value exceeds Rs. 5,000, for every Rs. 250, or part thereof, in excess of Rs. 5,000, up to Rs. 10,000... Rs. 10 ... When such amount or value exceeds Rs. 10,000, for every Rs. 500 or part thereof, in excess of Rs. 10,000, up to Rs. 20,000. Rs. 15 No. I.-Plaint or memo. When such amount or value of appeal (not otherwise exceeds Rs. 20,000, for every provided for in this Rs. 1,000, or part thereof, in Act), presented to any excess of Rs. 20,000 up to Civil or Revenue Court, Rs. 30,000.... Rs. 20 ... except those mentioned When such amount or value in section three—(conexceeds Rs. 30,000, for every tinued). Rs. 2,000, or part thereof, in excess of Rs. 30,000, up to Rs. 50,000.... ••• Rs. 20 When such amount or value exceeds Rs. 50,000, for every Rs. 5,000, or part thereof, in excess of Rs. 50,000.. ••• Rs. 25 Provided that the maximum fee leviable on a plaint or memo. of appeal shall be Rs. 3,000. (Schedule II.) No. 7.-Undertaking under Section 49 of the Indian Divorce Act Annas 8 No. 20.-Fee on every petition under the Indian Divorce Act except petitions under Section 44 of the same Act, and every memo. of appeal under Section 55 of the same Act ... Rs. 20 ... - No. 21.-Fee on plaint or memo. of appeal under the Parsee Marriage and Divorce Act, 1865. ... Rs. 20

FEES-(continued). Court Fees' Act (VII of 1870.) Decision of questions relating to valuations so as to determine the fee chargeable under Act VII of 1870, to be met by the Court in which the plaint or appeal is filed. (See VALUATION, Section 12.) Documents for which proper fee has not been paid admissible in criminal cases. (See DOCUMENTS, Section 33.) Refund of fee paid on memo. of appeal. (See REFUND, Section 13.) Refund of fee paid on application for review of judgment. (See REFUND, Section 14.) Refund of fee where Court reverses or modifies its former decision on ground of mistake in law or fact. (See REFUND, Section 15.) Repayment of fee paid on applications to Criminal Courts containing a complaint. (See REFUND, Section 31.) FINES. (See PENALTIES.) FOREIGN BILLS. General Stamp Act (XVIII of 1869.) Section 8.—The holder of any bill of exchange or promissory note drawn or made out of British India, and not stamped as required by this (General Stamp) Act, shall, before he presents the same for acceptance or for payment, or endorses, transfers, or otherwise negotiates such bill or note, affix thereto the proper adhesive stamp or stamps for denoting the duty with which it is chargeable under this (General Stamp) Act.

Section 19.—Subject to the provisions contained in section twenty-six,* no person taking a bill of exchange or

[•] Section 26 of the General Stamp Act, Clause (a).—When any bill of exchange, promissory note, cheque, or order for the payment of money on demand by any banker or person acting as a banker, chargeable hereunder with the duty of one anna, comes to his hands unstamped, he may affix thereto the necessary adhesive stamp, and cancel the same in the manner required by this (General Stamp)

FOREIGN BILLS-(continued).

General Stamp Act (XVIII of 1869.)

promissory note requiring a stamp under section eight,* either in payment or as a security, or by purchase or otherwise, shall be entitled to recover thereon, or to make the same available for any purpose, unless at the time when he so takes it, the proper stamp is affixed thereto and cancelled in manner directed by this (General Stamp) Act.

Cancellation of stamps on foreign bills by holder.

(See ADHESIVE STAMP.)

Duty on foreign bills.

(See BILLS OF EXCHANGE, Schedule I.) • Penalty for presenting unstamped foreign bill.

(See PENALTY, Section 30.) FOREIGN CURRENCY.

General Stamp Act (XVIII of 1869.)

- Section 10.—When the consideration set forth in or the amount secured by any instrument chargeable under this (General Stamp) Act is expressed in pounds sterling, pounds currency, francs, or dollars, such consideration or amount shall, for the purposes of this (General Stamp) Act, be estimated according to the following scale :—
 - One pound sterling or pound currency is equivalent to ten rupees.

One hundred francs are equivalent to forty rupees.

One Mexican or China dollar is equivalent to two rupees four annas.

One Mauritius dollar is equivalent to two rupees.

Act, and upon so doing, may charge the duty against the person who ought to have paid the same, or deduct such duty from the sum so directed to be paid.

Clause (b).—Such bill, note, cheque, or order shall, so far as relates to the stamp duty chargeable thereon, be valid; but this shall not relieve any person or firm from liability to the penalty which he or it may have incurred by issuing or giving the said bill, note, cheque or order unstamped.

^o Section 8.—The holder of any bill of exchange or promissory note drawn or made out of British India, and not stamped as required by this (General Stamp) Act, shall, before he presents the same for acceptance or for payment, or endorses, transfers, or otherwise negotiates such bill or note, affix thereto the proper adhesive stamp or stamps for denoting the duty with which it is chargeable under this (General Stamp) Act. [65]

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FORESTS.	
Court Fees' Act (VII of 1870.)	
Section 19, Clause 19.—Application for permission to cut	
timber in Government forests or otherwise relating to	
such forests	Free.
GARDEN.	
Court Fees' Act (VII of 1870.)	
Computation of fee in suit for possession of a garden.	
(See SUIT No. 15.)	
GIFT. General Stamp Act (XVIII of 1869, Schedule II.)	
No. 37.—Instrument of gift of immoveable property	
GOODS.	R3. 16
General Stamp Act (XVIII of 1869.)	
Section 15, Clause 8 Agreement or Memorandum of an	
Agreement for or relating to the sale of goods or	
merchandize	
GOVERNMENT OF INDIA.	Free
General Stamp Act (XVIII of 1869.)	
Power of the Government of India to lower rates of stamp	
duty.	
(See DUTY, Section 16.)	
Court Fees' Act (VII of 1870.)	
Power of the Government of India to reduce or to remit	
fees.	
(See FEES, Section 35.)	
GOVERNMENT SECURITIES,	
Sale of.	
(See AGREEMENT.)	
GOVERNOR GENERAL IN COUNCIL.	
General Stamp Act (XVIII of 1869.)	
The Governor General in Council to approve rules for	
sale of stamps.	
(See LOCAL GOVERNMENT, Section 48, Para 1.)	
Court Fees' Act (VII of 1870)	
The Governor General in Council to approve rules as to	r
number of peons in the district, Subordinate and Small	
Cause Courts in the Mofussil.	
(See HIGH COURT, Section 22.)	
The Governor General in Council to approve rules as to	
number of peons in Revenue Courts.	
(See PEONS, Section 23.)	1
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HIGH COURT.

General Stamp Act (XVIII of 1869.)

- Section 41.—(a)—The Chief Controlling Revenue Authority may state any case coming before it under this (General Stamp) Act, and refer such case with its own opinion thereon, if the case arise in the Presidency of Fort Saint George or the Presidency of Bombay, to the local High Court, and if it arise in any other part of British India, to the High Court at Fort William.
- (b)—Every such case shall be decided by at least three Judges of the High Court to which it is referred, and in case of difference the opinion of the majority shall prevail.
- (c)—If the High Court is not satisfied that the statements contained in the case are sufficient to enable it to determine the questions raised thereby, the Court may refer the case back to the Revenue Authority by which it was stated, to make such additions thereto or alterations therein as the Court may direct in that behalf.
- (d)—The High Court upon the hearing of any such case shall decide the questions raised thereby, and shall deliver its judgment thereon, containing the grounds on which such decision is founded; and it shall send to the Revenue Authority by which the case was stated, a copy of such judgment under the seal of the Court and the signature of the Registrar, and the Revenue Authority shall, on receiving the same, dispose of the case conformably to such judgment.

Court Fees' Act (VII of 1870.)

Section 22.—Subject to rules to be made by the High Court and approved by the Local Government and the Governor General of India in Council, every District Judge and every Magistrate of a district shall fix, and may from time to time alter, the number of peons necessary to be employed for the service and execution of processes issued out of his Court and each of the Courts subordinate thereto, and for the purposes of this section, every Court of Small Causes established under Act XI of 1865 (to consolidate and amend the law reHIGH COURT—(continued).

General Stamp Act (XVIII of 1869.)

lating to Courts of Small Causes beyond the local limits of the Ordinary Original Civil Jurisdiction of the High Courts of Judicature) shall be deemed to be subordinate to the Court of the District Judge.

Court Fees' Act (VII of 1870, Schedule II.)

No. 11, Clause (b).—Stamp on memo. of appeal not from orders rejecting a plaint, or from a decree or from an order having the force of a decree when presented to a High Court Rs. 2

Fees on documents filed, exhibited or recorded in High Courts.

(1.)-In their Extraordinary Original Jurisdiction.

(2.)-In their Appellate Jurisdiction.

(3.)—As Courts of Reference and Revision.

(See FEES, Section 4.)

Levy of fees in High Courts on their Original Side.

(See FEES, Section 3.)

Procedure in case of difference arising in High Courts as to necessity or amount of fee.

(See FEES, Section 5.)

Saving of fees to certain officers of High Court.

(See ACCOUNTANT GENERAL.)

The High Court to make Rules as to process fees, and may alter and add to the rules so made.

(See FEES, Section 20.)

HOUSE.

Computation of fee in suit for possession of a house.

(See SUIT, No. 16.)

HUNDI.

(See BILL OF EXCHANGE.)

HYPOTHECATION.

General Stamp Act (XVIII of 1869.) Section 15, Clause 5.—Letters of hypothecation accompanying a bill of exchange

IMPRESSED STAMP.

General Stamp Act (XVIII of 1869.)

- Section 3, Clause 14.—' Impressed' includes ' printed' and ' lithographed.'
- Section 5, Clause (b).—The stamp on every other instrument chargeable under this Act shall either be impressed on the paper whereon the instrument is written or be otherwise denoted by the Collector or the Superintendent of Stamps in accordance with such rules as the Governor General of India in Council may from time to time prescribe in this behalf.
- Section 49.—When an impressed stamp is used under Section five* to denote the amount of duty with which any instrument is chargeable, such amount shall be denoted by a single stamp, except when such amount exceeds one thousand rupees, in which case it may be denoted by two or more impressed stamps of which the aggregate amount is the amount so required.

Provided that, when a single impressed stamp of any amount less than one thousand rupees is not procurable on application to the Collector or stamp-vendor appointed under section forty-eight,[†] it shall be lawful, on such officer making a certificate to that effect, for the

[•] Section 5 of the General Stamp 'Act (XVIII of 1869.)—(a.)—All instruments chargeable under this Act with a duty of one anna, bills of exchange and promissory notes drawn or made out of British India, and transfers by endorsement of shares of companies and associations may (subject to the provisions hereinafter contained) be stamped with adhesive stamps.

⁽b)—The stamp on every other instrument chargeable under this Act shall either be impressed on the paper whereon the instrument is written or be otherwise denoted by the Collector or the Superintendent of Stamps in accordance with such rules as the Governor General of India in Council may from time to time prescribe in this behalf.

^{+48.—}Every Local Government shall frame rules for regulating the sale of stamps and stamped paper required by this Act or by Act No. XXVI. of 1867 (to amend the law relating to stamp duties) for determining the persons by whom such sale is to be conducted, and for fixing the remoneration of such persons within the territories subject to its control; and may from time to time alter and add to such rules.

Such rules, alterations, and additions shall, when approved by the Governor General of India in Council, and after publication in the local efficial Gazette have the force of law.

Any person appointed to sell such stamps and stamped paper, who knowingly disobeys any such rules, shall be punished with simple imprisonment for a term which may extend to six months, or with fine not exceeding five hundred rupees, or with both.

IMPRESSED STAMP-(continued).

General Stamp Act (XVIII of 1869.)

person requiring such stamp to denote the amount by two or more impressed stamps, of which the aggregate amount is the amount so required.

INAM LANDS.

General Stamp Act (XVIII of 1869.)

Section 15, Clause 1.—Receipt or discharge granted to a cultivator for the rent of land paying revenue to Government or (in the Presidencies of Madras and Bombay) of Inam Lands

INDEMNITY-BOND.

(See BOND.)

INDIAN DIVORCE ACT.

Court Fees' Act (VII of 1870.)

Fee on undertaking under Section 49 of the Indian Divorce Act.

(See FEES, Schedule II., No. 7.)

Fee on petition or memo. of appeal under the Indian Divorce Act, except petition under Section 44 of the above Act.

(See FEES, Schedule II., No. 20.)

INDIAN INCOME TAX ACT.

Amendments of Act VIII of 1859, Sections 308, 309, 371 and 373.

(See CIVIL PROCEDURE CODE, Section 32.)

INJUNCTION.

Fee in suit to obtain an Injunction.

(See SUIT No. 17.)

INSTRUMENTS.

General Stamp Act (XVIII of 1869.)

Section 3, Clause 19.—' Negotiable instrument' includes bills of exchange, promissory notes and cheques.

Section 13.—Where more instruments than one are required for the completion of any transaction involving the execution of a mortgage-deed, settlement, conveyance, or lease, the proper stamp required by this Act for such mortgage, deed, settlement, conveyance, or lease,

INSTRUMENTS—(continued).

General Stamp Act (XVIII of 1869.)

shall be borne by the principal instrument executed in such transaction, and each of the other instruments shall bear a stamp of one rupee.

- The parties may determine for themselves which of such instruments shall for the purposes of this section be deemed to be the principal instrument. Provided that, where the instruments are liable to different rates of duty under this Act, the instrument liable to the highest of such rates shall be deemed to be the principal instrument.
- Section 18.—(a)—No instrument chargeable with stamp duty shall be received in any court of justice, or by any person having by law or consent of parties authority to receive evidence, as creating, modifying, transferring or extinguishing, or purporting to create, modify, transfer or extinguish, any right or obligation,
- or as evidence in any Civil proceeding, or shall be acted upon in any such Court, or by any such person as aforesaid, or by any public officer,
- or shall be registered by any officer acting under any law for the registration of assurances, or in any public office,
- or shall be authenticated by any public officer.
- Unless such instrument bears a stamp of a value not less than the amount of the duty with which it is chargeable under the law in force in British India at the time of its execution.
- (b)—Every instrument chargeable with stamp duty shall be admitted in evidence in any criminal proceeding (other than proceedings under Chapter XXII.* of the Code of Criminal Procedure) although it may not have the stamp required by law impressed thereon or affixed thereto.

Section 50.-When more stamped papers than one are

[•] Of disputes relating to the possession of land or the right of use of any land or water.

INSTRUMENTS-(continued).

General Stamp Act (XVIII of 1869.)

used under Section forty-nine* for an instrument chargeable with stamp duty under this Act (XVIII of 1869) each paper so used shall contain a part of the instrument.

(Schedule I.)

No. 18.—INSTRUMENT OF EXCHANGE OF PARTITION OF IMMOVEABLE PROPERTY when money is paid for equality of exchange or partition.

(Schedule II.)

No. 16.-Counterpart of any instrument chargeable with stamp duty under this Act (XVIII of 1869), provided that the counterpart shall not be available unless the Collector or such other officer as he may authorize in that behalf shall certify that the proper stamp duty on the original instrument has been paid. Such certificate shall be endorsed on the counterpart on the same being produced, together with the original instrument, and on the whole being duly executed and duly stamped in other respects Rs. 1 No. 37.-INSTRUMENT OF GIFT OF IMMOVEABLE PRO-PERTY. Rs. 16. ... No. 38.-INSTRUMENT OF EXCHANGE OF IMMOVEABLE PROPERTY where no money is paid or agreed to be paid for equality of exchange ... Rs. 16.

• Section 49 of the General Stamp Act (XVIII of 1869.)—When an impressed stamp is used under section five to denote the amount of duty with which any instrument is chargeable, such amount shall be denoted by a single stamp, except when such amount exceeds one thousand rupees, in which case it may be denoted by two or more impressed stamps of which the aggregate amount is the amount so required. Provided that when a single impressed stamp of any amount less than one thousand rupees is not procurable on application to the collector or stampvendor appointed under section forty-eight, it shall be lawful, on such officer making a certificate to that effect, for the person requiring such stamp to denote the amount by two or more impressed stamps, of which the aggregate amount is the amount so required.

+ Schedule II. No. 15 General Stamp Act (XVIII of 1869).-- | Collateral instrument not otherwise provided for by this Schedule ... | One Rupee.

The duta with which a conveyance for the amount paid is 80 chargeable (No. 15†) in addition to the stamp with duty which an instrument of exchange of i m m oveable property or a partition deed is chargeable under Sche[72]

INSTRUMENTS-(continued). General Stamp Act (XVIII of 1869.) Duty on an instrument coming within two or more of the definitions given in Act XVIII of 1869. (See DUTY, Section 14.) Duty on an instrument reserving interest. (See DUTY, Section 9.) Instrument chargeable with the duty of one anna. (See STAMP, Section 28.) Penalty for executing an instrument on paper not duly stamped. (See PENALTY, Section 29.) Validity of an instrument for which the Collector levies penalty. (See COLLECTOR.) What instruments are chargeable with duty. (See DUTY, Section 4.) INSUFFICIENT STAMP. Impounding of instruments bearing insufficient stamps produced in a public office. (See PUBLIC OFFICE.) Impounding instruments bearing insufficient stamps filed or exhibited in Civil or Criminal Courts. (See CIVIL COURT.) Instruments bearing insufficient stamps inadmissible in evidence in any civil proceeding or court of justice. (See INSTRUMENTS.) Powers of Civil Courts as to instruments bearing insufficient stamps. (See CIVIL COURT.) Powers of Collector as to insufficiently stamped instruments. (See COLLECTOR.) INTEREST. Duty on instruments reserving interest.

(See DUTY, Section 19.)

[73]

INVENTIONS.

General Stamp Act (XVIII of 1869, Schedule II.) No. 40.—Pētition for leave to file a specification of an invention, or for the extension of the term of the exclusive privilege of making, using, or selling such invention in India. Rs. 100

IRRIGATION.

Court Fees' Act (VII of 1870.)

Section 19, Clause 10.—Application relating a supply for irrigation of water belonging to Government ...

Free.

JUDGMENT.

Fee on copies of.

(See COPY.)

JUDICIAL STAMP.

General Stamp Act (XVIII of 1869.)

Section 17.—Nothing in this chapter (II.) or in the schedules hereto annexed shall be deemed to affect the stamp duties chargeable under Act No. XXVI. of 1867, section six, or under any other enactment relating to stamps used in judicial proceedings.

KUBULAYET.

General Stamp Act (XVIII of 1869.)

- Section 3, Clause 12.— ' Counterpart' means the duplicate of a conveyance, settlement, mortgage-decd, or lease, such duplicate not being executed by the grantor,
- . settlor, mortgagor, or lessor, but by some other party to the instrument: it includes a Kabulayet in cases where a lease has been granted.

LAND.

Court Fees' Act (VII of 1870.)

Appeals against orders relating to compensation under any Act for the time being in force for the acquisition •of land for public purposes.

(See COMPENSATION.)

Application for service of notice of relinquishment of land

Free

LAND-(continued).

Court Fees' Act (VII of 1870.)

Fee on plaint in suit to set aside an attachment of land or of an interest in land.

(See SUIT, No. 19.)

Fee in suit for a right to some benefit (not otherwise provided for by the Court Fees' Act) to arise out of land.

(See SUIT, No. 18.)

Fee in suit to recover the occupancy of land from which a tenant has been illegally ejected by the landlord.

(See SUIT, No. 39.)

Fee in suit to obtain possession under Act XVI of 1838 (for defining the jurisdiction of Revenue Courts and their power to give immediate possession of disputed landed property) or Bombay Act V of 1864 (to give Mamlutdars' Courts jurisdiction in certain cases to maintain existing possession, or to restore possession of any party dispossessed otherwise than by course of law.) ... Annas 8

LAND REVENUE.

Court Fees' Act (VII of 1870.)'

Fee on application by holder of temporarily settled land to officer of land revenue.

(See APPLICATION.)

LEASE.

General Stamp Act (XVIII of 1869.)

Section 3, Clause 15.—' Lease' includes every instrument (not being a counterpart) by which one person lets, or agrees to let, or takes or agrees to take immoveable property to or from another.

Section 15, Clause 9.—Lease granted to a cultivator, unless a fine or premium be paid in consideration of such lease

Clause 10.—Counterpart of such lease Free General Stamp Act (XVIII of 1869.)

Section 15, Clause 11.—Surrender of a land executed by a cultivator to his landlord Free [75]

EASE-(continued).	
General Stamp Act (XVI	II of 1869, Schedule I.) (The stamp
ſ	(a)-Where the lease is ex-
	pressed to be for a term { (No.5)*for the total amount
	of less than one year
,	(b)-Where the lease is ex-
	pressed to be for a term which a Bond for the total amount pay-
	of not less than one year, able under
, ,	but not more than three during the first year of
	years the term is chargeable
	(c)—Where the lease is ex- $\begin{bmatrix} The \\ duty \\ with \\ w$
	pressed to be for a term which a con- veyance for the total
	exceeding three years, { amount pay-
	or where no term is ex-
No. 19 LEASE }	pressed ' first year of the term is
	(d)—Where the lease is
	granted in considera-
	tion of a fine or pre- which a con-
	mium, and where no the amount so paid is chargeable.
	rent is reserved
, ,	The stamp duty with
	(a) When the large in the amount
	(e)Where the lease is of the fine
	granted in considera- ischargeable,
-	tion of a fine or pre-
	mium, and also of a which the lease would bechargeable
	rent in case no
l	premium had been paid.
, , , , , , , , , , , , , , , , , , ,	(a)—Where the amount of $\ $ The stamp
N. 00 Summer of	stamp duty chargeable which the
No. 20.—SURRENDER OF	on the lease does not chargeable
LEASE	exceed Rs. 16
. L	(b).—In any other case Rs. 16
Stamp on lease where sev	eral instruments are required
for its execution.	4 v z
(See INSTRUM)	ENTS, Section 13.)
· See	footnote, page 19.
,	

LEASE-(continued).	1
Court Fees' Act (VII of 1870.)	'
Fee in suits for the delivery by a tenant of the counter-	
part of a lease.	
(See SUIT, No. 26.)	
Fee in suit for delivery of a lease by a landlord.	
(See SUIT, No. 27.)	ì
Fee in suit for specific performance of a contract of lease.	
(See SUIT, No. 25.)	
LETTER.	
General Stamp Act (XVIII of 1869.)	
Letter of cover or engagement to issue a policy of insurance.	
(See EXEMPTION.)	
LETTER OF CREDIT.	
General Stamp Act (XVIII of 1869.) Section 3, Clause 16.—'Letter of Credit' includes every	
instrument by which one person requests another to give	
credit to the person in whose favor it is drawn.	
(Schedule II.)	
No. 2.—Letter of credit, stamp on	1 Anna*
LETTER OF HYPOTHECATION.	
Section 15, Clause 5.—Stamp on letters of hypothecation	
accompanying a bill of exchange	Free
LETTER OF LICENSE.	
General Stamp Act (XVIII of 1869.)	
Section 3, Clause 17.—'Letter of License' includes every	
agreement between a debtor and his creditors, that the	
latter shall, for a specified time, suspend their claims and	
allow the debtor to carry on business at his own discretion.	
(Schedule II.)	
No. 29Letter of license, stamp on	Rs. 8
LOAN.	
General Stamp Act. (XVIII of 1869, Schedule 11.)	
No. 21Instrument evidencing an agreement to secure	
the repayment on or before the expiration of three	
months from the date of such instrument of a loan	
made upon the deposit of title-deeds or other valuable	
security	Rs. 2

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... Rs. 2

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• This duty may be denoted by au adhesive stamp.

[76]

LOCAL GOVERNMENT.

General Stamp Act (XVIII of 1869.)

- Section 48.—Every Local Government shall frame rules for regulating the sale of stamps and stamped paper required by this Act or by Act No. XXVI. of 1867 (to amend the law relating to stamp duties) for determining the persons by whom such sale is to be cond ucted, and for fixing the remuneration of such persons within the territories subject to its control, and may from time to time alter and add to such rules.
- Such rules, alterations, and additions shall, when approved by the Governor General of India in Council, and after publication in the local official Gazette, have the force of law.
- Any person appointed to sell such stamps and stamped paper, who knowingly disobeys any such rules, shall be punished with simple imprisonment for a term which may extend to six months, or with fine not exceeding five hundred rupees, or with both.

Court Fees'Act (VII of 1870.)

- Section 27.—The Local Government may, from time to time, make rules for regulating—
- (a)—The supply of stamps to be used under this (Court Fees') Act.
- (b)—The number of stamps to be used for denoting any fee chargeable under this (Court Fees') Act.
- (c)-The renewal of damaged or spoiled stamps; and
- (d)—The keeping accounts of all stamps used under this (Court Fees') Act, provided that, in the case of stamps used under section three* in a High Court, such rules shall be made with the concurrence of the Chief Justice of such Court.
- All such rules shall be published in the local official Gazette, and shall thereupon have the force of law.

[•] Section 3 of the Court Fees' Act (VII of 1870.)—The fees payable for the time being to the clerks and officers (other than the sheriffs and attorneys) of the High Courts established by Letters Patent, by virtue of the power conferred by Statute twenty-fourth and twenty-fifth of Victoria, Chapter one hundred and four, Section fitteen, or chargeable in each of such Courts under number eleven of the first, and numbers seven, twelve, fourteen, sixteen, twenty, and twenty-one of the second schedule to this Act annexed; and the fees for the time being chargeable in the Courts of Small Causes at the Presidency towns and their several offices; shall be collected in manner hereinafter appearing.

LOCAL GOVERNMENT—(continued).

Section 34.—In the General Stamp Act, 1869, Section forty-eight* shall be read as if for the words and figures. 'Act No. XXVI of 1867 (to amend the law relating to Stamp Duties),' the words and figures 'The Court Fees' Act, 1870,' were substituted.

Local Government to approve rules as to number of peons in Revenue Courts.

(See PEONS.)

Local Government to approve rules as to number of peons in the District, Subordinate and Mofussil Small Cause Courts. (See HIGH COURT, Section 22.)

MAGISTRATE.

General Stamp Act (XVIII of 1869.)

Magistrate of the district may try offences punishable under the General Stamp Act beyond the limits of the towns of Calcutta, Madras and Bombay.

(See OFFENCE, Section 44.)

Magistrate of Police may try offences punishable under the General Stamp Act within the limits of the towns of Calcutta, Madras and Bombay.

(See OFFENCE, Section 44)

Court Fees' Act (V II of 1870.)

Application to magistrate relating to dealings with Government.

(See APPLICATION.)

MAINTENANCE.

Court Fees' Act (VII of 1870.)

Section 7, Para. I.-Fee in suit to recover arrears of main-

tenance

According to the amount claimed.

Section 7, Para II.—Fee in suit for maintenance

• Section 48 of the General Stamp Act (XVIII of 1869).—Every Local Government shall frame rules for regulating the sale of stamps and stamped paper required by this (General Stamp) Act or by Act No. XXVI of 1867 (to amend the law relating to stamp duties) for determining the persons by whom such sale is to be conducted, and for fixing the remuneration of such persons within the territories subject to its control; and may from time to time alter and add to such rules.

Such rules, alterations and additions shall, when approved by the Governor General of India in Council, and after publication in the local official Gazette, have the force of law.

Any person appointed to sell such stamps and stamped paper, who knowingly discbeys any such rules, shall be punished with simple imprisonment for a term which may extend to six months, or with fine not exceeding five hundred rupees, or with both.

[79]

MARKET VALUE.

Court Fees' Act (VII of 1870.)

Power to ascertain the market value of any land, house, or garden.

(See VALUATION.)

Procedure in case of wrong estimation of market value.

(See ADDITIONAL FEES.)

MESNE PROFITS.

Procedure in suits for mesne profits where profits decreed exceed profits claimed.

(See ADDITIONAL FEES.)

Procedure in suits for mesne profits where profits ascertained in execution of decree exceed profits claimed.

(See ADDITIONAL FEES.)

MOFUSSIL COURTS.

Fees on Instruments filed, exhibited, or recorded in Mofussil Courts.

(See FEES, Section 6.)

MOONSIFFS.

Court Fees' Act (VII of 1870.)

Section 19, Clause 5.—Plaints in suits tried by village moonsiffs in the Presidency of Fort St. George ... Free

MORTGAGE.

Fee in suit for specific performance of a contract of mortgage. (See SUIT, No. 34.)

Fee in suit by a mortgagee to foreclose the mortgage.

(See SUIT, No. 36.)

MORTGAGE-DEED.

General Stamp Act (XVIII of 1869.)

Section 3, Clause 18.—' Mortgage-deed' includes every instrument evidencing a pledge of property for securing the payment of money.

Section 34, Clause (b).—When any property is sold and conveyed subject to any mortgage, or bond, or other debt, or to any gross or entire sum of money, such debt or sum shall be deemed the consideration money or part of the consideration money (as the case may be) in respect whereof the duty chargeable under the first

schedule to this (General Stamp) Act shall be paid,

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MORTGAGE-DEED—(continued).	1 .
General Stamp Act (XVIII of 1869.)	
notwithstanding the purchaser is not or does not become	
personally liable for such debt or sum,	
or does not agree to pay the same or to indemnify the	
seller against the same.	
(Schedule I.)	(The stamp
No. 10Mortgage-deed, when possession of the property	duty with which a Bond for the
comprised therein, is not given by the mortgagor at the	amount 60- cured is
time of execution	chargeable. (No. 5)*
No. 12,-Bond or Mort- ((a)-When the amount se-	(The stamp
gage-deed for the cured does not exceed	duty with which a bond for such
due execution of an Rs. 3,000	amount is chargeable.
office, or to account $\begin{pmatrix} b \\ \end{pmatrix}$ (b)-When such amount	(No. 5.)*
for money received exceeds Rs. 3,000, or the	
by virtue thereof amount is not expressed.	Rs. 16
When the amount paid or se-	1
cured does not exceed Rs.50	Annas 8
When such amount exceeds	
Rs. 50, but does not exceed	
No. 16.—Mortgage-deed For every Bs 100 or part	Rs. 1
For every its. 100, or part	
	Rs. 1
Loi ovorj kis. 000, of part	
	Rs. 5
further charge on thereof in excess of	
ther by indorsement For every Rs. 10,000, up to Rs.30,000 For every Rs. 10,000, or	Rs. 5
or otherwise part thereof in excess	
of Rs. 30,000, up to	
Rs. 1,00,000	
For every Rs. 20,000, or part	Rs. 50
thereof in excess of	
Rs. 1,00,000	
	Rs. 75

* See footnote, page 19.

MORTGAGE-DEED-(continued).

General Stamp Act (XVIII of 1869, Schedule II.)

No. 20.—Mortgage-deed executed as a collateral security for the performance of any act where such performance is secured by some instrument previously executed on stamped paper in accordance with the law in force in British India at the time of its execution ... Stamp on instruments required for the completion of any

Rs. 2

transaction involving the execution of a mortgage-deed.

(See INSTRUMENT, Section 13.)

Stamp on mortgage-deed for the payment of an annuity. (See ANNUITY.)

MOVEABLE PROPERTY.

Suit for.

(See SUIT, No. 45.)

MUKHTIAR.

General Stamp Act (XVIII of 1869.)

Penalty on a Mukhtiar employed in preparing an instrument, for not inserting the full consideration money.

(See PENALTY, Section 35.)

MUKHTARNAMA.

Court Fees' Act (VII of 1870, Schedule II,)

No. 10.—Mukhtarnama or When presented for the con-Wakalatnama. duct of any one case—

- (a)—To any Civil or Criminal Court other than a High Court, or to any Revenue Court, or to any Collector or Magistrate, or other executive officer, except such as are mentioned in clauses (b) and
 - (c) of this number... Annas 8
- (b) To a Commissioner of Revenue, Circuit or Customs, or to any officer charged with the executive administration of a division, not being the chief revenue or executive authority

Ra. 1

MUKHTARNAMA—(continued). Court Fees' Act (VII of 1870, Schedule II.) No. 10.-Mukhtarnama or | (c)-To a High Court, Chief Wakalatnama-conti-Commissioner, Board of nued. Revenue, or other chief controlling revenue or executive authority. ... Rs. 2 MUNICIPAL COMMISSIONER. Application to, for the conservancy of any place. (See APPLICATION, Schedule II. No. 1, Clause a.) NEGOTIABLE INSTRUMENT. General Stamp Act (XVIII of 1869.) Section.3, Clause 19.--- 'Negotiable instrument' includes bills of exchange, promissory notes and cheques. Section 15, Clause 4.-Transfer by endorsement of a negotiable instrument, or a policy of marine insurance, or of insurance against fire. ... Free. NET PROFITS. Court Fees' Act (VII of 1870.) Power to ascertain net profits of any land, house or garden. (See VALUATION.) Procedure in case of wrong estimation of net profits. (See ADDITIONAL FEES, Section 10, Para. 1.) NOTARIAL ACT. General Stamp Act (XVIII of 1869.) Section 3, Clause 20.- 'Notarial act' means any instrument, endorsement, note or entry made or signed by a Notary Public in the execution of the duties of his office, and includes every like instrument, endorsement, note or entry made or signed by a counsel, attorney, or other person authorised by law to act as a Notary Public. (Schedule II.) No. 23.-Notarial act, stamp on ... Rs. 2 NOTARIES PUBLIC. (See NOTARIAL ACT.) NOTICE. (See PROTEST.) OCCUPANCY. Court Fees' Act (VII of 1870, Schedule II.) No. 5.-Fee on plaint or memorandum of appeal in a suit to establish or disprove a right of occupancy Annas 8 OCCUPANCY-(continued).

Court Fees' Act (VII of 1870.)

Fee in suit to recover occupancy of land from which a tenant has been illegally ejected by the landlord.

(See SUIT, No. 39.)

OFFENCES.

General Stamp Act (XVIII of 1869.)

Section 44.—Offences punishable under this (General Stamp) Act may be tried within the limits of the towns of Calcutta, Madras and Bombay by a Magistrate of Police and beyond those limits by the Magistrate of the District, or a person exercising the powers of a Magistrate (as defined in the Code of Criminal Procedure), or of a Subordinate Magistrate of the first class: provided that, in imposing penalties under this (General Stamp) Act no such person shall exceed the limits of jurisdiction prescribed for him by the said Code.

Abetment of.

(See ABETMENT, Section 36.)

General Stamp Act (XVIII of 1869.)

Institution and conduct of prosecutions of offences under Act XVIII of 1869.

(See COLLECTOR, Section 43.) OPERATION.

General Stamp Act (XVIII of 1869.)

Of the Act.

(See TITLE.) Court Fees' Act (VII of 1870.)

Operation of.

(See TITLE.)

OPTIONAL STAMP.

General Stamp Act (XVIII of 1869.)

Section 11.—When the amount or value of the subjectmatter of any bond, mortgage-deed or settlement chargeabe under this (General Stamp) Act with an *ad valorem* stamp duty, and referred to or mentioned in section six* cannot be ascertained, the proper stamp to

^o Section 6 of the General Stamp Act (XVIII of 1869).—In the absence of an agreement to the contrary the expense of providing the proper stamp shall be borne—

¹st.—In the case of any instrument mentioned in the 1st Schedule to this (General Stamp) Act (other than a policy of insurance, a mortgage deed, a settlement, a conveyance, a lease, an instrument of exchange or partition-

OPTIONAL STAMP-(continued).	1
General Stamp Act (XVIII of 1869.)	5
be borne by such instrument may be determined by the	-
person bound under that section to bear the expence	
of providing the stamp: provided that, under such	
instrument, nothing shall be recoverable more than the	
highest amount or value for which, if stated in an in-	
strument of the same denomination, the stamp actually	
used under such option would have been sufficient.	
PAPER.	
General Stamp Act (XVIII of 1869.)	
Section 3, Clause 21.—' Paper' includes vellum, parchment,	
or any other material on which an instrument may be	
written.	
PARSEE MARRIAGE AND DIVORCE ACT, 1865.	
Court Fees' Act (VII of 1870, Schedule II.)	
No. 21Fee on plaint or memorandum of appeal under	
Act XV of 1865 (to define and amend the law relating to	1
marriage and divorce among the Parsees)	Rs. 20
PARTITION-Deed.	
General Stamp Act (XVIII of 1869.)	
Section 3, Clause 22.—' Partition-deed' means any instru-	
ment whereby persons interested in immoveable property	
jointly or in common or as co-parceners, or as members	
of an undivided Hindu family, divide or agree to divide	
such property in severalty, and includes a batwara.	
General Stamp Act (XVIII of 1869, Schedule II.)	
No 39.—Partition-deed relating to immoveable property	
where no money is paid or agreed to be paid for equality	
of exchange	Rs. 16
Instrument of partition of immoveable property where	
money is paid for equality of exchange.	
(See CONVEYANCE.)	

deed where money is paid for equality of exchange or partition, an appraisement or valuation, an award and a copy, duplicate or extract,) by the person drawing, making or executing such instrument :

2nd.-In the case of a policy of insurance by the insured.

3rd.-In the case of a settlement, by the settler.

⁴th .- In the case of a conveyance, mortgage-deed, or lease, by the grantee, mortgagor, or lessee.

⁵th.-In the case of a counterpart of a lease by the lessor.

⁶th.-In the case of a partition-deed, by the parties thereto in proportion to their respective shares in the property comprised therein ; and 7th.-In the case of an exchange where money is paid for equality of exchange,

by the person paying such money.

[85]

General Stamp Act (XVIII of 1869, Schedule II.) Rs. 1 No. 17.—Instrument of dissolution of partnership Rs. 1 No. 26.—Instrument of co-partnership Rs. 1 PAUPER. Court Fees' Act (VII of 1870, Schedule II.) No. 2.—Application for leave to sue as a pauper. (a)—When presented to a District Court Rs. 1 Rs. 1 Rs. 1 (b)—When presented to a Commissioner or a High Court Rs. 2 PAYMENTS BY CIVIL COURT. Rs. 2 PAYMENTS BY GOVERNMENT. Rs. 2
No. 26.—Instrument of co-partnership Rs. 4 PAUPER. Court Fees' Act (VII of 1870, Schedule II.) No. 2.—Application for leave to sue as a pauper No. 3.—Application for leave to appeal as a pauper. (a)—When presented to a District Court (b)—When presented to a Commissioner or a High Court PAYMENTS BY CIVIL COURT. (See CIVIL COURT.) PAYMENTS BY GOVERNMENT.
PAUPER. Court Fees' Act (VII of 1870, Schedule II.) No. 2.—Application for leave to sue as a pauper. (a)—When presented to a District Court (b)—When presented to a Commissioner or a High Court Rs. 1 PAYMENTS BY CIVIL COURT. (See CIVIL COURT.) PAYMENTS BY GOVERNMENT.
Court Fees' Act (VII of 1870, Schedule II.) No. 2.—Application for leave to sue as a pauper No. 3.—Application for leave to appeal as a pauper. (a)—When presented to a District Court IRS. 1 (b)—When presented to a Commissioner or a High Court RS. 1 PAYMENTS BY CIVIL COURT. (See CIVIL COURT.) PAYMENTS BY GOVERNMENT.
No. 2.—Application for leave to sue as a pauper. No. 3.—Application for leave to appeal as a pauper. (a)—When presented to a District Court (b)—When presented to a Commissioner or a High Rs. 1 Court (b)—When presented to a Commissioner or a High Rs. 2 PAYMENTS BY CIVIL COURT. (See CIVIL COURT.) PAYMENTS BY GOVERNMENT.
No. 3.—Application for leave to appeal as a pauper. (a)—When presented to a District Court (b)—When presented to a Commissioner or a High Court Rs. 1 PAYMENTS BY CIVIL COURT. (See CIVIL COURT.) PAYMENTS BY GOVERNMENT.
 (a)—When presented to a District Court Rs. 1 (b)—When presented to a Commissioner or a High Court Rs. 2 PAYMENTS BY CIVIL COURT. (See CIVIL COURT.) PAYMENTS BY GOVERNMENT.
(b)-When presented to a Commissioner or a High Court Rs. 2 PAYMENTS BY CIVIL COURT. (See CIVIL COURT.) PAYMENTS BY GOVERNMENT.
Court Rs. 2 PAYMENTS BY CIVIL COURT. (See CIVIL COURT.) PAYMENTS BY GOVERNMENT.
PAYMENTS BY CIVIL COURT. (See CIVIL COURT.) PAYMENTS BY GOVERNMENT.
(See CIVIL COURT.) PAYMENTS BY GOVERNMENT.
PAYMENTS BY GOVERNMENT.
Court Fees' Act (VII of 1870.)
Section 19, Clause 20.—Application for the payment of
money due by Government to the applicant Free.
PENALTY.
General Stamp Act (XVIII of 1869.)
Section 29.—Any person or firm making, signing, or issuing,
or, except as provided in section twenty-six,* accepting,
endorsing, paying, or receiving payment of any bill of
exchange, promissory note, cheque, or other similar
instrument liable to any of the duties hereby imposed,
without the same being duly stamped,
and any person making, executing, or signing otherwise
than as a witness any other instrument liable to any of
such duties without the same being duly stamped,
shall, for every such offence, be liable to fine not exceed-
ing one hundred rupees,
or, if ten times the value of the proper stamp exceeds one

[•] Section 26 of the General Stamp Act (XVIII of 1869).—(a)—When any bill of exchange, promissory note, cheque, or order for the payment of money on demand by any banker or person acting as a banker, chargeable hereunder with the duty of one anna, comes to his hands unstamped, he may affix thereto the necessary adhesive stamp, and cancel the same in the manner required by this Act, and upon so doing, may charge the duty against the person who ought to have paid the same, or deduct such duty from the sum so directed to be paid. (b).—Such bill, note, cheque, or order shall, so far as relates to the stamp duty chargeable thereon, be valid; but this shall not relieve any person or firm from liability to the penalty which he or it may have incurred by issuing or giving the said bill, note, cheque, or order unstamped.

PENALTY—(continued).

General Stamp Act (XVIII of 1869.)

hundred rupees, to fine not exceeding ten times such value.

- or, where an insufficient stamp has been used, if ten times the deficient amount exceeds one hundred rupees, to fine not exceeding ten times such amount.
- Section 30.—Any person or firm presenting for acceptance or for payment, or accepting, paying, endorsing, transferring, or in any manner negotiating any bill of exchange or promissory note drawn or made out of British India whereon there is not such stamp as is required by this (General Stamp) Act, shall be liable for every such offence to fine not exceeding one hundred rupees.
- Section 32.—Any person or firm drawing or executing within British India a bill of exchange, or a policy of marine insurance purporting to be drawn or executed in a set of two or more, and not at the same time drawing or executing on paper duly stamped as required by this (General Stamp) Act the whole number of bills or policies of which such bill or policy purports the set to consist, shall, for every such offence, be liable to fine not exceeding one thousand rupoes.
- Section 34.—(a).—When any moveable or immoveable property is sold, the full consideration-money directly or indirectly paid or secured, or agreed to be paid or secured, for the same, shall be truly set forth in words at length in the principal or only instrument whereby the property sold is conveyed to, or vested in, the purchaser or in any other person by his direction.
- (b).—When any property is sold and conveyed subject to any mortgage, or bond, or other debt, or to any gross or entire sum of money, such debt or sum shall be deemed the consideration-money or part of the consideration-money (as the case may be) in respect whereof the duty chargeable under the first schedule to this (General Stamp) Act shall be paid,
 - notwithstanding the purchaser is not or does not become personally liable for such debt or sum,

PENALTY-(continued).

General Stamp Act (XVIII of 1869.)

or does not agree to pay the same or to indemnify the seller against the same.

- (c).—If the full consideration-money is not set forth as aforesaid, the purchaser and the seller shall each be liable to fine not exceeding five hundred rupees, and shall also pay a fine of five times the amount of the excess of duty with which such instrument would have been chargeable under this (General Stamp) Act, if the full consideration-money had been duly set forth in such instrument, in addition to the duty actually paid for the same.
- Section 35.—Any attorney, vakil, pleader, mukhtar, or other person employed in or about the preparing of any instrument in or upon which the full considerationmoney is hereby required to be truly set forth, or employed for any of the parties thereto in anywise about or relating to the transaction therein mentioned, who knowingly inserts or sets forth, or causes to be in-

serted or set forth, in or upon any such instrument any other than the full consideration-money,

shall, for every such offence, pay a fine not less than five hundred rupees and not exceeding five thousand rupees.

- Every attorney, vakil, pleader, and mukhtar convicted under this section shall, from the date of such conviction, be disabled to practise as an attorney, vakil, pleader, or mukhtar:
- Provided that no person shall be liable to any penalty or disability under this section, unless the duty actually paid for the instrument is less than would have been payable for the same in case the consideration-money had been truly set forth as aforesaid.
- Section 36.—Whoever abets within the meaning of the Indian Penal Code any offence made punishable by this (General Stamp) Act shall be punished with the punishment hereinbefore provided for such offence.
- Section 37.—All fines imposed under this (General Stamp) Act may be recovered, if for offences committed outside

PENALTY-(continued).

General Stamp Act (XVIII of 1869.)

the local limits of the towns of Calcutta, Madras, and Bombay, in the manner prescribed by the Code of Criminal Procedure, and if for offences committed within those limits, in the manner prescribed by any Act regulating the Police of such towns in force for the time being.

- In the case of a firm, the Magistrate imposing the fine may issue a warrant for the levy of the amount by distress and sale of any moveable property belonging to the firm, or to all or any of the members thereof.
- Section 42.—The Chief Controlling Revenue Authority may, upon petition, remit wholly or in part any penalty imposed under this (General Stamp) Act.
- Penalty for refusing or neglecting to cancel adhesive stamps on foreign bills by holder.

(See ADHESIVE STAMP, Section 31, Clause 4.)

Penalty for failure to cancel adhesive stamp by maker or executant.

(See ADHESIVE STAMP, Section 33, Para. 1.)

Penalty for refusal to give receipt for money exceeding Rs. 20.

(See ADHESIVE STAMP, Section 27, Clause b.)

Penalty for disobeying rules for sale of stamps.

- (See LOCAL GOVERNMENT, Section 48, Para. 2.)
- Penalty on unstamped or insufficiently stamped instruments produced in Civil Courts.

(See CIVIL COURT.)

Power of Collector to remit penalties.

(See COLLECTOR, Section 24, Clause b.) Validity of instruments for which Collector levies penalty.

(See COLLECTOR, Section 25.)

PENSION.

General Stamp Act (XVIII of 1869.)

Section 15, Clause 12.—Affidavit made for the sole purpose of enabling any person to receive any pension ... Free. PEONS.

Court Fees' Act (VII of 1870.)

Section 23.—Subject to rules to be framed by the Chief Controlling Revenue Authority, and approved by the Local Government and the Governor General of India in Council, every officer performing the functions of a Collector of a district shall fix, and may from time to time alter, the number of peons necessary to be employed for the service and execution of processes issued out of his Court or the Courts subordinate to him.

Number of peons in district, Subordinate and Mofussil Small Cause Courts.

(See HIGH COURT, Section 22.)

PERIODICAL PAYMENTS.

Fee in suit for arrears of periodical payments.

(See SUIT, No. 41.)

Fee in suit for periodical payments.

(See SUIT, No. 42.)

PETITION.

Court Fees' Act (VII of 1870.)

- Section 19, Clause 9.—Petition to a Collector or other officer making a settlement of land revenue, or to a Board of Revenue, or a Commissioner of Revenue, relating to matters connected with the assessment of land, or the ascertainment of rights thereto or interests therein, if presented previous to the final confirmation of such settlement.
- Free

Free

Section 19, Clause 16.—Petition, application, charge, or information respecting any offence, when presented, made or laid to or before a Police Officer, or to or before the Heads of Villages or the Village Police in the territories respectively subject to the Governors in Council of Madras and Bombay

Court Fees' Act (VII of 1870.)

Section 19, Clause 17.—Petition by a prisoner or other person in duress or under restraint of any Court or its officers Free [90]

PETITION—(continued).	fee of one
Court Fees' Act (VII of 1870, Schedule I.)	half of the amount pre-
No. 5.— Petition under the Indian Registration Act, K	the table of ad
Section 33."	ralorem fees leviable on institution
(of suits.
No. 8.—Petition of objection to assessment under the	
Indian Income Tax Act Am	nas 8
No. 9.—Petition of appeal under the Indian Income Tax	
Act, Section 21† Rs.	. 1
· Fee on undertaking under Section 49 of the Indian Di-	
vorce Act.	
(See FEES, Schedule II., No. 7.)	
Fee on petition or memo. of appeal under the Indian	
Divorce Act except petition under Section 44 of the	
same Act.	
(See FEES, Schedule II., No. 20.)	
PLEADER.	
Penalty on Pleader employed in preparing an instrument	
for not inserting the full consideration money.	
(See PENALTY, Section 35.)	
PLEDGE.	
(See MORTGAGE-DEED.)	

^o Section 53 of Act XX of 1866 (Registration Act).—Within one year from the date on which the amount becomes payable, or, where the amount is payable by instalments, within one year from the date on which any instalment becomes payable, the obligee of any such obligation registered with such agreement as aforesaid, whether under the said Act No. XVI of 1864, or under this Act, may present a petition to any Court which would have had jurisdiction to try a regular suit on such obligation for the amount secured thereby, or for the instalment sought to be recovered.

The petition shall, where a stamp is required by law, bear a stamp of one for the value prescribed for a plaint in such a suit, and may be amended by permission of the Court; and the statements in the petition shall be verified by the petitioner in manner required by law for the verification of plaints.

On production in Court of the obligation and of the said record signed as aforesaid, the petitioner shall be entitled to a decree for any sum not exceeding the sum mentioned in the petition, together with interest at the rate specified [if any] to the date of the decree, and a sum for cost to be fixed by the Court.

Such decree may be enforced forthwith under the provisions for the enforcement of decrees contained in the Code of Civil Procedure.

⁺ Section 21 of the Indian Income Tax Act (XVI of 1870).—In the case of a person for the first time becoming chargeable under this part within the year of assessment, the computation shall be made according to an average of his income and profits for such period as the Collector shall, under the circumstances, direct.

[91]	
POLICY OF INSURANCE.	
General Stamp Act (XVIII of 1869.)	
Section 3, Clause 23 ' Policy of Insurance' means any	
instrument by which one person in consideration of a	·
premium, engages to indemnify another against loss,	
damage, or liability arising from an unknown or contin-	
gent event: it does not include a policy on life.	
Section 15, Clause 4Transfer by endorsement of a	
policy of marine insurance or of insurance against fire.	Free
Clause 16.—Letters of cover or engagement to issue a	
policy of insurance	Free
Provided that, unless such letter or engagement bear the	
stamp prescribed by this (General Stamp) Act for such policy of insurance, nothing shall be recoverable	
thereunder, nor shall it be available for any purpose	
except to compel the delivery of the policy therein	
mentioned.	
(Schedule I.)	
(When the amount insured	
does not exceed Rs. 1,000,	
if drawn singly	Annas 4
Do. do. if drawn in dupli-	
cate, then for each part	Annas 2
No. 3-Policy of Insurance. { And for every further sum of	
Rs. 1,000 insured, or for	
every part thereof, if	
drawn singly Do. do. if drawn in dupli-	Annas 4
cate, then for each part	Annes 2
Penalty for not drawing full number of marine policies	
purporting to be in sets.	
(See PENALTY, Section 32.)	
POWER.	
(See APPOINTMENT.)	
POWER-OF-ATTORNEY.	
General Stamp Act (XVIII of 1869.) Section 3, Clause 24.—' Power-of-attorney' includes every	
instrument (except a proxy) empowering a person to act	
in the stead of the person executing it.	
	•

[92]

POWER-OF-ATTORNEY-(continued).	
General Stamp Act (XVIII of 1869, Schedule II.)	
No. 13.—Power-of-Attonney to present for registra-	
tion	
(a)—A single instrument	Annas 8
(b)-Any number of instruments required for the com-	
pletion of a single transaction	Annas 8
No. 18.—Power-of-Attorney for the performance of a	
single act when the value of the matter to be dealt with	
does not exceed five hundred rupees	Rs. 1
No. 19POWER-OF-ATTORNEY for the performance of	
a single act when the value of the matter to be dealt	
with exceeds five hundred rupces	Rs. 2
No. 32.—Power-of-Attorney not otherwise provided	
for by Schedule II. of the General Stamp Act	Rs. 8
Court Fees' Act (VII of 1870.)	
Section 19, Para. 1Power-of-attorney to institute or	
defend a suit when executed by an officer, warrant	
officer, non-commissioned officer, or private of Her	
Majesty's Army not in civil employment	Free
PRE-EMPTION.	
Court Fees' Act (VII of 1870.)	
Fee in suit to enforce a right of pre-emption.	
(See SUIT, No. 43.)	
PRISONER. Court Fees' Act (VII of 1870.)	
Section 19, Clause 17.—Petition by a prisoner or other	
person in duress or under restraint of any court or its	
officers ··· ··· ···	_
PROBATE.	Free
Court Fees' Act (VII of 1870, Schedule I.)	
No. XI.—Probate of a) If the amount or value of the	
will or letters o property in respect of which	
administration with } the probate or letters or certi-	
or without will an- ficate shall be granted exceeds	1
nexed.) tum on such
PROCESS.	amount or value.
Court Fees' Act (VII of 1870.)	1
Section 19, Para VI.—Plaints and processes in suits be-	
fore District Punchayats in the Presidency of Fort St.	
George	Free

PROCESS—(continued).

Court Fees' Act (VII of 1870.)

Section 24.—Every process served or executed under this chapter* shall be held to be a process within the meaning of section one hundred and eighty-eight † of the Code

Chapter VI of Court Fees' Act (VII of 1870.)

PROCESS FEES.

20. The High Court shall, as soon as may be, make rules as to the following matters :---

I. The fees chargeable for serving and executing processes issued by such court in its appellate jurisdiction, and by the other Civil and Revenue Courts established within the local limits of such jurisdiction :

II. The fees chargeable for serving and executing processes issued by the Criminal Courts established within such limits in the case of offences other than offences for which police officers may arrest without a warrant : and

III. The remuneration of the peons and all other persons employed by leave of a court in the service or execution of processes.

The High Court may from time to time alter and add to the rules so made.

All such rules, alterations and additions shall, after being confirmed by the Local Government, and sanctioned by the Governor General of India in Council, be published in the local official Gazette, and shall thereupon have the force of law.

Until such rules shall be so made and published, the fees now leviable for serving and executing processes shall continue to be levied, and shall be deemed to be fees leviable under this Act.

21. A Table in the English and vernacular languages, showing the fees chargeable for such service and execution, shall be exposed to view in a conspicuous part of each court.

22. Subject to rules to be made by the High Court and approved by the Local Government and the Governor General of India in Council—

Every District Judge and every Magistrate of a District shall fix, and may from time to time alter, the number of peons necessary to be employed for the service and execution of processes issued out of his court and each of the courts subordinate thereto,

And for the purposes of this section, every Court of Small Causes established under Act No. XI of 1865 (to consolidate and amend the law relating to Courts of Small Causes beyond the local limits of the ordinary original civil jurisdiction of the High Courts of Judicature) shall be deemed to be subordinate to the Court of the District Judge.

23. Subject to rules to be framed by the Chief Controlling Revenue Authority, and approved by the Local Government and the Governor General of India in Council, every officer performing the functions of a Collector of a District shall fix, and may from time to time alter, the number of peons necessary to be employed for the service and execution of processes issued out of his court or the courts subordinate to him.

24. Every process served or executed under this chapter shall be held to be a process within the meaning of section one hundred and eighty-eight of the Code of Civil Procedure, and of section two of Act No. XXIII of 1861 (to amend Act VIII of 1859).

+ Section 188 of the Civil Procedure Code.—Under the denomination of costs are included the whole of the expenses necessarily incurred by either party on account of the suit, and in enforcing the decree passed therein, such as the expense of stamps, of summoning the defendants and witnesses, and of other processes, or of procuring copies of documents, fees of pleaders, charges of witnesses, and expenses of Commissioners either in taking evidence or in local investigations, or in investigations into accounts. PROCESS—(continued). Court Fees' Act (VII of 1870.) of Civil Procedure, and of section two* of Act No. XXIII of 1861 (to amend Act VIII of 1859). Rules as to costs of processes to be made by High Court. (See FEES, Section 20.) Table of fees on processes to be exposed to view in a conspicuous part of each court. (See FEES, Section 21.) PROMISSORY-NOTE. General Stamp Act (XVIII of 1869.) Section 3, Clause 25.—' Promissory-note' includes every instrument whereby the maker engages absolutely to pay a specified sum of money to another at a time there-

in limited, or on demand, or at sight.

(Schedule I.)

No. 2.—PROMISSORY-NOTE payable otherwise than on demand.

			PROPER STAMP DUTY.					
			If dra singl		If drav sets of for en part of set	two, ach the	If dray sets of for each of the	tbree, h part
When the amount of the Note exceeds	f	but does not exceed	Rs.	▲.	Rs.	A.	Rs.	A.
		Rs. 100	0	1	0	1	0	1
Rs. 100		200	0	2	0	1	Ō	1
200		300	0	3	0	2	0	1
300		600	0	6	0	3	. 0	2
600		900	0	9	0	5	0	3
900		1,200	0	12	0	6	0	4 5
1,200		1,500	0	15	0	8	0	5
1,500		2,500	1	8	0	12	0	8
For every Rs. 2	,500 or p	art thereof in						
excess of Rs.	2,500 up	to Rs. 10,000.	1	8	0	12	0	8
For every Rs. 5	,000 or p	art thereof in	ì					
		to Rs 30,000.	3	0	1	8	1	0
And for every				•		•		
of in excess of	f Rs. 30,00)0	6	0	3	0	2	0
	N							

• Section 2 of Act XXIII of 1861.—Every process required to be issued under Act VIII of 1859 shall be served at the expense of the party at whose instance it is issued, unless otherwise specially directed by the court; and the sum required to defray the costs of such service shall be paid into the court before the process is issued, within a period to be fixed by the court issuing the process. [95]



• This duty may be denoted by an adhesive stamp.
F 96]

Free

PROPERTY.

' Property' means property being in British India.' Court Fees' Act (VII of 1870.)

Section 19, Clause 22.-Applications for compensation under any law for the time being in force relating to the acquisition of property for public purposes... • • •

Fee on plaint in suit against a mortgagee for the recovery of mortgaged property.

(See SUIT, No. 35.)

Fee in suit to enforce a right to a share in any property on the ground that it is joint family property.

(See SUIT, No. 44.)

PROSECUTIONS.

General Stamp Act (XVIII of 1869.)

Institution and conduct of prosecutions of offences under Act XVIII of 1869.

(See COLLECTOR, Section 43.)

Prosecutions of executants of unstamped or insufficiently stamped instruments.

(See CIVIL COURT, Section 22, and COLLECTOR, pages 33 and 35.)

PROTEST.

General Stamp Act (XVIII of 1869.)

Section 3, Clause 27 .- ' Protest' means a declaration in writing made by a Notary Public, or other person authorized to act as such attesting the dishonor of a bill of exchange or promissory-note.

Clause 28.—" Protest of the master of a ship' includes every declaration of the particulars of her voyage drawn up by him with a view to the adjustment of losses, or the calculation of averages, and every declaration in writing made by him against the charterers or the consignees for not loading or unloading the ship. (Schedule II.)

No 12.—Notice of protest by the master of a ship ... Annas 8

No 24.-Protest of a bill of exchange or promissory-note... Rs. 2 Rs. 2

No 25.—Protest of the master or owner of a ship. ...

PROXY.

General Stamp Act (XVIII of 1869.)

Section 3, Clause 29 .- ' Proxy' means an instrument whereby a person authorizes another to vote for him at a meeting.

(Schedule II.)

No 8.—Proxy to vote at any one meeting of-

(a).--Members of a Company or Association whose stock or funds is or are divided into shares and transferable....

(b).-Municipal Commissioners. ...

- (c).-Justices of the Peace, being a body corporate.
- (d).-Proprietors, members or contributors to the funds of any institution. ...

PUBLIC OFFICES.

General Stamp Act (XVIII of 1869.)

Section 23.-When any instrument is produced before any registering officer or in any public office other than a Civil or Criminal Court, if it appear to the registering officer, or to the head of such public office that the instrument is chargeable with stamp duty under the law in force in British India at the time of its execution, but that it does not bear a stamp of a value equal to or exceeding the value of the stamp prescribed therefor by that law, he shall impound the instrument and send it forthwith to the Collector.

Court Fees' Act (VII of 1870.)

Public offices not to receive or furnish any document specified as chargeable in the 1st or 2nd schedule of Act VII of 1870.

(See FEES, Section 6.)

PUBLIC SERVANT.

Court Fees' Act (VII of 1870.)

Section 19, Clause 18.-Complaint of a public servant (as defined in the Indian Penal Code,)† a municipal officer, or an officer or servant of a railway company

Free.

Anna 1*

...

...

. . .

^{*} This duty may be denoted by an adhesive stamp.

[†] Section 21 of the Indian Penal Code (Act 45 of 1860).—The words "public servant" denote a person falling under any of the descriptions hereinafter following, namely :-

¹st .- Every covenanted servant of the Queen.

PUNCHAYATS.

Court Fees' Act (VII of 1870.)

Section 19, Clause 6.—Plaints and processes in suits before

District Punchayats in the Presidency of Fort St. George.

RECEIPT.

General Stamp Act (XVIII of 1869.)

Section 15, Clause 1.—Receipt or discharge granted to a cultivator for the rent of land paying revenue to Government, or (in the Presidencies of Madras and Bombay) of inam lands. Free

Clause 2.—Receipt given for money or securities for money deposited in any bank or in the hands of any

2nd.—Every commissioned officer in the military or naval forces of the Queen while serving under the Government of India, or any Government. 3rd.—Every Judge.

4th.—Every officer of a Court of Justice whose duty it is, as such officer, to investigate or report on any matter of law or fact, or to make, authenticate, or keep any document, or to take charge or dispose of any property, or to execute any judicial process, or to administer any oath, or to interpret, or to preserve order in the court, and every person specially authorized by a court of justice to perform any of such duties.

5th.-Every juryman, assessor, or member of a Punchayat assisting a court of justice or public servant.

6th.—Every arbitrator or other person to whom any cause or matter has been referred for decision or report by any court of justice, or by any other competent public authority.

7th.-Every person who holds any office by virtue of which he is empowered to place or keep any person in confinement.

8th.--Every officer of Government whose duty it is, as such officer, to prevent offences, to give information of offences, to bring offenders to justice, or to protect the public health, safety, or convenience. 9th.--Every officer whose duty it is, as such officer, to take, receive, keep, or

⁹ 9th.—Every officer whose duty it is, as such officer, to take, receive, keep, or expend any property, on behalf of Government, or to make any survey, assessment, or contract on behalf of Government, or to execute any revenue process, or to investigate or to report on any matter affecting the pecuniary interests of Government, or to make, authenticate, or keep any document relating to the pecuniary interests of Government, or to prevent the infraction of any law for the protection of the pecuniary interests of Government, and every officer in the service or pay of Government or remunerated by fees or commission for the performance of any public duty.

10th.—Every officer whose duty it is, as such officer, to take, receive, keep or expend any property, to make any survey or assessment, or to levy any rate or tax for any secular common purpose of any village, town, or district, or to make, authenticate, or keep any document for the ascertaining of the rights of the people of any village, town, or district.

Illustration.

A Municipal Commissioner is a public servant.

Explanation 1.—Persons falling under any of the above descriptions are public servants, whether appointed by the Government or not.

Explanation 2.—Wherever the words "Public Servant" occur, they shall be understood of every person who is in actual possession of the situation of a public servant, whatever legal defect there may be in his right to hold that situation.

Free

RECEIPT—(continued).

General Stamp Act (XVIII of 1869.)

banker or person acting as a banker to be accounted for

- Provided the same be not expressed to be received of or by the hands of any other than the person to whom the same is to be accounted for :
- Provided further, that this exemption shall not extend to a receipt or acknowledgment for any sum paid or deposited for or upon a letter of allotment of a share, or in respect of a call upon any scrip or share of or in any company or association or proposed or intended company or association.
- Clause 3.—Receipt or discharge endorsed on or contained in any instrument duly stamped according to the law in force in British India at the date of its execution, acknowledging the receipt of the consideration-money therein expressed, or the receipt of any principal money, interest, or annuity, or other periodical payment thereby secured
- Clause 15.—Receipt or other instrument executed by or on behalf of Government, in cases where the Government would but for this exemption be liable to pay for the stamp thereon.

(Schedule II.)

- No. 7.—Receipt or discharge given for or upon the payment of money, or delivery of goods, in satisfaction of a debt, the amount or value of which money or goods exceeds twenty rupees.
- Ponalty for refusal to give receipt for money exceeding Rs. 20.
- (See ADHESIVE STAMP, Sec. 27, Clause b.) Procedure in respect of receipt for money exceeding Rs. 20.
- (See ADHESIVE STAMP, Section 27.) RECOGNIZANCE.

(See BOND.)

Free

Free

Anna 1*

[100]

RE-CONVEYANCE.	
General Stamp Act (XVIII of 1869, Schedule II.)	
No. 27Re-conveyance of mortgaged property when the	
original mortgage-deed has been stamped in accordance	
with the law in force in British India at the time of its	
execution	Rs. 4
REDEMPTION.	
Court Fees' Act (VII of 1870.)	
Fee on plaint in suit against a mortgagee for the recovery	
of property mortgaged.	
(See SUIT, No. 35.)	
REFUND.	
General Stamp Act (XVIII of 1869.)	
Refund in cases of useless or spoiled stamped paper.	
(See SPOILED STAMP.)	
Court Fees' Act (VII of 1870.)	
Section 13If an appeal or plaint, which has been rejected	
by the lower court on any of the grounds mentioned in	
the Code of Civil Procedure, is ordered to be received,	
or if a suit is remanded in appeal, on any of the grounds	
mentioned in section three hundred and fifty-one* of	
the same Code, for a second decision'by the lower court,	
the Appellate Court shall grant to the appellant a certi-	
ficate, authorizing him to receive back from the Col-	
lector the full amount of fee paid on the memorandum	
of appeal :	
Provided that, if, in the case of a remand in appeal, the	
order of remand shall not cover the whole of the subject-	
matter of the suit, the certificate so granted shall not	
authorize the appellant to receive back more than so	
much fee as would have been originally payable on the	
part or parts of such subject-matter in respect whereof	
the suit has been remanded.	

[•] Section 351 of the Code of Civil Procedure.—If the lower court shall have disposed of the case upon any preliminary point, so as to exclude any evidence of fact which shall appear to the Appellate Court essential to the rights of the parties, and the decree of the lower court upon such preliminary point shall be reversed by the decree in appeal, the Appellate Court may, if it think right, remand the case, together with a copy of the decree in appeal, to the lower court, with directions to restore the suit to its original number in the Register, and proceed to investigate the merits of the case and pass a decree therein.

EFUND-(continued).

Court Fees' Act (VII of 1870.)

- Section 14.—Where an application for a review of judgment is presented on or after the ninetieth day from the date of the decree, the court, unless the delay was caused by the applicant's laches, may, in its discretion, grant him a certificate authorizing him to receive back from the Collector so much of the fee paid on the application as exceeds the fee which would have been payable had it been presented before such day.
- Section 15.—Where an application for a review of judgment is admitted, and where, on the rehearing, the court reverses or modifies its former decision on the ground of mistake in law or fact, the applicant shall be entitled to a certificate from the court authorizing him to receive back from the Collector so much of the fee paid on the plaint or memorandum of appeal as exceeds the fee payable on any other application to such court under the second schedule to this Act, Number one, clause (b) or clause (d).
- But nothing in the former part of this section shall entitle the applicant to such certificate where the reversal or modification is due, wholly or in part, to fresh evidence which might have been produced at the original hearing.
- Section 31. i.—Whenever an application or petition containing a complaint or charge of an offence, other than an offence for which Police officers may arrest without warrant, is presented to a Criminal Court, the Court, if it convict the accused person, shall, in addition to the penalty imposed upon him, order him to repay to the complainant the fee paid on such application or petition.
- ii.—In the case mentioned in section eighteen,* the court, if it convict the accused person, shall, in addition to penalty imposed upon him, order him to repay the

[•] Section 18 of the Court Fees' Act (VII of 1870).—When the first or only examination of a person who complains of the offence of wrongful confinement, or of wrongful restraint, or of any offence other than an offence for which police officers may arrest without a warrant, and who has not already presented a petition on which a fee has been levied under this Act, is reduced to writing under the provisions of the Code of Criminal Procedure, the complainant shall pay a fee of eight annas unless the court thinks fit to remit such payment.

REFUND—(continued).

Court Fees' Act (VII of 1870.)

complainant the fee, if any, paid by the latter for the examination.

iii.—When the complainant has paid fees for serving processes in either of the cases mentioned in the first and second paragraphs of this section, the court, if it convict the accused person, shall, in addition to the penalty imposed upon him, order him to repay such fees to the complainant.

iv.—All fees ordered to be repaid under this section may be recovered as if they were fines imposed by the court. REGISTRATION.

Registration of instruments not duly stamped, prohibited. (See INSTRUMENT, Section 18, Clause a,

General Stamp Act.)

RELEASE.

General Stamp Act (XVIII of 1869.)

Section 3, Clause 30.—' Release' includes every instrument whereby a person renounces a claim upon another person, or against any specified property.

(Schedule II.)

No. 30.—Release, stamp on Rs. 8 REMISSION.

Remission of penalty by Collector.

(See COLLECTOR, Section 24, Clause b.) REMUNERATION.

General Stamp Act (XVIII of 1869.)

Local Government to fix the remuneration to stamp vendors.

(See LOCAL GOVERNMENT, Section 48.) RENT.

Court Fees' Act (VII of 1870.)

Section 19, Para. XII.—Application for service of notice of enhancement of rent

Fee in suit to enhance the rent of a tenant having a right of occupancy.

Free.

(See SUIT, No. 49.)

Fee in suit for abetment of rent.

(See SUIT, No. 48.)

[103]

REPEAL.

General Stamp Act (XVIII of 1869.)

Section 2.—On and after that day (1st January 1870), the enactments specified in the third schedule hereto annexed shall be repealed to the extent specified in the third column of the same schedule.

> (Schedule III.) Enactments repealed by Section 2.

No. and Date of Act.	Title of Act.	Extent of Repeal.
Act XIV of 1840.	An Act for rendering a written memorandum necessary to the vali- dity of certain promises and engagements by extending to the terri- tories of the East In- dia Company, in cases governed by English law, the provisions of the Stat. 9 Geo. IV., cap. XIV.	Section 8.
Act XVIII of 1856.	•	So much of the preamble as re- lates to stamp duty, and sec- tion 2.
ActXIX of 1858.	An Act to provide for the authentication of stamped paper issued from the Stamp Office in Calcutta.	The whole.
Act XLI of 1858		The whole.

[104]

REPEAL—(continued).

General Stamp Act (XVIII of 1869.) Enactments repealed by Section 2.

277400	imence repeated by Section	;
No. and Date of Act.	Title of Act.	Extent of Repeal.
Act XV of 1859	An Act for granting ex- clusive privileges to inventors.	Section 37.
Act X of 1862	An Act to consolidate and amend the law relating to stamp duties.	Sectons 1 to 25, both inclusive, sections 27, 28, 29, sections 34 to 57, both in- clusive, and schedulo A.
Act XXVI of 1867.		Section 5.
	law relating to stamp duties.	
-		1

Court Fees' Act (VII of 1870.)

Section 2.—On and after that day (1st April 1870) the enactments mentioned in the first part of the third schedule heroto annexed shall be wholly repealed, and the enactments mentioned in the second part of the same schedule shall be repealed to the extent specified therein.

> (Schedule III.) ENACTMENTS REPEALED. PART I.

Acts wholly repealed.

Number and Year.	Title.		
Act No. XVII. of 1848	An Act for substituting Stamp duties instead of Institution fees in the courts of the Dis- trict Moonsiffs in the Presi- dency of Madras; and for re- funding stamp duties on plaints in certain cases.		

[105]

REPEAL—(continued).
Court Fees' Act (VII of 1870, Part 1.)
Acts wholly repealed.

.

Number and Year.		Ti	tle.
Act No. X of 1862	•••	the law rel	lidate and amend ating to stamp
Act No. XI of 1863		the law relatin	lidate and amend g to the employ- cemuneration of
Act No. XVIII of 1865		peons for the cution of civil An Act to ame 1862 (to conso	service and exe-
Act No. XV of 186 Bengel Act No. V.o.		0	Fees' Act, 1868.
Bengal Act No. V of 1863. An Act to amend the law relating to the employment and remuneration of peons for the service and execution of the process of the Civil and Ray		ment and remu- peons for the execution of the e Civil and Re-	
Court Fees' Act (VII of 1870, Schedule III.)			
PART II.			
Acts and Regulations partly repealed.			
Number and Year.	Title. Extent of Repeal.		

A p y F in	Act for giving effect to the provisions of an act of Parliament, assed in the 15th ear of the reign of Her present Majesty, ntituled "An Act for Iarriages in India."	words 'which may in all cases be on unstamp- ed paper.'

14

[106]

I

REPEAL—(continued). Court Fees' Act (VII of 1870, Schedule III., Part II.)

Number and Year.	Title.	Extent of Repeal.
Act No. XXXIII of 1852.	An Act to facilitate the enforcement of judg- ments in places beyond the jurisdiction of the courts pronouncing the same.	Section 9.
Act No. VIII of 1859.	An Act for simplifying the procedure of the Courts of Civil Judi- cature not established by Royal Charter.	Section 98, from and including the words 'On the applica- tion', to the end of the section. In section 118, the words 'on unstamped pa- per.' In section 119, the words 'and be written upon stamp paper of the value pre- scribed for pe- titions to the Court where a stamp is requir- ed for petitions.' Section 122, from and in- cluding the words 'When such state- ments,' to the

[' 107]

REPEAL-(continued). Court Fees' Act (VII of 1870, Schedule 1II., Part II.)

Number and Year.	Title.	Extent of Repeal.
Act No. VIII of 1859—(continu- ed.)	An Act for simplify- ing the procedure of the Courts of Civil Judicature not esta- blished by Royal Charter.	end of the sec- tion. In section 164, the words 'on un- stamped paper.' In section 299, the words 'on a stamp paper of the value of eight annas.' In section 326, the words 'on a stamp paper of one-fourth of the value pre- scribed for plaints in suits.' In section 327, the words 'shall be written on the stamp paper re- quired for peti- tions to the court where a stamp is required for peti- tions by any law for the time being in force, and.' In section 328 the words, 'which shall be subject to the same stamp duty as prescribed for plaints in suits.'

[108

REPEAL—(continued). Court Fees' Act (VII of 1870, Schedule III., Part II.)

Number and Year.	Title.	Extent of Repeal.
Act No. VIII of 1859—(continu- ed).	An Act for simplify- ing the procedure of the Courts of Civil Judicature not esta- blished by Royal Charter.	paper of the value of one rupee if the
	An Act to amend the law relating to the recovery of rent in the Presidency of Fort William. An Act to amend Act VIII of 1859 (for simplifying the pro-	end of the section. In sections 13 and 120 the words '(which may be on plain paper).' In 'section 19 the words 'on plain paper.' So much of sections 156 and 161 as relates to the stamp to be borne by a petition of appeal. The last clause of section 12.

[109]

REPEAL—(continued). Court Fees' Act (VII of 1870, Schedule III., Part II.)

Number and Year.	Title.	Extent of Repeal.
Act No. XXIII of 1861—(continu- ed). Act No. XX of 1862 Act No. I of 1863	of Civil Judicature not established by Royal Charter). An Act to provide for the levy of fees and stamp duties in the High Court of Judicature at Fort William in Ben- gal, and to suspend the operation of certain sections of Act VIII of 1859 in the said High Court. An Act to define the jurisdiction and to regulate the procedure of the Courts of Civil Judicature in British Burmah, and to pro- vide for the extension of certain Acts to the said Territory.	The preamble down to and including the words 'appoint- ed to the said High Court ; and.' Section 2 In section 17, the last sentence. In section 20 the words 'shall
·	, ,	be written on stamp paper of the value of one rupee if the ap- peal lie to the Court of the Deputy Com- missioner, and on stamp paper of the value of

[· 110]

REPEAL—(continued). Court Fees' Act (VII of 1870, Schedule III., Part II.)

Number and Year.	Title.	Extent of Repeal.
Act No. I of 1863 —(continued). Act No. XX of 1863.	An Act to enable the Government to divest itself of the manage- ment of religious en- dowments.	two rupees if the appeal lie to the Court of the Commissioner or to the Court of the Chief Com- missioner, and.' Section 26. In section 18 the words 'The application may be made up- on unstamped paper' and 'In calculating the costs at the ter- mination of the suit, the stamp duty on the preliminary ap- plication shall be estimated, and shall be added to the costs of the suit.'
Act No. XXI of 1863.	An Act to constitute Recorders' Courts for the towns of Akyab, Rangoon, and Moul- mein in British Bur- mah; and to establish Courts of SmallCauses in the said towns.	Section 46.

[111]

REPEAL—(continued). Court Fees' Act (VII of 1870, Schedule 111., Part II.)

Number and Year.	Title.	Extent of Repeal.
Act No. XXXII of 1863. Act No. X of 1865	An Act to continue in force Act XX of 1862 (to provide for the levy of fees and stamp du- ties in the High Court of Judicature at Fort William in Bengal, and to suspend the oper- ation of certain sections of Act VIII of 1859 in the said High Court).	So far as it re- lates to fees and stamp duties.
Act No. X of 1865 Act No. XI of 1865	The Indian Succession Act, 1865. An Act to consolidate and amend the law re- lating to Courts of Small Causes beyond the local limits of the ordinary original civil jurisdiction of the High Courts of Judi- cature. The Parsee Marriage and Divorce Act, 1865	the schedule. In section 47, the words ' The
Act No. XX of1866		In section 53 the words 'shall, where a stamp is required by law, bear a stamp of one- fourth the value prescribed for

[112

REPEAL—(continued).

Court Fees' Act (VII of 1870, Schedule III., Part II.)

Number and Year.	Title.	Extent of Repeal.
ActNo. XX of 1866 —(continued).		a plaint in such a suit, and'
		In section 84 the words 'shall, where a stamp is required by law, bear a stamp of eight annas, and.'
Act No. XXI of	The Native Converts'	In section 7, the
1866.	Marriage Dissolution Act, 1866.	words 'shall bear a stamp of two rupees, and'
Act No. XXVI of 1867.	An Act to amend the law relating to stamp duties.	The whole Act, except the words 'No Ad- vocate of any High Court shall be requir- ed to file or pre- sont a Mukh- tarnama or Wakalatnama or any other document em-
Act No. XIX of 1868.	The Oudh Rent Act, 1868.	powering him to act.' In section 15, the words 'the application shall bear a stamp of eight annas.'

[113]

REPEAL-(continued).

Court Fees' Act (VII of 1870, Schedule III., Part II.)

Number and Year.	Title.		Extent of Repeal.
Act XIX of 1868— (continued.)			In section 25, the words 'on a paper bearing a stamp of eight annas.' In section 30, the words 'on a paper bearing a stamp of eight annas.'
Act No. XXVIII of 1868.	The Punjab I Act, 1868.	lenancy	In sections 17 and 40, the words 'on a paper bearing astampofeight annas.' Section 43.
Act No. IV of 1869	The Indian Act.	Divorce	In section 47, the words ' or of reversal of judicial separa- tion, or for restitution of c o n j u g a l rights, or for damages, shall bear a stamp of five rupees, and.' and the words ' in the first, second and

[114]

REPEAL—(continued). Court Fees' Act (VII of 1870, Schedule III., Part II.)

Number and Year.	Title.	Extent of Repeal.
Act No. IV of 1869 —continued.	The Indian Divorce Act.	third cases mentioned in this section.' In section 49, the words 'shall bear a stamp of eight annas, and.'
Act No. IX of 1869	The Indian Income Tax Act.	In section 19, the words 'it shall bear a stamp of eight annas.' In section 21, the words 'shall bear a stamp of one rupee, and.'
Bengal Regulation VI of 1823.	A Regulation for autho- rizing the institution of summary suits to enforce the execution of certain written en- gagements for the cultivation and deli- very of the Indigo Plant, and for de- claring certain prin- ciples in regard to the	Sections 7 and 8.
Bengal Act No. VI of 1862.	same. An Act to amend Act X of 1859 (to amend the law relating to the	In section 5, the passage beginning with

[115]

REPEAL—(continued). Court Fees' Act (VII of 1870, Schedule III., Part II.)

Number and Year.	Title.	Extent of Repeal.
Bengal Act No. VI of 1862—(conti- nued).	recovery of rent in the Presidency of Fort William in Bengal).	the words 'upon paper' and ending with 'deposit.' In section 13, the passage be- ginning with the words 'and be written.'
Bengal Act No. II of 1869.	An Act to ascertain, regulate and record certain tenures in Chota-Nagpore.	Section 22.
Bengal Act No. VIII of 1869.	An Act to amend the procedure in suits be- tween landlords and tenants.	In sections 14 and 76, the words '(which may be on plain paper).' In section 20 the words ' on plain paper.'
Madras Regulation III of 1802.	A Regulation for re- ceiving, trying and deciding suits on com- plaints declared cog- nizable in the Courts of Adawlut establish- ed in the several zil- lahs immediately subject to the Presi- dency of Fort St. George.	Section 21, from 'When' down to 'writing' (both inclu- sive).

[116]

REPEAL—(continued).

Court Fees' Act (VII of 1870, Schedule III., Part II.)

Number and Year.	Title.	Extent of Repeal.
Madras Regulation IV of 1816.	A Regulation for de- claring the head inha- bitants of villages to be Moonsiffs in their respective villages, to hear and decide civil suits for sums of money, or other per- sonal property, to a limited amount, and for defining their ju- risdiction.	So much of sec- tion 32 as re- lates to fees on the institution of suits tried by village Moon- siffs.
Madras Regulation V of 1816.	A Regulation for au- thorizing village Moonsiffs to assem- ble village Puncha- yats for the adjudi- cation of civil suits for sums of money or other personal property, without li- mitation as to amount or value, within their respective ju- risdictions, and for defining the powers and authority to be vested in such vil- lage Punchayats.	So much of sec- tions 10 and 13 as relates to fees on the institution of suits tried by village Puncha- yats.
Madras Regulation VII of 1816.	A Regulation for au- thorizing District Moonsiffs to assem- ble District Puncha-	tion 10 as re- lates to fees on

[117]

Number and Year.	Title.	Extent of Repeal.
Madras Regulation VII of 1816— (continued).	yats for the adjudi- cation of civil suits for real and personal property, without limitation as to amount or value, within their respec- tive jurisdictions, and for defining the powers and authority to be vested in such district Punchayats.	cesses in suits before district Punchayats.
Madras Regulation XII of 1816.	A Regulation for au- thorizing Collectors to refer claims re- garding lands or crops, the validity of which claims may depend on the deter- mination of a disput- ed boundary; as also certain disputes respecting the occu- pying, cultivating and irrigating of land, to be tried and determined by village and district Puncha- yats; and for pre- scribing the rules under which the trial of such disputes shall be conducted, and	So much of sec- tion 11 as relates to fees on plaints be- fore the Col- lector.

[118]

2EAL—(continued). Court Fees' Act (VII of 1870, Schedule, III., Part II.)

Number and Year.	Title.	Ex tent of Repeal.
Madras Regulation XII of 1816— (continued). Madras Regulation XIV of 1816.	the decisions of the Punchayats carried into execution. A Regulation for amend- ing and modify- ing the Rules which have been passed re- garding the office of Vakeel or Native Pleader in the Courts of Civil Judicature.	Section 21 se- cond clause.
Madras Regulation II of 1825.	A Regulation for mo- difying and amend- ing certain provisions contained in Re- gulation XIII of 1816, Regulation II of 1817, and Sec- tion VI Regulation XXXIV of 1802.	Section 5.
Madras Act No. VIII of 1865.	An Act to consolidate and improve the laws which define the pro- cess to be taken for the recovery of rent.	Section 75.

RESPONDENTIA-BOND.

General Stamp Act (XVIII of 1869.)

Section 3, Clause 31.—' Respondentia-bond' includes every instrument securing a loan on the cargo laden or to be laden on board a ship, and making repayment contingent on the arrival of the cargo at the port of destination. Stamp on Respondentia-bond.

(See BOND.)

[119]

REVENUE.

Court Fees' Act (VII of 1870.)

Fee on plaint in suit to set aside an attachment of an interest in revenue.

(See SUIT, No. 19.)

REVENUE COURTS.

Court Fees' Act (VII of 1870, Schedule II.)

No. 11, Clause (a.)—Memo. of appeal when the appeal is not from an order rejecting a plaint or from a decree or an order having the force of a decree and is presented to any Revenue Court.

Annas 8.

REVIEW OF JUDGMENT.

Court Fees' Act (VII of 1870.)

Fee on application for review of judgment if presented on or after the ninetieth day from the date of the decree. (See APPLICATION.)

Fee on application for review of judgment if presented before the ninetieth day from the date of the decree.

(See APPLICATION.)

Fee on application for review of judgment presented on or after the ninctieth day from the date of the decision to be refunded if the delay was not caused by the applicant's laches.

(See REFUND, Section 14.)

REWARD.

General Stamp Act (XVIII of 1869).

Section 38.—Whenever an offender is sentenced to pay a fine under this (General Stamp) Act, the convicting Magistrate may award any portion not exceeding onehalf to the person on whose information the offender has been convicted.

SALE.

Court Fees' Act (VII of 1870.)

Fee in suit for specific performance of a contract of sale.

(See SUIT, No. 50.)

Fee in suit, where the mortgage is made by conditional sale, to have the sale declared absolute.

(See SUIT, No. 50a.)

SECURITIES.

General Stamp Act (XVIII of 1869.)

Section 15, Clause 6.-Tránsfers of securities of the Government of India.

Bond for collateral security for the performance of any act. (See BOND, Schedule II, No. 20.)

SETTLEMENT.

General Stamp Act (XVIII of 1869.)

Section 3, Clause 32.—' Settlement' means any instrument (other than a will) whereby the destination or devolution of moveable or immoveable property is settled or agreed to be settled.

(Schedule I.)

No. 14.-Settlement, stamp on

Stamp on instruments required for the completion of any transaction involving the execution of a settlement. (See INSTRUMENT, Section 13.)

Surrender of lease, stamp on.

(See LEASE, Schedule I, No. 20.)

SHARES.

Stamp on agreement relating to the sale of shares of joint stock company or association.

(See AGREEMENT.)

Transfer of a share in a company or association. (See TRANSFER.)

SHIPPING ORDER.

General Stamp Act (XVIII of 1869, Schedule II.) No. 6.—Shipping order for or relating to the conveyance of goods on board of any vessel.

SPECIFICATION.

General Stamp Act (XVIII of 1869, Schedule II.)

No. 40.—Petition for leave to file a specification of an invention, or for the extension of the term of the exclusive

See Bond, Schedule I, No. 5, General Stamp Act.

† This duty may be denoted by an adhesive stamp.

The stamp duty with which a Bond for the amount or value of the property thereby settled is chargeable. (No. 5.)*

Free.

Anna 1 †

SPECIFICATION—(continued).

General Stamp Act (XVIII of 1869, Schedule II.)

privilege of making, using or selling such invention in India

Rs. 100

SPOILED STAMP.

General Stamp Act (XVIII of 1869.)

Section 45.—If any person possessing any stamped paper which has been obtained in the manner allowed by this Act, or Act No. X of 1862 (to consolidate and amend the law relating to Stamp Duties), or any paper on which the stamp has been denoted by the Collector or the Superintendent of Stamps, does not require the same for use; or if the paper so possessed becomes spoiled or unfit for use as hereinafter mentioned;

the Collector of the District in which the paper has been purchased may upon application made to him, within one year after such purchase, and upon delivery to him of such paper, refund the amount paid to Government for the same, whether by the applicant or any other person; or in case the owner of the paper so spoiled or unfit for use, desires to be supplied with stamped paper of similar or equal value, the Collector may cause such paper to be delivered to him or his agent upon payment of the value of the paper on which the new stamp or stamps shall be impressed.

- Section 46.—Stamped paper and paper on which stamp has been denoted by the Collector or the Superintendent of Stamps, shall be held to be spoiled or unfit for use within the meaning of section forty-five, when—
- by accident happening to the same before any writing thereupon has been finally signed and executed, it is rendered unfit for use;
- or when, because of some error in the drawing up or copying of any writing thereon, discovered before such writing has been finally signed and executed, it is rendered of no avail;
- or when, by reason of death or refusal of the party whose signature may be necessary to effect the transaction intended by such writing, it remains incomplete and of no avail; 16

SPOILED STAMP-(continued).

General Stamp Act. (XVIII of 1869.)

- or when, by refusal of any office or trust granted by a writing thereon, it has failed of the purpose intended;
- or when, by reason of failure of consideration, the transaction intended to be effected or evidenced by a writing thereon cannot be effected or evidenced;
- or when the transaction intended to be effected by a writing thereon has been effected by some other instrument duly stamped;
- or when, in the case of a negotiable instrument, such instrument is, by reason of non-delivery to the payce or person acting in his behalf, or other cause, never brought into use;
- or when, in the case of a bill of exchange other than a bill drawn in a set, it has not been presented for acceptance or payment.

STAMPS.

General Stamp Act (XVIII of 1869.)

Section 28.—Except as provided in sections eight* and twenty-six,† no stamp shall be affixed to, or impressed on, any bill of exchange, or promissory note, or any instrument chargeable hereunder with the duty of one anna, subsequent to the execution thereof, nor

• Section 8 of the General Stamp Act (XVIII of 1869).—The holder of any bill of exchange or promissory note drawn or made out of British India, and not stamped as required by this (General Stamp) Act, shall, before he presents the same for acceptance or for payment, or endorses, transfers or otherwise negotiates such bill or note, affix thereto the proper adhesive stamp or stamps for denoting the duty with which it is chargeable under this (General Stamp) Act.

[†] Section 26 of the General Stamp Act (XVIII of 1869.) (a).--When any bill of exchange, promissory note, cheque, or order for the payment of money on demand by any banker or person acting as a banker, chargeable hereunder with the duty of one anna, comes to his hands unstamped, he may affix thereto the necessary adhesive stamp, and cancel the same in the manner required by this (General Stamp) Act, and upon so doing, may charge the duty against the person who ought to have paid the same, or deduct such duty from the sum so directed to be paid.

(b). Such bill, note, cheque, or order shall, so far as relates to the stamp duty chargeable thereon, be valid; but this shall not relieve any person or firm from liability to the penalty which he or it may have incurred by issuing or giving the said bill, note, cheque, or order unstamped.

STAMPS-(continued).

General Stamp Act (XVIII of 1869.)

shall the provisions of sections twenty* and twentyfour † apply to any such instrument.

[•] Section 20 of the General Stamp Act (XVIII of 1869).—When any instrument chargeable with stamp duty executed on paper not bearing the stamp required by the law in force in British India at the time of its execution is produced in a Civil Court, the court, if satisfied that the omission to execute such instrument on paper bearing the proper stamp, did not arise out of any intention to evade payment of the proper duty, and on payment of such duty, or in the case of an insufficiently stamped instrument of the sum required to make up the full amount chargeable on such instrument, together with a penalty of the following amount (that is to say):—

If the instrument is produced within one year from the date of its execution, five times, or, if it is produced after one year from such date, twenty times, such proper stamp duty or deficient portion thereof as aforesaid,

shall certify by endorsement on such instrument that the proper stamp duty has been levied thereon :

Provided that no such penalty shall exceed one thousand rupees.

Such certificate shall be conclusive evidence as to the amount of stamp duty leviable on such instrument, and the said instrument shall thereupon be admissible as if originally executed on paper bearing the proper stamp.

+ Section 24 of the General Stamp Act (XVIII of 1869).-(a).-When any instrument is produced before the Collector, otherwise than for the purpose of obtaining an adjudication under section thirty-nine,^o or has been sent to him under section twenty-three,^o he shall either proceed in accordance with the provisions of section twenty, exercising the powers thereby conferred, on a Civil Court; or if it appear to him that the instrument was executed on unstamped or insufficiently stamped paper, with the intention of evading payment of the proper stamp duty, he shall prosecute all the persons that have executed the said instrument, or such of them as to him may seem fit;

or if it appear to him that the instrument is properly stamped, or that it is not chargeable with stamp duty under the law in force in British India at the time of its execution, he shall certify by endorsement thereon that it is properly stamped, or that it is not so chargeable (as the case may be); and he shall thereupon return such instrument to the registering or other public officer by whom it was sent, or to the person by whom it was produced, and, subject to the provision contained in section forty,⁹ it shall be deemed to be properly stamped or not chargeable (as the case may be).

(b).—Provided that, in any case coming under this section, if the instrument is brought within one year from the date of its execution to the Collector, or other public officer by whom it has been sent to the Collector under section twenty-three, and if the Collector is satisfied that such instrument has not been duly stamped previously to being signed or executed by reason of accident, mistake, inadvertence, or urgent necessity, he may remit the whole or any part of the penalty prescribed by section twenty.

(c).—Provided also that, in any case coming under this section in which an instrument, other than a bill of exchange or promissory note, purports to have been executed out of British India, if the Collector is satisfied that the instrument was so executed, and also that it has been brought to him within the three months next after its arrival in British India, he shall, on payment of the duty with which such instrument would have been chargeable if executed in British India, certify by endorsement thereon that the proper stamp duty has been levied upon it.

(d).—Subject to the provision contained in section forty, such certificate shall be conclusive evidence of the amount of stamp duty leviable on the instrument, which shall thereupon be admissible as if originally executed on paper bearing the proper stamp.

* See " Collector," pages 35 and 36.

- [124]
- STAMPS-(continued).

General Stamp Act (XVIII of 1869.)

Adhesive stamp when used on any instrument to be cancelled by holder or executant.

(See ADHESIVE STAMP, Section 33.) Cancellation of adhesive stamp on bills of exchange and promissory notes.

(See ADHESIVE STAMP, Section 31.)

Impressed stamp, when used under Section 5, to be single when the amount of duty does not exceed one thousand rupees.

(See IMPRESSED STAMP, Section 49.)

Impressed stamp when used under section 5, may be denoted by two or more impressed stamps when the amount of duty exceeds one thousand rupecs.

(See IMPRESSED STAMP, Section 49.)

- Impressed stamp, when of any amount less than one thousand rupees, may be denoted by two or more stamps.
- (See IMPRESSED STAMP, proviso to Section 49.) Local Government to make rules for sale of stamps.
- (See LOCAL GOVERNMENT, Section 48.) Penalty for failure to cancel adhesive stamp.

(See ADHESIVE STAMP, Section 33, Para. 2.) Stamp duty by whom payable.

(See DUTY, Section 6.)

Court Fees' Act (VII of 1870.)

- Section 26.—The stamps used to denote any fee chargeable under this (Court Fees') Act shall be impressed, or adhesive, or partly impressed and partly adhesive, as the Governor General of India in Council may, by notification in the Gazette of India, from time to time direct.
- Section 28.—No document which ought to bear a stamp under this (Court Fees') Act shall be of any validity unless and until it is properly stamped.
 - But if any such document is through mistake or inadvertence received, filed or used in any Court or office without being properly stamped, the presiding Judge, or the head of the office, as the case may be, or, in the

STAMPS—(continued).

Court Fees' Act (VII of 1870.)

case of a High Court, any Judge of such Court may, if he thinks fit, order that such document be stamped as he may direct; and on such document being stamped accordingly, the same and every proceeding relative thereto shall be as valid as if it had been properly stamped in the first instance.

- Section 29.—Where any such document is amended in order merely to correct a mistake, and to make it conform to the original intention of the parties, it shall not be necessary to impose a fresh stamp.
- Section 34.—In the General Stamp Act, 1869, section forty-eight* shall be read as if, for the words and figures Act No XXVI of 1867 (to amend the law relating to Stamp Duties) the words and figures 'The Court Fees' Act, 1870,' were substituted.

Cancellation of stamp on documents stamped under Act VII of 1870.

(See CANCELLATION.)

Fees chargeable under the Court Fees' Act to be collected by stamps.

(See FEES, Section 25.)

Rules for supply, number, renewal, and keeping accounts of stamp to be made by local Government.

(See LOCAL GOVERNMENT.)

Stamp on memo. of appeal not from an order rejecting a plaint, or from a decree, or an order having the force of a decree.

(See APPEAL.)

Such rules, alterations, and additions shall, when approved by the Governor General of India in Council, and after publication in the local official Gazette, have the force of law.

^o Section 48 of the General Stamp Act (XVIII of 1869).—Every Local Government shall frame rules for regulating the sale of stamps and stamped paper required by this (General Stamp) Act or by Act No. XXVI of 1867 (*to amend the law relating to stamp duties*) for determining the persons by whom such sale is to be conducted, and for fixing the remuneration of such persons within the territories subject to its control; and may from time to time alter and add to such rules.

Any person appointed to sell such stamps and stamped paper, who knowingly disobeys any such rules, shall be punished with simple imprisonment for a term, which may extend to six months, or with fine not exceeding five hundred rupees, or with both.

STAMP PAPER.

General Stamp Act (XVIII of 1869.)

When several stamped papers are used for an instrument, each to contain a part of the instrument.

(See INSTRUMENT, Section 50.)

SUIT.

General Stamp Act (XVIII of 1869.)

- Section 47.—Where in case of a sale, or an exchange upon which money is paid for equality of exchange, or a lease for a premium, the full consideration-money is not truly set forth in the manner hereby directed, the purchaser, or the person paying money for equality of exchange, or the lessee (as the case may be), or his representative in interest, may sue for and recover back from the seller, or the person receiving such money, or the lessor (as the case may be), or his representative in interest, so much of the consideration-money as is not set forth as aforesaid, or the whole thereof, if no part of the same is so set forth;
- And in such suit, notwithstanding anything hereinbefore contained, the conveyance, instrument of exchange, or lease shall be admissible in evidence.

Court Fees' Act (VII of 1870.)

Accounts.

(1.)—Section 7, Para. 4, Clause (f).—Fee on plaint in suit for accounts.

(According to the amount at which the relief sought is valued in the plaint or memorandum of appeal. In all such such suits the plaintiff shall state the amount at which he values the relief sought, and the proof visions the Code of Civil Proce-dure Section thirty-one * shall apply as if, for the word, 'claim,' the words 'relief sought' were substituted.

[•] Section 31 of the Code of Civil Procedure.—If it appear to the Court that the claim is improperly valued, or being properly valued, that the plaint is written upon stamped paper of inadequate value, and the plaintiff, on being required by the Court to correct such improper valuation, or to supply such additional stamp paper as may be necessary, shall not comply with the requisition, the Court shall reject the plaint.

UIT—(continued). Court Fees' Act (VII of 1870.)	
Adoption.	
(Schedule II.) (2.)-No. 17, Para 5To set aside an adoption	Rs. 10.
	ALS. 10.
Annuities. (3.)—Section 7, Para. II.—Fee in suit for annuity (3a.)—Do. Do. —Fee in suit for arrears of annuity.	(According to the value of the subject matter of the suit, and such value shall be deemed to be ten times the amount claimed to be payable for one year.
Award.	
(4.)-Section VII., Para X., Clause (d)Fee in suit for	According to the amount or value of
the specific performance of an award	the property in dispute.
(Schedule II.)	
(5.)—No. 17, Para. 4.—Fee on plaint in suit to set aside an award	Rs. 10
Collector.	
(6.)—Section 19, Para. 7.—Fee in plaints in suits before Collectors under Madras Regulation XII.* of 1816	Free
Compensation.	
(7.)—Section VII., Para 1.—Fee in suits for compensation.	According to the amount claimed.
Contract.	ſ
(8.)—Section VII., Para. 10, Clause (a).—Fee in suits for the specific performance of a contract of sale	According to the amount of the con- sideration.
Court of Requests.	
(9.)—Section 19, Para. 4.—Fee on plaints in suits filed in a Military Court of Requests	Free.
Damages.	
(10.)-Section VII., Para. 1Fee in suits for damages.	According to the amount claimed.
Declaratory Decree.	
(11.)-Section VII., Para. 4, Clause (c)Fee in suits to obtain a declaratory decree, or order, where consequen-	(The same fee
tial relief is prayed	ed for Ac- counts, No. 1

• See page 37, foot-note to the heading "Collector."

SUIT-(continued).	
Court Fees' Act (VII of 1870, Schedule II.)	1
(12.)-No. 17, Para. IIIFee in suits to obtain a decla-	
ratory decree where no consequential relief is prayed	Rs. 10.
Ejectment.	(According to
 (13.)—Section VII., Para. 11, Clause (d).—Fee in suits to contest a notice of ejectment Estate. (Schedule II.) 	the amount of the rent of the land to which the suit refers, payable for the year next before the date of present in g the plaint.
(14.)-No. 17, Para. IIFee in suits to alter or cancel	
any entry in a register of the names of proprietors	
of revenue paying estates	Rs. 10.
Garden.	
(15.)—Fee on plaint in suits for possession of a. (See Land.)	
House.	
(16.)—Fee on plaint in suits for possession of a.	
(See Land.) Injunction.	
(17.)—Section VII., Para IV., Clause (d).—Fee on plaint	(The same fee
in suit to obtain an injunction	ed for Ac-
Land.	(counts, No.1.
(18.)-Section VII., Para. IV., Clause (e)Fee on plaint in suit for a right to some benefit to arise out of land	The same fee as prescrib- ed for Ac- counts, No.1.
(19.)—Section VII., Para VIII.—Fee on plaint in suit to set aside an attachment of land, or of an interest in land or revenue	(According to the amount for which the land or interest was attached: Provided that where such amount exceeds the value of the land or in- terest, the amount of fee shall be computed as if the suit were for the possession of interest.

[129]

SUIT-(continued).

Court Fees' Act (VII of 1870, Schedule I.)

Land-(continued).

(20.)-No. 2.-Fee on plaint or memo. of appeal in a suit for possession under Act No. XIV of 1859 (to

in

Number.		PROPER FEE
	When the amount or value of the subject-matter in dispute does not exceed Rs. 5 When such amount or value ex- ceeds Rs. 5, for every Rs. 5 or	Aunas 6
	part thereof, in excess of Rs. 5 up to Rs. 100 When such amount or value ex- ceeds Rs. 100, for every Rs. 10	Annas 6
	or part thereof, in excess of Rs. 100 up to Rs. 1,000 When such amount or value exceeds Rs. 1,000, for every	Annas 12
	Rs. 1,000 rp art thereof, in excess of Rs. 1,000 up to Rs. 5,000 When such amount or value exceeds Rs. 5,000, for every	Rs. 5
1.—Plaint or memorandum	Rs. 250 or part thereof, in excess of Rs. 5,000 up to Rs. 10,000	Rs. 10
appeal (not otherwise pro- ded for in this Act), present- t to any Civil or Revenue burt, except those mentioned section three. ⁰	When such amount or value ex- ceeds Rs. 10,000, for every Rs. 500 or part thereof, in excess of Rs. 10,000 up to Rs. 20,000	Rs. 15
	When such amount or value exceeds Rs. 20,000, for every Rs. 1,000 or part thereof, in excess of Rs. 20,000 up to	
	Rs. 30,000 When such amount or value exceeds Rs. 30,000, for every Rs.2,000 or part thereof, in excess	Rs. 20
	of Rs. 30,000, up to Rs. 50,000. When such amount or value exceeds Rs. 50,000, for every Rs. 5,000 or part thereof, in ex-	
· .	cess of Rs. 50,000 Provided that the maximum fee leviable on a plaint or memo- randum of appeal shall be	Rs. 25

* Schedule I, No. I. of Act VII of 1870.

* To ascertain the proper fee leviable on the institution of a suit, see the Table annexed to this schedule.

A fee of one half the amount prescribed in the foregoprovide for the limitation of suits) section 15 1 ing scale.*

[130]	
SUIT—(continued).	
Court Fees' Act (VII of 1870, Schedule II.)	
Land—(continued).	
(21.)—No. 4.—Fee on plaint or memo. of appeal in a suit to obtain possession under Act No. XVI. of 1838 (An Act for defining the jurisdiction of Revenue Courts, and their power to give immediate possession of disputed landed property) or Bombay Act V of 1864 (An Act to give Mamlutdars' Courts jurisdiction in certain cases to maintain existing possession, or to restore possession to any party dispossessed otherwise than by course of law)	Annas 8
(22.)—Fee on plaint in suits to maintain existing possession under Act XVI of 1838, or Bombay Act V of 1864.	
(See No. 21.)	
(23.)—Section VII., Para. V.—Fee on plaints in suits for the possession of land, houses and gardens—according to the value of the subject-matter; and such value shall be deemed to bo— where the subject-matter is land, and—	
 (a) where the land forms an entire estate, or a definite share of an estate, paying annual revenue to Government, or forms part of such an estate, and is recorded in the Collector's register as separately assessed with such revenue, and such revenue is permanently settled— 	Ten times the > revenue so payable.
 (b) where the land forms an entire estate, or a definite share of an estate, paying annual revenue to Govern- ment, or forms part of such estate and is recorded as aforesaid; 	Five times the revenue (payable.
and such revenue is settled, but not permanently-	
 (c) where the land pays no such revenue, or has been partially exempted from such payment, or is charged with any fixed payment in lieu of such revenue, and nett profits have arisen from the land during the year next before the date of presenting the plaint— 	Fifteen times

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SUIT -(continued).	
Court Fees' Act (VII of 1870.) Land—(continued). but where no such nett profits have arisen therefrom—	The amount at which the Court shall esti- mate the land with reference to the value of similar land in the neighbour- hood.
 (d) where the land forms part of an estate paying revenue to Government, but is not a definite share of such estate, and is not separately assessed as above-mentioned— Provided that, in the territories subject to the Governor of Bombay in Council, the value of the land shall be deemed to be— 	The market- value of the land.
 where the land is held on settlement for a period not exceeding thirty years, and pays the full assessment to Government— where the land is held on a permanent settlement, or on a settlement for any period exceeding thirty years, 	A sum equal to five times the survey- assessment. A sum equal to ten thues
 (3) where the whole or any part of the annual survey- assessment is remitted— 	A sum com- paragraph (2) of this proviso, as the case may be, in adartation to the proviso, as the case may be, in adartation to ten times the assess- ment; or the portion of assess- ment so re- mitted.
Explanation.—The word 'estate,' as used in this para- graph, means any land subject to the payment of re- venue, for which the proprietor or a farmer or ryot shall have executed a separate engagement to Govern- ment, or which, in the absence of such engagement, shall have been separately assessed with revenue.	
(e) Where the subject is a house or garden— Land Revenue.	According to the market value of the house or garden.
Court Fees' Act (VII of 1870.) (24.)—Section VII., Para. VII.—Fee on plaint in suit for the interest of an assignce of land revenue	Fifteen times his nett pro- fits as such for the year next before the date of present in g the plaint.
SUIT-(continued).	
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Lease.	According to the ag- gregate
(25.)—Section VII., Para. 10, Clause (c).—Fee on plaint in suit for the specific performance of a contract of lease.	a m oun t of the fine or premium (if any) and of the rent agreed to be paid during the first year of the term. (According to
(26.)—Section VII., Para. 11, Clause (a).—Fee on plaint in suits for the delivery by a tenant of the counterpart of a lease	the amount of the rent of the land to which the suit re- fers, pay- able for the y os r next before the date of pre- senting the plaint.
(27.)—Section VII., Para. 11, Clause (c).—Fee on plaint in suits for the delivery by a landlord of a lease Maintenance.	ار Do. Do.
	1
(28.)—Section VII., Para. I.—Fee on plaint in suit for arrears of maintenance	According to the amount claimed. (According to the value of the subject matter of
(29.)—Section VII., Para. 2.—Fee on plaint in suit for maintenance	All all and and
Marriage.	(for one year.
(Schedule II.)	
(30.)-No. 14Fee on petition in a suit under the Na-	L
-	Rs. 5
(31.)—No. 21.—Fee on plaint in suit under the Parsee Marriage and Divorce Act, 1865	Rs. 20
Miscellaneous.	
(Schedule II.)	
(32.)—No. 17, Para. 6.—Fee on plaint in every other suit where it is not possible to estimate at a money-value the subject-matter in dispute, and which is not otherwise	
provided for by this (Court Fees') Act	Rs. 10
Moonsiffs.	
(33.)—Section 19, Para. V.—Fee on plaints in suits tried by Village Moonsiffs in the Presidency of Fort	
	Free.

SUIT-(continued).

Court Fees' Act (VII of 1870.)

Mortgage.

(34.)—Section VII., Para. X, Clause (b).—Fee on plaint in suit for the specific performance of a contract of mortgage...

Mortgaged-Property.

- (35.)—Section VII., Para. IX.—Fee on plaints in suits against a mortgagee for the recovery of mortgaged property
- (36.)—Section VII., Para IX.—Fee on plaint in suit for the foreclosure of...

Multifarious Suits.

- (37.)—Section 17.—Where a suit embraces two or more distinct subjects, the plaint or memorandum of appeal shall be chargeable with the aggregate amount of the fees to which the plaints or memoranda of appeal in suits embracing separately each of such subjects would be liable under this (Court Fees') Act.
- Nothing in the former part of this section shall be deemed to affect the power conferred by the Code of Civil Procedure, section 9.*

Occupancy.

Court Fees' Act (VII of 1870, Schedule II.)

(38.)—No. 5.—Fee on plaint in suit to establish or disprove a right of occupancy

(39.)—Section 7, Para. XI, Clause (e).—Fee on plaint in suit to recover the occupancy of land from which a tenant has been illegally ejected by the landlord ...

According to the amount agreed to be secured.

According to the principal money expressed to be secured by the instrument of mortgage.

(According to the amount of the rent to the land to which the suit refers, payable for the year next before the date of presenting the plaint.

Annas 8

^e Section 9 of the Code of Civil Procedure.—If two or more causes of action be joined in one suit, and the court shall be of opinion that they cannot conveniently be tried together, the court may order separate trials of such causes of action to be held.

[134]	
SUIT-(continued).	
Court Fees' Act (VII of 1870.)	
Pauper. (Schedule II.)	
(40.)-No. 2Fee on application for leave to sue as a pauper	Annas 8
Periodical payments.	
(41.)—Fee on plaint in suit for arrears of. (See MAINTENANCE, No. 28.)	
(42.)—Fee on plaint in suit for. (See MAINTENANCE, No. 29.)	
Pre-emption.	(According to
(43.)—Section VII., Para. VI.—Fee on plaint in suit to enforce a right of pre-emption	the value (computed in accord- ance with para.5* of this section) of the land, house or gaiden in respect of which the right is
Property.	Claimed.
 (44.)—Section VII., Para IV., Clause (b).—Fee on plaint in suit to enforce the right to share in any property on the ground that it is joint family property (45.)—Section VII., Para III.—Fee on plaint in suit for moveable property other than money where the subject matter has a market-value (46.)—Section VII., Para. 4, Clause (a).—Fee on plaint in suit for moveable property where the subject-matter has no market-value, as for instance, in the case of 	The same fee as prescrib- ed for Ac- counts,No.1 According to such value at the datic of present- ing the plaint. The same fee as prescrib- ed for Ac- counts,No.1.
documents relating to title	,
Punchayat.	
(47.)—Section 19, Para. 6.—Fee on plaints and processes in suits before District Punchayats in the Madras Prsidency.	
Rent. (48.)—Section VII., Para XI., Clause (f).—Fee in suit for abatement of rent	the amount of the rent of the land to which the
9 See III and " No 02	I Produte

• See "Land," No. 23.

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SUIT—(continued).	1
Court Fees' Act (VII of 1870.) Rent.—(continued). (49.)—Section VII., Para XI.;Clause (b).—Fee on plaint in suit to enhance the rent of a tenant having a right of occupancy Sale.	(According to the amount of the rent of the land to which the suit refers, payable for the yearnext before the date of pre- senting the plaint.
(50.)—Section VII., Para X., Clause (a).—Fee on plaint in suit for the specific performance of a contract of sale	According to the amount of the con- sideration.
(50a.)—Section VII., Para. IX.—Fee on plaint in suit where the mortgage is made by conditional sale, to have the sale declared absolute	According to the princi- pal money expressed to be secured by the in- strument of mortgage.
Summary Decision.	
(Schedule II.)	
(51.)-No. 17, Para. IFee on plaint in suit to alter or	
set aside a summary decision or order of any of the Civil	
Courts not established by Letters Patent or of any	
Revenue Court	Rs. 10
Wife.	
(52.)-No. 15Fee on plaint in suit to obtain possession	
of a wife	Rs 5

Court Fees' Act (VII of 1870.)

Table of Rates of ad valorem Fees leviable on the institution of Suits.

When the amount or va	lue of			PROPER FEE.			
the subject-matter exc	ceeds	it does not exceed.		Rs. A.	P.	1	
•••		Rs. 5		06	0		
Rs. 5		10	•	0 12	0		
10	•••••	15		12	0		
15		20		18	0		
20	•••••	25		1 14	0		
25		30		24	0		
30		35		2 10	0		
35		40		30	0		
40		45		36	0		
45		50		3 12	0		
50	•••••	55		4 2	Ó		
55		60		4 8	Ō		
60		65		4 14	Ō		
65	•••••	70		54	Ó		

[136]

SUIT-(continued).

Court Fees' Act (VII of 1870.)

Table of Rates of ad valorem Fees, &c .- continued.

When the amount or value of		1	Poper Fee.
the subject-master exceeds		but does not exceed	Rs. A. P.
Rs. 70		Rs. 75	5 10 0
75		80	600
80		85	6 6 0
85		90	6 12 0
90	•••••	95	7 2 0
95	•••••	100	780
100	•••••	110	840
110		120	900
120	•••••	130	9 12 0
130		140	10 8 0
140		150	11 4 0
150	•••••	160	12 0 0
160		170	12 12 0
170	•••••	180	13 8 0
180	•••••	190	14 4 0
190		200	15 0 0
200	•••••	210	15 12 0
210	•••••	220	16 8 0
220	•••	230	17 4 0
230	••••	240	18 0 0
240	•••••	250	18 12 0
250	•••••	260	19 8 0
260	•••••	270	20 4 0
270	•••••	2 80	$\begin{array}{ccc} 21 & 0 & 0 \\ \end{array}$
280	•••••	290	21 12 0
2 90	•••••	300	22 8 0
300	•••••	310	23 4 0
310	•••••	320	24 0 0
320	••••	330	24 12 0
330	•••••	340	25 8 0
340	••••	350	26 4 0
3 50	•••••	360	27 0 0
360	•••••	370	27 12 0
370	•••••	380	28 8 0
380	•••••	390	29 4 0
390	•••••	400	30 0 0
400	•••••	410	30 12 0
410	•••••	420	31 8 0
420	•••••	430	$\begin{array}{cccccccccccccccccccccccccccccccccccc$
430	•••••	440	•••••
440	•••••	450	33 12 0
450	•••••	460	34 8 0 85 4 0
460	•••••	470	85 4 0
470	•••••	480	$\begin{array}{cccccccccccccccccccccccccccccccccccc$
· 480	*****	490	
490	•••••	500	37 8 0

SUIT-(continued).

Court Fees' Act (VII of 1870.)

Table of Rates of ad valorem Fees, &c.-continued.

When the amount or value of	b		PROPI	er Fi	t e .
the subject-matter exceeds	but does no	t exceed	Rs.	Α.	Р.
Rs. 500	Rs.	510	38	4	0
510		520	39	0	0
520		530	39	12	0
530		540	40	8	0
540	•••••	550	41	4	0
550	•••••	560	42	0	0
560		570	42	12	0
570	•••••	580	43	8	0
580	•••••	590	44	4	0
590	•••••	600	45	0	0
600 .	•••••	610	45	12	0
610	•••••	620	46	8	0
620		630	47	4	0
630	· · · • • • •	640	48	0	0
640		650	48	12	0
650	•••••	660	49	8	0
660	•••••	670	50	4	0
670	•••••	680	51	0	0
680	•••••	690	51	12	0
690	•••••	700	52	8	0
700	•••••	710	53	4	0
710	••••	720	54	0	0
720	•••••	730	54	12	0
730	•••••	740	55	8	0
740	•••••	750	56	4	0
750	•••••	760	57	0	0
760	•••••	770	57	12	0
770	•••••	780	58	8	0
780	•••••	790	59	4	0
790	•••••	800	60	0	0
800	•••••	810		12	0
810	•••••	820	61	8	0
820	•••••	830	62	4	0
830	•••••	840	63	0	0
840	•••••	850	63		0
850	•••••	860	64	8	0
860	•••••	870	65	4	0
870	•••••	880	66	0	0
880	•••••	890		12	0
890	•••••	900	67	8	0
900	•••••	910	68	4	0
910		920	6 9	0	0
920	•••••	930	69	12	0
930	•••••	940	70	8	0
940	•••••	950	71	4	0
18					

[138]

SUIT-(continued).

Court Fees' Act (VII of 1870.)

Table of Rates of ad valorem Fees, &c.-continued.

When the amount or value of	L		Prope	к Fe	CE.
the subject-matter exceeds	DUL COES	not exceed	Rs.	А.	Р.
Rs. 950	F	ks. 960	72	0	0
960		970		12	0
970		980	73	8	Ō
980		990	74	4	0.
990		1,000	75	0	0
1,000		1,100	80	0	0
1,100		1,200	85	0	0
1,200		1,300	90	0	0
1,300		1,400	95	0	0
1,400	•••••	1,500	100	U	0
1,500		1,600	. 105	0	0
1,600		1,700	110	0	0
1,700		1,800	115	0	0
1,800		1,900	120	0	0
1,900		2,000	125	0	0
2,000	•••••	2,100	130	0	0
2,100	•••••	2,200	135	0	0
2,200	•••••	2,300	140	0	0
2,300	•••••	2,400	145	0	0
2,400	•••••	2,500	150	0	0
2,500	•••••	2,600	155	0	0
2,600	•••••	2,700	160	0	0
2,700	•••••	2,800	165	0	0
2,800	•••••	2,900	170	0	0
2,900	•••••	3,000	175	0	0
3,000	•••••	3,100	180	0	0
3,100		3,200	185	0	0
3,200	•••••	3,300	190	0	0
3,300	•••••	3,400	195	0	0
3,400	••••	3,500	200	0	0
3,500	•••••	3,600	205	0	0
3,600	•••••	3,700	210	0	0
3,7 00	•••••	3,800	215	0	0
3,800	•••••	3,900	220	0	0
8,900	•••••	4,000	225	0	0
4,000	•••••	4,100	230	0	0
4,100	•••••	4,200	235	0	0
4,200	•••••	4,300	240	0	0
4,300	•••••	4,400	245	0	0
4,400	•••••	4,500	250	0	0
4,500	•••••	4,600	255	0	0
4,600	•••••	4,700	260	0	0
4,700	•••••	4,800	265	0	0
4,800 4,900	•••••	4,900	270	0	0
±,300	••••••	5,000	275	0	0

[139]

SUIT-(continued).

Court Fees' Act (VII of 1870.)

Table of Rates of ad valorem Fees, &c .-- continued.

When the amount or value		but does not exceed	PROP	KR I	fer.
the sub ject-matter exceeds		Dur 4005 Not CA0264	Rs.	A.	Р.
Rs. 5,000	••••	Rs. 5,250	285	0	0
5,250		5,500	295	0	0
5,500	•••••	5,750	305	0	0
5,750		6,000	315	0	0
6,000	•••••	6,250	325	0	0
6,250		6,500	335	0	0
6,500	•••••	6,750	345	0	0
6,750		7,000	355	0	0
7,000		7,250	365	0	0
7,250	•••••	7,500	375	0	0
7,500	••••	7,750	385	0	0
7,750	••••	8,000	395	0	0
8,000	•••••	8,250	405	0	0
8,250	•••••	8,500	415	0	0
8,500	•••••	8,750	425	0	0
8,750	•••••	9,000	435	0	0
9,000	•••••	9,250	445	0	0
9,250	•••••	9,500	455	0	0
9 500	•••••	9,750	4 65	0	0
9,750		10,000	475	0	0
10,000	•••••	10,500	490	0	0
10,500	•••••	11,000	505	0	0
11,000	• • • • • •	11,500	520	0	0
11,500	•••••	12,000	535	0	0
12,000	•••••	12,500	550	0	0
12,500	•••••	13,000	565	0	0
13,000	•••••	13,500	580	0	0
13,500	•••••	14,000	595	0	0
14,000	•••••	14,500	610	0	0
14,500	•••••	15,000	625	0	0
15,000	•••••	15,500	640	0	0
15,500	•••••	16,000	655	0	0
16,000	•••••	16,500	670	0	0
16,500	••••	17,000	685 500	0	0
. 17,000	•••••	17,500	700	0	0
17,500	••• • • • •	18,000	715	0	0
18,000	•••••	18,500	730	0	0
18,500	••••	19,000	745	0	0
19,000	•••••	19,500	760	0	0
19,500	•••••	2 0,000 91 ,000	775	0	0
20,000	•••••	21,000	795	0	0
21,000	•••••	22,000 22,000	815	0	0
22,000	•••••	23,000	835	0	0
2 3,000	••••	24,000 25.000	855	0	0
24,000	•••••	25,000	875	0	0

SUIT-(continued).

Court Fees' Act (VII of 1870.)

Table of Rates of ad valorem Fees, &c.-continued.

When the amount or value of the subject-matter exceeds	ы	at does not exceed	PROPER FRE.				
-	•		Rs.	A.	Р.		
Rs. $(25,000)$	•••••	Rs. 26,000	895	0	0		
26,000	•••••	27,000	915	0	0		
27,000		28,000	935	0	0		
28,000		29,000	955	0	0		
29.000	•••••	30,000	975	0	0		
30,000	•••••	32,000	995	0	0		
32,000	••••	34,000	1,015	0	0		
34,000	•••••	36,000	1,035	0	0		
36,000	•••••	3 8,000	1,055	0	0		
38,000	••••	40,000	1,075	0	0		
40,000	•••••	42,000	1,095	0	0		
42,000	•••••	44 ,000	1,115	0	0		
44,000	•••••	46,000	1,135	0	0		
46,000	•••••	48,000	1,155	0	0		
48,000	••••	50,000	1,175	0	0		
50,000	•••••	55,000	1,200	0	0		
55,000		60,000	1,225	0	0		
60,000	•••••	65,000	1,250	0	0		
65,000	•••••	70,000	1,275	0	0		
70,000	•••	75,000	1,300	0	0		
75,000	•••••	80,000	1,325	0	0		
80,000	•••••	85,000	1,350	0	0		
85,000		90,000	1,375	0	0		
90,000		95,000	1,400	0	0		
95,000	•••••	1,00,000	1,425	0	0		
1,00,000	••••	1,05,000	1,450	0	0		
1,05,000	•••••	1,10,000	1,475	0	0		
1,10,000	•••••	1,15,000	1,500	0	0		
1,15,000	••••	1,20,000	1,525	0	0		
1,20,000	•••••	1,25,000	1,550	0	0		
1,25,000	••••	1,30,000	1,575	0	0		
1,30,000	••••	1,35,000	1,600	0	0		
1,35,000		1,40,000	1,625	0	0		
1,40,000	•••••	1,45,000	1,650	0	0		
1,45,000	••••	1,50,000	1,675	0	0		
1,50,000	•••••	1,55,000	1,700	0	0		
1,55,000	•••••	1,60,000	1,725	0	0		
1,60,000	•••••	1,65,000	1,750	0	0		
1,65,000	•••••	1,70,000	1,775	0	0		
1,70,000	•••••	1,75,000	1,800	0	0		
1,75,000	•••••	1,80,000	1,825	0	0		
1,80,000	•••••	1,85,000	1,850	0	0		
1,85,000	••••	1,90,000	1,875	0	0		
1,90,000	••••	1,95,000	1,900	0	0		
1,95,000	•••••	2,00,000	1,925	0	0		

[141]

SUIT-(continued).

Court Fees' Act (VII of 1870.)

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Table of Rates of ad valorem Fees, &c .-- continued.

When the amount or value of	but does not exceed		PROPER FE			
the subject-matter exceeds			Rs.	A.	Р.	
Rs. 2,00,000	••••	Rs. 2,05,000	1,950	0	0	
2,05,000		2,10,000	1,975	0	0	
2,10,000		2,15,000	2,000	0	0	
2,15,000		2,20,000	2,025	0	0	
2,20,000	•••••	2,25,000	2,050	0	0	
2,25,000	•••••	2,30,000	2,075	0	0	
2,30,000	••••	2,35,000	2,100	0	0	
2,35,000	•••••	2,40,000	2,125	0	0	
2,40,000	•••••	2,45,000	2,150	0	0	
2,45,000		2,50,000	2,175	0	0	
2,50,000		2,55,000	2,200	0	0	
2,55,000		2,60,000	2,225	0	0	
2,60,000	•••••	2,65,000	2,250	0	0	
2,65,000		2,70,000	2,275	0	0	
2,70,000		2,75,000	2,300	0	0	
2,75,000		2,80,000	2,325	0	0	
2,80,000	••••	2,85,000	2,350	0	0	
2,85,000	••••	2,90,000	2,375	0	0	
2,90,000	•••••	2,95,000	2,400	0	0	
2,95,000	•••••	3,00,000	2,425	0	0	
3,00,000	•••••	3,05,000	2,450	0	0	
3,05,000	•••••	3,10,000	2,475	0	0	
3,10,000		3,15,000	2,500	0	0	
3,15,000	•••••	3,20,000	2,525	0	0	
3,20,000	•••••	3,25,000	2,550	0	0	
3,25,000	•••••	3,30,000	2,575	0	0	
3,30,000	•••••	3,35,000	2,600	0	0	
3,35,000	•••••	3,40,000	2,625	0	0	
3,40,000		3,45,000	2,650	0	0	
3,45,000	••••••	3,50,000	2,675	0	0	
3,50,000	•••••	3,55,000	2,700	0	0	
3,55,000	•••••	3,60,000	2,725	0	0	
3,60,000	•••••	3,65,000	2,750	0	0	
3,65,000	•••••	3,70,000	2,775	0	0	
3,70,000	•••••	3,75,000	2,800	0	0	
3,75,000		3,80,000	2,825	0	0	
3,80,000	•••••	3,85,000	2,850	0	0	
3,85,000		3,90,000	2,875	0	0	
3,90,000		3,95,000	2,900	0	0	
3,95,000		4,00,000	2,925	0	0	
4,00,000	•••••	4,05,000	2,950	0	0	
4,05,000		4,10,000	2,975	0	0	
4,10,000			8,000	0	0	
, ,			•			

SUMMONS.

Court Fees' Act (VII of 1870.)

Section 19, Clause 14.—First application (other than a petition containing a criminal charge or information) for the summons of a witness or other person to attend either to give evidence or to produce a document, or in respect of the production or filing of an exhibit not being an affidavit made for the immediate purpose of being produced in court.

TAXING OFFICER.

Court Fees' Act (VII of 1870.)

To decide question as to necessity or amount of fee.

(See FEES, Section 5.)

Taxing Officer to be appointed by the Chief Justice.

(See FEES, Section 5.)

TENANT.

Fee on application for compensation to be paid by landlord to.

(See COMPENSATION.)

TITLE.

General Stamp Act (XVIII of 1869.)

Section 1.—This Act may be called 'The General Stamp Act, 1869.'

It extends to the whole of British India.

And it shall come into force on the first day of January 1870.

Court Fees' Act (VII of 1870.)

Section 1.—This Act may be called "The Court Fees' Act, 1870."

It extends to the whole of British India; and it shall come into force on the first day of April 1870.

TRANSFER.

General Stamp Act (XVIII of 1869.)

Section 15, Clause 4.—Transfer by endorsement of a negotiable instrument, or a policy of marine insurance, or of insurance against fire Free

[143]

TRANSFER—continued.

General Stamp Act (XVIII of 1870, Schedule I.)

When the amount paid for such share does not exceed Rs. 100 Annas 4 No. 4.—Transfer of a share in a Company or Association. For every Rs. 100 of such amount, or part thereof in excess of Rs. 100 up to Rs. 1,000. And for every Rs. 500 of the same, or part thereof in excess of Rs. 1,000 ... Rs. 1 Ans. 4

Transfer of securities of the Government of India exempt from duty.

(See SECURITIES, Section 15, Clause b.)

TRANSLATION.

Court Fees' Act (VII of 1870, Schedule I.)

No. 6.—Fee on translation of a judgment or order not being or having the force of a decree.

(See COPY.)

TRUST.

General Stamp Act (XVIII of 1869.) (See DECLARATION.)

TRUSTEE.

Appointment of.

(See APPOINTMENT.)

UNSTAMPED DOCUMENTS.

Foreign bills unstamped with stamp uncancelled.

(See FOREIGN BILLS.)

UNSTAMPED INSTRUMENTS.

Impounding unstamped instruments produced in a public office.

(See PUBLIC OFFICE.)

Impounding unstamped instruments filed or exhibited in Civil or Criminal Courts.

(See CIVIL COURT.)

[144]

UNSTAMPED INSTRUMENTS—continued.

General Stamp Act (XVIII of 1869.)

Power of Civil Courts to impose penalties on unstamped or insufficiently stamped instruments.

(See CIVIL COURT.)

Power of Collector as to unstamped instruments.

(See COLLECTOR, Section 24.)

VAKEELS.

General Stamp Act (XVIII of 1869.)

Penalty on, employed in preparing an instrument for not inserting the full consideration money.

(See PENALTY.)

VALUATION.

Court Fees' Act (VII of 1870.)

Section 9.—If the court sees reason to think that the annual nett profits or the market-value of any such land, house or garden as is mentioned in section seven, paragraphs five and six,* have or has been wrongly esti-

• Section 7 of the Court Fees' Act (VII of 1870).-Para. 5.-In suits for the possession of land, houses, and gardens-according to the value of the subject-matter; and such value shall be deemed to be-

where the subject-matter is land, and

(a) where the land forms an entire estate, or a definite share of an estate paying annual revenue to Government,

or forms part of such an estate and is recorded in the Collector's register as separately assessed with such revenue,

and such revenue is permanently settled-ten times the revenue so payable :

(b) where the land forms an entire estate, or a definite share of an estate, paying annual revenue to Government, or forms part of such estate and is recorded as aforesaid;

and such revenue is settled but not permanently-five times the revenue so payable :

(c) where the land pays no such revenue, or has been partially exempted from such payment, or is charged with any fixed payments in lieu of such revenue,

and nett profits have arisen from the land during the year next before the date of presenting the plaint—fifteen times such nett profits :

but where no such nett profits have arisen therefrom—the amount at which the Court shall estimate the land with reference to the value of similar land in the neighbourhood:

(d) where the land forms part of an estate paying revenue to Government,

VALUATION-continued.

Court Fees' Act (VII of 1870.)

mated, the court may, for the purpose of computing the fee payable in any suit therein mentioned, issue a commission to any proper person directing him to make such local or other investigation as may be necessary, and to report thereon to the court.

- Section 12.—I.—Every question relating to valuation for the purpose of determining the amount of any fee chargeable under this chapter (III) on a plaint or memorandum of appeal, shall be decided by the court in which such plaint or memorandum, as the case may be, is filed, and such decision shall be final as between the parties to the suit :
- II.—But whenever any such suit comes before a court of appeal, reference or revision, if such court considers that the said question has been wrongly decided, to the detriment of the revenue, it shall require the party by whom such fee has been paid to pay so much additional fee as would have been payable had the question been

but is not a definite share of such estate, and 'is not separately assessed as abovementioned—the market-value of the land :

Provided that in the territories subject to the Governor of Bombay in Council, the value of the laud shall be deemed to be-

(1) where the land is held on settlement for a period not exceeding thirty years and pays the full assessment to Government,—a sum equal to five times the survey assessment;

(2) where the land is held on a permanent settlement, or on a settlement for any period exceeding thirty years, and pays the full assessment to Government, a sum equal to ten times the survey assessment; and

(3) where the whole or any part of the annual survey assessment is remitted, a sum computed under paragraph (1) or paragraph (2) of this proviso, as the case may be, in addition to ten times the assessment, or the portion of assessment, so remitted.

Explanation.—The word 'Estate,' as used in this paragraph, means any land subject to the payment of revenue, for which the proprietor or a farmer or ryot shall have executed a separate engagement to Government, or which in the absence of such engagement shall have been separately assessed with revenue.

(e) where the subject-matter is a house or garden—according to the marketvalue of the house or garden.

Para. 6.—In suits to enforce a right of pre-emption—according to the value (computed in accordance with paragraph 5 of this Section) of the land, house, or garden in respect of which the right is claimed. VALUATION—continued.

Court Fees' Act (VII of 1870.)

rightly decided, and the provisions of section ten, paragraph II.* shall apply.

WILL,

Probate of.

(See ADMINISTRATION.)

WRITTEN STATEMENTS.

Court Fees' Act (VII of 1870.)

Section 19, Para. 3.—Written statements called for by

the court after the first hearing of a suit ... Free

• Section 10, Para 1.—If in the result of any such investigation the Court finds that the nett profits or market-value have or has been wrongly estimated, the Court, if the estimation has been excessive, may, in its discretion, refund the excess paid as such fee; but if the estimation has been insufficient, the Court shall require the plaintiff to pay so much additional fee as would have been payable had the said market-value or nett profits been rightly estimated.

Para. 2.—In such case the suit shall be stayed until the additional fee is paid. If the additional fee is not paid within such time as the Court shall fix, the suit shall be dismissed. [147]

APPENDIX A.

ACT No. XVIII. of 1869.

THE GENERAL STAMP ACT, 1869.

[Received the assent of His Excellency the Governor General on the 13th day of August 1869.]

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CONTENTS.

CHAPTER I.

PRELIMINARY.

- SECTION.
 - 1. Short title. Extent of Act. Commencement of Act.
 - 2. Repeal of enactments.
 - 3. Interpretation-clause.

CHAPTER II.

STAMP DUTIES CHARGEABLE UNDER THIS ACT.

- 4. Scheduled duties chargeable.
- 5. Duties how levied.
 - (a.) By adhesive stamps.
 - (b.) By impressed stamps.
- 6. Duties by whom payable.
- 7. Duties on bills of exchange.
- 8. Bills drawn out of British India.
- 9. Instruments reserving interest.
- Consideration expressed in foreign currency.
- 11. Optional stamps where value of subjectmatter is indeterminate.
- 12. Bond, &c. for payment of annuity. Consideration an annuity.
- 13. Several instruments used in a single transaction.
- 14. Instruments coming within two or more of the definitions.
- 15. Instruments exempt from duty.
- 16. Power to lower rates of stamp-duty.
- 17. Saving of judicial stamp-duties.

CHAPTER III.

UNSTAMPED OR INSUFFICIENTLY STAMPED DOCUMENTS.

SECTION.

- Instruments not duly stamped inadmissible in evidence.
 - Except in criminal proceedings.
- 19. Foreign bill unstamped or with stamp uncancelled.
- 20. Powers of Civil Courts as to unstamped or insufficiently stamped instruments.

Penalty.

- Registration of payments and penalties levied by Civil Courts. Returns to Collector. Payments to Collector.
- 22. Impounding unstamped instruments in Civil or Criminal Courts.
- 23. Impounding unstamped instruments in public office.
- Powers of Collector as to unstamped or insufficiently stamped instruments. Prosecution.

Remission of penalty.

25. Validity of instrument for which Collector levies penalty.

Loss of instruments sent under sections 22, 23, 24, or 25.

- Power to stamp instruments chargeable with one anna.
- 27. Procedure where receipts are required. Refusal to give receipts.
- 28. After-stamping when inadmissible.

SECTION.

CHAPTER IV.

CRIMINAL PENALTIES.

- 29. Penalty for executing instrument on paper not duly stamped.
- Penalty for presenting, &c., unstamped foreign bills or notes.
- 31. Cancelling stamps on foreign bills by holder.

Penalty for failure to cancel such stamps.

- Penalty for not drawing full number of bills or marine policies purporting to be in sets.
- Cancellation of adhesive stamp by maker or executant.

Penalty for failure to cancel such stamps.

 Consideration to be stated, Mortgage-money to be deemed purchasemoney.

Penalty for not stating consideration.

- Penalty on attorneys, &c. not inserting true consideration.
- 36. Abetment.
- 87. Recovery of fines.
- 38. Reward to informers.

CHAPTER V.

JURISDICTION.

39. Adjudication of doubt as to proper stamp.

SECTION.

- 40. Revision of Collector's certificates and orders.
- 41. Reference to High Court.
- 42. Power to remit penalties.
- 43. Institution and conduct of prosecutions.
- 44. Jurisdiction of Magistrate.

CHAPTER VI.

MISCELLANEOUS.

- 45 Refund in case of useless or spoiled stamped paper.
- When stamped paper shall be held to be spoiled.
- 47. Suit where consideration is not stated.
- Power to make rules for sale of stamps. Approval and publication of rules. Penalty for disobeying rules.
- 49. Employment of single impressed stamp.
- 50. Employment of several stamped papers.
- or. Act to be translated, indexed, and sold cheaply.

SCHEDULES.

SCHEDULE I.-Instruments chargeable with ad

- valorem stamp duties.
- II.-Instruments chargeable with fixed stamp duties.
- III.-Enactments repealed.

ACT No. XVIII. OF 1869.

An Act for imposing Stamp Duties on certain Instruments.

CHAPTER I.

PRELIMINARY.

Short title. 1. This Act may be called 'The General Stamp Act, 1869.'

Extent of Act.

It extends to the whole of British India.

Commencement of Act. And it shall come into force on the first day of January 1870.

2. On and after that day, the enactments specified in the third schedule Repeal of enactments. Repeal of enactments.

3. In this Act and the first and second schedules hereto annexed, unless Interpretation-clause. there be something repugnant in the subject or context,-

(1). 'Affidavit' includes every declaration in writing, on oath or affirmation, made before a person authorized by law to administer an oath :

(2). 'Award' includes every decision in writing by an arbitrator or umpire :

(3). 'Bill of Exchange' includes a hundi and every other instrument (except a cheque) whereby a person is ordered to pay to another a specified sum of money :

(4). 'Bill of Lading' includes every instrument signed by the owner of a ship or his agent, acknowledging the receipt of goods therein described, and undertaking to deliver them at a port and to a person therein mentioned, or indicated :

(5). 'Bond' includes every instrument whereby a person obliges himself to pay money to another, on condition that the obligation shall be void if a specified act is performed, or is not performed, as the case may be :

(6). 'Bottomry Bond' includes every instrument whereby the master of a sea-going ship borrows money on the security of the ship to enable him to prosecute her voyage:

(7). 'Charter-party' includes every instrument (except an agreement for the hire of a tug-steamer) whereby a ship or some principal part thereof is let for the specified purposes of the charterer :

(8). 'Cheque' includes every instrument whereby a bank, banker, or person acting as a banker, is ordered to pay on demand a specified sum of money :

(9). 'Collector' means within the limits of the towns of Calcutta, Madras, and Bombay, the Collector of Calcutta, Madras, of Bombay, and, without those limits, the Collector of a District, and includes Deputy Commissioner or any 'officer having jurisdiction equivalent to that of a Collector of a District : (10). 'Composition-deed' includes every instrument executed by a debtor whereby the debtor conveys his property for the benefit of his creditors, or whereby payment of a composition or dividend on their debts is secured to the creditors, or whereby provision is made for the continuance of the debtor's business under the supervision of inspectors or under letters of license, for the benefit of his creditors:

(11). 'Conveyance' means any instrument (except a transfer of a share in a Company or Association, a mortgage-deed, a settlement, a lease, an instrument of reconveyance of mortgaged property, a composition-deed, an instrument of gift, or an instrument of exchange, or partition-deed, where no money is paid for equality of exchange or partition) by which property is conveyed *inter vivos*.

(12). 'Counterpart' means the duplicate of a conveyance, settlement, mortgage-deed, or lease, such duplicate not being executed by the grantor, settlor, mortgagor or lessor, but by some other party to the instrument: it includes a kabuliyat in cases where a lease has been granted:

(13). 'Dock-warrant' includes every instrument evidencing the title of any person therein named or his assign, or the holder thereof, to the property in any goods lying in or upon any dock, warehouse, or wharf, such instrument being signed or certified by or on behalf of the company or person in whose custody such goods may be:

(14). 'Impressed' includes ' printed' and ' lithographed.'

(15). 'Lease' includes every instrument (not being a counterpart) by which one person lets, or agrees to let, or takes or agrees to take, immoveable property to or from another:

(16). 'Letter of Credit' includes every instrument by which one person requests another to give credit to the person in whose favour it is drawn :

(17). 'Letter of License' includes every agreement between a debtor and his creditors that the latter shall, for a specified time, suspend their claims and allow the debtor to carry on business at his own discretion :

(18). 'Mortgage-deed' includes every instrument evidencing a pledge of property for securing the payment of money:

(19). 'Negotiable Instrument' includes Bills of Exchange, Promissory Notes, and Cheques :

(20). 'Notarial act' means any instrument, endorsement, note or entry made or signed by a Notary Public in the execution of the duties of his office, and includes every like instrument, endorsement, note or entry made or signed by a consul, attorney, or other person authorized by law to act as a Notary Public :

(21). 'Paper' includes vellum, parchment, or any other material on which an instrument may be written :

(22). 'Partition-deed' means any instrument whereby persons interested in immoveable property jointly, or in common, or as co-parceners, or as members of an undivided Hindu family, divide or agree to divide such property in severalty, and includes a batwara:

(23). 'Policy of Insurance' means any instrument by which one person in 'consideration of a premium, engages to indemnify another against loss, damage, or liability arising from an unknown or contingent event: it does not include a policy on life: (24). 'Power of Attorney' includes every instrument (except a proxy) empowering a person to act in the stead of the person executing it:

(25). 'Promissory Note' includes every instrument whereby the maker engages absolutely to pay a specified sum of money to another at a time therein limited, or on demand, or at sight:

(26). 'Property' means property being in British India :

(27). 'Protest' means a declaration in writing made by a Notary Public, or other person authorized to act as such, attesting the dishonour of a Bill of Exchange or Promissory Note:

(28). 'Protest of the Master of a Ship' includes every declaration of the particulars of her voyage, drawn up by him with a view to the adjustment of losses, or the calculation of averages, and every declaration in writing made by him against the charterers or the consignees for not loading or unloading the ship:

(29). 'Proxy' means an instrument whereby a person authorizes another to vote for him at a meèting :

(30). 'Release' includes every instrument whereby a person renounces a claim upon another person, or against any specified property :

(31). 'Respondentia-bond' includes every instrument securing a loan on the cargo laden or to be laden on board a ship, and making repayment contingent on the arrival of the cargo at the port of destination : and

(32). 'Settlement' means any instrument (other than a Will) whereby the destination or devolution of moveable or immoveable property is settled or agreed to be settled.

CHAPTER II.

STAMP DUTIES CHARGEABLE UNDER THIS ACT.

4. For every instrument mentioned in the first and second schedules hereto <u>Scheduled</u> duties and executed in British India on or after the 1st day of chargoable. January 1870,

or executed out of British India on or after that day, but relating to any property within British India,

there shall be payable to the Government of India, as stamp duty, the amount indicated in the first or second schedule hereto annexed, to be the proper duty for such instrument.

5. (a).-All instruments chargeable under this Act with a duty of one anna,

bills of exchange and promissory notes drawn or made out of Duties how levied.

evica. British India, and transfers by endorsement of shares of Companies and Associations may (subject to the provisions herein-

By adhesive stamps. after contained) be stamped with adhesive stamps.

(b). The stamp on every other instrument chargeable under this Act shall either be impressed on the paper whereon the instrument is

written or be otherwise denoted by the Collector or the Superintendent of Stamps in accordance with such rules as the Governor General of India in Council may from time to time prescribe in this behalf.

6. In the absence of an agreement to the contrary, the expense of providing Duties by whom payable. the proper stamp shall be borne—

1st .- In the case of any instrument mentioned in the first schedule to this Act

(other than a policy of insurance, a mortgage-deed, a settlement, a conveyance, a lease, an instrument of exchange or partition-deed where money is paid for equality of exchange or partition, an appraisement or valuation, an award and a copy, duplicate or extract), by the person drawing, making, or executing such instrument:

2nd.-In the case of a policy of insurance, by the insured :

3rd.-In the case of a settlement, by the settlor :

4th.-In the case of a conveyance, mortgage-deed, or lease, by the grantee, mortgagor, or lessee :

5th .-- In the case of a counterpart of a lease, by the lessor :

6th.—In the case of a partition-deed, by the parties thereto in proportion to their respective shares in the property comprised therein; and

7th.—In the case of an exchange where money is paid for equality of exchange, by the person paying such money.

7. The duty imposed by this Act on bills of exchange shall be chargeable (a) on all bills drawn and payable in British India, (b) on

Duties on bills of exchange. (a) of all bills drawn in, but payable out of British India, and (c), on all bills drawn out of, but accepted, or paid, or endorsed.

transferred, or otherwise negotiated within British India.

8. The holder of any bill of exchange or promissory note drawn or made out of British India, and not stamped as required by this

Bills drawn out of Act, shall, before he presents the same for acceptance or for payment, or endorses, transfers, or otherwise negociates

such bill or note, affix thereto the proper adhesive stamp or stamps for denoting the duty with which it is chargeable under this Act.

9. Where interest is expressly made payable by the terms of an instrument,

Instruments reserving than that interest.

such instrument shall not be chargeable with a duty higher than that with which it would have been chargeable had no mention of interest been made therein.

10. When the consideration set forth in or the amount secured by any Consideration expressod in foreign currency. instrument chargeable under this Act is expressed in pounds sterling, pounds currency, francs, or dollars, such consideration or amount shall, for the purposes of this Act, be estimated according to the following scale :--

One pound sterling or pound currency is equivalent to ten rupees.

One hundred francs are equivalent to forty rupees.

One Mexican or China dollar is equivalent to two rupees four annas.

One Mauritius dollar is equivalent to two rupees.

11. When the amount or value of the subject-matter of any bond, mortgage-deed or settlement chargeable under this Act with an Optional stamps where ad valorem stamp duty, and referred to or mentioned in

value of subject-matter is indeterminate.

ad valorem stamp duty, and referred to or mentioned in section six, cannot be ascertained, the proper stamp to be borne by such instrument may be determined by the person

bound under that section to bear the expense of providing the stamp :

Provided that, under such instrument, nothing shall be recoverable more than the highest amount or value for which, if stated in an instrument of the same denomination, the stamp actually used under such option would have been sufficient.

12. The whole amount secured for the payment of an annuity, or other sum payable periodically for an indefinite time, by a bond,

Bond, &c., for payment Promissory note, or mortgage-deed shall, for the purposes of this Act, be deemed to be ten times the amount of the payment calculated for one year.

Where the consideration for a conveyance is an annuity or other sum payable .

Consideration an annuity. Consideration an annuity. consideration an annuity. consideration an anfor the purposes of this Act, be deemed to be ten times the amount of the payment calculated for one year.

13. Where more instruments than one are required for the completion of any

Several instruments use in a single trans. action. by this Act for such mortgage-deed, settlement, conveyance, by this Act for such mortgage-deed, settlement, conveyance, by the principal instrument accounted in such transcention

or lease, shall be borne by the principal instrument executed in such transaction, and each of the other instruments shall bear a stamp of one rupee.

The parties may determine for themselves which of such instruments shall for the purposes of this section be deemed to be the principal instrument: Provided that, where the instruments are liable to different rates of duty under this Act, the instrument liable to the highest of such rates shall be deemed to be the principal instrument.

14. An instrument so framed as to come within two or more of the definitions

Instrument coming within two ormoreof the definitions in section 3. this Act, be charged with the highest of such rates.

Provided that, when any one instrument purports, for distinct considerations, to convey by way of sale, to lease, to give or to mortgage two or more subject-matters,

or to convey by way of sale, to lease, or to give one subject-matter and to mortgage another,

such instrument shall be chargeable with the aggregate amount of the duties to which instruments effecting separately each of such conveyances, leases, gifts, or mortgages would be liable under this Act.

15. Nothing in this Act shall render the following from duty.

(1). Receipt or discharge granted to a cultivator for the rent of land paying revenue to Government, or (in the Presidencies of Madras and Bombay) of inam lands.

(2). Receipt given for money or securities for money deposited in any Bank or in the hands of any Banker or person acting as a Banker to be accounted for:

Provided the same be not expressed to be received of or by the hands of any other than the person to whom the same is to be accounted for:

Provided further, that this exemption shall not extend to a receipt or acknowledgment for any sum paid or deposited for, or upon a letter of allotment of a share, or in respect of a call upon any scrip or share of or in any Company, or Association, or proposed or intended Company or Association.

20

(3). Receipt or discharge endorsed on or contained in any instrument duly stamped according to the law in force in British India at the date of its execution, acknowledging the receipt of the consideration-money therein expressed, or the receipt of any principal money, interest, or annuity or other periodical payment thereby secured.

(4). Transfer by endorsement of a negotiable instrument or a policy of marine insurance or of insurance against fire.

(5). Letters of hypothecation accompanying a bill of exchange.

(6). Transfers of securities of the Government of India.

(7). Bond to Government for the due performance of the duties of any salaried office.

(8). Agreement or memorandum of an agreement for or relating to the sale of goods or merchandize.

(9). Lease granted to a cultivator, unless a fine or premium be paid in consideration of such lease.

(10). Counterpart of such lease.

(11). Surrender of land executed by a cultivator to his landlord.

(12). Affidavit made for the sole purpose of enabling any person to receive any pension or charitable allowance.

(13). Copy of any paper which a public officer is by law required to make or furnish in his official capacity.

(14). Copies made for the private use only of any person having the custody of the original instrument, or of his counsel, attorney or vakil.

(15). Receipt or other instrument executed by or on behalf of Government, in cases where the Government would but for this exemption be liable to pay for the stamp thereon.

(16). Letter of cover or engagement to issue a policy of insurance :

Provided that, unless such letter or engagement bear the stamp prescribed by this-Act for such policy of insurance, nothing shall be recoverable thereunder, nor shall it be available for any purpose except to compel the delivery of the policy therein mentioned.

16. The Government of India in Council may, from time to time, by order

Power to lower rates of stamp duty. Power to lower rates of stamp duty. Power to lower rates of stamp duty. Power to lower rates of any part of British India the duties chargeable under this Act on all or any of the instruments mentioned in the first

and second schedules hereto annexed, or on any particular class of such instruments, or on any of the instruments belonging to such class, or on any of the instruments mentioned in the said schedules when executed or granted by or to any particular class of persons, or by or to any members of such class,

and may in like manner cancel or vary such order to the extent of the powers hereby given.

Every such cancelment or variation shall be published in the Gazette of India.

17. Nothing in this chapter or in the schedules hereto annexed shall be

Saving of Judicial deemed to affect the stamp duties chargeable under Act No. XXVI. of 1867, section six, or under any other enactment relating to stamps used in judicial proceedings.

CHAPTER III.

UNSTAMPED OR INSUFFICIENTLY STAMPED DOCUMENTS.

18. (a).-No instrument chargeable with stamp duty shall be received in

any court of justice, or by any person having by law or consent of parties authority to receive evidence, as creating,

Instruments not duly stamped inadmissible in evidence.

modifying, transferring or extinguishing, or purporting to create, modify, transfer or extinguish, any right or obligation, or as evidence in any civil proceeding,

or shall be acted upon in any such court, or by any such person as aforesaid, or by any public officer,

or shall be registered by any officer acting under any law for the registration of assurances, or in any public office,

or shall be authenticated by any public officer,

unless such instrument bears a stamp of a value not less than the amount of the duty with which it is chargeable under the law in force in British India at the time of its execution.

(b).—Every instrument chargeable with stamp duty shall be admitted in Except in criminal proceedings. evidence in any criminal proceeding (other than proceedings under Chapter XXII. of the Code of Criminal Procedure) although it may not have the stamp required by law impressed thereon or affixed thereto.

19. Subject to the provisions contained in section twenty-six, no person

Foreign bill unstamped or with stamp uncancelled.

taking a bill of exchange or promissory note requiring a stamp under section eight, either in payment or as a security, or by purchase or otherwise shall be entitled to recover thereon, or to make the same available for any purpose,

unless at the time when he so takes it, the proper stamp is affixed thereto and cancelled in manner directed by this Act.

20. When any instrument chargeable with stamp duty executed on paper

Powers of civil courts as to unstamped or insufficiently stamped instruments.

not bearing the stamp required by the law in force in British India at the time of its execution is produced in a Civil Court, the Court, if satisfied that the omission to execute such instrument on paper bearing the proper stamp

did not arise out of any intention to evade payment of the proper duty, and on payment of such duty, or, in the case of an insufficiently stamped instrument of the sum required to make up the full amount chargeable on such instrument,

together with a penalty of the following amount (that is to say) :--

if the instrument is produced within one year from the Penalty. date of its execution, five times, or, if it is produced after one year from such date, twenty times, such proper stamp duty or deficient portion thereof as aforesaid,

shall certify by endorsement on such instrument that the proper stamp duty has been levied thereon.

Provided that no such penalty shall exceed one thousand rupees.

Such certificate shall be conclusive evidence as to the amount of stamp duty leviable on such instrument, and the said instrument shall thereupon be admissible as if originally executed on paper bearing the proper stamp. 21. (a).—An entry of every such payment showing the amount thereof existration of pay- shall be made in a book to be kept by the Court, and shall

Begistration of payments and penalities also be endorsed on the instrument in respect of which the levied by divil courts. payment is made, and such endorsement shall be signed by the presiding officer.

(b).-The Court shall at the end of every month make a return to the Col-

Returns to Collector. lector of the money (if any) which it has so received, distinguishing between the sums received by way of penalty

and the sums received by way of duty, stating the number and title of the suit, the name of the party from whom the money was received, and the date (if any) and description of the instrument.

(c).-The Court shall pay over all money so received to the Collector or to

Payments to Collector. such person as he may from time to time appoint to receive the same.

22. If it appear to a Civil or Criminal Court that any instrument filed or exhibited in such Court was executed on unstamped or insufficiently stamped paper with the intention of evading payment of the stamp duty required by the law in force in British India at the time of its execution, the Court may

impound the instrument and send it to the Collector, and he shall thereupon prosecute the offender.

23. When any instrument is produced before any registering officer, or in

Impounding unstamped instruments in public office. any public office other than a Civil or Criminal Court, if it appear to the registering officer, or to the head of such public office that the instrument is chargeable with stamp

duty under the law in force in British India at the time of its execution, but that it does not bear a stamp of a value equal to or exceeding the value of the stamp prescribed therefor by that law, he shall impound the instrument, and send it forthwith to the Collector.

24. (a).-When any instrument is produced before the Collector, otherwise

Powers of Collector as to un tamped or tasufficiently stamped instruments. than for the purpose of obtaining an adjudication under section thirty-nine, or has been sent to him under section twenty-three, he shall either proceed in accordance with the provisions of section twenty, exercising the powers

thereby conferred on a civil court; or if it appear to him that the instrument was executed on unstamped, or insufficiently stamped, paper with the intention of

Prosecution.

evading payment of the proper stamp duty, he shall prosecute all the persons that have executed the said instru-

ment, or such of them as to him may seem fit ;

or if it appear to him that the instrument is properly stamped, or that it is not chargeable with stamp duty under the law in force in British India at the time of its execution, he shall certify by endorsement thereon that it is properly stamped, or that it is not so chargeable (as the case may be); and he shall thereupon return such instrument to the registering or other public officer by whom it was sent, or to the person by whom it was produced, and, subject to the provision contained in section forty, it shall be deemed to be properly stamped or not chargeable (as the case may be). (b).-Provided that, in any case coming under this section, if the instrument is brought within one year from the date of its execu-

Remission of penalty. tion to the Collector, or other public officer by whom it has "been sent to the Collector under section twenty-three, and if the Collector is satisfied that such instrument has not been duly stamped previously to being signed or executed by reason of accident, mistake, inadvertence, or urgent necessity, he may remit the whole or any part of the penalty prescribed by section twenty.

(c).-Provided also that, in any case coming under this section in which an instrument, other than a bill of exchange or promissory note, purports to have been executed out of British India, if the Collector is satisfied that the instrument was so executed, and also that it has been brought to him within the three months next after its 'arrival in British India, he shall, on payment of the duty with which such instrument would have been chargeable if executed in British India, certify by endorsement thereon that the proper stamp duty has been levied upon it.

(d),-Subject to the provision contained in section forty, such certificate shall be conclusive evidence of the amount of stamp duty leviable on the instrument. which shall thereupon be admissible as if originally executed on paper bearing the proper stamp.

25. When the Collector elects to proceed under section twenty, he shall (if

Validity of instrument for which Collector levies penalty.

he imposes a penalty), after endorsing on the instrument the certificate thereby directed, or (if he remits the whole of the penalty) after endorsing on the instrument a certificate to that effect, return such instrument to the registering or other

public officer by whom it was sent or to the person by whom it was produced.

Subject to the provision contained in section forty, the said instrument shall thereupon be, and be deemed to have been, as valid as if it was originally executed on paper bearing the proper stamp.

In case any instrument sent or returned under sections twenty-two, twenty-

Loss of instruments sent under sections 22. 23, 24, or 25.

three, or twenty-four, or the former part of this section, be lost, destroyed, or injured during transmission, the Court or officer sending or returning the same shall not be liable for such loss, destruction, or injury.

(a) .- When any bill of exchange, promissory note, cheque, or order for 26. the payment of money on demand by any banker on person acting as a banker, chargeable hereunder with the duty of one anna, comes to his hands unstamped, he may affix thereto the necessary adhesive stamp, and cancel the same

in the manner required by this Act, and upon so doing, may charge the duty against the person who ought to have paid the same, or deduct such duty from the sum so directed to be paid.

(b) .- Such bill, note, cheque, or order shall, so far as relates to the stamp duty chargeable thereon, be valid; but this shall not relieve any person or firm from liability to the penalty which he or it may have incurred by issuing or giving the said bill, note, cheque, or order unstamped.

27. (a).-Any person, or the agent of any person, from whom money exceeding in amount twenty rupees is due or claimed to be due, Procedure where reand who shall have paid such money, may provide a piece ceipts are required. of paper with an adhesive stamp of one anna affixed thereto,

Power to stamp instru-ments chargeable with one anna.

and may require of the person entitled to such money or any agent to whom the same shall have been paid, a receipt for such money, and also the value of the said stamp.

(b).-If any one to whom money shall have been so paid refuses to give such

Refusal to give recelpts. Refusal to give reto a fine not exceeding one hundred rupees.

28. Except as provided in sections eight and twenty-six, no stamp shall be affixed to, or impressed on, any bill of exchange, or promis-

After-stamping when sory note, or any instrument chargeable hereunder with the duty of one anna, subsequent to the execution thereof,

nor shall the provisions of sections twenty and twenty-four apply to any such instrument.

CHAPTER IV.

CRIMINAL PENALTIES.

29. Any person or firm making, signing, or issuing, or, except as provided in section twenty-six, accepting, endorsing, paying, or receiv-

Penalty for executing instrument on paper not duly stamped. ing payment of any bill of exchange, promissory note, cheque, or other similar instrument liable to any of the duties hereby imposed, without the same being duly stamped,

and any person making, executing, or signing otherwise than as a witness any other instrument liable to any of such duties without the same being duly stamped,

shall, for every such offence, be liable to fine not exceeding one hundred rupees,

or, if ten times the value of the proper stamp exceeds one hundred rupees, to fine not exceeding ten times such value,

or, where an insufficient stamp has been used, if ten times the deficient amount exceeds one hundred rupees, to fine not exceeding ten times such amount.

30. Any person or firm presenting for acceptance or for payment, or accepting,

Penalty for presenting, &c., unstamped foreign bills or notes, paying, endorsing, transferring, or in any manner negotiating any bill of exchange or promissory note drawn or made out of British India whereon there is not such stamp as is required by this Act, shall be liable for every such offence to

fine not exceeding one hundred rupees.

31. Any person or firm presenting for acceptance or payment a bill of Cancelling saturds on exchange or promissory note to which an adhesive stamp foreign bills by holder. has been affixed under section eight.

and any person or firm endorsing, transferring, or in any manner negotiating such bill or note,

shall, before delivering the same out of his or its hands, custody, or power, cancel the stamp so affixed,

in such manner as to show that the stamp has been made use of, and so that the same shall not admit of being used again.

[158]

[159]

Any person or firm who or which ought, as directed by this Act, to cancel

Penalty for failure to cancel such stamps.

such stamp in manner aforesaid, and refusing or neglecting so to do, shall be liable for every such offence to fine not exceeding one hundred rupees.

32. Any person or firm drawing or executing within British India a bill of Penalty for not drawing full number of bills or marine policies purporting to be in sets. exchange, or a policy of marine insurance purporting to be drawn or executed in a set of two or more, and not at the same time drawing or executing on paper duly stamped as required by this Act the whole number of bills or policies of

which such bill or policy purports the set to consist, shall, for every such offence, be liable to fine not exceeding one thousand rupees.

33. Whenever an adhesive stamp is used as hereinbefore authorised, the

Cancellation of adhesive stamp by maker or executant. person making or executing the instrument to which such stamp is affixed shall, before delivering the instrument out of his hands, custody or power, cancel the stamp so used so that it cannot be used again.

stamp affixed thereto in manner aforesaid shall, for every

Any person making or executing such instrument and failing to cancel the

Penalty for failure to cancel such stamps.

^{re to} such offence, be liable to fine not exceeding one hundred rupees. When any moveable or improveable property is sold the full

34. (a).—When any moveable or immoveable property is sold, the full consideration-money directly or indirectly paid or secured.

Consideration to be stated.

or agreed to be paid or secured, for the same, shall be truly set forth in words at length in the principal or only instru-

ment whereby the property sold is conveyed to, or vested in, the purchaser or in any other person by his direction.

(b).-When any property is sold and conveyed subject to any mortgage,

Mortgage money to be decemed purchase money, such debt or sum shall be deemed the consideration-money or part of the consideration-money (as the

case may be) in respect whereof the duty chargeable under the first schedule to this Act shall be paid,

notwithstanding the purchaser is not or does not become personally liable for such debt or sum,

or does not agree to pay the same or to indemnify the seller against the same.

(c).-If the full consideration-money is not set forth as aforesaid, the

Penalty for not stating consideration. Penalty for not stating consideration. purchaser and the seller shall each be liable to fine not exceeding five hundred rupees, and shall also pay a fine of five times the amount of the excess of duty with which such

instrument would have been chargeable under this Act, if the full considerationmoney had been duly set forth in such instrument, in addition to the duty actually paid for the same.

35. Any attorney, vakil, pleader, mukhtar, or other person employed in or Pensity on attorneys, Sc. not inserting true consideration. bit in the proparing of any instrument in or upon which the full consideration-money is hereby required to be truly set forth,

or employed for any of the parties thereto in anywise about or relating to the transaction therein mentioned.

who knowingly inserts or sets forth, or causes to be inserted or set forth, in or upon any such instrument any other than the full consideration-money,

shall for every such offence, pay a fine not less than five hundred rupees and not exceeding five thousand rupees.

Every attorney, vakil, pleader, and mukhtar convicted under this section shall, from the date of such conviction, be disabled to practise as an attorney, vakil, pleader, or mukhtar:

Provided that no person shall be liable to any penalty or disability under this section, unless the duty actually paid for the instrument is less than would have been payable for the same in case the consideration-money had been truly set forth as aforesaid.

36. Whoever abets within the meaning of the Indian Penal Code any offence Abetment. made punishable by this Act shall be punished with the punishment hereinbefore provided for such offence.

37. All fines imposed under this Act may be recovered, if for offences committed outside the local limits of the towns of Calcutta.

Recovery of fines. Madras, and Bombay, in the manner prescribed by the Code of Criminal Procedure, and if for offences committed within those limits, in the manner prescribed by any Act regulating the Police of such towns in force for the time being.

In the case of a firm, the Magistrate imposing the fine may issue a warrant for the levy of the amount by distress and sale of any moveable property belonging to the firm, or to all or any of the members thereof.

38. Whenever an offender is sentenced to pay a fine under this Act, the Reward to informers. Remark to informers. fender has been convicted.

CHAPTER V. JURISDICTION.

39. When any instrument chargeable with stamp-duty under this Act, whether previously stamped or not, is brought to the Collector, and

Adjudication of doubt the person bringing it desires to have the opinion of that officer as to the duty with which it is so chargeable, and pays

a fee of five rupees, the Collector shall assess and charge the duty to which, in his judgment, the instrument is liable; and upon payment of such duty or of such a sum as, with the duty already paid thereon, is equal to the duty so assessed and charged, and of the penalty, if any, incurred through the instrument having been executed on insufficiently stamped paper, shall certify by endorsement on such instrument that the full duty with which it is chargeable under this Act has been paid.

The instrument shall thereupon be deemed to be duly stamped, and shall be receivable in evidence or otherwise in all courts and public offices as if originally executed on paper bearing the proper stamp :

Provided that nothing contained in the former part of this section shall authorise the Collector to make any such endorsement on bills of exchange, promissory notes, or instruments chargeable with the stamp duty of one anna when brought to him on unstamped or insufficiently stamped paper subsequent to the drawing or execution thereof.

[161]

40. All certificates and orders of the Collector under this Act shall be open to revision on appeal or otherwise by the chief con-

Revision of Collector's trolling Revenue Authority to which the Collector is subordinate.

Provided that no order passed on such revision shall invalidate any registration or other proceeding previously made or taken of or upon an instrument endorsed by the Collector under section twenty-four or section twenty-five.

41. (a).—The chief controlling Revenue Authority may state any case coming before it under this Act, and refer such case with Reference to High its own opinion thereon, if the case arise in the Presidency of Fort Saint George or the Presidency of Bombay, to the

local High Court, and if it arise in any other part of British India, to the High Court at Fort William.

(b).—Every such case shall be decided by at least three Judges of the High Court to which it is referred, and in case of difference the opinion of the majority shall prevail.

(c).—If the High Court is not satisfied that the statements contained in the case are sufficient to enable it to determine the questions raised thereby, the Court may refer the case back to the Revenue Authority by which it was stated, to make such additions thereto or alterations therein as the Court may direct in that behalf.

(d).—The High Court upon the hearing of any such case shall decide the questions raised thereby, and shall deliver its judgment thereon, containing the grounds on which such decision is founded; and it shall send to the Revenue Authority by which the case was stated, a copy of such judgment under the scal of the Court and the signature of the Registrar, and the Revenue Authority shall, on receiving the same, dispose of the case conformably to such judgment.

42. The chief controlling Revenue Authority may, Power to remit penalties. upon petition, remit wholly or in part any penalty imposed under this Act.

43. All prosecutions in respect of any offence punishable by this Act, shall be

Institution and conduct of prosecutions.

trate.

instituted and conducted by the Collector or such other officer as the local Government generally, or the Collector specially authorises in that behalf.

44. Offences punishable under this Act may be tried within the limits of the towns of Calcutta, Madras, and Bombay by a Magistrate of Jurisdiction of Magis-Police and havond these limits by the Magistrate of the

ion of Magis-Police, and beyond those limits by the Magistrate of the District or a person exercising the powers of a Magistrate

(as defined in the Code of Criminal Procedure), or of a Subordinate Magistrate of the first class : Provided that, in imposing penalties under this Act, no such person shall exceed the limits of jurisdiction prescribed for him by the said Code.

CHAPTER VI.

MISCELLANEOUS.

45. If any person possessing any stamped paper which has been obtained in the manner allowed by this Act or Act No. X. of 1862

Refund in case of useless or spoiled stamped paper.

(to consolidate and amend the Law relating to Stamp Duties), or any paper on which the stamp has been denoted by the Collector or the Superintendent of Stamps, does

not require the same for use ;

or if the paper so possessed becomes spoiled or unfit for use as hereinafter mentioned.

the Collector of the District in which the paper has been purchased may, upon application made to him, within one year after such purchase, and upon delivery to him of such paper, refund the amount paid to Government for the same, whether by the applicant or any other person;

or in case the owner of the paper so spoiled or unfit for use, desires to be supplied with stamped paper of similar or equal value, the Collector may cause such paper to be delivered to him or his agent upon payment of the value of the paper on which the new stamp or stamps shall be impressed.

46. Stamped paper and paper on which the Stamp has been denoted by the Collector or the Superintendent of Stamps, shall be held to When stamped paper be spoiled or unfit for use within the meaning of section

shall be held to be spoiled. De spoiled or unit for use within the meaning of section forty-five when-

by accident happening to the same before any writing thereupon has been finally signed and executed, it is rendered unfit for use;

or when, because of some error in the drawing up or copying of any writing thereon, discovered before such writing has been finally signed and executed, it is rendered of no avail;

or when, by reason of death or refusal of the party whose signature may be necessary to effect the transaction intended by such writing, it remains incomplete and of no avail;

or when, by refusal of any office or trust granted by a writing thereon, it has failed of the purpose intended;

or when, by reason of failure of consideration the transaction intended to be effected or evidenced by a writing thereon cannot be effected or evidenced;

or when the transaction intended to be effected by a writing thereon has been effected by some other instrument duly stamped;

or when, in the case of a negotiable instrument, such instrument is, by reason of non-delivery to the payee or person acting in his behalf, or other cause, never brought into use;

or when, in the case of a bill of exchange other than a bill drawn in a set, it has not been presented for acceptance or payment.

47. Where in case of a sale, or an exchange upon which money is paid for equality of exchange, or a lease for a premium, the full consideration-money is not truly set forth in the manner

hereby directed, the purchaser, or the person paying money for equality of exchange, or the lessee (as the case may be), or his representative in interest, may sue for and recover back from the seller, or the person receiving such money, or the lessor (as the case may be), or his representative in interest, so much of the consideration-money as is not set forth as aforesaid, or the whole thereof, if no part of the same is so set forth;

and in such suit, notwithstanding anything hereinbefore contained, the conveyance, instrument of exchange, or lease shall be admissible in evidence.

48. Every Local Government shall frame rules for regulating the sale of stamps and stamped paper required by this Act or by Act No. XXVI of 1867 (to amend the law relating to stamp duties) for sale of stamps.

Г 163]

ducted, and for fixing the remuneration of such persons within the territories subject to its control; and may from time to time alter and add to such rules.

Such rules, alterations, and additions shall, when approved by the Governor General of India in Council, and after publication in the Approval and publication of rules. local official Gazette, have the force of law.

Any person appointed to sell such stamps and stamped paper, who knowingly

disobeys any such rules, shall be punished with simple Penalty for disobeying imprisonment for a term which may extend to six months, or with fine not exceeding five hundred rupees, or with both.

When an impressed stamp is used under section five to denote the 49. amount of duty with which any instrument is chargeable,

Employment of single such amount shall be denoted by a single stamp, except impressed stamp. when such amount exceeds one thousand rupees, in which

case it may be denoted by two or more impressed stamps of which the aggregate amount is the amount so required :

Provided that, when a single impressed stamp of any amount less than one thousand rupees is not procurable on application to the Collector or stampvendor appointed under section forty-eight, it shall be lawful, on such officer making a certificate to that effect, for the person requiring such stamp to denote the amount by two or more impressed stamps, of which the aggregate amount is the amount so required.

50. When more stamped papers than one are used under section forty-nine

for an instrument chargeable with stamp duty under this Employment of soveral Act, each paper so used shall contain a part of the stamped papers. instrument.

51. Every Local Government shall cause this Act and the schedules hereto annexed to be carefully translated into the princi-

Act to be translated, indexed, and sold cheaply.

rules.

pal vernacular languages of the territories subject to its control.

A full alphabetical index shall be added to every such translation, and the translation and index shall be printed and sold to the public at a price not exceeding four annas per copy.

SCHEDULE I.

Instruments chargeable with ad valorem Stamp-duties.

DE	DESCRIPTION OF INSTRUMENTS.	Pac	PROPER STAMP-DUTY.	-DUTY.
		If drawn singly.	If drawn in sets of two for each par of the set.	If drawn in If drawn in sets of two, sets of three. for each part for each part of the set. of the set.
		Rs. A. P.	Rs. A. P.	R3. A. P.
1. BILL OF EXCHANCE PATABLE OTHER- WISE THAN ON DEMAND	When the amount of the Bill or Note does not exceed Rs. 100 And when the amount exceeds Rs. 100 but does not exceed R. n 200 n 100 n 100	00000000000000000000000000000000000000	000000 000000 000000	000000
2. PROMISSORT NOTE PAYABLE OTHER- WISE THAN ON DEMAND	For every Rs. 2,500 or part thereof in excess of Rs. 2, Rs. 10,000 For every Rs. 5,000 or part thereof in excess of Rs. 10, Rs. 30,000 And for every Rs. 10,000 or part thereof in excess of Rs. 30,	0 15 0 1 8 0 1 8 0 3 0 0 6 0 0	0 12 0 0 12 0 0 12 0 3 10 0 3 0	00 0 00 10 - 000
`		If drawn singly.		If drawn in dupli- cate, then for each part.
3. POLICY OF INSURANCE	When the amount insured does not exceed Rs. 1,000 And for every further sum of Rs. 1,000 insured, or for every part thereof	e B B B B B B B B B B B B B B B B B B B	Be. A. F. 0 4 0 0 4 0	Re. A. P. 0 2 0 0 2 0

[164]

Ray ER STAMF-DUTY, Ra. A. F. 3. 100 0 4 0 0,000. 1 4 0			The Stamp-duty with which a bond for such amount is chargeable (No. 5). Sizteen Rupeea.	The Stamp-duty with which a Bond for { the amount secured is chargeable (No. 5).	The Stamp-duty with which a Bond for tex- tex- Sixteen Rupees.	 ? { The Stamp-duty with which a Boud for such amount is chargeable (No. 5). Sixteen Rupees. 	when the transfer is made by endorsement.
When the amount paid for such share does not exceed Ra. 100 For every Rs. 1000 of such amount or part thereof in excess of Ra. 100 up to Rs. 1,000	Per (When the amount secured does not exceed Rs. 25	When the amount secured does not exceed Rs. 1,000 When such amount exceeds Rs. 1,000	When the amount secured does not exceed Rs. 3,000 When such amount exceeds Rs. 3,000 or is not expressed		When the amount secured does not exceed Rs. 3,000 { The Stamp-dury When such amount exceeds Rs. 3,000, or the amount is not ex- } Sixteen Rupees.	When the amount of such interest does not exceed Rs. 3,000 { The Stamp-duty with which a Bond for such any other case Sixteen Rupees.	* NorgThe stamp duty chargeable on the instrument marked* may be denoted by an adhesive stamp when the transfer is made by endorsement.
4. • TRANSFRR OF A SHARE IN A COM- For e PANT OR ASSOCIATION Up	 BOND for any specified amount, other (When the amount secured does not exceed Rs. 25 that does not exceed Rs. 25 but does not exceed Rs. 26 BOTTOMRY BOND / For every Rs. 100 or part thereof in excess of Rs. "17. RESPONDENTIA BOND (And for every Rs. 1000 or part thereof in excess of rest every Rs. 1000 or part thereof in excess of Rs." 	8. CUSTOMS BOND $\left\{ \begin{pmatrix} a \\ b \end{pmatrix}, \\ \begin{pmatrix} b \\ b \end{pmatrix}, \\ \end{pmatrix} \right\}$	9. INDEMNITY BOND $\left\{ \begin{array}{cccc} (a), \\ (b). \end{array} \right\}$	 MORTGAGE DEED, when POSSESSION of the Property comprised therein is not given by the Mortgagor at the time of execution I.I. INSTRUMENT OF FUETHER OHARGE ON auch property, where by Indorse- ment or otherwise	12. BOWD OR MORTGACK DEED for the due $\left(\alpha \right)$. execution of an office, or to account for Money received by virtue $\left(b \right)$. thereof	13. Assignment of any interest Se- $\begin{cases} a \end{pmatrix}$. CURED BY A BOND OR MORTGAGE DEED $\begin{pmatrix} b \end{pmatrix}$	* NorgThe stamp duty chargesble on the

[165]

			L.	-			
PROPER STAMP-DUTY.	h whi lue of hargea	10 8 0 ,	1 . 0 . 0 . 0 . 0 . 0 . 0 . 0 . 0 . 0 .	The Stamp-duty with which a conveyance for the amount so paid is chargeable (No. 15), in addition to the Stamp- duty with which an instrument of exchange of immoveable property or a partition-deed is chargeable under Sche- dule II.	The Stamp-duty with which a Bond (No. 5) for the total amount payable under such lease is chargeable.	The Stamp-duty with which a Bond for the total amount payable under such lease during the first year of the term is chargeable.	The Stamp-duty with which a conveyance for the total amount payable under such lease during the first year of the term is chargeable.
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	:	t ex es n aces	Rs. 1,00	:	e fo	e for e yea	e fo
		paid or secured does not exceed nt exceeds Rs. 50 but does not ex 100 or part thereof in excess of	-		Where the lease is expressed to be for a term of less than one year	Where the lease is expressed to be for a term of not less than one year but not more than three years	Where the lease is expressed to be for a term exceeding three years, or where no term is expressed
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	:	cure Rs. 1 t the		:		pres ore t	xpre tern
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IWO	:	exc exc 00 o	000 000 000	:	ase is	ase i ut ne	vher
ILSN	:	ount p	-00	:	ie le 	he le sar b	be lo v
OF I		amo Rs.	F		here th year	te ti 10 ye	re ti ears,
DESCRIPTION OF INSTRUMENTS.	:	the sucl very		:	Whe ye	Whe	Whe Y
LIPT	:	When the amount paid or secured does not exceed Rs. 50 When such amount exceeds Rs. 50 but does not exceed Ri For every Rs. 100 or part thereof in excess of	8 8 8 8	:	(a)	(9)	(o)
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	:	Poss ed ti	Gor CH	PROI PROI equal		:	
			Mortgagor at the 	HANGE EABLE] id for e ition		:	
			FUR:	NCH. NVEA Duid artiti			
	:	berty	y th ecution Prope	OF E IMM or Pi		:	*
	TNA	CONVEXANCE CONVEXANCE	is given by the Mortgagor at the time of execution INSTRUMENT OF FURTHER CHARDE on such Property, whether by In- dorsement or otherwise	INSTRUMENT OF EXCHANGE OF PAR- TITOS OF MANOVEMELE PROPERTY WHEN MORY is puid for equality of Exchange of Partition	•	:	
	LEM	CONVEYANCE MORTGAGE I of the Pre	RUM RUM n su	RUM TTIO vhen Exch		#	
	Settlement	MOR	i INST d	T N N T N N T N N T N N T N N T N N T N N T N N T N N T N N T N N T N N T N N T N N T N N T N N T N N T N N T N		19. LEASE	
	14.	16.	17.	18		19.	

SCHEDULE I.—continued.

166]

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f The Stamp-duty with which a conveyance f for the amount so paid 1s chargeable.	The Stamp-duty with which a conveyance for the amount of the fine or premium is chargeable, in addition to the Stamp- duty with which the lease would be chargeable in case no such fine or pre- miam had been paid.	The Stamp-duty with which the lease is chargeable (No. 19).	Sixteen Rupees.	Eight Annas.	One Rupee.	Eight annas. One Rupee.	Eight Annas. One Ruree. Two Rupees. Four Rupees.	
(d). Where the lesse is granted in consideration of a fine or { The Stamp-duty with which a conveyance premium, and where no rent is reserved	 (e.) Where the lease is granted in consideration of a fine or premium, and also of a rent 	(a). Where the amount of Stamp-duty chargeable on the lease does { The Stamp-duty with which the lease is not exceed Rs. 16	(b). In any other case	(a). Where the amount of such appraisement or valuation does not Bight Annas. exceed Rs. 500	Where it exceeds R3. 500	Where the amount or value of the property in dispute expressed is nuch award does not exceed fix 500	If the duty chargeable on the original does not exceed Rs. 5, or if no duty is chargeable on the original If the duty chargeable on the original exceeds Rs. 5 but does not exceed Rs. 20 If such duty exceeds Rs. 50	SCHEDULE I.—continued.
(<i>a</i>).	19. LEASE-continued	20. SURRENDER OF LEASE		<pre>wr ok VAUUATION erty or of any interest</pre>	Or of the annual or monthly value thereof	(a).	23. COPT, DUFLICATE, OR EXTRACT, at $\begin{cases} (a) \\ b \\ b \\ c \\ c$	

BILL OF EXCHANGE.—Table of Stamp Duty on, see heading " Bill of Exchange," page 22. BOND.—Table of Stamp Duty on, see heading " Bond," pages 25 and 26. CONVEYANGE.—Table of Stamp Duty on, see heading " Conveyances," pages 39 to 41. General Stamp Act (XVIII of 1869.)

[167 J
[168]

SCHEDULE II.

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Instruments chargeable with fixed Stamp-duties.

J	PROPER
DESCRIPTION OF INSTRUMENTS.	STAMP-DUTY.
1BILL OF EXCHANGE, PROMISSORY NOTE, CHEQUE OR ORDER for the pay-	n
ment on demand of an amount exceeding twenty rupees	11
2LETTEE OF CREDIT	
8AGREEMENT OR MEMORANDUM OF AN AGREEMENT relating to the sale of	11
any Government Security, share in a Company or Association, or Bill of	11
Exchange	
4CERTIFICATE OR OTHER DOCUMENT purporting to denote the right or title	11
of the holder thereof, or any other person, either to any shares, scrip, or	
stock in or of any Company or Association, or proposed Company or As-	11
sociation, or to become proprietor of shares, scrip, or stock in or of any	11
such Company or Association	
5Note on MEMORANDUM written in any book or written on a separate paper,	[]
whereby any account, debt, or demand, or any part of any account, debt,	} 1 Anna.*
or demand therein specified, and amounting to twenty rupees or upwards,	
is expressed to have been balanced, or is acknowledged to be due	11
6.—SHIPPING ORDER for or relating to the conveyance of goods on board of any	
vessel	
7RECEIPT OR DISCHARGE given for or upon the payment of money, or	
delivery of goods, in satisfaction of a debt, the amount or value of which	[]
money or goods exceeds twenty rupees	11
8.—PROXY to vote at any one meeting of—	11
(a)Members of a Company or Association whose stock or funds is or	
are divided into shares and transferable	1 .
(b).—Municipal Commissioners (c).—Justices of the Peace, being a body corporate	
(c).—Justices of the Peace, being a body corporate (d).—Proprietors, members or contributors to the funds of any institution.	
9.—Bill of Lading	L'
	4 Annas.
10.—DOCK WARRANT	
	l)
provided for by this Act Provided that where two or more letters are offered in evidence to	
prove any agreement between the parties who shall have written	
such letters, it shall be sufficient if any one of such letters shall be	
stamped as an agreement	8 Annas.
12Notice of Protest by the Master of a ship	
18.—Power-of-Attorney to present for registration—]]
(a).—A single instrument	
(b)Any number of instruments required for the completion of a	
single transaction	[]
14 AFFIDAVIT not made for the immediate purpose of being produced in any	1
Court	
15 COLLATERAL INSTRUMENT not otherwise provided for by this Schedule	
16COUNTERPART OF ANY INSTRUMENT chargeable with Stamp Duty under	
this Act : Provided that the counterpart shall not be available unless the	11
Collector or such other officer as he may authorize in that behalf shall	/ 1 Rupee.
certify that the proper Stamp-duty on the original instrument has been	
paid. Such certificate shall be endorsed on the counterpart on the same	
being produced together with the original instrument, and on the whole	
being duly executed and duly stamped in other respects	IJ

Г	169	1
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Description of Instruments.	PROPER STAMP-DUTY.
17	n
18.—Power-of-Attorner for the performance of a single act when the value of the matter to be dealt with does not exceed five hundred rupees	} 1 Rupee.
19.—POWER-OF-ATTORNEY for the performance of a single act when the value of the matter to be dealt with exceeds five hundred rupees	
20.—BOND OR MORTGAGE-DEED executed as a collateral security for the per- formance of any act where such performance is secured by some instru- ment previously executed on stamped paper in accordance with the law in force in British India at the time of its execution	> 2 Rupees.
21.—INSTRUMENT EVIDENCING AN AGREEMENT to secure the repayment on or before the expiration of three months from the date of such instrument of a loan made upon the deposit of title-deeds or other valuable security.	
22CHARTER PARTY	h
23NOTARIAL ACT	
24PROTEST OF A BILL OF EXCHANGE OR PROMISSORY NOTE	> 2 Rupees.
25PROTEST OF THE MASTER OR OWNER OF A SHIP	
26INSTRUMENT OF CO-PARTNERSHIP	h
27.—RE-CONVEYANCE OF MORTGAGED PROPERTY when the original Mort- gage-deed has been stamped in accordance with the law in force in British India at the time of its execution	> 4 Rupees.
28Composition Deed	
29.—Letter of License	
SORELEASE	> 8 Rupees.
31,-INSTRUMENT PURPORTING TO CONFER AN AUTHORITY TO ADOPT	- company
32.—POWER-OF-ATTORNEY not otherwise provided for by this Schedule	
33ARTICLES OF ASSOCIATION of a Company	ĥ
34MEMORANDUM OF ASSOCIATION of a Company	
35.—APPOINTMENT in execution of a power, whether of Trustees, or of property	
moveable or immoveable, where made by any writing not being a Will	· ·
36 DECLARATION OF ANY USE OR TRUST of or concerning any property,	
moveable or immoveable, where made by any writing not being a Will	} 16 Rupees.
37.—INSTRUMENT OF GIFT OF IMMOVEABLE PROPERTY	
is paid or agreed to be paid for equality of exchange	
39.—PARTITION-DEED relating to immoveable property where no money is paid or agreed to be paid for equality of exchange	}
40.—PETITION FOR LEAVE TO FILE A SPECIFICATION OF AN INVENTION, or for the extension of the term of the exclusive privilege of making, using, or selling such invention in India	}100 Rupees.
41.—ARTICLES OF CLERKSHIP or contract whereby any person shall first become bound to serve as a clerk in order to his admission as an Attorney in any High Court	500 Rupees.

For SCHEDULE III. General Stamp Act (XVIII of 1869), See heading "REPEAL," pages 103 and 104.

[170]

INDEX

(Nothing hereinafter contained shall be deemed to have the force of law.)

- Abetment of offences punishable under Act. sec. 36. Accident, omission to stamp by, sec. 24, clause (b). to stamped paper, sec. 46. •• Account, stamp on note evidencing balance of, schedule II, No. 5. Acknowledgment of sum paid on letter of allot_ ment or call, sec. 15, clause (2). of debt, stamp on schedule ,, 11, No. 5. Adhesive stamp, sec. 5, clause (a). to be affixed to bill drawn out 22 •1 of British India, sec. 8. may be affixed to instrument •• •• chargeable with one anna, sec. 26. may be affixed to paper for ,, " receipt. sec. 27. presenting bill wanting, sec. 30. •• •• holder of foreign bill to can-11 ,, cel. sec. 31. executant to cancel, sec. 33. Administration-bond, schedule I, No. 5. Admissibility, see Evidence. Adoption, see Authority to adopt. 'Affidavit' defined, sec. 3, clause (1), to enable a person to receive a pen-,, sion, exempt, sec. 15, clause (12). stamp on, schedule II, No. 14. After-stamping when inadmissible, sec. 28, Agent of person from or to whom money is owing or paid, sec. 27. of owner of useless or spoiled stamped paper, sec. 45. Agreement for hire of tug-steamer not included in 'charter-party,'sec. 3, clause(7). for sale of goods, exempt, sec. 15, clause (8). relating to sale of Government secu-93 rities, shares, or bills, stamp on, schedule II, No. 3. stamp on one of several letters 43
 - proving an, schedule II, No. 11.
 - ", to repay at short date loan on deposit, stamp on, schedule 11, No. 21.

Agreement not otherwise provided for, stamp on, schedule II, No. 11.

- se See Engagement.
 - Allotment, see Letter of Allotment.
 - Annuity, duty on bond, &c., for payment of, sec. 12.
 - ", duty on conveyance where consideration is an, ib.
 - ", exemption of receipt for instalment of, sec. 15, clause (3).
 - Appeal from Collector's decision, sec. 40.
 - Appointment, stamp on, schedule II, No. 35.
 - Appraisement, stamp on, schedule I, No. 21.
 - Approval of Rules to be made by Local Governments, sec. 48.
 - Articles of association, stamp on, schedule II, No. 33.
 - Articles of clerkship, stamp on, schedule II, No. 41.
 - Assignment of interest secured by bond or mortgage deed, stamp on, schedule I, No. 13.

person to pay stamp on, sec. 6.

- Attested copy, duplicate or extract, stamp on, schedule I, No. 23.
- Attorney, exemption of copies made for use of, sec. 15, clause (14).
 - ", not stating true consideration, sec. 35. See Articles of Clerkship.
- Authentication, not of instruments not duly stamped, sec. 18.
- Authority to adopt, stamp on, schedule II, No. 31.
- 'Award' defined, sec. 3, clause (2).

" stamp on, schedule I, No. 22.

- Balance of account, stamp on note expressing, schedule II, No. 5.
- Banker, exemption of certain receipts of, sec. 15, clause (2).
 - " may stamp certain instruments chargeable with one anna, sec. 26.
- Batwara included in 'partition-deed,' sec. 3, clause (22).
- 'Bill of Exchange' defined, sec. 3, clause (3). , when it may be stamped
 - with adhesive stamp, sec. 5, clause (a).

Г 171]

11

••

,,

- 'Bill of Exchange' person to pay duty on, sec. 6. | Certificate of Collector that duty has been levied
 - duties on, sec. 7.

,,

- drawn out of British India, ,, secs. 5, 7, and 8.
- unstamped or with stamp 11 uncancelled, holder cannot recover on foreign, sec. 19.
- brought to Collector on un-" stamped or insufficiently stamped paper, sec. 39.
 - not presented, sec. 46. ••
 - payable otherwise than on demand, stamp on, schedule I, No. 1.
- payable on demand, for ,, amount exceeding twenty rupees, stamp on, schedule II, No. 1.
- See Agreement, Letters of Hypothecation, Memorandum, Negotiable Instrument, Protest. Set.
- ' Bill of Lading' defined, sec, 3, clause (4).

stamp on schedule II, No. 9.

- ' Bond' defined, sec. 3, clause (5).
 - person to pay duty on, sec. 6. ,,
 - to Government for performance of ,, duties of salaried office, exempt, sec. 15, clause (7).
 - for specified sum, stamp on, schedule I, 11 No. 5.
 - for due execution of an office, stamp on, " schedule I, No. 12.
 - person to pay duty on, sec. 6. ••
 - as a collateral security, stamp on, •• schedule II, No. 20,
- See Bottomry-bond, Customs-bond, Indemnitybond, Respondentia-bond.
- ' Bottomry-bond' defined, sec. 3, clause (6).

- stamp on, schedule I, No. 6.
- British India, duty on instruments executed out of, sec. 4.
 - duty on bills drawn out of, secs. ,, 5, 7, and 8.
- Calls on scrip or shares, receipts for sums paid in respect of, sec. 15, clause (2).
- Cancelling adhesive stamps by banker, sec. 26.
 - on foreign bills by

6.

- holder, sec. 31. by maker or execu-
- 17 11 tant, sec. 83.
- Certificate of Court that duty has been paid on unstamped instrument, sec. 20.
 - of Collector that instrument is pro-** perly stamped or is not chargeable, sec. 24, clause (a).

on instrument executed out of British India, sec. 24, clauses (c), (d).

- of Collector that full duty has been ,, paid, sec. 39.
- revision of Collector's, sec. 40. 11
- that impressed stamp is not procur-" able, sec. 49.
- of title to shares, scrip, or stock, - 1 stamp on, schedule II, No. 4.
 - in case of counterpart that duty has been paid on original, schedule II. No. 16.
- Charitable allowance, exemption of affidavit in case of, sec. 15, clause 12.
- ' Charter-party' defined, sec. 3, clause (7).
 - stamp on, schedule II, No. 22. ••
 - agreement for hire of tug-,, steamer not included in, sec 3, clause 7.
 - See Agreement.

'Cheque' defined, sec. 3, clause (8).

- not included in 'Bill of Exchange, " sec. 3, clause (3).
- when it may be stamped with adhe-,, sive stamp, sec. 5, clause (a).
- for amount exceeding twenty rupees, ,, stamp on, schedule II, No. 1.
- Chief Controlling Revenue Authority may revise Collector's certiffcates and orders, sec. 40.
 - may refer questions to High 11 •• Court, sec. 41.
 - may remit or mitigate penal-,, 13 ties. sec. 42.
- Civil Court, its powers as to unstamped or insufficiently stamped instruments, sec. 20.
 - to keep book for entries of pay-" ments, sec. 21.
 - to endorse payments, sec. 21. 11
 - to make returns and payments to " Collector, sec. 21.
 - when to impound unstamped in-" struments, sec. 2?

See High Court.

Code of Criminal Procedure, instruments not duly stamped inadmissible in proceedings under chapter 22 of, sec. 18, clause (b).

- Collateral instrument not otherwise provided for, stamp on, schedule II, No. 15.
 - security, stamp on, schedule II, No. 20.
- ' Collector' defined, sec. 3, clause (9).

a n	A state of the sta	
	may denote stamps, sec. 5, clause (b). monthly return and payment to, of	Consideration penalty on attorney, &c., not inserting, sec. 35.
"	money received by Court, sec. 21.	,, failure of, sec. 46.
**	may appoint person to receive such	" suit when it is not stated, sec. 47.
	payments, ib.	See Annuity.
"	to prosecute executant of unstamp-	-
	ed instrument sent by Court,	' Conveyance' defined, sec. 3, clause (11).
	sec. 22.	" person to pay duty on, sec. 6.
**	public officer to send unstamped	,, stamp on, schedule I, No. 15. ,, duty on, where consideration is
	instrument to, sec. 23.	an annuity, sec. 12.
37	his powers as to unstamped or in- sufficiently stamped instruments, sec. 24.	Co-partnership, stamp on instrument of, sche- dule II, No. 26.
"	when he may remit penalty, sec. 24,	See Dissolution.
11	clause (b).	Copy of paper which public officer is required
*7	when he may certify that proper	to make, exempt, sec. 15, clause (13).
	duty has been levied on in-	,, for private use, exempt, sec. 15, clause
	strument executed out of British	(14).
	India, sec. 24, clause (c).	" attested, stamp on, schedule I, No. 23.
,	validity of instrument for which	Counsel, exemption of copies made for, sec. 15,
	penalty levied by, sec. 25.	clause (14).
:7	to decide doubt as to proper stamp; sec. 39.	' Counterpart' defined, sec. 3, clause (12).
	revision of certificates and ordersof,	" of lease, lessor pays duty on,
"	sec. 40.	sec. 6.
"	to institute and conduct prosecu-	,, of lease to ryot, exempt, sec. 15, clause (10).
~	tions, sec. 43.	all instances of shares and the
37	may specially authorize person to	duty, stamp on, schedule 11,
	prosecute, ib.	No. 16.
**	may make refund, or supply new,	CourtSee Civil Court, Criminal Court.
	for spoiled or useless stamped	Criminal Court, when to impound unstamped
	paper, sec. 45.	instruments, sec. 22.
33	may authorize officer to certify on	Criminal proceedings, instruments not duly
	counterpart that duty onoriginal is paid, schedule 11, No. 16.	stamped admissible in, sec. 18.
Commence	ment of Act, sec. 1.	Cultivators, exemption of receipts for rent to,
	stamp on agreement relating to	sec. 15, clause (1).
	shares in, schedule II, No. 3.	Customs-bond, person to pay stamp on, sec. 6.
,, 1	stamp on certificate of title to shares	, stamp on, schedule I, No. 8. Death of party to transaction intended by
	in, schedule II, No. 4.	writing on stamped paper, sec. 46.
n 1	stamp on proxy to vote at meeting	Debt See Acknowledgment.
	of, schedule II, No. 8.	Declaration of use or trust, stamp on, schedule
See Anticlus	of Association, Calls, Memorandum	11, No. 36.
	ciation, Scrip, Share.	Definitions, instrument coming within two or
.9 11000	outon, comp, chui or	more, sec. 14.
' Compositu	on deed' defined, sec. 3, clause (10).	See Interpretation-clause.
**	stamp on, schedule II, No.	Denoting of stamps, sec. 5, clause (b).
	28.	Deputy Commissioner included in 'Collector,'
Considerati	on expressed in foreign currency,	sec. 3, clause (9).
	sec. 10.	Destruction of instrument sent to Collector,
*1	to be stated, sec. 34, clause (a).	sec. 23.
17,	mortgage-money or sum charg-	Discharge, stamp on, schedule II, No. 7.
	ed to be deemed, sec. 34, clause (b).	Dissolution of partnership, stamp on instru-
**	penalty for not stating, sec. 34,	ment of, schedule II, No. 17.
**	clause (c).	'Dock-warrant' defined, sec. 3, clause (13).
		, stamp on, schedule II, No. 10.

]

- Dollars.—See Foreign Currency. Doubt as to proper stamp, adjudication of, sec. 39. Duplicate, attested, stamp on, schedule I, No. 23. See Counterpart. Duty chargeable, sec. 4.
 - ", when leviable by adhesive stamps, sec 5, clause (a).
 - .,, levied by impressed stamps, sec. 5, clause (b).
 - " denoted by Collector or Superintendent of Stamps, ib.
 - " on bills and notes drawn out of British India, secs. 5, 8.
 - " by whom payable in certain cases, sec. 6-
 - ,, on bills of exchange, sec. 7.
 - " on instrument reserving interest, sec. 9.
 - ", where value of subject-matter is indeterminate, sec. 11.
 - ", on bond, promissory note, or mortgagedeed, for payment of annuity, sec. 12.
 - ,, on several instruments used in a single transaction, sec. 13.
 - ,, on instruments coming within two or more of the definitions, sec. 14.
 - ", instruments exempt from, sec. 15. See Appeal, Certificate, Reference.

Employment.-See Agreement.

- Endorsement of certificate by Civil Court, sec. 20.
 - " by Civil Court of payment, sec. 21.
 - ", of certificate by Collector, secs. 24, 25, 39.
 - " on counterpart, schedule II, No. 16.
 - See Notarial Act, Receipt, Transfer.
- Engagement to issue policy, exempt, sec. 15, clause (16).
- Entry .- See Notarial Act.
- Error in writing on stamped paper, sec. 46.
- Evidence, instruments not duly stamped inad-

missible in, sec. 18.

- ,, ,, except in criminal proceedings, *ib*. clause (b).
- ", ", or in suits where consideration is not stated, sec. 47.
- " in criminal proceedings, sec. 19.-
- ", as to amount of duty leviable on an instrument, secs. 20, 24(d), 39.
- " instrument certified by Civil Court receivable in, sec. 20.
- , instrument certified by Collector' receivable in, secs. 24, 39.

Exchange of immoveables, person to pay duty

on, sec. 6.		
where money is paid	"	**
for equality,		
stamp on, sche-		
dule I, No. 18.		
where no money is	13	"
paid for equality,		
stamp on, sche-		
dule II, No. 38.		

Exemptions from stamp duty, sec. 15.

Extension .- See Petition.

Extent of Act, sec. I.

- Extract, stamp on attested, schedule I, No. 23.
- Fee for decision of doubt as to proper stamp, sec. 39.
- Fine for executing, &c., instrument not duly stamped, sec. 29.
 - " for presenting, &c., unstamped foreign bill, sec. 30.
 - " on holder not cancelling adhesive stamp, sec. 31.
 - " for not drawing full number of set, sec. 32.
 - " on executant not cancelling adhesive stamp, sec. 33.
 - " for not stating consideration, sec. 34.
 - " on attorney, &c. not stating consideration, sec. 35.
 - " how recovered, sec. 37.
- Fire-policy, transfer by endorsement of, exempt, sec. 15, clause (4).
- Firm, penalties on, secs. 26, 29, 30, 31, 32. ,, recovery of fines from, sec. 37.
- Foreign bills, stamp on, secs. 5, 7, 8,
 - " cancelling, stamp on, sec. 31.
- Foreign currency, duty where consideration or amount is expressed in, sec. 10.

Francs.-See Foreign Currency.

Further charge, stamp on instrument of, where possession is not

- given, schedule I, No. 11.
- , , where possession is given, schedule I, No. 17.
- Gift of immoveables, stamps on instrument of, schedule II, No. 87.

Goods .- See Agreement, Memorandum.

- Government exemption of transfers of securities of, sec. 15, clause (6).
 - " bond to, for due performance of office, ib., clause (7).
 - ", instruments executed by or on behalf of, sec. 15, clause (15).
- Government Security.-See Agreement, Memorandum.

Governor General in Council may make rules	'Lease' stamp on, schedule I, No. 19.
as to denoting	See Surrender.
stamps, sec. 5,	Letter of allotment of share, sec. 15, clause (2).
clause (b).	Letter of cover or engagement to issue policy,
" " may lower rates	exempt, sec. 15, clause (16).
of stamp duty,	'Letter of credit' defined, sec. 3, clause (16).
sec. 16.	" stamp on, schedule II, No. 2.
" " to approve rules	Letter of hypothecation accompanying bill of
for sale of	exchange, exempt, sec. 15, clause (5).
stamps, sec. 48	'Letter of license' defined, sec. 3, clause (17).
High Court, reference to, by chief controlling Revenue Authority, sec. 41.	" stamp on, schedule II, No. 29.
Hire.—See Agreement.	Letters to prove agreement, stamp on one,
Hundi included in 'Bill of Exchange,' sec. 3,	schedule II, No. 11.
clause (3).	Local Government may authorise persons to
Hypothecation See Letter of Hypothecation.	institute prosecutions,
impounding unstamped instruments produced	sec. 43.
in Court,	" to make rules for sale of
sec. 22.	stamps, sec. 48.
" " " in public of-	" to cause Act and schedules
fice, sec. 23.	to be translated and in-
Impressed' defined, sec. 3, clause (14).	dexed, sec. 51.
" stamp, sec. 5, clause (b).	Loss of instrument sent to Collector, sec. 23.
" " employment of single, sec.	Magistrate may issue warrants for levy of fines
49.	on firms, sec. 37.
mprisonment of stamp vendor, sec. 48.	" may reward informers, sec. 38.
nadvertence, omission to stamp by, sec. 24,	,, jurisdiction of, sec. 44.
clause (b).	Marine policy, transfer by endorsement of,
inam lands (Madras and Bombay), exemption	exempt from duty, sec. 15,
of receipts to cultivators for rent of, sec. 15,	clause (4).
clause (1).	" fine for not drawing full num-
ndemnity-bond, stamp on, schedule I, No. 9.	ber of set, sec. 32.
" person ie pay stamp on, sec.	See Policy.
6.	Meeting See Proxy.
Indexes to vernacular versions of Act, sec. 51.	Memorandum of agreement for sale of goods,
informer, reward to, sec. 38.	exempt, sec. 15, clause (8).
injury to instrument sent to Collector, sec. 23.	" for sale of Government security,
nterest, duty on instrument reserving, sec. 9.	share or bill, stamp on, sche-
" exemption of receipt for, sec. 15,	dule II, No. 8.
clause (3).	" of balance of account or acknow-
" stamp on assignment of, secured by	ledgment, stamp on, schedule
bond or mortgage-deed, schedule	II, No. 5.
I, No. 13.	not otherwise provided for, stamp
nterpretation clause, sec. 3.	on, schedule II, No. 11.
Judgment of High Court on case referred by	" of Association, stamp on, sche-
Revenue Authority, sec. 41.	dule II, No. 34.
Judicial stamps, saving of, sec. 17.	Merchandise See Agreement, Memorandum.
Jurisdiction.—See Collector, Chief Controlling	Mistake, omission to stamp through, sec. 24,
Revenue Authority, Magistrate.	clause (b).
Justices of the Peace, stamp on proxy to vote	' Mortgage-deed' defined, sec. 3, clause (18).
at meeting of, schedule II, No. 8.	", person to pay duty on, sec. 6.
Kabuliyat included in 'counterpart,' sec. 3,	, stamp on, where possession
clause (12).	not transferred, schedule
Lease' defined, sec. 3, clause (15).	I, No. 10.
" person to pay duty on, sec. 6.	" stamp on, where possession is
" to ryot when exempt from duty, sec.	transferred, schedule I,
15, clause (9).	No. 16.

- Mortgage-deed for due execution of an office. stamp on, schedule I, No. 12.
 - ", as a collateral security, stamp on, schedule II, No. 20.

See Conveyance, Mortgage-money.

- Mortgage-money to be deemed purchasemoney, sec. 34 (b).
- Mukhtar not stating true consideration, penalty on, sec. 35.
- Municipal Commissioner, stamp on proxy to vote at meetings of, schedule II, No. 8.
- 'Negotiable instrument' defined, sec. 3. clause (19).
 - " exemption of transfer by endorsement of, sec. 15 clause (4).
 " never brought into use, sec. 46.

See Bill of Exc hange, Promissory Note.

'Notarial act' defined, sec. 3, clause 20.

" stamp on, schedule II, No. 23.

Note evidencing balance on acknowledgment, stamp on, schedule II, No. 5.

See Notarial Act.

Notice of protest of master of a ship, stamp on, schedule II, No. 12.

Office, bond to Government for due performance of duties of, exempt, sec. 15, clause (17).

" bond for due performance of duties of, stamp on, schedule I, No. 12.

See Impounding, Refusal.

Optional stamp, sec. 11.

Order for payment on demand, stamp on, schedule II, No. 1.

- ' Paper' defined, sec. 3, clause (21).
 - " stamps impressed or otherwise denoted on, sec. 5, clause (d).
 - " not bearing proper stamp, secs. 20, 22, 24, 39.
 - , for receipt, sec. 27.
 - , refund for spoiled or useless stamped, sec. 45.
- ' Partition-deed' defined, sec. 3, clause (22).
 - " persons to pay duty on, sec. 6.
 - ", stamp on, when money is paid for equality of partition, achedule I, No. 18. ", where no such money
 - is paid, schedule II, No. 39.

Partnership.—See Co-partnership, Dissolution. Patent.—See Petition. Payments by Civil Court to Collector, sec. 21.

- Penalty on unstamped or insufficiently stamped instruments produced in Civil Court, sec. 20.
 - , validity of instrument for which Collector levies, sec. 25.
 - ", for issuing bill, &c., unstamped, sec. 26.
 - " for executing instrument not duly stamped, sec. 29.
 - ", for presenting or negotiating unstamped bills, sec. 30.
 - ,, on holder of foreign bill refusing or neglecting to cancel stamp on bill, sec. 31.
 - " for not drawing full number of set of bills or marine policies, sec. 32.
 - " for not cancelling adhesive stamp, sec. 33.
 - " for not stating consideration, sec. 34.
 - " on attorney, &c., not inserting true consideration, sec. 35.
 - " power to remit, secs. 24, 42.
 - " on stamp-vendors disobeying rules, sec. 48.

See Abetment, Fine, Magistrate, Prosecution.

Pension .- See Affidavit.

Periodical	payment,	duty	on	bond,	åc.,	for
		payment of, sec. 12.				
** **		duty	on co	nveyar	nce wl	lere
		con	nside	ration	is a. :	ib.

" exemption of receipt for sec. 15, clause (3).

Petition to Revenue Authority for remission of penalty, sec. 42.

" for leave to file specification or for extension of term, stamp on, schedule II, No. 40.

Pleader not stating true consideration, penalty on, sec. 35.

Pledge .- See Mortgage-deed.

Policy of Insurance' defined, sec. 3, clause (23),

person to pay duty on. ,, ,, sec. 6. exemption of transfer by 11 •• endorsement of marine or fire, sec. 15, clause (4). exemption of engagement " 99 to issue, sec. 15, clause (16). penalty for not drawing ** 17 full number of set of marine, sec. 82. stamp on, schedule I 11 ** No. 3.

Pounds	currency,	Pounds	sterling.—See
Foreign	Currency.		

Power.-See Appointment.

••

' Power of attorney' defined, sec. 3, clause (24).

out	10 101	registrat	1014,
np	on,	schedule	П,
13	,		
	•	np on, ; 13.	np on, schedule 13.

- ,, for performance of single act, stamp on, schedule II, Nos. 18, 19. e
- ", ", not otherwise provided for, stamp on, schedule II, No. 32.

Power to stamp instruments chargeable with one anna, sec. 26.

Price of vernacular versions of Act, sec. 51.

Principal instrument, stamping, sec. 13.

'Promissory Note' defined, sec. 3, clause (25.)

- " person to pay duty on, sec. 6.
 - ", brought to Collector on unstamped or insufficiently stamped paper, sec. 39.
 - " payable otherwise than on demand, stamp on, schedule I, No. 2,
 - " payable on demand, stamp on, schedule II, No. 1.

See Neyotiable Instrument, Protest.

'Property,' sec. 3, clauses (10), (11), (15), (18). (22), (30), (32), sec. 6, defined, sec. 3, clause (26).

within British India, instruments relating to, sec. 3, clause (2).

See Conveyance, Settlement.

Prosecution of executants of unstamped or insufficiently stamped instruments, secs. 22 and 24, clause (a).

", institution and conduct of, sec. 43. Protest' defined, sec. 3, clause (27).

- " of bill or note, stamp on, schedule II, No. 24.
- Protest of the master of a ship' defined, sec. 3, clause (28).

", ", stamp on, schedule II, No. 25.

'Proxy' defined, sec. 3, clause (29).

" stamp on, schedule 11, No. 8.

Public Officer .- See Impounding.

Public Officer .- See Collector, Copy.

- Receipt to ryot for rent of revenue-paying land exempt from duty, sec. 15, clause (1).
 - for money deposited in bank to be accounted for, when exempt, iô., clause (2).

- Receipt for sums paid for letters of allotinent, or on calls, ib.
 - " endorsed on or contained in duly stamped instrument, exempt, *ib.*, clause (8).
 - ", by or on behalf of Government, exempt, ib., clause (15).
 - " procedure where payee refuses, sec. 27.
 - " for money exceeding twenty rupees, stamp on, schedule II, No. 7.

See Inam Lands.

Re-conveyance of mortgaged property, stamp on, schedule II, No. 27.

Reference to High Court, sec. 41.

,,

" back to Revenue Authority ib., (c). Refund in case of useless or spoiled stamped paper, sec. 45.

Refusal to give receipt, sec. 27, clause (b).

- ,, of party whose signature is required on stamp paper, sec. 46.
- " of office or trust granted by writing on stamped paper, (ib).

Registering officer not to register instruments not duly stamped, sec. 17.

- to impound unstamped instrument, and send it to Collector, sec. 23.
- Registration of penalties levied by Civil Courts on unstamped instrument, sec, 21.
 - ", of instrument afterwards endorsed by Collector, sec. 40.

* Release' defined, sec. 3, clause (30). ,, stamp on, schedule II, No. 30.

- Remission of penalty by Collector, sec. 24, clause (b).
 - " of penalties by chief controlling Revenue Authority, sec. 42.
- Remuneration of stamp-vendors, sec. 48.

Repeal of enactments, sec. 2, and , schedule III.

- 'Respondentia-bond' defined, sec. 3, clause (31).
 - ,, person to pay duty on, sec. 6.

stamp on, schedule I, No. 7.

Return to Collector of money received by Civil Court under Stamp Act, sec. 21.

Revision of Collector's certificates and orders, sec. 40.

Rewards to informer, sec. 38.

Rules for denoting stamps, sec. 5, clause (b).

" for sale of stamps, sec. 48.

Ryot.-See Counterpart, Cultivator, Lease Receipt, Surrender.

- See Consideration, Conveyance.
- Scrip-See Calls, Certificate.

Sale of stamps and stamped paper, sec. 48.

Secondary instruments, stamp on, sec. 13.

Securities of Government of India, exemption of transfers of, sec. 15, clause (6).

Service.-See Agreement.

Set of bills or marine-policies, penalty for not drawing whole number of, sec. 32.

'Settlement' defined, sec. 3, clause (32).

" person to pay duty on, sec. 6.

" stamp on, schedule I, No. 14.

Several stamped papers, employment of, sec. 50. Share.—See Agreement, Calls, Certificate, Letter of Allotment, Memorandum, Transfer.

Ship.—See Charter-party, Protest of Master. Shipping-order, stamp on, schedule II, No. 6. Short title, sec. 1.

Single impressed stamp, employment of, sec. 49. Specification.—See *Petition*.

Stamped papers, refund for useless or spoiled, sec. 45.

", what shall be held to be spoiled, sec. 46.

rules for sale of, sec. 48.

", employment of several, sec. 50. See Paper.

Stamp-sellers, remuneration of, sec. 48.

" penalty on, ib.

Stock .- See Certificate.

,,

Subordinate Magistrate of first class, jurisdiction of, sec. 44. Suit where consideration is not stated, sec. 47. Superintendent of Stamps may denote stamp duty, sec. 5.

- Surrender of land by ryot, exempt, sec. 15, clause (11).
 - " of lease, stamp on, schedule I, No. 20.
 - " ", person to pay stamp on, sec. 6.

Transfer by endorsement of negotiable instru-

- ment or policy, sec. 15, clause (4). ,, of share, person to pay duty on, sec. (6).
 - " stamp on, schedule I, No. 4.
- ", of securities of Government of India exempt from duty, sec. 15, clause (6).

Translations of Act, sec. 51.

,,

Trust.-See Declaration, Refusal.

Tug-steamer. -- See Agreement.

Urgent necessity, omission to stamp through, sec. 24, clause (b).

Use.-See Declaration.

Vakil, exemption of copies made for, sec. 15, clause (14).

" not stating true consideration, sec. 35,

Valuation, stamp on, schedule I, No. 21.

" person to pay stamp on, sec. 6.

Warrant for levy of fine on firm, sec. 37.

`[178]

APPENDIX B.

ACT No. VII OF 1870.

THE COURT FEES' ACT, 1870.

[Received the assent of His Excellency the Governor General on the 11th day of March 1870.]

CONTENTS.

CHAPTER I.

PRELIMINARY.

SECTION.

- 1. Short title. Extent of Act. Commencement of Act.
- 2. Repeal of enactments.

CHAPTER II.

FEES IN THE HIGH COURTS AND IN THE COURTS OF SMALL CAUSES AT THE PRESIDENCY TOWNS.

- Levy of fees in High Courts on their original sides. Levy of fees in Presidency Small Cause Courts.
- Fees on documents filed, &c., in High Courts in their extraordinary jurisdiction : in their appellate jurisdiction :
 - as Courts of reference and revision.
- 5. Procedure in case of difference as to necessity or amount of fee.

CHAPTER III.

FEES IN OTHER COURTS AND IN PUBLIC OFFICES.

- 6. Fees on documents filed, &c., in Mofussil Courts or in public offices.
- 7. Computation of fees payable in certain suits :
 - i. for money.
 - ii. for maintenance and annuities.
 - iii. for other moveable property having a market-value.
 - iv. (a) for moveable property of no market-value.
 - (b) to enforce a right to share in joint family property.
 - (c) for a declaratory decree and consequential relief.
 - (d) for an injunction.
 - (e) for easements.
 - (f) for accounts.
 - v. for possession of land, houses and gardens. Proviso as to the Bombay Presidency.
 - (e) for houses and gardens.
 - vi. to enforce a right of pre-emption.
 - vii. for interest of assignce of land-revenue.

SECTION.

- vili. to set aside an attachment.
 - ix. to redeem.
 - to foreclose.
 - x. for specific performance.
- xi. between landlord and tenant.
- 8. Fee on memorandum of appeal against order relating to compensation.
- 9. Power to ascertain nett profits or market-value.
- 10. Procedure where nett profits or market-value wrongly estimated.
- 11. Procedure in suits for mesne profits or account when amount decreed exceeds amount claimed.
- 12. Decision of questions as to valuation.
- 13. Refund of fee paid on memorandum of appeal.
- 14. Refund of fee on application for review of judgment.
- 15. Refund where Court reverses or modifies its former decision on ground of mistake.
- 16. Additional fee where respondent takes objection to unappealed part of decree.
- 17. Multifarious suits.
- 18. Written examinations of complainants.
- 19. Exemption of certain documents.

CHAPTER IV.

PROCESS FRES.

- 20. Rules as to costs of processes. Confirmation and publication of rules.
- 21. Tables of process-fees.
- 22. Number of peons in District and Subordinate Courts. Number of peons in Mofussil Small Cause Courts.
- 23. Number of peons in Revenue Courts.
- 24. Process served under this chapter to be held process served under Civil Procedure Code.

CHAPTER V.

OF THE MODE OF LEVYING FEES.

- 25. Collection of fees by stamps.
- 26. Stamps to be impressed or adhesive.
- 27. Rules for supply, number, renewal and keeping accounts of stamps.
- 28. Stamping documents inadvertently received.
- 29. Amended document.
- 30. Cancellation of stamp.

CHAPTER VI.

MISCELLANEOUS. .

- 81. Repayment of fees paid on applications to Criminal Courts.
- 32. Amendments of Act VIII of 1859, sections 308, 309, 371, 373.
- 83. Admission in criminal cases of documents for which proper fee has not been paid.
- 84. Rules for sale of stamps.
- 35. Power to reduce or remit fees.
- 36. Saving of fees to certain officers of High Courts.

SCHEDULES.

I. Ad valorem fees.

Table of rates of ad valorem fees leviable on the institution of suits.

- II. Fixed fees.
- III. Enactments repealed.

Part I .- Acts wholly repealed.

Part II.-Acts and Regulations partly repealed.

INDEX.

r 180 7

THE COURT FEES' ACT, 1870.

ACT No. VII of 1870.

(PASSED BY THE GOVERNOR GENERAL OF INDIA IN COUNCIL.)

CHAPTER I.

PRELIMINARY.

1. This Act may be called "The Court Fees' Act, 1870."

It extends to the whole of British India.

And it shall come into force on the 1st day of April 1870.

On and after that day, the enactments mentioned in the first 2. part of the third schedule hereto annexed shall be wholly repealed, and the enactments mentioned in the second part of the same schedule shall be repealed to the extent specified therein.

CHAPTER II.

FEES IN THE HIGH COURTS AND IN THE COURTS OF SMALL CAUSES AT THE PRESIDENCY TOWNS.

3. The fees payable for the time being to the clerks and officers Levy of fees 5. The leve payable for the sine set of the High Courts established in High Courts (other than the sheriffs and attorneys) of the High Courts established by Letters Patent, by virtue of the power conferred by Statute twentyfourth and twenty-fifth of Victoria, chapter one hundred and four, section fifteen,

> or chargeable in each of such Courts under No. eleven of the first, and Nos. seven, twelve, fourteen, sixteen, twenty and twenty-one of the second, schedule to this Act annexed ;

Levy of fees and the fees for the time being chargeable in the Cou in Presidency Causes at the Presidency Towns and their several offices; Small Cause and the fees for the time being chargeable in the Courts of Small

shall be collected in manner hereinafter appearing.

Fees on docu-4. No document of any of the kinds specified in the first or second ments filed, &c. in High Courts schedule to this Act annexed, as chargeable with fees, shall be filed, in their extraordinary juris- exhibited or recorded in, or shall be received or furnished by, any of diction. the said High Courts in any case coming before such Court in the exercise of its extraordinary original civil jurisdiction;

or in the exercise of its extraordinary original criminal jurisdiction; or in the exercise of its jurisdiction as regards appeals from the In their ap pellate jurisdic judgment of two, or more Judges of the said Court, or of a Division Court :

Extent of Act. Commencement of Act. Repeal of enactments.

Short title.

nal sides,

Courts.

or in the exercise of its jurisdiction as regards appeals from the Courts subject to its superintendence ;

or in the exercise of its jurisdiction as a Court of reference revision :

unless in respect of such document there be paid a fee of an amount not less than that indicated by either of the said schedules as the proper fee for such document.

5. When any difference arises between the officer whose duty it is procedure in case of differ-to see that any fee is paid under this chapter and any suitor or ence as to neces. attorney, as to the necessity of paying a fee or the amount thereof, the sity or amount question shall, when the difference arises in any of the said High Courts, be referred to the taxing-officer, whose decision thereon shall

be final, except when the question is, in his opinion, one of general importance, in which case he shall refer it to the final decision of the Chief Justice of such High Court, or of such Judge of the High Court as the Chief Justice shall appoint either generally or specially in this behalf.

When any such difference arises in any of the said Courts of Small Causes the question shall be referred to the Clerk of the Court, whose decision thereon shall be final, except when the question is, in his opinion, one of general importance, in which case he shall refer it to the final decision of the First Judge of such Court.

The Chief Justice shall declare who shall be taxing-officer within the meaning of the first paragraph of this section.

CHAPTER III.

FEES IN OTHER COURTS AND IN PUBLIC OFFICES.

6. Except in the Courts hereinbefore mentioned, no document of Fees on documents filed, any of the kinds specified as chargeable in the first or second schedule &c., in Mofussi to this Act annexed shall be filed, exhibited or recorded in any Court courts or public offices, of Justice, or shall be received or furnished by any public officer, unless in respect of such document there be paid a fee of an amount not less than that indicated by either of the said schedules as the proper fee for such document.

7. The amount of fee payable under this Act in the suits next Computation of fecs payable hereinafter mentioned shall be computed as follows :---

I. In suits for Money (including suits for damages or compensa- for money ; tion, or arrears of maintenance, of annuities, or of other sums payable periodically)-according to the amount claimed :

II. In suits for maintenance and annuities or other sums payable for maintenance periodically-according to the value of the subject-matter of the suit, and annuities: and such value shall be deemed to be ten times the amount claimed to be payable for one year :

III. In suits for moveable property other than money, where the for other movesubject-matter has a market-value—according to such value at the having a market-value : date of presenting the plaint :

or in

As Courts of reference and revision.

or

IV. In suits-

for moveable (a) for moveable property where the subject-matter has no marproperty of no market-value: ket value, as, for instance, in the case of documents relating to title,

to enforce a (b) to enforce the right to share in any property on the ground in joint family that it is joint family property,

for a declaratory decree (c) to obtain a declaratory decree or order, where consequential and consequent relief is prayed, tial relief.

for an injunction: for easements : (d) to obtain an injunction,

(e) for a right to some benefit (not herein otherwise provided for) to arise out of land, and

for accounts :

(f) for accounts-

according to the amount at which the relief sought is valued in the plaint or memorandum of appeal.

In all such suits the plaintiff shall state the amount at which he values the relief sought, and the provisions of the Code of Civil Procedure, section thirty-one, shall apply as if, for the word 'claim,' the words 'relief sought,' were substituted.

V. In suits for the possession of land, houses, and gardens—according to the value of the subject-matter; and such value shall be deemed to be—

where the subject-matter is land, and-

(a) where the land forms an entire estate, or a definite share of an estate, paying annual revenue to Government,

or forms part of such an estate and is recorded in the Collector's register as separately assessed with such revenue,

and such revenue is permanently settled-

ten times the revenue so payable :

(b) where the land forms an entire estate, or a definite share of an estate, paying annual revenue to Government, or forms part of such estate and is recorded as aforesaid;

and such revenue is settled, but not permanently—five times the revenue so payable :

(c) where the land pays no such revenue, or has been partially exempted from such payment or is charged with any fixed payment in lieu of such revenue,

and nett profits have arisen from the land during the year next before the date of presenting the plaint—

fifteen times such nett profits':

but where no such nett profits have arisen therefrom—the amount at which the Court shall estimate the land with reference to the value of similar land in the neighbourhood :

(d) where the land forms part of an estate paying revenue to Government, but is not a definite share of such estate, and is not separately assessed as above-mentioned—the market-value of the land : Provided that, in the territories subject to the Governor of Bom-

Proviso as to Bombay Presidency.

bay in Council, the value of the land shall be deemed to be—
 (1) where the land is held on settlement for a period not exceed-

for possession of land, houses and gardens: ing thirty years and pays the full assessment to Government—a sum equal to five times the survey-assessment ;

(2) where the land is held on a permanent settlement, or on a settlement for any period exceeding thirty years, and pays the full assessment to Government—a sum equal to ten times the surveyassessment; and

(3) where the whole or any part of the annual survey-assessment is remitted—a sum computed under paragraph (1) or paragraph (2) of this proviso, as the case may be, in addition to ten times the assessment, or the portion of assessment, so remitted :

Explanation.—The word 'estate,' as used in this paragraph, means any land subject to the payment of revenue, for which the proprietor or a farmer or royt shall have executed a separate engagement to Government, or which, in the absence of such engagement, shall have been separately assessed with revenue.

(e) Where the subject-matter is a house or garden—according to for houses and the market-value of the house or garden :

vi. in suits to enforce a right of pre-emption—according to the to enforce a value (computed in accordance with paragraph v of this section) of $\frac{right}{emption}$: the land, house or garden in respect of which the right is claimed :

vii. In suits for the interest of an assignce of land-revenue—fif- for interest of assignce of land-teen times his nett profits as such for the year next before the date revenue: of presenting the plaint:

viii. In suits to set aside an attachment of land or of an interest in to set aside an land or revenue according to the amount for which the land or interest was attached : Provided that, where such amount exceeds the value of the land or interest, the amount of fee shall be computed as if the suit were for the possession of such land or interest :

ix. In suits against a mortgagee for the recovery of the property to redeem : mortgaged.

and in suits by a mortgagee to foreclose the mortgage.

or, where the mortgage is made by conditional sale, to have the sale declared absolute---

according to the principal money expressed to be secured by the instrument of mortgage :

x. In suits for specific performance-

(a) of a contract of sale—according to the amount of consideration:

(b) of a contract of mortgage—according to the amount agreed to be secured :

(c) of a contract of lease—according to the aggregate amount of the fine or premium (if any) and of the rent agreed to be paid during the first year of the term :

(d) of an award—according to the amount or value of the property in dispute :

xi. In the following suits between landlord and tenant :--

- (a) for the delivery by a tenant of the counterpart of a lease,
- (b) to enhance the rent of a tenant having a right of occupancy,
- (c) for the delivery by a landlord of a lease,

for specific performance :

to foreclose :

botwoen landlord and tenant. (d) to contest a notice of ejectment,

(e) to recover the occupancy of land from which a tenant has been illegally ejected by the landlord, and

(f) for abatement of rent-

according to the amount of the rent of the land to which the suit refers, payable for the year next before the date of presenting the plaint.

The amount of fee payable under this Act on a memorandum Fee on memo-8. randum of ap-randum of ap-of appeal against an order relating to compensation under any Act for der relating to the time being in force for the acquisition of land for public purposes, shall be computed according to the difference between the amount awarded and the amount claimed by the appellant.

If the Court sees reason to think that the annual nett profits or 9. fits or market- the market-value of any such land, house or garden as is mentioned in section seven, paragraphs five and six, have or has been wrongly estimated, the Court may, for the purpose of computing the fee payable in any suit therein mentioned, issue a commission to any proper person directing him to make such local or other investigation as may be nescesary, and to report thereon to the Court.

Procedure 10. i. If in the result of any such investigation the Court finds where nett pro-fits or market. that the nett profits or market-value have or has been wrongly estimated, value wrongly the Court, if the estimation has been excessive, may in its discretion estimated. refund the excess paid as such fee : but if the estimation has been insufficient, the Court shall require the plaintiff to pay so much additional fee as would have been payable had the said market-value or nett profits been rightly estimated :

> ii. In such case the suit shall be stayed until the additional fee is paid. If the additional fee is not paid within such time as the Court shall fix, the suit shall be dismissed.

> Section one hundred and eighty of the Code of Civil Proiii. cedure shall be construed as if the words 'the market-value of any property or' were inserted after the word ' ascertaining' and as if the words 'or annual nett profits' were inserted after the word 'damages.'

Procedure in suits for mesne when count amount decreed ciaimed.

11. In suits for mesne profits or for immoveable property and profits or ac- mesne profits, or for an account, if the profits or amount decreed are or is in excess of the profits claimed, or the amount at which the plainexceeds amount tiff valued the relief sought, the decree shall not be executed until the difference between the fee actually paid and the fee which would have been payable had the suit comprised the whole of the profits or amount so decreed shall have been paid to the proper officer.

> Where the amount of mesne profits is left to be ascertained in the course of the execution of the decree, if the profits so ascertained exceed the profits claimed, the further execution of the decree shall be stayed until the difference between the fee actually paid and the fee which would have been payable had the suit comprised the whole of the profits so ascertained is paid. If the additional fee is not paid within such time as the Court shall fix, the suit shall be dismissed.

compensation.

Power to ascertain nett provalue.

12. i. Every question relating to valuation for the purpose of Decision questions as determining the amount of any fee chargeable under this chapter on valuation. a plaint or memorandum of appeal, shall be decided by the Court in which such plaint or memorandum, as the case may be, is filed, and such decision shall be final as between the parties to the suit :

ii. But whenever any such suit comes before a Court of appeal. reference or revision, if such Court considers that the said question has been wrongly decided, to the detriment of the revenue, it shall require the party by whom such fee has been paid to pay so much additional fee as would have been payable had the question been rightly decided, and the provisions of section ten, paragraph ii, shall apply.

13. If an appeal or plaint, which has been rejected by the lower Refund of fee paid on memo-Court on any of the grounds mentioned in the Code of Civil Procedure, randum of apis ordered to be received, or if a suit is remanded in appeal, on any of the grounds mentioned in section three hundred and fifty-one of the same Code, for a second decision by the lower Court, the Appellate Court shall grant to the appellant a certificate, authorizing him to receive back from the Collector the full amount of fee paid on the memorandum of appeal :

Provided that, if, in the case of a remand in appeal, the order of remand shall not cover the whole of the subject-matter of the suit, the certificate so granted shall not authorize the appellant to receive back more than so much fee as would have been originally payable on the part or parts of such subject-matter in respect whereof the suit has been remanded.

14. Where an application for a review of judgment is presented Refand of fee on application on or after the ninetieth day from the date of the decree, the Court, for review of unless the delay was caused by the applicant's laches, may, in its discretion, grant him a certificate authorizing him to receive back from the Collector so much of the fee paid on the application as exceeds the fee which would have been payable had it been presented before such day.

15. Where an application for a review of judgment is admitted, Befund where and where, on the rehearing, the Court reverses or modifies its former or modifies its decision on the ground of mistake in law or fact, the applicant shall former decision of be entitled to a certificate from the Court authorizing him to receive mistake. back from the Collector so much of the fee paid on the plaint or memorandum of appeal as exceeds the fee payable on any other application to such Court under the second schedule to this Act, No. one, clause (b) or clause (d).

But nothing in the former part of this section shall entitle the applicant to such certificate where the reversal or modification is due, wholly or in part, to fresh evidence which might have been produced at the original hearing.

16 original nearing. 16. When any appeal is presented to a Civil Court, not against Additional fee where responthe whole of a decision, but only against so much thereof as relates to a dent takes objecportion of the subject-matter of the suit, and, on the hearing of such pealed part of appeal, the respondent takes, under section three hundred and forty- decree. eight of the Code of Civil Procedure, an objection to any part of the

of to

peal.

judgment.

24

[186]

said decision other than the part appealed against, the Court shall not hear such objection until the respondent shall have paid the additional fee which would have been payable had the appeal comprised the part of the decision so objected to.

Multifarious suits. 17. Where a suit embraces two or more distinct subjects, the plaint or memorandum of appeal shall be chargeable with the aggregate amount of the fees to which the plaints or memoranda of appeal in suits embracing separately each of such subjects would be liable under this Act.

Nothing in the former part of this section shall be deemed to affect the power conferred by the Code of Civil Procedure, section nine.

Written examinations of complainants. O

18. When the first or only examination of a person who complains of the offence of wrongful confinement, or of wrongful restraint, or of any offence other than an offence for which police officers may arrest without a warrant, and who has not already presented a petition on which a fee has been levied under this Act, is reduced to writing under the provisions of the Code of Criminal Procedure, the complainant shall pay a fee of eight annas, unless the Court thinks fit to remit such payment.

Exemption of 19. Nothing contained in this Act shall render the following certain docu- documents chargeable with any fee :--

- Power-of-attorney to institute or defend a suit when executed by an officer, warrant-officer, non-commissioned officer or private of Her Majesty's army not in civil employment.
- Declarations mentioned in section one hundred and eighteen and section one hundred and sixty-four of the Code of Civil Procedure.
- iii. Written statements called for by the Court after the first hearing of a suit.
- iv. Plaint presented to a Military Court of Requests and petition for execution of a decree of such Court.
- v. Plaints in suits tried by Village Moonsiffs in the Presidency of Fort St. George.
- vi. Plaints and processes in suits before District Punchayats in the same Presidency.
- vii. Plaints in suits before Collectors under Madras Regulation XII of 1816.
- viii. Probate of a will, letters of administration, and certificate mentioned in the first schedule to this Act annexed, No. twelve, where the amount or value of the property in respect of which the probate or letters or certificate shall be granted does not exceed one thousand rupees.
 - ix. Application or petition to a Collector or other officer making a settlement of land-revenue, or to a Board of Revenue, or a Commissioner of Revenue, relating to matters con-

nected with the assessment of land, or the ascertainment of rights thereto or interests therein, if presented pre vious to the final confirmation of such settlement.

- x. Application relating to a supply for irrigation of water belonging to Government.
- xi. Application for leave to extend cultivation, or to relinquish land, when presented to an officer of land-revenue by a person holding, under direct engagement with Government, land of which the revenue is settled but not permanently.
- xii. Application for service of notice of relinquishment of land or of enhancement of rent.
- xiii. Written authority to an agent to distrain.
- xiv. First application (other than a petition containing a criminal charge or information) for the summons of a witness or other person to attend either to give evidence or to produce a document, or in respect of the production or filing of an exhibit not being an affidavit made for the immediate purpose of being produced in Court.
- xv. Bail-bonds in criminal cases, recognizances to prosecute or give evidence, and recognizances for personal appearance or otherwise.
- xvi. Petition, application, charge, or information respecting any offence, when presented, made or laid to or before a Police officer, or to or before the Heads of Villages or the Village Police in the territories respectively subject to the Governors in Council of Madras and Bombay.
- xvii. Petition by a prisoner, or other person in duress or under restraint of any Court or its officers.
- xviii. Complaint of a public servant (as defined in the Indian Penal Code), a municipal officer, or an officer or servant of a Railway Company.
 - xix. Application for permission to cut timber in Government forests or otherwise relating to such forests.
 - xx. Application for the payment of money due by Government to the applicant.
 - xxi. Petition of appeal against the chaukidári assessment under Act No. XX of 1856, or against any municipal tax.
- xxii. Applications for compensation under any law for the time being in force relating to the acquisition of property for public purposes.
- xxiii. Petitions presented to the Special Commissioner appointed under Bengal Act No. II of 1869 (to ascertain, regulate and record certain tenures in Chota Nagpore).
- xxiv. Petitions under the fourteenth and fifteenth of Victoria, chapter forty (An Act for Marriages in India), section five, or under Act No. V of 1852, section nine.

[188 |

CHAPTER IV.

PROCESS FEES.

Rules 88 to 20. The High Court shall, as soon as may be, make rules as to costs of prothe following matters :---

> i. The fees chargeable for serving and executing processes issued by such Court in its appellate jurisdiction, and by the other Civil and Revenue Courts established within the local limits of such jurisdiction :

> ii. The fees chargeable for serving and executing processes issued by the Criminal Courts established within such limits in the case of offences other than offences for which police officers may arrest without a warrant; and

> The remuneration of the peons and all other persons employed iii. by leave of a Court in the service or execution of processes.

> The High Court may from time to time alter and add to the rules so made.

> All such rules, alterations and additions shall, after being confirmed by the Local Government and sanctioned by the Governor General of India in Council, be published in the local official Gazette. and shall thereupon have the force of law.

> Until such rules shall be so made and published, the fees now leviable for serving and executing processes shall continue to be levied, and shall be deemed to be fees leviable under this Act.

> A Table in the English and Vernacular languages, showing 21. the fees chargeable for such service and execution, shall be exposed to view in a conspicuous part of each Court.

22. Subject to rules to be made by the High Court and approved of and subordinate by the Local Government and the Governor General of India in Council.

> every District Judge and every Magistrate of a District shall fix. and may from time to time alter, the number of peons necessary to be employed for the service and execution of processes issued out of his Court and each of the Courts subordinate thereto,

and for the purposes of this section, every Court of Small Causes sil Small Cause established under Act No. XI of 1865 (to consolidate and amend the law relating to Courts of Small Causes beyond the local limits of the ordinary original civil jurisdiction of the High Courts of Judicature) shall be deemed to be subordinate to the Court of the District Judge.

> Subject to rules to be framed by the Chief Controlling Reve-23. nue Authority and approved by the Local Government and the Governor General of India in Council, every officer performing the functions of a Collector of a District shall fix, and may from time to time alter, the number of peons necessary to be employed for the service and execution of processes issued out of his Court or the Courts subordinate to him.

Process serv-Every process served or executed under this chapter shall be 24. chapter to be held to be a process within the meaning of section one hundred and process served under Ci- eighty-eight of the Code of Civil Procedure, and of section two of vil Procedure Act No. XXIII of 1861 (to amend Act VIII of 1859).

Confirmation and publication of rules.

Tables of process-fees.

Number peons in District Courts.

Number of peons in Mofus-Courts.

Number of peons in Reveune Courts.

ed under this held Code.

٢ 189 7

CHAPTER V.

OF THE MODE OF LEVYING FEES.

25. All fees referred to in section three or chargeable under this Collection of fees by stamps. Act shall be collected by stamps.

26. The stamps used to denote any fee chargeable under this Act Stamps to be shall be impressed, or adhesive, or partly impressed and partly impressed or adadhesive, as the Governor General of India in Council may, by notification in the Gazette of India, from time to time direct.

27. The Local Government may, from time to time, make rules Rules for supfor regulating-

- (a) the supply of stamps to be used under this Act.
- (b) the number of stamps to be used for denoting any fee chargeable under this Act,
- (c) the renewal of damaged or spoiled stamps, and

(d) the keeping accounts of all stamps used under this Act :

Provided that, in the case of stamps used under section three in a High Court, such rules shall be made with the concurrence of the Chief Justice of such Court.

All such rules shall be published in the local official Gazette, and shall thereupon have the force of law.

28. No document which ought to bear a stamp under this Act Stamping documents Inadshall be of any validity, unless and until it is properly stamped. vertently

But if any such document is through mistake or inadvertence re- ceived. ceived, filed or used in any Court or office without being properly stamped, the presiding Judge or the head of the office, as the case may be, or, in the case of a High Court, any Judge of such Court, may, if he thinks fit, order that such document be stamped as he may direct ; and on such document being stamped accordingly, the same and every proceeding relative thereto shall be as valid as if it had been properly stamped in the first instance.

29. Where any such document is amended in order merely to Amended correct a mistake and to make it conform to the original intention of document. the parties, it shall not be necessary to impose a fresh stamp.

30. No document requiring a stamp under this Act shall be filed Cancellation or acted upon in any proceeding in any Court or office until the stamp. has been cancelled.

Such officer as the Court or the head of the office may from time to time appoint shall, on receiving any such document, forthwith effect such cancellation by punching out the figure-head so as to leave the amount designated on the stamp untouched, and the part removed by punching shall be burnt or otherwise destroyed.

CHAPTER VI.

MISCELLANEOUS.

31. i. Whenever an application or petition containing a com- Repayment of plaint or charge of an offence, other than an offence for which Police pleations to Criofficers may arrest without warrant, is presented to a Criminal Court. minal Courts. the Court, if it convict the accused person, shall, in addition to the

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ply, number, renewal and keepingaccounts of stamps.

penalty imposed upon him, order him to repay to the complainant the fee paid on such application or petition.

ii. In the case mentioned in section eighteen, the Court, if it convict the accused person, shall, in addition to the penalty imposed upon him, order him to repay to the complainant the fee, if any, paid by the latter for the examination.

When the complainant has paid fees for serving processes in iii. either of the cases mentioned in the first and second paragraphs of this section, the Court, if it convict the accused person, shall, in addition to the penalty imposed upon him, order him to repay such fees to the complainant.

All fees ordered to be repaid under this section may be reiv. covered as if they were fines imposed by the Court.

Amendments 32. The Code of Civil Procedure, sections three hundred and of Act VIII of sections eight and three hundred and nine, shall be read as if, for the words 308, 309, 371, 373 'stamp-duty' and 'stamps,' the words and figures 'fees chargeable under the Court Fees' Act, 1870,' were substituted ; section three hundred and seventy-one of the same Code shall be read as if, for the words 'a stamp of the value,' the words 'the payment of the fee,' were substituted ; and section three hundred and seventy-three of the same Code shall be read as if, for the words 'on a stamp paper of the value,' the words 'and shall be chargeable with the fee,' were substituted ; and as if, for the words 'for the stamps,' the words 'the fees,' were substituted.

> And the Indian Income Tax Act, section twenty, shall be read as if, for the words 'the value of the said stamp,' the words ' the fee on the petition,' were substituted.

Admission in 33. Whenever the filing or exhibition in a Criminal Court of a criminal cases document in respect of which the proper fee has not been paid is, in for which pro-for which pro-per fee has not the opinion of the presiding Judge, necessary to prevent a failure of criminal cases been paid. justice, nothing contained in section four or section six shall be deemed to prohibit such filing or exhibition.

Rules for sale of stamps.

1859,

34. In the General Stamp Act, 1869, section forty-eight shall be read as if, for the words and figures Act No. XXVI of 1867 (to amend the law relating to Stamp Duties) the words and figures 'The Court Fees' Act, 1870,' were substituted.

Power to re-

The Governor General of India in Council may from time to 35. duce or remit time, by notification in the Gazette of India, reduce or remit, in the whole or in any part of British India, all or any of the fees mentioned in the first and second schedules to this Act annexed,

and may in like manner cancel or vary such order.

36. Nothing in chapters II and V of this Act applies to the comcers of High mission payable to the Accountant General of the High Court at Fort William, or to the fees which any officer of a High Court is allowed to receive in addition to a fixed salary.

Saving of fees

to certain offi-Courts.

[191]

SCHEDULE I.

Ad valorem Fees.

NUMBER.		PROPER FEE
	When the amount or value of the subject- matter in dispute does not exceed five rupees	6 annas.
* *	When such amount or value exceeds five rupees, for every five rupees, or part thereof, in excess of five rupees, up to one hundred rupees	6 annas.
	When such amount or value exceeds one hundred rupees, for every ten rupees, or part thereof, in excess of one hundred rupees, up to one thousand rupees	12 annas.
I	When such amount or value exceeds one thousand rupees, for every one hundred rupees, or part thereof in excess of one thousand rupees, up to five thousand rupees	1
1. Plaint or memorandum of appeal (not otherwise provided for in this Act), presented to any Civil { or Revenue Court, except those	When such amount or value exceeds five thousand rupees, for every two hundred and fifty rupees or part thereof, in ex- cess of five thousand rupees, up to ten thousand rupees	10 rupees.
mentioned in section three.	When such amount or value exceeds ten thousand rupees, for every five hundred rupees, or part thereof, in excess of ten thousand rupees, up to twenty thousand	
	rupees When such amount or value exceeds twenty thousand rupees, for every one thousand rupees, or part thereof in excess of twenty thousand rupees up to thirty thousand	
	rupees When such amount or value exceeds thirty thousand rupees, for every two tousand rupees, or part thereof, in excess of thirty thousand rupees, up to fifty thousand rupees	
	When such amount or value exceeds fifty thousand rupees, for every five thousand rupees, or part thereof, in excess of fifty thousand rupees	
	Provided that the maximum fee leviable on a plaint or memorandum of appeal shall be three thousand rupees.	

[192]

SCHEDULE I.—continued.

Ad valorem Fees.

Number.		PROPER FEE.
 Plaint or memorandum of appeal in a suit for possession under Act No. XIV of 1859 (to provide for the limitation of suits), section fifteen. Petition under the Indian Registration Act, section fifty-three. 		A fee of one-half the amount prescribed in the foregoing scale.
4. Application for review of judgment, if presented on or after the ninetieth day from the date of the decree.		The fee levi- able on the plaint or me- morandum of appeal.
5. Application for review of judgment if presented before the ninetucth day from the date of the decree.	 {	One-half of the tee leviable on the plaint or memorandum of appeal.
6. Copy or translation of a judg- ment or order not being, or having { the force of, a decree.	 When such judgment or order is passed by any Civil Court other than a High Court, or by the presiding officer of any Revenue Court or Office, or by any other Judicial or Executive Authority— (a).—If the amount or value of the subject- matter is fifty or less than fifty rupees (b).—If such amount or value exceeds fifty rupees When such judgment or order is passed by a High Court 	4 annas. 8 annas. 1 rupee.
7. Copy of a decree or order having the force of a decree.	 When such decree or order is made by any Civil Court other than a High Court, or by any Revenue Court— (a).—If the amount or value of the subject-matter of the suit wherein such decree or order is made is fifty or less than fifty rupees (b).—If such amount or value exceeds fifty rupees When such decree or order is made by a High Court 	8 annas. 1 rupee 4 rupees.
8. Copy of any document liable to stamp-duty under the General Stamp Act, 1869, when left by any { party to a suit or proceeding in place of the original withdrawn.	 (z).—When the stamp-duty chargeable on the original does not exceed eight annas (b).—In any other case 	The amount of the duty chargeable on the original. 8 annas.

[193]

SCHEDULE I-continued.

Ad valorem Fees.

NUMBER.	
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9. Copy of any revenue or judicial proceeding or order not otherwise provided for by this Act, or copy of any account, statement, report or the like, taken out of any Civil or Criminal or Revenue Court or office, or from the office of any chief officer charged with the executive administration of a Division.

10. Certificate of administration granted under Act No. XL of 1858 (for making better provision for the care of the persons and property of minors in the presidency of Fort William in Bengal), or under Act No. XX of 1864 (for making better provision for the care of the persons and property of minors in the Presidency of Bombay).

11. Probate of a will or letters) of administration with or without will annexed.

12. Certificate granted under Act No. XXVII of 1860 (for facilitating the collection of debts on successions, and for the security of parties paying debts to the representatives of deceased persons), or under Bombay Regulation VIII of 1827 (to provide for the formal recognition of Heirs, Executors and Administrators, and for the appointment of Administrators and Managers of Property by the Courts),

For every three hundred and sixty words or fraction of three hundred and sixtywords 8 annas. If the amount or value of the property in respect to which such certificate is granted does not exceed five hundred rupees ... 5 rupees. If such amount or value exceeds five-bundred rupees but not one thousand rupees ... 10 runees. And for every one thousand rupees, or part thereof, in excess of one thousand 5 rupees. rupees If the amount or value of the property in respect of which the probate or letters or certificate 'shall be granted exceeds one thousand rupees Two per centum ••• such 0 12 amount 0 7 Value, NOTE .- The person to whom any such certificate is granted, or his representative. shall, after the expiration of twelve months from the date of such certificate and thereafter whenever the Court granting such certificate requires him so to do, file a statement on oath of all monies recovered or realised by him under such certificate. If the monies so recovered or realised exceed the amount of debts or other property as sworn to by the person to whom the certificate is granted, the Court may cancel the same and order such person to take out a fresh certificate and pay the fee prescribed by this schedule for such excess. In default of filing' such statement

within the time allowed the Court may

cancel the certificate.

PROPER FEE.

[194]

SCHEDULE I-continued.

Court Fees' Act (VII of 1870).

SUITS.-Table of rates of ad valorem Fees leviable on the institution of, see heading "Suits," pages 135 to 111.

SCHEDULE II.

Fixed Fees.

NUMBER.

PROPER FRE.

- Application or petition ... (a).—When presented to any officer of the Customs or Excise Department or to any Magistrate by any person having dealings with the Government, and when the subject-matter of such application relates exclusively to those dealings;
 - or when presented to any officer of Land Revenue by any person holding temporarilysettled land under direct engagement with Government, and when the subject-matter of the application or petition relates exclusively to such engagement;
 - or when presented ito any Municipal Commissioner under any Act for the time being in force for the conservancy or improvement of any place, if the application or petition relates solely to such conservancy or improvement;
 - or when presented to any Civil Court other than a principal Civil Court of original jurisdiction, or to any Cantonment Magistrate sitting as a Court of Civil Judicature under Act No. III of 1859, or to any Court of Small Causes constituted under Act No. XI of 1865, or under Act No. XVI of 1868, section twenty, or to a Collector or other officer of revenue in relation to any suit or case in which the amount or value of the subject-matter is less than fifty rupees;
 - or when presented to any Civil, Criminal or Revenue Court or to any Board or executive officer for the purpose of obtaining a copy or translation of any judgment, decree or order passed by such Court, Board or officer, or of any other document on record | in such Court or Office.

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[195]

SCHEDULE II-continued.

Fixed Fees.

Number.		PROPER FEE.
1. Application or petition-(continued)	 (b).—When containing a complaint or charge of any offence other than an offence for which Police officers may, under the Criminal Pro- cedure Code, arrest without warrant, and presented to any Criminal Court; or when presented to a Civil, Criminal or Re- venue Court, or to a Collector, or any reve- nue officer having jurisdiction equal or sub- ordinate to a Collector, or to any Magistrate in his executive capacity, and not otherwise provided for by this Act; or to deposit in Court revenue or rent; or for determination by a Court of the amount of compensation to be paid by a landlord to his tenant. (c).—When presented to a Chief Commissioner or other chief controlling revenue or executive authority, or to a Commissioner of Revenue or Circuit, or to any chief officer charged with the executive administration of a Divi- 	8 annas
	sion and not otherwise provided for by this	
	Act	1 rupee.
	(dWhen presented to a High Court	2 rupees.
2. Application for leave to sue as a pauper		8 annas.
3. Application for leave to appeal as a pauper	(a).—When presented to a District Court	1 rupee.
	(b)When presented to a Commissioner or a High Court	2 rupees.
4. Plaint or memoran- dum of appeal in a suit to obsin possession under Act No. XVI of 1838, or Bombay Act No. V of 1864 (to give Mamlutdars' Courts juris- diction in certain cases to maintain existing possession, or to restore possession to any party dispossessed otherwise than by course of law) 5. Plaint or memoran- dum of appeal in a suit to establish or disprove a right of occupancy		8 annas.

[196]

SCHEDULE II—continued.

Fixed Fees.

NUMBER.		PROPER FEE
 Bail-bond or other instrument of obligation not otherwise provided for by this Act, when given by the direction of any court or executive authority Undertaking under section forty-nine of the Indian Divorce Act Petition of objection to assessment under the Indian Income Tax Act 		8 annas.
9. Petition of appeal under the Indian Income Tax Act, section twenty-one		1 rupee.
10. Mukhtarnama or Wa- kalatnama	When presented for the conduct of any one case-	
11. Memorandum of ap- peal when the appeal is not	 (a).—To any Civil or Criminal Court other than a High Court, or to any Revenue Court, or to any Collector or Magistrate, or other exe- cutive officer, except such as are mentioned in clauses (b) and (c) of this Number (b).—To a Commissioner of Revenue, Circuit or Customs, or to any officer charged with the executive administration of a Division, not be- ing the chief revenue or executive authority. (c).—To a High Court, Chief Commissioner, Board of Revenue, or other chief controlling- revenue or executive authority 	8 annas. 1 rupee. 2 rupees.
from an order rejecting a plaint or from a decree or an order having the force of a decree, and is presented	 (a).—To any Civil Court other than a High Court, or to any Revenue Court or executive of- ficer other than the High Court or chief controlling revenue or executive authority (b).—To a High Court or Chief Commissioner, or other chief controlling executive or revenue 	8 annas.
12. Caveat) 13. Application under Act No. X of 1 859, section twenty-six, or Bengal Act > No. V1 of 1862, section nine, or Bengal Act No. VIII of 1869, section seven	authority	2 rupees. 5 rupees.

[197]

SCHEDULE II-continued.

Fixed Fees.

NUMBER.		PROPER FEE.
14. Petition in a suit under the Native Converts' Marriage Dissolution Act, 1866 15. Plaint or memoran_ dum of appeal in a suit to obtain possession of a wife.		5 rupees.
16. Administration-bond		8 rupees.
17. Plaint or memoran-) dum of appeal in each of the follownig suits :	×	
i. to alter or set aside a summary decision or order of any of the Civil Courts not established by Letters Patent or of any Revenue Court:		
ii. to alter or cancel any entry in a register of the names of proprietors of re- venue-paying estates:		
iii. to obtain a declara- tory decree where no conse_ quential relief is prayed:		
1v. to set aside an award :	•	10 rupees.
v. to set aside an adop- tion:		
vi. every other suit where it is not possible to estimate at a money-value the sub- ject matter in dispute, and which is not otherwise pro- vided for by this Act		
18. Application under section three hundred and twenty-six of the Code of Civil Procedure		
19. Agreement under section three hundred and twenty-eight of the same Code		

[198]

SCHEDULE II.—continued.

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Fixed Fees.

NUMBER.

PROPER FEE.

20. Every petition under the Indian Divorce Act except petitions under section forty-four of the same Act, and every memorandum of appeal under section fiftyfive of the same Act ...

21. Plaint or memorandum of appeal under the Parsi Marriage and Divorce Act, 1865 20 rupees.

For SCHEDULE III. Court Fees' Act (VII of 1870), Parts I and II., See heading "Repeal," pages 101 to 118.

[199]

INDEX.

(Nothing hereinafter contained shall be deemed to have the force of law.)

Abatement of rent, computation of fee in suit for, sec. 7, para. xi, clause (f). Account, fee on copy of, schedule I, No. 9, Accountant General of High Court at Fort William, saving of commission to, sec. 36. Accounts, computation of fee in suit for, sec. 7, para. iv, clause (1). of stamps used under this Act, sec. 27. Additional fee where nett profits or market-value wrongly estimated, sec. 10. mesne profits decreed exceed profits claimed, sec. 11. ,, 11 respondent takes objection to unappealed part of decree, sec. 16, •• •• Administration, see Certificate, Letters of Administration. Administration-hond, fee on, schedule II, No. 16. Admission in criminal cases of instruments for which proper fee has not been paid, sec. 33. Adoption, fee in suit to set aside, schedule II, No. 17, para. v. Advocates of High Courts need not file mukhtarnamas, schedule III, part 2. Affidavit made for immediate purpose of being produced in Court, application respecting, not exempt, sec. 19, para. xiv. Agent, see Authority. Agreement under Code of Civil Procedure, sec. 328, fee on, schedule II, No 19. Annuity, computation of fee in suit for arrears of, sec. 7, para, i. in suits for, sec. 7, para. ii. 11 Appeal, see Memorandum of Appeal. Appellant may be required to pay additional fee in case of wrong valuation, sec. 12, para. ii. Application relating to supply of water for irrigation, exempt, sec. 19, para. x. respecting offence to police, head of village or village police, exempt, sec. 19, para. xvi. •• for review of judgment, schedule I, Nos. 1 and 5. •• to Court, Collector or Magistrate in his executive capacity, fee on, schedule II, •• No. 1, para. (b). fee on miscellaneous, schedule II, No. 1. •• for leave to sue as a pauper, schedule II, No. 2. ,, for leave to appeal as a pauper, schedule II, No. 3. •• under Code of Civil Procedure, sec. 326, fee on, schedule II, No. 18. Arbitration, fee on agreement to refer to, schedule II, No. 18. Arrears of maintenance or annuities, computation of fee in suit for, sec. 7, para. i. Assessment under Income Tax Act, fee on petition of objection to, schedule 11, No. 8. Assignee of land-revenue, see Land-revenue. Attachment of land, computation of fee in suits to set aside, sec. 7, para. viii. Attorneys, fees to, saved, sec. 3. Authority to an agent to distrain, exempt, sec. 19, para. xiii. Award, fee in suit for specific performance of, sec. 7, para. x, clause (d). to set aside an, schedule 11, No. 17, para. iv. 11 Bail-bond in criminal case, exempt, sec. 19, para. xv. given by direction of Court or executive authority, fee on, schedule II, No. 6. Benefit to arise out of land, see Easement. Board of Revenue, exemption of certain applications to, sec. 19, para. ix. mukhtarnama presented to, schedule II, No. 10, para. (c). "` 17 Bombay Presidency, computation of fee in suit for possession of land in, sec. 7, para. v.

- Bond, see Administration-bond, Bail-bond.
- Burning, see Destruction.
- Canal, see Irrigation.

[200]

Cancellation of stamp, sec. 30.

,, of cartificate under Act XXVII of 1860, or Bombay Regulation VIII of 1827, schedule I, No. 12, note.

Cantonment Magistrate sitting as Court of Civil Judicature, fee on application to, schedule II, No. 1.

Caveat, fee on, schedule II, No. 12.

••

"

,,

Certificate of administration under Act XL of 1858, fee on, schedule I, No. 10.

Act XX of 1864, fee on, ib., ib.

,, under Act XXVII of 1860, fee on, schedule I, No. 12.

" Bombay Regulation VIII of 1827, fee on, schedule I, No. 12.

- Charge respecting offence laid before police, head of village or village police, exempt, sec. 19, para. xvi.
 - " fee on application containing, schedule II, No. I, para. (b).

Chankidari assessment, exemption of petition of appeal against, sec. 19, para. xxi.

Chief Commissioner, fee on application or petition to, not otherwise provided for, schedule II, No. I, para. (c).

mukhtarnama presented to, schedule II, No. 10, para. (c).

", ", memorandum of appeal to, schedule I, No. 1; schedule II, No. 11, para. (a). Chief Controlling Revenue Authority may give orders as to number of peons in Revenue Courts, sec. 23.

" " " application_to, schedule 11, No	17	application to, schedule II, No. 1, para. (c).
---------------------------------------	----	--

,, wakalatnama presented to, schedule 11, No. 10, para. (c).

" " " memorandum of appeal presented to, schedule II, No. 11, para. (a).

Chief Justice to decide questions referred to him as to fee, sec. 5.

" may delegate this power to Puisne Judge, 1b.

" to declare who shall be taxing-officer, ib.

17

" to concur in rules as to supply, renewal, and keeping accounts of stamps used in High Court, sec. 27.

Chota-Nagpore Act, exemption of petition to special Commissioner under, sec. 19, para. xxiii.

Civil Court, fee on memorandum of appeal to, schedule I, No. 1; schedule II, No. 11.

" " fee on miscellaneous application to, schedule II, No. 1.

" " inferior to a District Court, fee on application to, schedule II, No. 1, para. (a).

Clerk of Presidency Small Cause Court to decide questions as to fees, sec. 5.

may refer to First Judge, ib.

Code of Civil Procedure, sec. 9, saved, sec. 17.

,, sec. 180 amended, sec. 10, para. iii.

" " amendment of secs. 308, 309, 371, 373, sec. 32.

Collector (Madras Presidency), exemption of plaints in certain suits before, sec. 19, para. vii.

" making settlement of land-revenue, exemption of certain applications to, sec. 19, para. ix.

" of District to fix number of peons in Revenue Courts, sec. 23.

" fee on application to, where value of subject-matter 18 less than rupees 50, schedule II, No. 1, pars. (a).

Commencement of Act, sec. 1.

"

Commission in order to ascertain nett profits or market-value, sec. 9.

" to Accountant General of High Court, Fort William, sec. 86.

Commissioner, application to, for leave to appeal as a pauper, schedule II, No. 3.

of Customs, mukhtarnama to, schedule II, No. 10, para. (b).

" of Revenue, exemption of certain applications to, sec. 19, para. ix.

**	"	11	r Circuit, fee on application or petition to, and not otherwise pro-
			vided for, schedule II, No. 1, para, (c),

- " " " " mukhtarnama presented to, schedule II, No. 10, para. (b).
 - See Chief Commissioner.

Compensation, computation of fee in suit for, sec. 7, para. i.

- " nnder Land-acquisition Act, fee on memorandum of appeal against order as to, sec.8,
- " exemption of certain applications for, sec. 19, para. xxii.

[201]

Compensation to be paid by landlord to tenant, fee on application to determine, schedule II, No. 1, para. (b).

Complainant, see Written Examination.

Complaint by public servant, municipal officer or railway-servant, exempt, sec. 19, para. xviii.

- " application containing a, schedule II, No. 1. para. (b).
 - of offence for which police may arrest without warrant, schedule II, No. 1, para. (b). See Public Servant.

Computation of fees psyable in certain suits, sec. 7.

Conditional sale, computation of fee in suit to make absolute, sec. 7, para. ix.

Confirmation of rules as to process-fees, sec. 20.

Conservancy, see Municipal Commissioners.

Contract, see Specific performance.

,,

99

Copy of judgment or order not having force of decree, fee for, schedule I, No. 6.

- " of decree or order having force of decree, schedule I, No. 7.
- " of document liable to duty under General Stamp Act when left by a party in place of original withdrawn, schedule I, No. 8.
- " of revenue or judicial proceeding not otherwise provided for, schedule I, No. 9.
- " of account, &c., taken out of any Court or office, ib., ib.
- " of judgment, decree, order or record, application for, schedule II, No. 1, para. (a). Cost, see Undertaking.
- Counterpart of a lease, computation of fee in suits for, sec. 7, para. xi, clause (a).

Court of Small Causes (Mofussil), number of peons in, sec. 22.

- " " " fee on application to, schedule II, No. 1, para. (a).
 - " " in Presidency Towns, levy of fees in, secs. 3, 25.

Cultivation, exemption of certain applications for leave to extend, sec. 19, para. xi.

Customs-officer, fee on application to, schedule II, No. 1, para. (a).

Damages, computation of fee in suit for, sec. 7, para. i.

Declarations mentioned in Code of Civil Procedure, secs. 118 and 164, exempt, sec. 19, para. ii.

Declaratory decree and consequential relief, fee in suit for, sec. 7, para. iv, clause (c).

where no consequential relief is prayed, fee in suit for, schedule II, No. 17, para. iii.

", wh Decree, see Execution.

Deposit of revenue or rent in Court, fee on application or petition for, schedule II, No.1, para. (b).

Destruction of part of stamp removed by punching, sec. 30.

Difference as to necessity or amount of fee, procedure in case of, sec. 5.

Dismissal of suit unless additional fee is paid, sec. 10, para. ii, sec. 11.

Distress, see Authority.

District Court, applications to, schedule II, Nos. 1, 3.

District Punchayats (Madras Presidency), exemption of plaints and processes in suits before, sec. 19, para. vi.

Divorce Act, fee on petition and memorandum of appeal under, schedule II, No. 20.

Duress, exemption of petition by person in, sec. 19, para. xvii.

Easement, computation of fee in suit for, sec. 7, para. iv, clause (e).

Ejectment, see Notice of Ejectment, Occupancy.

Enhancement of rent of occupancy-tenant, computation of fee in suit for sec. 7, pars. xi, clause (b).

exemption of application for service of notice of, sec. 19, para. xii.

' Estate' defined, sec. 7, para. v, clause (d).

" suits for, or for part of an, sec. 7, para. v, clauses (a), (b), (d).

Excise-officer, fee on application to, schedule II, No. 1.

Execution of decree stayed where mesne profits ascertained exceed profits claimed, sec. 11, para. ii. , of Military Court of Requests, petition for, exempt, sec. 19, para. iv.

Executive officer, memorandum of appeal to, schedule II, No. 11.

Exhibit, exemption of first application in respect of, sec. 19, para. xiv.

Extent of Act, sec. 1.

Fees in High Courts on their original sides, sees. 3, 25.

[204]

Occupancy of land from which tenant has been illegally ejected, fee in suit for, sec. 7, para xi, clause (e).

Occupancy-right, fee on plaint in suit to establish or disprove, schedule II, No. 5.

Officer in Army, see Power of Attorney.

**

Parsi Marriage Act, fee on plaint or memorandum of appeal under, schedule IL No. 21.

- Pauper appeals, fee on application for leave to bring, schedule II, No. 3.
- " suit, fee on application for leave to bring, schedule II, No. 2.

Peons, rules for remunerating, sec. 20, para. iii.

- " number of, in District, Subordinate and Mofussil Small Cause Courts, sec. 22.
 - ,, in Revenue Courts, sec. 28.

...

Periodical payment, computation of fee in suit for arrears of, sec. 7, para. i.

in suit for, sec. 7, para. ii.

Petition for execution of decree of a Military Court of Requests, exempt, sec. 19, para. iv.

- " respecting offence, to police, head of village or village police, exempt, sec. 19, para. xviii.
- " under 14 & 15 Vic., c. 40 section 5, or Act V of 1852, sec. 9, exempt, ib., para. xxiv.
- " under Registration Act, for summary enforcement of obligations, schedule I, No. 3.
- " to Court, Collector or Magistrate in his executive capacity, schedule II, No. 1, para. (b).
- " under Income Tax Act, schedule II, Nos. 8, 9.
- " in suit under Converts' Marriage Dissolution Act, schedule II, No. 14.
- under Divorce Act, schedule II, No. 20.

See Police Officer, Prisoner.

Plaint presented to Military Court of Requests, exempt, sec. 19, para. iv.

- " in suit tried by Village Moonsiff in Madras Presidency, exempt, sec. 19. para. v.
- " in suit before District Punchayat in Madras Presidency, exempt, sec. 19, para. vi.
- " in suit before Collector under Madras Regulation XII of 1816, exempt, sec. 19, para. vii.
- , not otherwise provided for, fee on, schedule I, No. 1.
- " in suit for possession under Limitation Act, sec. 15, schedule I, No. 2.
- in suit for possession under Act XVI of 1838 or Mamlatdars Act, schedule II, No. 4.
- " in suit to establish or disprove right of occupancy, schedule 11, No. 5.
- " in suit to obtain possession of a wife, schedule II. No. 15.
- " in suit to alter or set aside summary decisions, schedule II, No. 17, para. (i).
- " in suit to alter or cancel any entry in a register of names of proprietors of revenue-paying estates, schedule II, No. 17, para. ii.
- " in suit to obtain declaratory decree, no consequential relief being prayed, id., para. iii.
- " in suit to set aside an award, ib., para. iv.
- " in suit to set aside an adoption, ib., para. v.
- " in suit where subject cannot be estimated and which is not otherwise provided for, *i*., para. vi.
- " under Parsi Marriage Act, schedule II, No. 21.

Plaintiff when to state the amount at which he values relief sought, sec. 7, para. iv, clause (f).

Police officer, exemption of petition to, respecting offence, sec. 19, para. xvi.

Possession, fees on plaint or appeal in suit under Limitation Act for, schedule I, No. 2.

fee on application or petition in certain suits for, schedule II, No. 4.

Power of attorney by soldier to institute or defend a suit, exempt, sec. 19, para. i.

See Mukhtarnama, Wakalatnama.

- Pre-emption, fee on plaint in suit to enforce right of, sec. 7, para. vi.
- Prisoner, exemption of petition by, sec. 19, para. xvii.

Probate exempt where property does not exceed rupees 1,000, sec. 19, para. viii.

" fee on, schedule I, No. 11.

Process in suits before District Punchayats, Madras Presidency, exempt, sec. 19, para. vi.

- " fees for serving and executing, sec. 20, paras. i. and ii.
- "served under chapter IV to be deemed process under Civil Procedure Code, sec. 24. Process-fees, rules as to, sec. 20.

tables of, sec. 21.

- Public officer, fees on instruments received or furnished by, sec. 6.
- " servant, exemption of complaint by, sec. 19, para. xviii.
- Publication of rules as to process-fees, sec. 20, para. iii.

Publication of rules as to supply, number, renewal and keeping accounts of stamps, sec. 27. Railway company, exemption of complaints by officers of, sec. 19, para. xviii.

Recognizances, exemption of certain, sec. 19, para. xv.

Redemption, computation of fee in suit for, sec. 7, para. ix.

Reference, fees on instruments filed in High Courts in exercise of jurisdiction as a Court of, sec. 4. Refund of fee paid on memorandum of appeal, sec. 13.

on application for review of judgment, sec. 14.

,, where court reverses or modifies its former decision on ground of mistake, sec. 15.

Relinquishment of land, exemption of certain application relating to, sec. 19 para. xi.

" " exemption of application for service of notice of, sec. 19, para. zii. Remuncration, see *Peons*.

Renewal of damaged stamps, rules for, sec. 27, para. (c).

Rent, see Abatement of rent, Deposit.

Repayment of fees paid on applications to criminal courts, sec. 31.

" of fee paid by complainant for the examination, ib., para. ii.

" of process-fees paid by complainant, ib., para. iii.

Repeal of enactments, sec. 2.

Report, see Copy.

Representative of holder of certificate under Act XXVII of 1860 or Bombay Regulation VIII of 1827, schedule I, No. 12.

Respondent, see Additional fee.

Restraint by Court, exemption of application by person in, sec. 19, para. xvii.

Revenue, see Deposit, Land Revenue.

Revenue-Court, process-fees in, sec. 20, para. i.

" applications to, schedule II, No. 1, para. (a).

" mukhtarnamas presented to, schedule II, No. 10, para. (a).

" memorandum of appeal to, schedule II, No. 11, pars. (a).

" plaint in suit to alter summary decision of, schedule II, No. 17, para. i.

See Chief Controlling Revenue Authority.

Revenue-proceeding, see Copy.

Review of judgment, fee on application for, if presented on or after ninetieth day, schedule I, No. 4.

" if presented before ninetieth day, schedule I, No. 5.

Revision, fees on documents filed in High Court in exercise of jurisdiction as court of, sec. 4. Right, see *Pre-emption*.

Rules as to fees for serving and executing process, sec. 20.

" for supply, number, renewal and keeping accounts of stamps, sec. 27.

,, for sale of stamps, sec. 34.

Sale, fee in suits for specific performance of contract of, sec. 7, para. x, clause (a).

Settlement of land-revenue, exemption of applications presented previous to final confirmation of, sec. 19, para. ix.

Sheriff, fees to, saved, sec. 3.

Short title, sec. 1.

Small Cause Courts, see Courts of Small Causes.

Soldier, see Power of Attorney.

Specific performance, fee on plaint in suit for, sec. 7, para. x.

Stamps, fees to be collected by, sec. 25.

- " to be impressed or adhesive, sec. 26.
- " rules for supply, number, renewal and keeping accounts of, sec. 27.

" on documents inadvertently received, sec. 28.

" documents amended merely to correct mistake need not have fresh, sec. 29.

" cancellation of, sec. 30.

Statement to be filed by grantee of certificate under Act XXVII of 1860, or Bombay Regulation VIII of 1827, schedule I, No. 12.

See Copy, Written Statements.

Stay of suit until additional fee is paid, sec. 10, para. ii.

" of further execution of decree for mesne profits, sec. 11.

[205]

[206]

Summary decision, fee on plaint to alter or set aside, schedule II, No. 17, para. i. Summons, exemption of first application for, sec. 19, para. xiv. Supply of stamps, sec. 27.

Table of process-fees, sec. 21.

" of rates of ad valorem fees on institution of suits, schedule I.

Taxing-officer to decide question as to necessity or amount of fee, sec. 5.

See Chief Justice.

Tenant, see Compensation, Landlord and Tenant, Occupancy. Timber, see Forests.

Title-deeds, computation of fee in suit for, sec. 7, para. iv, clause (a).

Translation of judgment or order not being a decree, schedule I, No. 6.

, of judgment, decree, order, or record, application for, schedule II, No. 1, para. (a). Undertaking by next friend under Divorce Act, fee on, schedule II, No. 7.

Valuation, decision of questions relating to, sec. 12.

Village Moonsiffs (Madras Presidency), exemption of plaint in suits tried by, sec. 19, para. v. Village Police, exemption of petitions, &c., to, respecting offences, sec. 19, para. xvi.

Villages, see Heads of Villages.

Wakalatnama, fee on, schedule II, No. 10.

Advocates of High Court need not present, schedule III, part 2.

See Power of Attorney.

Warrant officer, see Power of Attorney.

Water, see Irrigation.

"

Wife, fee on plaint in suit to obtain, schedule II, No. 15.

Written examination of complainant, fee for, sec. 18.

Written statements called for by court after first hearing of suit, exempt, sec. 19, para. iii.

[207]

ADDENDA.

GOVERNMENT AND HIGH COURT CIRCULARS, ORDERS, &c. UNDER ACT XVIII OF 1869 (GENERAL STAMP ACT) AND ACT VII OF 1870 (COURT FEES' ACT), Published in the "Bombay Government Gazette,"

REVENUE DEPARTMENT.

The following Notification by the Government of India is re-published for general information :--

Separate Revenue.-[Stamps.]

The 15th March 1870.

No. 1865.—In exercise of the power conferred by Section 26 of the Court Fees' Act (VII of 1870) and of all other powers enabling him in this behalf, the Governor General in Council is pleased to issue the following directions :—

1. When the exact amount of any fee chargeable under the said Act can be denoted by a single impressed Bi-color Stamp, such fee shall be denoted accordingly. When the exact amount of the fee cannot be denoted by a single impressed Bi-color Stamp, the next lower available Bi-color Stamp shall be used, and the deficiency made up by one or more additional stamps, which may be either Bi-color or Adhesive.

2. The Bi-color Stamps referred to in this Notification are the red and black printed stamps, and the Adhesive Stamps are those across which the words ' Court Fees' have been printed.

3. Should the amount of the Fee in any case involve a fraction of one anna, such fraction shall be remitted.

(Signed) R. B. CHAPMAN,

Officiating Secretary to the Government of India.

Bombay Castle, 23rd March 1870.

REVENUE DEPARTMENT.

The following Notification by the Government of India is re-published for general information :-

Separate Revenue.-[Stamps.]

The 23rd March 1870.

No. 2060.—Under the provisions of Section 5 of Act XVIII of 1869, the Governor General in Council is pleased to notify that where the special Adhesive Stamps referred to in Financial Notification No. 319 of 13th January 1870, are not available for the purpose of denoting the stamp to be affixed to the Instruments mentioned, in Clause (b) of the above-mentioned Section, the stamp on such Instruments may be denoted by embossed stamp impressed by a cold steel die.

This Notification and Notification No. 319 of 13th January 1870 shall be held to apply only to those offices where stamping presses at present exist.

> (Signed) R. B. CHAPMAN, Officiating Secretary to the Government of India. By order, (Signed) F. R. S. WYLLIE, Acting Under Secretary to Government.

Bombay Castle, 30th March 1870.

REVENUE DEPARTMENT.

As Bi-color Stamps can now be obtained at all Treasuries, the further use of the present Adhesive Stamps for Petitions under Clause I of Schedule II of Act VII of 1870 shall cease from the 1st of May next.

> By order, (Signed) F. S. CHAPMAN, Chief Secretary to Government.

Bombay Castle, 13th April 1870.

Under the provisions of Section 27 of the Court Fees' Act (VII of 1870) the Right Honourable the Governor in Council is pleased to notify that two or more separate Bi-color Stamps may be used to make up a single value. When any of these stamped papers may also have been impressed with a cold steel die stamp denoting an additional value, the part so impressed by the cold steel die shall be enfaced with the word "cancelled," and for Court Fee purposes, only the value expressed by the Bi-color Stamp shall be taken notice of, and the value of the cold steel die stamp shall not be considered.

By order, (Signed) F. S. CHAPMAN, Chief Secretary to Government.

Bombay Castle, 13th April 1870.

No. 106.—Under the provisions of Section 26 of the Court Fees' Act, No. VII of 1870, the Governor General in Council directs that the fees referred to in Section 3 of the above-mentioned Act may be denoted by Adhesive Stamps of the same kind as hitherto have been in use in the Courts therein mentioned.

(Signed) R. B. CHAPMAN, Officiating Secretary to the Government of India.

22nd April 1870.

No. 184.—Under the provisions of Section 26 of the Court Fees' Act, No. VII of 1870, the Governor General in Council directs that the Adhesive Share Transfer Stamps of fractions of rupees may be used under the above-mentioned Act, the words ' Court Fees' being printed across them.

> (Signed) R. B. CHAPMAN, Officiating Secretary to the Government of India.

28th April 1870.

[208]

[209]

REVENUE DEPARTMENT.

Government of India.-Financial Department.

Separate Revenue.-[Stamps.]

Simla, the 28th May 1870.

SIR,—I am directed to request that with the permission of His Excellency the Governor in Council you will issue the necessary instructions with a view to the renewal or refund of the value of the old stamps which had been issued for use previous to the introduction of the General Stamp Act XVIII of 1869, and which have been rendered useless in consequence of the subsequent changes in the rates of duty prescribed by that Act.

2. I am also to suggest that the arrangements for refund and renewal of the stamps in question may be so made as not to admit of the necessity for the presentation of any written application on the part of the holders of the old useless stamps, as every such application under the Court Fees' Act of 1870 would entail expense on the applicants.

3. As there seems to exist some misapprehension with regard to the application of Section 45 of the General Stamp Act XVIII of 1869, I am to take this opportunity of explaining that the rules under that section apply exclusively to cases in which stamps have become unfit for the purpose for which they were procured, through some act or omission on the part of the persons possessing them, and not to cases in which stamps obtained for use under the old law have been rendered useless in consequence of the subsequent changes in the law.

I have, &c.

(Signed) G. H. M. BATTEN,

Under Secretary to the Government of India. Bombay Castle, 15th June 1870.

JUDICIAL DEPARTMENT.

His Excellency the Right Honourable the Governor in Council has made the following Rules under Section 27 of the Court Fees' Act VII of 1870, for the Bombay Court of Small Causes :--

1st.—On and after the 1st day of April 1870, the Fees of the Court shall be paid by means of stamps.

2nd.-All stamps to be used under these Bules shall be adhesive.

3rd.—Applications for Summonses, Subpœnas, Writs of execution, and all Processes and other Documents issued by the Court, or used therein, in respect of which fees are, or shall be properly levied or leviable, shall be made on paper having affixed thereto a stamp or stamps of the value of the sum which would have been levied or may be leviable as a fee in respect of such document according to law.

4th.—Several Stamps may be used to make up the amount of the stamp required, but they shall, as far as practicable, be of such values that no greater number of stamps shall be used than is actually necessary.

5th.—Stamps may be obtained from the licensed vendor, and an office for the sale of stamps shall be provided at or near the Court House.

6th.—The Clerk of the Court, or such one of his Clerks as he shall appoint to receive applications for summonses and other processes, shall cancel the stamp affixed thereto in the manner provided by Section 30 of Act VII of 1870, and shall thereupon file such applications; he shall also grant a receipt for every application so filed, and no money shall be paid out of Court, or certificate for refund granted, unless on production of such receipt, or by order of a Judge.

7th.—The Clerk of the Court shall keep an account of all stamps filed in the Court, and of all refunds made under the preceding Rules, and shall on the 1st day of each month, or as near thereto as possible, render such account to the Superintendent of Stamps.

By order of the Right Honourable the Governor in Council,

(Signed) W. WEDDERBURN,

Acting Secretary to Government.

Bombay Castle, 27th June 1870.

REVENUE DEPARTMENT.

The 6th January 1871.

The following Notification by the Government of India is re-published for general information :--

Separate Revenue.-[Stamps.]

No. 47.—In exercise of the power conferred by the Court Fees' Act (VII of 1870) Section 35, the Governor General of India in Council hereby remits throughout British India the fees with which bonds and other instruments executed by salaried officers of Government to secure the due performance of their duties are chargeable under that Act, Schedule II, No. 6.

> (Signed) R. B. CHAPMAN, Officiating Secretary to the Government of India. By order, (Signed) E. W. RAVENSCROFT, Acting Chief Secretary to Government.

RULINGS OF THE HIGH COURT OF JUDICATURE AT MADRAS ON THE COURT FEES' ACT (VII OF 1870).

No. 839.

Proceedings of the High Court of Judicature at Madras, 28th April 1870.

Read letter dated 14th April 1870 from the Acting Civil Judge of Coimbatore, requesting the opinion of the High Court as to the necessity for requiring supplementary sheets added to a Plaint, Memorandum of Appeal, copy of Decree or Judgment to be stamped.

Opinion.

The High Court are of opinion that the additional sheets which, under the general rule at the end of Schedule B of Act XXVI of 1867, were required to bear a stamp of the value required for Petitions are, under the present Act (VII of 1870), exempted from stamp duty.

['211]

No. 1344.

Proceedings of the High Court of Judicature at Madras, 20th July 1870.

Read letter dated 9th June 1870 from the Magistrate of Cuddspah, requesting instructions whether fees which a Court may order to be repaid to a complainant under section 31 of Act VII of 1870 should be paid over immediately that the sentence is pronounced, or retained in deposit for two months.

Opinion.

The High Court are of opinion that the order to re-pay is an integral part of the sentence, and that the fee should be treated as a fine imposed by the Court. Section 44 of the Code of Criminal Procedure provides for retaining fines in deposit pending an appeal where an appeal lies.

Particulars regarding immoveable property with reference to para. V of Section 7 of Act VII of 1870 (Court Fees' Act).

	FEES.
1. ZEMINDARY (permanently settled estate or part of an estate)	[If separately assessed in Collector's re- gister, the amount of revenue payable annually (Note a). If not separately assessed in Collector's register, the market value (Note d).
2. RYOTWARY (temporarily settled estate or part of an estate)	[If separately assessed in Collector's re- gister, the amount of revenue payable annually (Note b). If not separately assessed in Collector's register, the market-value (Note d).
 INAM (land paying no revenue or partially exempted or charged with quit-rent) 	The net profits accruing from the land for the Fusli preceding the date of presenting plaint, <i>or</i> If no net profits accrued, the market value with reference to the value of similar land in the neighbourhood (Note c).
4. OTHER IMMOVEABLE PRO- PERTY (if Houses or Gardens)	The market value (Note e).