## Act II of 1899 (The Indian Stamp Act, 1899.)

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## (The Indian Stamp Act, 1899.)

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Ben. Act XH of 1935.

Ben. Act VH of 1939.

Pres. Act XX of 1971.

Pres. Act II of 1972.

West Ben. Act X of 1962.

West Ben. Act XXX of 1962. West Ben. Act XVII of 1964.

West Ben. Acl XXXI of 1972.

West Ben. Act Vm of 1973.

West Ben. Acl XVI of 1975.

'For Statement of Objects and Reasons, «« the "Gazette of India". 1897, Pi. V, page 175; for Repon of the Select Committee, see ibid., 1898, Pi. V, page 231: and for Proceedings in Council, see ibid., 1889, Pi. VI. pages 10 and 278; and ibid., 1899. Pi. VI, page 5.

[Act **n** of 1899.]

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"West Ben. Act XXX of 1976. Acl
                                                                        Ben. XXXII of 1977. Act
                                                                 West
                          AMENDED
                                                                 West
                                                                         Ben. XXIX of 1980. Act xvn
                                                                        Ben. of 1984, Act XV of
                                                                 West
                                                                         Ben. 1987. Act XVD of
                                                                 West
                                                                        Ben. 1990. Act XV of 1992.
                                                                 West
                                                                 West Ben. Act XI of 1994. Act X
                                                                 West Ben. - of 1996.
                                                                 West Ben.
          Acl V of 1906. Acl IV of 1914. Acl X of 1914,
                                                                '(a) The Government of
                        REPEALED IN PART AND AMENDED
                                                                India (Adaptation of Indian
                                                               Laws) Order, 1937.
                                                  [b] The Indian (Adaptation of Existing
                                                  Indian Laws) Order, J 947.
                                                 (c) The Indian Independence (Adap-
                                                 tation of Central Acts and Ordinances)
                                                 Order, 1948.
                                     ...... (d) The Indian Independence (Adap
          ADAPTED
                                                  tation of Bengal and Punjab Acts) Order,
                                                  (e) The Adaptation of Laws Order, 1950.
                                                  (f) The Andhra (Adaptation of Laws on
                                                 Union Subjects) Order, 1954,
                                                 (g) The Adaptation of Laws (No. 2)
                                                  Order, 1956.
                                                                   {27th January, 1899.}
              An Act to consolidate and amend the law relating to Stamps.
                  WHEREAS it is expedient to consolidate and amend the law relating to
          Siamps; It is hereby enacicd as fallows :ô
                                           CHAPTER I.
                                           PRELIMINARY.
                  1. (1) This Act may be called the Indian Stamp Act, 1899.
                  '(2) It extends lo the whole of India except ihe Slate of Jammu
          and Kashmir:
                    Provided thai it shall nol apply to [The territories which, immediately
      title,
            before the 1st November, 1956, were comprised in Part B States (excluding
     and
            the $late of Jammu and Kashmir) except to the extent lo which the provisions
             of this Act relate to rates of stamp duty in respect of the documents specified
            in entry 91 of List I in ihe Seventh Schedule to the Constitution.
                  (i) It shall come into force on the first day of July, 1899.
                        In this Acl, unless there is something repugnant in the subject or
                  2.
          conlext,ô
                  (/) "banker" includes a hank and any person acting as a bank- en_____
                     'Sub-see Li on (2) was subslitwed for the origin aJ sub-section (2) by para. 3 and the 1st
            Schedule to [he Adaplation of Laws Order, 1950. The/caller. this sub-section was ugain substituted by
Definitions.
            this fresh sub-section by s. 3 of the Indian Stamp (Amendment) Act, J 955 (XLIIt of 1955), with ericct
            from (he 1st ApriJ. 1956.
                    •Substituted for Ihe words "Pan B Stales" by para. 3 md the Schedule (o the Adapuuion of
          Laws (No. 2) Order, 1956.
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Shan

extent

ment.

"Banker".

[Act II 468

The Indian Stamp Ad, 1899.

(Chapter I.—Preliminary.—Section 2.)

"BUI of cichange"

(2) "bill of exchange" means a bill of exchange as defined by the Negotiable Instruments Act, 1881, and includes also a hundi, and any other document entitling or purporting to entitle any person, whether named therein or not, (o payment by any other person of, or lo draw upon any other person for, any sura of money:

(J) "bill of exchange payable on demand" includesô

- "Bill payable demand"
- (a) an order for the payment of any sum of money by a bill or exchange or promissory note, or for the delivery of any bill of exchange or promissory note in satisfaction of any sum of money, or for the payment of any sum of money out of any particular fund which may or may not be available, or upon any condition or contingency which may or may not be performed or happen;
- an order for the payment of any sum of money weekly, monthly, or at any other stated period; and
- (e) a letter of credit, that is to say, any instrument by which one person authorises another to give credit to the person in whose favour it is
- (4) "bill of lading" includes a "Ihrough bill of lading", but does not include a mate's receipt:

(5) "bond" includesô

- any 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 ease may be;
- any instrument attested by a witness and not payable to order or bearer, whereby a person obliges himself to pay money to another;
- any instrument so attested, whereby a person obliges himself lo deliver grain or other agricultural produce to another:

"Chargeable"

"Rill of

lading".

(6) "chargeable" means, as applied to an instrument executed or first executed after ihe commencement of ihis Acl, chargeable under this Acl, and, as applied to any other instrument, chargeable under the law in force in '[India] when such instrument was executed or, where several persons executed the instrument at different times, first executed:

'The words "Ihc Provinces" were subsuiuted for the original words "British India" by paragraph 3(2) of the Indian Independence (Adaptation of Central Acls and Ordinances) Order, 1948. Thereafter ihe won) "Siales", was substiluted for the word "Provinces" by paragraph 4(7) of the Adaptation of Laws Order, 1950, and finally Ihe word "India" was substituted for the words "ihe States" by s. 2 of Ihc Indian Stamp (Amendment) Acl, 1955 (XL111 of 1955), with effect from the 1st April, 1956,

1881

#### (Chapter I.—Preliminary.—Section 2.)

(7) "cheque" means a bill of exchange drawn on a specified banker and not expressed lo be payable otherwise than on demand :

- (9) "Collector"ô
- (a) means, within Ihe limits of the towns of CalcuLLa, Madras ' "Collector" and Bombay, the Collector of Calcutta, Madras and
  - Bombay, respectively, and, without those limits, the Collector of a district; and
- (b) includes a Deputy Commissioner and any officer whom -[Ihe Stale Government] may, by notification in the *Official Gazette*, appoint in this behalf:
- (JO) "conveyance" includes a conveyance on sale and every instrument by which property, whether moveable or immoveable, is "Conveyance transferred *inter vivos* and which is not otherwise specifically provided for by Schedule I <sup>1</sup>[or by Schedule IA, as the case may be]:

<sup>A</sup>Explanation.~An instrumentô

- (0 whereby a co-owner of a property having defined share therein transfers such share or part thereof to another co- owner of the property or divides such property among co- owners, or
- (("() whereby a partner transfers his share in the property of the partnership business to another partner or to other partners, whether separately or together with transfer of oLher business assets on retirement or dissolution, or whereby he contributes to the capital of the partnership firm by transferring his right and title to, or interest in, any properly, is, for the purpose of this clause, an instrument by which property is transferred;
- (11) "duly stamped," as applied to an instrument, means that the instrument bears an adhesive or impressed stamp of not less than the proper amount, and that such stamp has been affixed or used in accordance with the law for the time being in force in <sup>3</sup>[India]:
- (12) "executed" and "execution," used with reference to instruments, mean "signed" and "signature":

(12a)[Omitted by the 1st Schedule of the Adaptation of Laws Order, 1950.]  $\blacksquare$ 

"Executed" and

<sup>1</sup>These words were added by s. 3 of the Bengal Stamp (Amendment) Act, 1922 (Ben. Acl III of 1922).

'This *Explanation* was added by s.3(a) of the Indian Stamp (West Bengal Amendment) Acl, 1990 (Wesi Ben. Acl XVII of 1990).

'See foot-note 1 on page 468, ante.

#### (Chapter I.—Preliminary.—Section 2.)

"imprest

"India".

(13) "impressed stamp" includesô

(a) labels affixed and impressed by Ihe proper officer, and

(b) siamps embossed or engraved on stamped paper :

'(7.M) "India" means Ihe territory of India excluding the State of Jammu and Kashmir:

"insimmenr.

(14) "instrument" includes every document by which any right or liability is, or purports to be, created, transferred, limited, extended,

"Instrument Of partition".

- extinguished or recorded: US) "instrument of partition" means any instrument where by co-owners of any property divide or agree to divide such property in severalty <sup>J</sup>[and includesô
- (0 a final order for effecting a partition passed by any revenue authority or any Civil Court;
- (II) an award by an arbitrator directing a partition; and (HI) when any partition is effected without executing any such instrument, any instrument signed by the co-owners and recording, whether by way of declaration of such partition or otherwise, the terms of such partition amongst the co-owners;]
- (16) "lease" means a lease of immovable property and includes alsoô

- (b) a knbuliyat or other undertaking in writing, not being a counterpart of a lease, to cultivate, occupy or pay or deliver rent for, immovable property;
  - (c) any instrument by which lolls of any description are let;
- any writing on an application for a lease intended to signify that the application is granted:

<sup>3</sup>[(e) any agreement to lease;

(f) mining licence;]

 $se(;urj_1),M$ 

J(/d<2) "marketable security" means a security of such a descriplion as to be capable of being sold in any stock market in '[India] or in the United Kingdom:

"Clause (/3/t) was inserted by s. 4(a) of the Indian Stamp (Amendment) Act, 1955 (XL1II of

The words within square brackets were substituted for the words "and indudes also a final order for effecting a partition passed by any Revenue authority or any Civil Court and an award by an arbitrator directing a partition" by s.3(fr) of the Indian Stamp (West Bengal Amendment) Act, 1990 (West Ben. Act XVII of 1990).

'Sub-clauses (0 and (/) were added by s. 3 (c), ibid.

'Clause (/&!) was added by s. 2 of the Indian Stamp (Amendment) Acl, 1904 (XV of 19(H). -'See foot-note 1 on page 468, ante.

"Lease"

"Marketable

(Chapter I.—Preliminary.—Section 2.)

'(J6b) "market value" means, in relation to any property which is the subject-matter of an instrument, the price which such property would have fetched or would fetch if sold in open market on the date of execution of such instrument as determined in such manner and by such authority as may be prescribed by rules made under this Act or the consideration stated in the instrument, whichever is higher;

(17) "mortgage-deed" includes every instrument whereby, for the purpose of securing money advanced, or to be advanced, by way of loan, or an existing or future debt, or the performance of an engagement, one person transfers, or creates, to, or in favour of, another, a right over or in respect of specified properly:

(18) "paper" includes veilum, parchment or any other material on which an instrument may be written:

(19) "policy of insurance" includesô

(a) 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

"Policy of Insurance".

"Paper.

(b) a life-policy, and any policy insuring any person against accident or sickness, and any other personal insurance:<sup>2</sup>\*

<sup>1</sup>(19A) "policy of group insurance" means any instrument covering not less than fifty or such smaller number as the Central Government may approve, either generally or with reference to any particular case, by which an insurer, in consideration of a premium paid by an employer or by an employer and his employees jointly, engages to cover, with or without "Policy of medical examination and for the sole benefit of persons other than the employer, the lives of all the employees or of any class of them, determined by conditions pertaining to the employment, for amounts of insurance based upon a plan which precludes individual selection:

group insur-

(20) "policy of sea-insurance" or "sea-policy"ô

- (a) means any insurance made upon any ship or vessel (whether for marine or inland navigation), or upon the machinery, tackle or furniture of any ship or vessel, or upon any goods, merchandise or properly of any description whatever on board of any ship or vessel, or upon the freight of, or any other interest which may be lawfully insured in, or relating to, any ship or vessel; and
- includes any insurance or goods, merchandise or property for any transit which insurance" includes, not only a sea risk within the meaning of clause (a), but also any other risk incidental to the transit insured from the commencement of the transit lo the ultimate destination covered by the insurance:

"Policy of sea-

#### (Chapter I., Preliminary, Section 2.)

[Actn Where any perosn, in consideration of any sum of money paid or to be paid for additional freight or other wise in agrees to make the paid for additional freight or other wise in agree to make the paid for additional freight or other wise in agree to the paid for additional freight or other wise in agree to the paid for additional freight or other wise in agree to the paid for additional freight or other wise in agree to the paid for additional freight or other wise in agree to the paid for additional freight or other wise in agree to the paid for additional freight or other wise in agree to the paid for additional freight or other wise in agree to the paid for additional freight or other wise in a green freight merchandise or property of any description whatever while on board of any ship or vessel, or engages to indemnify the owner of any such goods, merchandise or properly from any risk, loss or damage, such agreement or engagement shall be deemed to be a conlracl for scainsurance:

- (21) "power of attorney" includes any instrument (noi chargeable with a fee under the law relating lo court-fees for the time being in force) empowering a specified person lo acl for and in ihe name of the person executing it:
  - (22) "promissory note" means a promissory nole as defined by

the Negotiable Instruments Acl, 1881;

xxvi or it also includes a note promising the paymenL of any sum of isai, money out of any particular fund which may or may not be available, or upon any condition or contingency which may or may not be performed or happen:.

- (23) "receipt" includes any note, memorandum or writingô
- whereby any money, or any bill of exchange, cheque or promissory note is acknowledged to have been received, or
- whereby any other moveable property is acknowledged lo have been received in satisfaction of a debt, or
- whereby any debl or demand or any pari of a dcbl or demand is acknowledged lo have been satisfied or discharged, or
- which signifies or imports any such acknowledgment, and whether the same is or is not signed with the name of any person
- (24) "sclilement" means any non-testamentary disposition, in writing, of moveable or immoveable property madeô
  - (a) in consideration of marriage,
  - (b) for the purpose of distributing property of ihe settler among his family or those for whom he desires to provide, or for ihe purpose of providing for some person dependent on him, or
  - for any religious or charitable purpose;

and includes an agreement in writing to make such a disposition -[and,

where any such disposition has not been made in writing, any instrument recording, whether by way of declaration of trust or otherwise,

Ihe terms of any such disposition  $i^2$ 3

<sup>4</sup>[(25) ""Soldier" includes any person below ihe rank of noncommissioned officer who is enrolled under the Indian Army Act, vm of 1911<sup>s</sup>.] ifii-

(Chapter fl.—Stamp-duties.—Section 3.)

"Soldier".

## CHAPTER II.

STAMP-DUTIES, A.—Of the Liability of Instruments to Duty.

- 3. Subject to ihc provisions of this Act and the exemptions insiru- contained in Schedule I, the following instruments shall be chargeable ments with duly of the amount indicated in that Schedule as the proper duly charge- there for, respectively, that is to sayô
  - every instrument mentioned in thai Schedule which, not uty, having been previously cxeucted by any person, is executcd in '[India] on or after the first day of July, 1899;

<sup>2</sup>Sub-clause (c) and Ihc word "and" pre fined thereto which were repealed by s. 2 of the Indian Stamp (Amendment) Acl, 1906 (V of 1906), are omitted. "

'Clause (19A) was inserted by s, 4(6) of Ihe Indian Stamp (Amendment) Act, 1955 (XLIII of 1955), with effect from the 1st April, 1956. 3 Illese words were added by s, 2 of the Indian Stamp (Amendment) Act, 1904 (XV of 1904).

'The word "and" which was inserted by s. 2 and Schedule I of the Repealing and Amending Act, 192S {XVIII of I92G), was omitted by para. 3 and the 1st Schedule of the Adaptation of Laws Order, 1950.

'These words and figures within square brackets were inserted by s, 2 and Schedule I or the Repealing and Amending Act, 1928 (XV11I OP1923).

'Now see the Army Act, 1950 (XLVI of 1950).

Clause (26), which was added by para, 3 and 1st Schedule of the Adaptation of Laws Order, 1950, was omitted  $by \ s. \ 4(c) \ of \ the \ Indian \ Stamp \ \{Amendment) \ Act, \ 1955 \ (XLI1I \ of \ 1955). \ with \ cfreci \ from \ the \ 1st \ April. \ 1956.$ 

"Power of ⊓Homey".

"Promissory

"Receipi".

"Setilc-

menl".

- The Indian starm Act, 1899.) every bill of exchange 'payable otherwise than on demand] <sup>4\*</sup> or profiles of 1899.) given by note drawn or made out of '[india]- on or after that day and accepted or paid, or presented for acceptance or payment, or endorsed, transferred or otherwise negotiated, in '[India]; and
  - (c) every instrument (other than a bill of exchange, 3\* or promissory note) mentioned in that Schedule, which, not having been previously executed hy any person, is executed otil of '[India] on or after that day, relates lo any property situate,

or to any matter or thing done or lo be done, in '[India] and is received in '[India] :

^Provided that, except as otherwise expressly provided in this Act, and notwithstanding anything" contained in clauses (a), (b) or (c) of this section or in Schedule I, the amount indicated in Schedule IA to this Act shall, subject to the exemptions contained in that Schedule, be the duty chargeable under this Act on the following instruments, mentioned in clauses (aa) and (bb) of this proviso, as the proper duty therefor respectively,ô

- (aa) every instrument, mentioned in Schedule IA as chargeable with duty under thai Schedule, which, not having been previously executed by any person, is executed in <sup>J</sup>[West Bengal] on or after Ihe first day of April, 1922; and
- (bb) every instrument mentioned in Schedule IA as chargeable with duty under that Schedule, which, not having been previously executed by any person, is executed out of \*[West Bengal] on or after the first day of April, 1922, and relates to any properly situated, or to any matter or thing done or to be done, in <sup>1</sup>[WesC Bengal] and is received in <sup>1</sup>[West Bengal]:

<sup>&</sup>lt;sup>4</sup>The word "cheque" was omilled by s, 5, *ibid*.

<sup>&#</sup>x27;TJiis proviso was inserted by s, 4(/) of lhe Bengal Stamp {Amendment) Act, 1922 (Ben. Act III of 1922).
'Substituted for ihc word "Bengal" by para. 4(2) of ihe Indian (Adaptalien of Eii sling t nil ion Laws)
Order, 1947.

(Chapter II.—Stamp-duties.—Section 3.)

[Act II 474

The IndProvided platso [1990] no duty shall be chargeable in respect of—
(1) any instrument executed by, or on behalf of, or in favour of

(!) any instrument executed by, or on behalf of, or in favour of, the <sup>2</sup>[Governmeni] in cases where, but for this exemption, the '[Government] would be liable lo pay the duly chargeable in respect of such instrument;

(2) any instrument for the sale, transfer or other disposition, either absolutely or by way of mortgage or otherwise, of any ship or vessels, or any part, interest, share or property of or in any ship or 57 & 58 vice,, vessel registered under the Merchant Shipping Acl, 1894 or under Act

c-60, x of 1841.

 $x{\rm IX}$  of 1838, or the Indian Registration of Ships Act, ] 841, as amend ed by subsequent Acts.

'This word was inserted by s. 4(2) of the Bengal Stamp (Amendment) Act, 1922 (Ben. Act III of 1922).

"The word "Crown" was substituted for the word "Government" by para. 3 and the 1st Schedule of the Government of India (Adaptation of Indian Laws) Order, 1937, and thereafter the word "Government" was substituted for the word "Crown" by paragraph 4(/) of the Adapialion of Lows Order, 1980.

<sup>1</sup> Tlik section 3A was inserted by s, 2 of the Stamp and Excise Duties (Amendment) Act, 1971 (Act 44 or 1971) and [hereafter the said seciion was omitted by s. *2(a)* of ihe Refugee Relief Taxes (Abolition) Acl, 1973 (Acl 13 of 1973).

"•Firstly, this section 3AA was inserted by s. 6(2) of the President's Act, 1971 (Act 20 of 1971) and thereafter the same was also inserted by s, 6(2) of the wesi Bengal Taxation Laws (Amendment) Act, [973 (West Ben. Acl VIII of 1973). At pruscr.i, the said section was omitted by s, 3 of the Indian Stamp (West Bengal AracndmenO Act, 1967 (West Ben. Act XV of 1987).

of 1899.] (Chapter If.—Stamp-duties.—Sections 4—6.)

The Indian Stamp Act, 1899.

4. (1) Where, in ihe case of any sale, mortgage or settlement, several instruments are employed for completing the transaction, the principal instrument only shall be chargeable with the duty prescribed in Schedule I '[or in Schedule IA, as the ease may be] for ihe conveyance, mortgage or settlement, and each of the other instruments shall be chargeable with a duty of one rupee <sup>3</sup>[if the principal instrument be chargeable with the duty prescribed in Schedule I, or with a duty of <sup>3</sup>(two rupees), if the principal instrument be chargeable with the duty prescribed in Schedule IA, instead of the duly (if any) prescribed for such other instrument in Schedule I or Schedule IA, as the case may be.]

Several instruments usingle transaction of

Several instruments used in single transaction of sale, mortgage or settlement.

(2) The parties may determine for themselves which of the instruments so employed shall, for the purposes of sub-section (7), be deemed to be the principal instrument :

Provided that the duty chargeable on the instrument so deler- mined shall be the highest duly which would be chargeable in respect of any of the said instruments, employed.

- 5. Any instrument comprising or relating to several distinct matters shall be chargeable with Ihe aggregate amount of ihe duties with which separate instruments, each comprising or relating to one of such matters, would be chargeable under this Act.
- **6.** Subject to the provisions of the last preceding section, an instrument so framed as to come within two or more of the descriptions in Schedule I "[or in Schedule IA, as the case may be,] shall, where the duLies chargeable thereunder are different, be chargeable only with line highest of such duties:

Provided thai nothing in this Aci contained shall render chargeable with duty exceeding <sup>3</sup> [two rupees] a counterpart or duplicate of any instrument chargeable with duty and in respeel of which ihe proper duty has been paid <sup>I</sup>[unless it falls wilhin the provisions of section 6A.]

Instruments relating lo several distinct mailers.

TildSe words were inserted by s, 5(a) of the Bengal Stamp (Amendment) Acl. 1922 (Ben. Act m of 1922).

These words wen; substituted for ihe words "instead of ihe duly (ir any) prescribed for il in thai

"These words svorc substituted, for the words "one rufvee eighi annas" as previ- ously amended by s. 6(2) of the Bengal Slamp (Amendment) Act. 1922 (Ben. Act 111 of 1922). by s. 4 of the Indian Slamp (Bengal Amendment) Act, 1935 (Ben. Acl XII of 1935).

Instruments coming within several descriptions in Schedule I or in Schedule

"These words were inserted by s. 6(1) of the Bengal Stamp (Amendment) Acl, 1922 (Ben. Acl ill of 1922).

These words were added by s. 6(2). ibid.

[Actn 476

The Indian Stamp Act, 1899,

(Chapter II.—Stamp-duties.—Sections 6A, 7.)

Paymoni of West Bengal Stamp duty on copit^, counterparts or duplicates when that duly has not been paid on the principal or original instrument. '6A. (/) Notwithstanding anything contained in sections 4 or 6 or in any other law unless it is proved thaL the duty chargcable under  $_{Gcn\ Ac(}$  the Bengal Stamp (Amendment) Acl, 1922,  $^2$ [or the Indian Stamp m  $_0$ f j^i, (Bengal Amendment) Act, 1935] has been paidô

Ben. ACIXII U <sup>0f 1938</sup>-

(a) on the principal or original instrument as the case may be,

(£>) in accordance with the provisions of this section,

Ihc duly chargeable on an instrument of sale, mortgage or settlement other than a principal in strum cm or on a counterpart, duplicate charge-; able under section 19A. j

(2) Notwiihstanding anything contained in any law, no instru-

, counterpart,

mem, counterpart, duplicate or copy chargeable with duly under this section shall be received in evidence as property stamped unless the duty chargeable under this sec don has been paid thereon:

Provided that a Court before which any such instrument, counterpart, duplicate or copy is produced, may, in its discretion, permit the duly chargeable under Ihis section to be paid thereon, and may then receive it in eveidence.

7. (/) 4\*

(2)

(5) <sup>J</sup>\*

1922).

Policies of sea-insurance.

(4) Where any sea-insurance is made Tor or upon a voyage and also for time, or to extend to or cover any lime beyond thirty days after ihe ship shall have arrived at her destination and been there moored at anchor, ihe policy shall be charged with duty as a policy for or upon a voyage, and also with duty as a policy for time.

'Smian 6A was added by s. 7 of ihe Bengal Siamp (Amendment) Act. 1922 (Ben. Act III of

These wonis were inserted by s, 5 of ihe Indian Stamp (Bengal Amendment) Act, 1935 (Ben. Acl XII of 1935).

Substituted for Ihc word "Bengal" by para. 4(2) of Ihc Indian Independence (Adaptation of Bengal and Punjab Acts) Order, 1948,

■"Sub-sections (J), (2) and (J) of s, 1 were repealed by s. 92 of the Marine Insurance Ad.. 1963 (II of 1963).

: or copy of any instrument shall, if the principal or original

#### (Chapter 11.—Stamp-duties.ô Sections 8, 9.)

8. (i) Notwithstanding anything in this Act, any local authority raising a loan under (he provisions of Lhe 'Local Authorities Loan Aci, 1879, or of any other law for the lime being in force, by the issue of bonds, debentures or other securities, shall, in respect of such loan, be chargeable with a duly of [one per centum] on lhe

Bonds, debentures or oiher securities issued on loans under Act X!, 1879.

tola! amount of the bonds, debentures or other securities issued by it, and such bonds, debentures or other securities need not be stamped, and shall not be chargeable with any further duly on renewal, consolidation, sub-division or otherwise.

(2) The provisions of sub-seclion (J) exempting certain bonds, debentures or other securities from being stamped and from being chargeable with certain further duty shall apply lo the bonds, debentures or other securities of all outstanding loans of the kind mentioned therein, and all such bonds, debentures or other securities shall be valid, whether the same are stamped or not:

Provided that nothing herein containd shall exempt the local authority which has issued such bonds, debentures or other securities from the duty chargeable in respect ihereof prior to the twenty-sixth day of March, 1897, when such duty has not already been paid or remitted by order issued by the <sup>J</sup>[Central Government],

- (3) In the ease of wilful neglect to pay the duty required by this section, the local authority shall be liable to forfeit to the Government a sum equal lo ten *per centum* upon lhe amount of" duLy payable, and a like penally for every month after the First month during which the neglect continues.
  - 9. '[CO] <sup>5</sup>[The <sup>6</sup>\* \* \* Government] may, by rule or order published in the "[Official Gazette],—
  - (a) reduce or remit, whether prospectively or retrospectively, in the whole or any part of '[the territories under its administration], the duties with which any instruments or any particular class of instruments, or any of the instruments belonging to such class, or any instruments when executed by or in favour of any particular cJass of persons, or by or in favour of any members of such class, are chargeable, and

'Ssc now Acl IX of I9M,

These words were substituted for lhe words "eight anm\s per centum" by s. 2 of the Indian Stamp (Amendment) Act. 1910 (VI or 1910).

Power lo reduce, re mil or compound duties.

'These words were substituted for ihe words "Governor-General in Council" by paragraph -1(/> of the Government of India (Adaptation of Indian Laws) Order, 1937,

'Section 9 was re-numbered as sub-section (I) of section 9 and sub-section (2) was added by pata. 3 and the 1st Schedule of the Adaptation or Laws Order, 1950.

<sup>1</sup>The wards "The Collecting Government" wsw substituted Tor the words "The Governor-General in Council" by para. 3 and the 1st Schedule of the Government of India (Adaptation of Indian Laws) Order, 1937.

The word "eollociing" was omiised by para. 3 and i/ic 1st Schedule of (he Adaptation of Laws Order. 1950.

These words were substituted for the words "Gazette of India" by paragraph 4(/) of the Government of India (Adaptation of Indian Laws) Order, 1937.

'These words wen: substituted for the words "British India" by para. 3 and the 1st Scfi., ibid.

(Chapter II.—Stamp-duties.—Sections 10, //.)

(b) provide for the composition or consolidation of duties iri the ease of issues by any incorporated company or other body corporate '[or of transfers (where there is a single transferee, whether incorporated or not)] of debentures, bonds or other marketable securities.

<sup>2</sup>(2) In ihis section the expression "the Government" means,ô

- (a) in relation to stamp-duty in respect of bills of exchange, cheques, promissory noics, bills of lading, letters of credit, policies of insurance, transfer of shares, debentures, proxies and receipts, and in relation lo any other stamp-duly chargeable under this Act and falling within entry 96 in List I in the Seventh Schedule to the Constitution, the Central Government;
  - (b) save as aforesaid, Ihc State Government.

B.—Of Stamps and the mode oj using them.

10. (I) Except as otherwise expressly provided in this Act, all duties wilh which any instruments arc chargeable shall  $b_0$  paid, and

such payment shall be indicated on such instruments, by means of stampsô

(a) according to Ihe provisions herein contained; or

- (b) when no such provision is applicable theretoô as the '[State Government] may by rule direct.
- (2) The rules made under sub-seclion (/) may, among other matters, regulate, $\hat{\text{o}}$

(a) in the case of each kind of instrumentô the description of stamps which may be used;

(b) in the case of instruments stamped wilh impressed stampsô the number of stamps which may be used;

(c) in the case of bills of exchange or promissory notes  $^{J*}$  \* \* the size of the paper on which they are written.

11. The following instruments may be stamped with adhesive stamps, namely :ô

(a) instruments chargeable '[with a duty not exceeding ten naye paise], except parts of bills of exchange payable otherwise than on demand and drawn in sets;

'The words and brackets within ihe squam brackets were inserted by s.99(i) of ihc Finance Acl,

1994 (Acl XXXII of 1994).

 $^2$  See lion 9 was ic-n umbered as sub-sec lion (/) of section 9 and sub-sec lion (2) was added by para. 3 and lhe 1st Schedule of ihe Adaptation of Laws Order. 1950.

Jack or a substituted for the words "Government" were substituted for the words "Governor- General in Council" by para. 3 and the 1st Schedule or Ihe Government of India (Adaptation of Indian Laws) Order, 1937, and thereafter the words "Slale Government" were substituted for the words "Collecting Government" by pjrn. 3 and the 1st Schedule of the Adaptation of Laws Order. 1950.

"The words "wrilien in any oriental language" were omitted by s, 5 of the Indian Stamp (Amendment)
Act, 1955 (XLIII of 1955). with effect fomi the 1st April, 1956.

^Substituted for (he words "with the duty of one anna or hair an anna" by s, 2 of the Indian Stamp
(Amendment) Act, 1958 (XIX of 1958).

Duucs how LO be paid,

Use of adhesive StampE"

- (b) bills of exchange, <sup>5</sup> \* and promissory notes drawn or made out of <sup>1</sup>[India];
- (c) entry as an advocate, vakil or attorney on the roll of a High Court;

(iChapter II.—Stamp-duties. 6 Sections 126 15.)

- (<0 notarial acts; and
- (e) transfers by endorsement of shares in any incorporated company or other body corporate.
- 12. (1) (a) Whoever affixes any adhesive stamp to any instrument chargeable with duty which has been executed by any person shall, when affixing such stamp, cancel the same so that it cannot be used again; and
- (b) whoever executes any instrument on any paper bearing an adhesive stamp Cancellation of shall, at the lime of execution, unless such slamp has been already cancelled in manner adhesive aforesaid, cancel the same so that it cannot be used again.
- (2) Any instrument bearing an adhesive stamp which has not been cancelled so that it cannot be used again, shall, so far as such stamp is concerned, be deemed to be unstamped.
- (5) The person required by sub-section (/) to cancel an adhesive slamp may cancel it by writing on or across the stamp his name or initials or the name or initials of his firm with the true date of his so writing, or in any other effectual manner.
- 13. Every instrument written upon paper stamped with an impressed stamp, shali be written in such manner that the slamp may appear on ihe face of lhe instrument and cannot be used for or applied to any other instrument.
- 14. No second instrument chargeable with duty shall be written upon a piece of stamped paper upon which an instrument chargeable with duty has already been written:

Provided that nothing in this section shall prevent any endorsement which is duly stamped or is not chargeable with duly being made upon any instrument for the purpose of transferring any right created or evidenced thereby, or of acknowledging lhe receipt of any money or goods the payment or delivery of which is secured thereby. stamped with

15. Every instrument written in contravention of section 13 or section 14 shall be deemed lo be unstamped.

Instruments impressed Lyathument lo be w<del>ritten</del>. contrary lo Only one section 13 or 14 instrument to be deemed uns-

<sup>5</sup>See foot-note 1 on page 468, ante.

'Srr foot-note 2 on page 469, ante. ■

Ssr foot note I on page 468, r.vjr<r

•'The wort) "cheque'" was omitted by s. 5 of the Indian Finance A.cl. 1927 (V of

These words were inserted by s.5, *ibid*.

'Section 19A was inserted by s. S of lhe Bengal Slamp (Amendment) Act. 1922 (Ben, Acl III oT 1922). <sup>:</sup>Sfe fool-noJc 1 on page 462. rime.

480 The Indian Stamp Act, 1899. [Act II (Chapter 11.—Stamp-duties.—Sections 16—19.)

 $\begin{array}{c} \textbf{Denoting} \\ \text{du}[y\text{-} \\ \end{array}$ 

16. Where ihe duly wilh which an instrument is chargeable, or its exemption from duty, depends in any manner upon the duty actually paid in respeel of another instrument, the payment of such last- menlioned duty shall, if application is made in writing to the Collector for that purpose, and on production of both the instruments, be denoted upon such firet-mentioned instrument by endorsement under the hand of the Collector or in such other manner (if any) as '[the State Government] may by rale prescribe.

C.ô Of the time of stamping instruments.

Instruments and executed in India, duly stamped other than bills

All instruments chargeable with executed by any person in <sup>2</sup>[India] shall be before or at the lime of execution.

and notes ciccuted duly out of Indii. with

18, (/) Every instrument chargeable executed only out of<sup>2</sup>[India], and not being a bill exchange,or promissory note, may be stamped within three months after it has been first received in <sup>2</sup>[I ndia].

- (2) Where any such instrument cannot, wilh reference to the description of stamp prescribed therefor, be duly stamped by a private person, it may be taken within the said period of three months to the Collector, who shall stamp the same, in such manner as the '[State Government] may by rule prescribe, with a stamp of such value as the person so taking such instrument may require and pay for.
- The Bills and able drawn Or drawn out for otherwise

first holder in [India] of any bill of exchange ^payotherwise than on demand], 3\* or promissory nole made out of <sup>i</sup>[India] shall, before he presents the same acceptance or payment, or endorses, transfers or negotiates the same in <sup>3</sup>PndiaJ, affix thereto the proper stamp and cancel the same;

## Provided thatô

(a) if, at the time any such bill of exchange or note comes into the hands of any holder thereof in -[India], the proper adhesive stamp is affixed thereto and cancelled in manner

(Chapter 11 .-Stamp-duties.—Sections 19A, 20.)

prescribed by section 12, and such holder has no reason Lo believe thai such .stamp was affixed or cancelled otherwise than by lhe person and at the lime required by this Act, such stamp shall, so far as relates lo such holder, be deemed to have been duly affixed and cancelled;

- (b) noihing contained in this proviso shall relieve any person from any penalty incurred by him for omitting to affix or cancel a slamp.
- '19A. Where any instrument has become chargeable in any part of <sup>2</sup>[India] other than <sup>3</sup>[West Bengal] with duty under this Act or under any other law for the time being in force in any part of <sup>2</sup>[India] and thereafter becomes chargcable with a higher role of duty in <sup>3</sup>[West Bengal] under clause {bb) of the first proviso to section 3ô

Payment or (July on certain inMrumerils liable lo increased duly in West Bengal under clause (lib) of section 3,

- (i) notwithstanding anything contained in the first proviso to section 3, the amount of duty chargeable on such instrument shall be ihe amount chargeable on it under Schedule IA less the amount of duty, if any, already paid on it in <sup>3</sup> [India],
- (/i) in addition to the siamps, if any already affixed thereto, such instrument shall be stamped wilh the siamps necessary for Lhe payment of lhe amount of duty chargeable on it under clause (() in the same manner and at the same time and by lhe same persons as though such instrument were an instrument received in 'flndia' for the first lime at the time when it became chargeable wilh the higher duly.

D.—Of Valuations for Duty.

20. (I) Where an instrument is chargcable with ad valorem duly in Conversion respect of any money expressed in any currency other than thai of <sup>2</sup>[India], such duty shall be calculated on lhe value of such money in the currency of -[India.] expressed in according lo lhe current rale of exchange on the day of the date of the foreign instrument,

curroncics

(Chapter II.—Stamp-duties.ô Sections 2Jô 25/4.)

(2) The '[Central Government] may, from lo time, by notification in the ^Official Gazette], prescribe a rate of exchange for ihc conversion of British or any foreign currency into the currency of <sup>3</sup>[India] for the purposes of calculating stamp-duiy, and such rate shall be deemed lo be the current rale for ihe purposes of sub-section (7).

marketable securities how to be valued.

21. Where an instrument is chargeable wilh ad valorem duly in respect of any slock or of any marketable or other security, such duly shall be calculated on the value of such stock or security according to the average price or Ihc value thereof on the day of the date of the instrument.

Effect of 51 ale men 1 of rale of exchange or

Where an instrument contains a statement fo eurTcnl rate of exchange, or average price, as the case may require, and is stamped in accordance wilh such statement, it shall, so far as regards the subject-matter of such statement, be presumed, until

Instromenls reserving interest.

Certain instrument connected wilh mortgages of marketable securities lo be chargeable as agreements.

the contrary is proved, to be duly stamped.

- 23. Where interest is expressly made payable by the lerms of an instrument, such instrument shall nol be chargcable wilh duty higher than that with which it would have been chargeable had no mention of interest been made therein.
- $\ensuremath{^{**}23A}.$  (I) Where an instrument (not being a promissory note or bill of exchange)ô
  - (a) is given upon the occasion of the deposit or any marketable security by way of security for money advanced or lo be advanced by way of loan, or for an existing or fulure debt, or
  - (b) makes redeemable or qualifies a duly stamped transfer, intended as a security, of any marketable security,
- il shall be chargeable wilh duly as if il were an agreement or memorandum of an agreement chargeable wilh duty under '[Article No. 5(c)] of Schedule I.
- (2) A release or discharge of any such instrument shall only be chargeable with the like duty.

(Chapter II.—Stamp-duties.—Sections 24. 25.)

24. Where any property is transferred lo any person in consideration, wholly or in pan, of any debt due to him, or subject cilher certainly or contingently lo ihe payment or transfer or any money or stock, whether being or constituting a charge or incumbrance upon the property or not, such debt, money or stock is to be deemed the whole or part, as the case may be, of ihe consideration in respect whereof the transfer is chargeable with *ad valorem* duly .

How transfer in consideration or debt, or subject lo future payment, etc.. lo be charged.

Provided that nothing in this section shall apply lo any such certificate of sale as is mentioned in Article No. 18 of Schedule I.

Explanation.—In the case of a sale of property subject to a mortgage or other incumbrance, any unpaid mortgage-money or money charged, together with the imerest (if any) due on the same, shall be deemed to be part of the consideration for the sale:

Provided thaL, where properly subject to a mortgage is transferred to the mortgagee, he shall be entitled to deduct from the duty payable on the transfer the amount of any duLy already paid in respect of the mortgage.

#### Illustrations.

- (1) A owes B Rs. 1,000. A sells a property to B, the consideration being Rs. 500 and the release of the previous debt of Rs. 1,000. Stamp-duty is payable on Rs. 1,500.
- (2) A sells a property lo B for Rs. 500 which is subject to a mortgage lo C for Rs. 1,000 and unpaid interest Rs. 200. Stamp-duty is payable on Rs, 1,700.
- (J) A mortgages a house of the value of Rs. 10,000 lo B for Rs. 5,000. B afterwards buys Ihe house from A. Stamp-duty is payable on Rs. 10,000 less the amount of stamp-duty already paid Tor the mortgage.
- 25. Where an instrument is execuied to secure the payment of an annuity or other sum payable periodically, or where the consideration for a conveyance is an annuity or other sum payable periodically, the amount secured by such instrument or the consideration for such conveyance, as the case may be, shall, for the purposes of this Act, be deemed to be,ô
  - (a) where the sum is payable for a definite period so that the total amount to be paid can be previously ascertainedô such total
  - (b) where the sum is payable in perpetuity or for an indefinite time not terminable with any life in being at the date of such instrument or conveyanceô the total amount which, according lo the terms or such instrument or conveyance, will or may be payable during the period of twenty years calculated from the date on which the first payment becomes due; and

Valuation in ease of annuity, cic.

#### (Chapter II.—Stamp-duties.—Sections 26, 27.)

(c) where the sum is payable for an indefinite time terminable wilh any life in being at the date of such instrument or conveyanccô the maximum amount which will or may be payable as aforesaid during lhe period of Iwelve years calculated from the date on which the first payment becomes due,

Slamp where value or subject mailer is indeterminate.

26. Where the amount or value of the subject-matter of any instrument chargeable wilh *ad valorem* duty cannot be, or (in the case of an instrument executed before the commencement of ihis Act) could not have been, ascertained at dale of its execution or first execution, nothing shall be claimable under such instrument more than the highest amount or value for which, if slated in an instrument of the same description, the stamp actually used would, at lhe date of such execution, have been sufficient:

Provided that, in the case of the lease of a mine in which royalty on a share of the produce is received as the rent or part of Lhe rent, ii shall be sufficient to have estimated such royalty or the value of such share, for the purpose of slamp-duty,ô

- (a) when the lease has been granted by or on behalf of -[the Government], at such amount or value as the Collector may, having regard to all the circumslances of lhe case, have estimated as likely to be payable by way of royally or share lo '[the Government] under (he lease, or,
- (b) when the lease has been granted by any other person, at twenty thousand rupees a year;

and the whole amount of such royalty or share, whatever it may be, shall be claimable under such lease :

Provided also that, where proceedings have been taken in respect of an instrument under section 31 or 41; the amount certified by the Collector shall be deemed to be the stamp actually used at the date of execution.

<sup>4</sup>27. (/) The market value of, and the consideration (if any) for, any property and all other facts and circumslances affecting lhe chargeabiJity of any instrument wilh duly, or the amount of the duly wilh which it is chargeable, shall be fully and truly set forth therein.

FacL! affeeling July lo bo id fonh in instrument,

by rules made under this Act.

(2) In the case of instruments relating to immovable property chargcable wilh an *ad valorem* duly on the market value of lhe property, and not on the consideration set forth therein, the instrument shall fully and truly set forth the annual land revenue in the case of revenue paying land, the annual rental or gross assets, if any, in the case of other immovable property, the local rates, municipal or other taxes, if any, to which such property may be subjeel, and any other particulars which may be prescribed

'This proviso was substituted Tor ihe original proviso by t. 4 or ihe Indian Stamp (Amendment) Acl. 1904 (XV of 1904).

TTie words "lhe Crown" were substituted Tor the words "the Seciviaxy of State in Council" by para. 3 and I he 1 si Sch. of lhe Government of India (Adaptation of Indian Laws) Order, 1937, and (hereafter ihe word "Government" was substituted for the word "Crown" by paragraph 4(/) or ihe Adaptation of Laws Order, 1950.

JThc words "Iho Crown" were substituted for words "ihe said Secretary of Statu in Council", by pan. 3 and ihe Isi Schedule lo lhe Government of India (Adnpiolion of Indian Laws) Order. 1937, and thereafter the word "Government" was substituted for lhe word "Crown" by paragraph 4(/) or lhe lhe Adaptation of Laws Order, 1950.

'Seelion 27 was subslituted for the original see lion by s.4 or the Indian Stamp <Wcsi Bengal Amendmenl) Aci, 1990 (Wesl Ben. Acl XVII or 1990).

### (Chapter II.—Stamp-duties,—Sections 28.)

- 28. (/) Where any property has been conlracted Lo be sold for one consideration for ihe whole, and is conveyed lo (he purchaser in separate parls by different instruments, the consideration shall be apportioned in such manner as the parties think fit, provided that a distinct consideration for each separate part is set forth in the conveyance relating thereto, and such conveyance shall be chargeable wilh *ad valorem* duty'in respect of such distinct consideration.
- Direction at. to duly . in ease or cc rutin conveyances.
- (2) Where properly conlracted lo be purchased for one consideration for the whole, by two or more persons jointly, or by any person for himself and others, or wholly for others, is conveyed in parts by separate instruments to the persons by or for whom the same was purchased, for distinct parts of the consideration, the conveyance of each separate pari shall be chargeable with *ad valorem* duly in respect of the distinct pan of the consideration therein specified.
- (j) Where a person, having conlracted for the purchase of any property but noi having obtained a conveyance thereof, contracts lo sell the same lo any other person and Ihe property is in consequence conveyed immediately to the sub-purchaser, ihe conveyance shall be chargeable with *ad valorem* duty in respect of the consideration for ihe sale by the original purchaser to the sub-purchaser.
- (4) Where a person, having contracted for the purchase of any properly but noi having obtained a conveyance thereof, contracts to sell the whole, or any pan thereof, to any other person or persons, and the properly is in consequence conveyed by Ihc original seller to different persons in parts, the conveyance of each pan sold to a subpurchaser shall be chargeable with *ad valorem* dmy in respect only of the consideration paid by such sub-purchaser, wilhoul regard Lo the amount or value of Ihe original consideration; and the conveyance of the residue (if any) of such properly lo the original purchaser shall be chargeable with *ad valorem* duly in respect only of ihc excess of the original consideration oyer the aggregate of ihe considerations paid by the sub-purchaser

Provided that the duLy on such last-mentioned convoyance shall in no case be less than '[two rupees],

(5) Where a sub-purchaser takes an actual conveyance of the interest of the person immediately selling to him, which is chargeable wilh *ad valorem* duly in respect of the consideration paid by him and is duly stamped accordingly, any conveyance to be afterwards made to him of the same property by the original seller shall be chargcable wilh a duty equal lo that which would be chargcable on a convey mcc for the consideration obtained by such original seller, or, where such duty would exceed five rupees, wilh a duly of five rupees.

'Thesy words were substituted fur the words "ore rupee" by s, 6 or the Indian Stamp (Bengal Amendment) Act, 1935 (Ben. Acl XII of 1935).

Duiics by whom payable.

(Chapter II.—Stamp-duties.—Section 29.)

,

E.—Duty by whom payable.

29. In (he absence of agreement to the contrary, the expense of providing lhe proper stamp shall he borne,ô

(a) in ihe case of any instrument described in any of the following articles of Schedule I, namely :ô

No. 2 (Administration Bond),

<sup>J</sup>[No. 6 (Agreement relating lo Deposit of Title deeds,

Pawn or Pledge),]

No. 13 (Bill of Exchange),

No. 15 [Bond),

No. 16 (Bottomry Bond),

No. 26 (Customs Bond),

No. 27 (Debenture),

No. 32 (Further charge).

No. 34 (Indemnity-Bond),

No. 40 (Mortgage-deed),

No. 49 (Promissory-note),

No. 55 (Release),

No. 56 (Respondentia Bond),

No. 57 (Security-bond or Mortgage-deed),

No. 58 (Settlement),

No. 62 (a) (Transfer of shares, in an incorporated Company or other body corporate),

No. 62 *(b)* (Transfer of debtnutures, being marketable securities, whether the debenture is liable lo duty or not, except debentures provided for by icclion 8),

No. 62 (c) (Transfer of any interest secured by a bond, mortgage-deed or policy of insurance),ô

by the person drawing, making or exceuling such instrument; -[(b) in the case of a policy of insurance other than fireinsuranceô by the person effecting the insurance;

'Thuse words an J figure wore substituted for the words and figure "No, 6 (Agreement to mortgage)" by s. 5 of ihe Indian Stamp (Amendment) Acl, 1904 (XV of 1904). These clauses (♠) and (bb) were substituted for clause (b) by s. 4 of ihe Indian Slamp (Amendment) Aci, 1905 (V of 1906).

(Chapter [f.—Stamp-duties.—Sections 29A, 30.)

- (bb) in ihc case of a policy of fire-insuranccô by Ihe person issuing ihc policy;]
- (c) in [he case of a conveyance (including a rc-eonveyance of mortgaged properly)ô by [he grantee : in the case of a lease or agreement to leaseô by Ihe lessee or intended lessee;
- (d) in the case of a counterpart of a leaseô by the lessor;
- (e) in ihe case of an instrument of exchange-ô by the parlies in equal shares;
- (j) in ihe ease of a certificate of saleô by the purchaser of the property lo which such certificate relates; and
- (g) in ihe ease of an instrument of partitionô by the parties ihereio in proportion to their respective shares in the whole properly partitioned, or when the partition is made in execution of an order passed by a Revenue-authority or Civil Court or arbitrator, in such proportion as such authority, Court or arbitrator directs.
- '(/') in the case of any instrument nol specified in clauses (a) to (f)ô by the person drawing, making or executing such instrument.

<sup>J</sup>29A. In applying sections 23A, 24 or 29 to any instrument chargeable with a higher rale of duty under ihc Bengal Si amp (Amendment) Acl, 1922, <sup>3</sup>[or the Indian Stamp (Bengal Amendment) Act, 1935], the references in those sections to (he several articles in Schedule I shall be deemed to be references to the corresponding articles in Schedule IA,

30. Any person receiving any money exceeding iwenty rupees in amount, or any bill of exchange, cheque or promissory note for an amount exceeding twenty rupees, or receiving in satisfaction or part satisfaction of a debt any moveable property exceeding twenty rupees in value, shall, on demand by the person paying or delivering such money, bill cheque, note or porperly,

'Clause (fi) was added by s.5 of the Indian Siamp (West Bengal A mend mem J Act, 1990 (West Ben. Act XVII of 1990).

 $^{\circ}$ Se«ion 29A was inserted by s. 9 or ihc Bengal Stamp (Amendment) Acl, 1922 (Ben. Acl III of 1922).

'These words were inserted by s. 5 of the Indian Stamp (Bengal Amendment) Acl, 1935 (Ben. Act XII of 1935).

'This paragraph was added by s. 5 of ihc Indian Slump (Amendment) Act, 1906 (V of 1906).

give a duly stamped rcccipL for the same.

<sup>J</sup>[Any person receiving or taking credit for any premium or consideration for any renewal of any contract of fire-insurance, shall, wilhin one month after receiving or taking credit for such premium consideration, give a duly stamped reccipt for the same.] Applies! ion oT sections 23A, 24 and 29 to instrument chargeable with duly under Schedule IA.

Obligation to gi<sup>v</sup>e receipt in certain

Ben.
Acl III
of
1922.
Ben.
Act
XII of

{Chapter HI. —Adjudication as lo Stamps.—Sections 31, 32.}

## CHAPTER UI. ADJUDICATION AS TO STAMPS.

Adjudication as to proper slamp.

on as whether previously siamped or not, is brought to the Collector, and the person bringing it applies to have lhe opinion of that officer as to the duly (if any) wilh which ii is chargeabJc, and pays a fee of such amount (nol exceeding five rupees and not less than '[fifty nayc paise]) as the Collector may in each case direct, the Collector shall determine

the duty (if any) wilh which, in his judgement the instrument is chargeable.

(2) For this purpose the Collector may require lo be furnished with an abstract or the instrument, and also with such affidavit or other evidence as he may deem necessary to prove that all the facts and circumstances affecting the chargeability of the instrument with duty, or ihe amount of the duty with which il is chargeable, are fully and truly set forth therein, and may refuse to proceed upon any such application until such abstract and evidence have been furnished

accordingly:
Provided thatô

- («) no evidence furnished in pursuance of this section shall be used against any person in any civil proceeding, except in an inquiry as lo the duly with which the instrument to which it relates is chargeable; and
- (1) every person by whom any such evidence is furnished shall, On payment of the full duty with which the instrument to which it relates is chargeable, b'e relieved from any penally which he may have incurred under this Act by reason of ihe omission to state truly in such instrument any of the facts or circumsiances aforesaid,
- 32. {!) "When an instrument brought to lhe Collector under section 31, is, in his opinion, one of a description chargcable with duty, andô
  - (a) the Collector determines that it is already fully stamped, or
  - (b) the duty determined by the Collector under section 31, or such a sum as, with the duty already paid in respect of the instrument, is equal to the duty so determined, has been paid,

the Collector shall certify by endorsement on such instrument that the full duly (staling the amount) with which il is chargeable has been paid,

(2) When such instrument is, in his opinion, not cliiirgeable with duty, the Collector shalt certify in manner aforesaid thaL such instrument is nol so chargeable.

'Substituted /or (he words "eight annas" by p. 3 of ihii Indian Stamp (Amendment) Acl. 1958 (XIX of 1958).

Contifion

Certifier,

^ by

(Chapter IV.—Instruments not duly stamped.—Section 33.)

(3) Any instrument upon which an endorsement has been made under this section, shall be deemed to be duly stamped or not chargeable wilh duty, as the ease may be; and, if chargcable with duty, shall be receivable in evidence or otherwise, and may be acted upon and registered as if il had been originally duly stamped:

Provided that nothing in ihis scclion shall authorise the Collector lo endorseô

- any instrument '[olher than an instrument! chargeable with a duly under clause (bb) of the first proviso to section 3] executed or first executed in a[India] and brought to him after the expiration of one month from ihe dale of its execution or first execution, as Ihc case may be;
- (b) any instrument executed or first executed out of <sup>2</sup>Pndia] and brought lo him after the expiration of three months after il has been first received in <sup>J</sup>[India]<sup>3</sup>\*;
- (c) any instrument chargcable [with a duty not exceeding ten naye paise] or any bill of exchange or promissory note, when brought lo him, after the drawing or execution thereof, on paper not duly stamped; '(or
- (d) any instrument chargeable with duty under clause (bb) of the first proviso to section 3 and brought lo him after the expiration of three months of ihe date on which it is first received in <sup>6</sup>[West Bengal]).

## CHAPTER IV. INSTRUMENTS NOT DULY STAMPED.

- 33. {I) <sup>7</sup>(a) Every person having by law or consent of parties Examination authority lo receive evidence, and every person in charge of a public and impounding office, except an officer of police, before whom any instrument, charge- or instruments, able, in his opinion, wilh duly, is produced or comes in the performance of his functions, shall, if it appears to him lhal such instrument is nol duly stamped, impound the same.
  - (b) Notwithstanding anything contained in section 31, bul without prejudice lo the provisions of clause (a) of this sub-seclion, the Collector, before whom any instrument is brought under section 31 for determining the duty with which the instrument is chargcable, shall,' if it appears to him that such instrument is not duly stamped, impound the same:

Provided lhai nothing contained in Ihis clause shall be deemed lo authorise ihe Collector to impound any instrument which has not been executed bul is brought to him under section 31 for determining.

the duly wilh which the instrument is chargeable or any instrument which he is authorised to endorse under section 32.

'These words wore inserted by s, I0(/) or ihc Bengal Stamp (Amendment) Act, 1922 (Den. Acl 111 or 1922).

'See fool-nole 1 on page 468, ante.

The word "or" was omiiled by s. 10(2) of the Bengal Stamp (Amendmenl) Act, 1922 (Ben. Acl til of 1922).

'Subsiituted for the words "with ihe duly of one anna or half an anna" by s. 4 of ihe.

Indian Siamp (Amendmenl) Acl. 1958 (XIX of 1958).

The word "or" ajid proviso (d), ivilhin square brackets, wert inserted by s. 10(JJ of ihe Bengal Slamp (Amendmenl) Acl, 1922 (Ben. Acl III of 1922).

'See fooi-nolc 5 on page 473, ante.

'Sub-section (I) was renumbered as clause (a) of that sub-section by and after sub- section (/) as so renumbered clause (b) was inserted s.6(D) of the Indian Slamp (West Bengal Amendmenl) Act, 1990 (West Ben. Acl XVII of 1990).

(Chapter IV.—Instruments not duly stamped.—Section 33.)

(2) for thai purpose every such person shall examine every instrument so chargeable and so produced or coming before him in order to ascertain whether it is stamped wilh a slamp of lhe value and description required by lhe law in force in '[India] when such instrument was executed or first executed:

#### Provided thatô

- (a) nolhing herein contained shall be deemed to require any Magistrate or Judge of a Criminal Court to examine or impound, if he does not think fit so to do, any instrument coming before him in the course of any proceeding other than a proceeding under Chapter XII or Chapter XXXVI of the Code of Criminal Procedure, Act V 1898; of 189s-
- (b) in the case of Judge of a High Court, the duty of examining and impounding-any instrument under this section may be delegated to such officer as the Court appoints in this behalf.
- (3) For the purposes of the section, in cases of doubt,—
  - (a) die <sup>2</sup>[Slale Government] may determine what offices shall be deemed to be public offices; and
  - (b) the '[Stale Government] may determine who shall be deemed lo be persons in charge of public offices.
- 3 (4) Where deficiency in slamp duty is noticed from the copy of any instrument, lhe Collector may, suo motu or on a reference from any Court or from the Commissioners of Divisions or from any officer authorised by lhe Board of Revenue in that behalf, call far lhe original instrument for the purpose of satisfying himself as lo the adequacy or the duty paid thereon, and the instrument so produced before lhe Collector shall be deemed lo have been produced or come before him in the performance of his functions.
- <sup>3</sup>(5) In case the instrument is not produced within the period specified by the Collecior, he may require payment of deficit stamp duly, if any, together with penalty under section 40 on the copy of the instrument:

Provided (hat no action under this sub-section shall be laken after a period of four years from the dale of execution of the instrument.

'See foal note I on page 468,-ar.te. ~Sse foot-note 2 tin page 469, aiw.

'Sub-sections (fl and (J) were inserted by 5.6(b) at the Indian Stamp (West Bengal Amendment) Act, 1990 (WCSL Ben. Acl XVII of 1990).

(Chapter IV.—Instruments not duly stamped.—Sections 34, 35.)

- 34. Where any receipt chargeable '[wilh a duty not'exceeding ten *naye paise*] is tendered lo or produced before any officer unstamped in the course of the audit of any public account, such officer may in his discretion, instead of impounding the instrument, require a duly stamped receipt to be substituted therefor.
- 35. No instrument chargeable with duty shall be admitted in evidence for any purpose by any person having by law or consent of parties authority to receive evidence, or shall be acted upon, registered or authenticated by any such person or by any public officer, unless such insturment is duly stamped: Provided thatô

receipts. duly stomped inadmissible in

evidence, etc.

provision

as (o unstamped

- (a) any such instrument not being an instrument chargeable '[with a duty not exceeding ten naye paise] only, or a bill of exchange or promissory note, shall, subject to all just exceptions, be admitted in evidence on payment of the duty with the same is chargeable, or in the case of an instrument insufficiently stamped, of Ihe amount required to make up such duty, together with a penalty of five rupees, or, when ten times the amounL of the proper duty or deficient portion thereof exceeds five rupees, of a sum equal to ten limes such duty or portion;
- Where any person from whom a stamped receipt could have been demanded, has given an unstamped receipt and such receipt, if stamped, would be admissible in evidence against him, such reccipt shall be admitted in evidence against him on payment of a penalty of one rupee by the person tendering il;
- (c) where a contract or agreement of any kind is effected by correspondence consisting of two or more letters and any one of the letters bears the proper stamp, the contract or agreement shall be deemed to be duly stamped;
- C^O nothing herein contained shall prevent the admission of any instrument in evidence in any proceeding in a Criminal Court, other than a proceeding under Chapter XII or Chapter XXXVI of the Code of Criminal Procedure, 1898;
- (e) nothing herein contained shall prevent the admission of any instrument in any court when such instrument has been executed by or on behalf of <sup>3</sup>[lhe Government], or where it bears the certificate of the Collector as provided by section 32 or any other provision of this Acl.

'Substituted for ihe wards "wilh a duty of one anna" by s. 5 of [he Indian Stomp (Amendment) Act. J 958 (XIX of 1958). 'Substituted fur the words "with a duty of one anno or half an anna" by s. 6, ibid.

JThe words 'Ihc Crown" were substituted Tor the words "ihe Government" by pain. 3 and the 1st Schedule of Ihe Government of India (Adaptation of Indian Laws) Order, 1937, and I hereafter the word "Government" was substituted for the word "Crown" by paragraph 4(J) of the Adaptation of Laws Order, 1950,

[Actn 492

The Indian Stamp Act, 1899,

(Chapter IV.—Instruments not duly stamped.—Sections 36—40.)

not to be questioned. Admission of improperly stamped instruments.

Instruments impounded, how doolt

wiili.

Where an instrument has been admitted in evidence, such admission shall not, except as provided in section 61, be called in question ai any stage or the same suil or proceeding on the ground that the instrument has not been duly stamped. The '[State Government] may make rules providing that, where an instrument bears a

stamp of sufficient amouni but of improper description, il may, on payment of the duly wilh which ihe same is chargeable, be certified to be duly stamped, and any instrument so certified shall then be deemed lo have been duly stamped as from the dale of its execution. 38- (I) When the person impounding an instrument under section 33 has by law or consent of

parties authority to receive evidence and admits such instrument in evidence upon payment of a penalty as provided by section 35 or of duly as provided by section 37, he shall send to the Collecior an authenticated copy of such instrument, together wich a certificate in writing, staling the amount of duly and penalty levied in respect thereof, and shall send such amouni lo the Collector, or lo such person as he may appoint in this behalf.

(2) In every other ease, the person so impounding an instrument shall send it in original to the Collector.

- 39. (/) When a copy of an instrument is senl lo the Collector u nder section 38, sub-section (J), he may, if he thinks fit,\* \* refund any portion of lhe penalty in excess of five rupees which has been paid in respect of such instrument,
- (2) When such instrument has been impounded only because ii has been written in contravention of section 13 or section 14, ihe Collector may refund lhe whole penally so paid.

40. (7) When the Collector impounds any instrument under section 33, or receives any instrument sent lo him under section 38, sub-section (2), not being an instrument chargcable [with a duty not exceeding len naye paise] only or a bill of exchange or promissory note, he shall adopt the following procedure :ô

- ( ) if he is of opinion that such instrument is duly stamped or is not chargeable wilh duty, he shall certify by endorsement thereon thai il is duly stamped, or that it is not so chargeable, as the case may be;
- ( ) if he is of opinion that such instrument is chargeable with duly and is nol duly stamped, he shall require the payment of lhe proper duty or the amouni required lo make up Ihe same, together wilh a penalty of five rupees; or, if he thinks fit, <sup>J</sup>[an amount not exceeding] ten times the amount of lhe proper duly or of the deficient portion thereof, whether such amount exceeds or falls short of five rupees:

'Set fool-note 2 on page 469. ante.

The words "upon application made lo him in this behalf or, if no application is made, wilh ihe consent of the Chief Controlling Revenue-authority" were omilted by s. 2 and Schedule, Pan I, of the Decentralization Acl, 1914 (IV of 1914). 'Substituted for (he words "with a duty of one anna or hair an anna" by s. 6 of lhe Indian Slamp (Amendment) Acl, 1958 (XIX of 1958).

'These words were inserted by 5, 6 of ihe Indian Stamp (Amendment) Act, 1904 (XV of 1904).

instrument when:

Collector's power refund penalty paid under section sub-section (/). Collector's power slamp

instruments impounded. (Chapter IV.—Instruments not duly stamped.—Sections 41, 42.)

Provided that, when such instrument has been impounded only because it has been written in contravention of section 13 or section 14, the Collector may, if he thinks fit, remit the whole penally prescribed by this scclion.

- (2) Every certificate under clause (a) of sub-section (1) shall, for the purposes of this Acl, be conclusive evidence of the matter staled therein.
- (3) Where an instrument has been senl (o the Collector under section 38, sub-section (2), the Collector shall, when he has dealt with it as provided by this section, return il to ihe impounding officer.
- 41. If any instrument chargeable with duly and not duly stamped, not being an instrument chargeable '[with a duty not exceeding ten naye poise] only or a hill of exchange or promissory note is produced by any person of his own motion before the Collector within one year from the date of its execution or first execution, and such person brings lo the notice of the Collector

fact that such instrument is not duly stamped and offers lo pay lo ihe Collcclor ihc amount of the proper duty, or ihc amount required to make up the same, and the Collector is satisfied that the omission lo duly stamp such instrument has been occasioned by accident, mistake or urgent necessity, he may, instead of proceeding under seclions 33 and 40, receive such amount and proceed as next hereinafter prescribed.

- 42. (7) When ihe duly and penally (if any) leviable in respect of any instrument have been paid under section 35, section 40 or section 41, the person admitting such instrument in evidence of ihe Collector, as the case may be, shaft ccrlify by endorsement thereon lhal the proper duty or, as the ease may be, the proper duly and penalty (staling the amount of cach) have been levied in respect thereof and the name and residence of the person paying ihem.
- (2) Every instrument so endorsed shall thereupon be admissible in evidence, and may be registered and acted upon and authenticated as if it had been Endors cini; n I of duly stamped, and shall be delivered on his application in this behalf to the person instruments on which duly from whose possession it came into the hands of ihe officer impounding il, or as such person may direct:

has boon paid under section 35, 40 or 41.

stamped by accidenl.

## Provided thatô

(a) no instrument which has been admitted in evidence upon payment of duty, and a penally under section 35, shall be so delivered before the expiration of one month from the dale of such impounding, or if the Collector has certified that its further detention is necessary and has not cancelled such certificate;

Act XIV of 1882.

Cb) nothing in this section shall affect Ihe <sup>2</sup>Codc of Civil Procedure, scclion ]44, clause 3.

'Substituted for the words "with a July of one anna or half an anna" by s. 6 of the Indian Stamp (Amendment) Acl. 1958 (XIX or 1958).

"See now ihc Code of Civil Procedure, 1908 (V of 1908), Schedule I, Order XUI.

Prosecuti on for offence against 5uunpiew. 43. \_ The taking of proceedings or the payment of a penalty under this Chapter in respect of any instrument shall not bar the prosecution of any person who appears to have committed an offence againsL the Stamp-law in respect of such instrument :

Provided that no such prosecution shall be instituted in the case of any instrument in respect of which such a penally has been paid, unless it appears to the Collector that the offence was committed with an intention of evading payment of the proper duty,

- 44. (7) When any duty or penally has been paid under section 35, section 37, section 40 or section 41, by any person in respect of an instrument, and, by agreement or under the provisions of section 29 or any other enactment in force at the time such instrument was executed, some other person was bound to bear the expense of providing the proper stamp for such instrument, the first mentioned person shall be entitled to recover from such other person the amount of the duty or penalty so paid.
- (2) For the purpose of such recovery, any certificate granted in respect of such instrument under this Act shall be conclusive evidence of the matters therein certified.
- (J) Such amount may, if the Court thinks fit, be included in any order as to costs in any suit or proceeding to which such person are parties and in which such instrument has been tendered in evidence. If the Court does not include the amount in such order, no further proceedings, for the recovery of the amount shall be maintainable.
- 45. (/) Where any penalty is paid under section 35 or section 40, the Chief Controlling Revenue-authority may, upon application in writing made within one year from the date of the payment, refund such penalty wholly or in pan,
- (2) Where, in the opinion of the Chief Controlling Revenue- authority, slamp-duly in excess of that which is legally chargeable has been charged and paid under section 35 or section 40, such authority may, upon application in writing made within three months of the order charging the same, refund the excess.
- 46. (Y) If any instrument sem to (he Collector under section 38, sub-section (2), is lost, destroyed or damaged during transmission, the person sending the same shall not be liable for such loss, destruction or damage.
- (2) When any instrument is about to be so sent, the person from whose possession it came into the hands of the person impounding the same may require a copy thereof to be made at the expense of such first-mentioned person and authenticated by the person impounding such instrument.

recover some in certain cases.

Persons

paying

duty or penalty

N on-liability for loss of instruments

sent under section 38.

Power lo

authority to

refund penalty or excess duty in certain (Chapter /V.—Instruments not duly stamped—Sections 47, 47A.)

47. When any bill of exchange '[or promissory nolc] chargeable <sup>6</sup>[wiih a duty not exceeding ten *naye paise]* is presented For payment unstamped, [he person to whom il is so presented may affix thereto the necessary adhesive stamp, and, upon cancelling lhe same in manner hereinbefore provided, may pay the sum payable upon such bill '[or nole], and may charge the duty against the person who ought to have paid the same, or deduct it from the sum payable as aforesaid, and such bill <sup>3</sup>[or note] shall, so far as respects lhe duty, be deemed good and valid:

Provided that nothing herein contained shall relieve any person from any penalty or preceding [o which he may be liable in relation to such bill, '[or note].

\*47A. (/) Where the registering officer appointed under the

1908, Registration Act, 1908, has, while registering any instrument of conveyance, exchange, gift, partition or settlement, reason to believe that the market value of [he property which is [he subject-matter of such instrument has not been truly set forth in the instrument, he may, notwithstanding the contrary provision in section 35 in so far as it relates to registration, register such instrument provisionally, subject to determination of the market value under sub-section (2), and, after registering such instrument, refer the matter to such authority as may be prescribed far determination of the market value of such property and the proper duiy payable thereon.

- (2) On receipt of a reference under sub-section (/), such authority shall, after giving the parties concerned an opportunity of making their representation and after holding an enquiry in such manner as may be prescribed by rules made under this Act, determine the market value of lhe property which is the subject-matter of such instrument and the amount of the duty payable as aforesaid. The difference, if any, in the amount of duty shall be payable by the person liable lo pay the duty.
- (J) The authority referred lo in sub-seclion (2) may *suo motu* within iwo years from the date of registration of such instrument, not already referred to him under sub-seclion (7), call for and examine any instrument for the purpose of satisfying himself as to the correctness of the market value of lhe properly which is the subject-matter of such instrument and [he duty payable (hereon and if, after such examination, he has reasons to believe that the market value of such property has not been truly set forth in the instrument, he may determine the markeL value of such property and the amount of the duty payable as aforesaid in accordance with the procedure provided for in sub-section (2). The difference, if any, in the amoun! of duty, shall be payable by the person liable to pay the duty:

'These words were substituted for I he words "promissory note or cheque" by i. 5 of the Indian Flnnncc Act. 1927 (V of 1927).

These words were substituted for (he words "with the duly of one *anno"* by s. 7 of the Indian Slamp (Amendment) Acl. 1958 (XIX of 1958).

'These words were substituted for lhe words "nole or cheque" by s. 5 of the Inditui Finance Acl, 1927 (V of 1927).

<sup>&</sup>lt;sup>6</sup>See foot-note 5 on page -173. ante.

<sup>&#</sup>x27;These words were inserted by s. 5 of ihe Indian Slamp (Bengal Amendment) Acl. 1935 (Ben. Act XII of 1935).

<sup>&</sup>lt;sup>J</sup>Tlie words "ihe Collecting Government" wcic substituted for the words "the Local Government" by para. 3 and the 1st Schedule of the Government of India (Adaptation of Indian Laws) Order, 1937, and thereafter the words "Stale Government" were substituted for the words "Collecting Government" by para. 3 and Ihc 1st Schedule of the Adaptation of Laws Order. 1950.

[Act II 496

The Indian Stamp Ad, 1899.

'Section 47A was inserted by s.7 of lhe Indian Stamp (West Bengal Amendment) Act, 1990 (Wesi Ben. Acl XVII of 1990),

Power of payer to stamp bills and promissory notes received by him uns lamped.

Instruments of conveyoncc, etc., undervalued, how to be dealt with. (Chapter IV.—Instruments, not duly stamped.—Sections 48, 48A..— Chapter V.—Allowances for stamps in certain cases.— Section 49.)

Provided that nothing in this sub-section shall apply lo any instrument registered before lhe dale of commencement of the Indian Slamp (West Bengal Amendment)

Act, 1990.

Wiisi

Act, 1990.

(4) Any person aggrieved by an order of the authority under sub-section (2) or sub-section (3) may appeal to the appellate authority specified in sub-section (J). All such appeals shall be preferred within sixty days from the date of the order and shall be heard and disposed of in such manner as may be prescribed by rules made under this Act.

Wiisi

Bei Act

XVII of

199D.

(J) The appellate authority shall be,ô

- (i) in the cily of Calcutta, the Commissioner, Presidency Division; and
- (ii) elsewhere, the Commissioner of the respective Division.

**48.** All duties, penalties and other sums required to be paid under this Chapter may be recovered by the Collector by distress and sale of the moveable property of the person from whom Ihe same are due, or by any other process for the time being in force for the recovery of arrears of land-revenue.

'48A. Notwithstanding anything contained in ihis Act, no certificate or endorsement under ihis Act in respect of an instrument chargeable in <sup>z</sup>[West Bengal] with a higher rate of duly under the Bengal Stamp (Amendment) Act, 1922, <sup>3</sup>[or the Indian Stamp (Bengal Amendmenl) Act, 1935], shall be received in evidence or be in any way valid in respect of the payment of duty on such instrument or in respect of the chargeability of such instrument wilh duty, unless the duty chargeable under the Bengal Stamp (Amendment) Acl, 1922, <sup>3</sup> [or the Indian Stamp (Bengal Amendment) Acl, 1935], has been paid on such instrument,

CHAPTER V.

ALLOWANCES FOR STAMPS IN CERTAIN CASES.

1922. Ben. Acl XI! or 1935.

**49.** Subject to such rules as may be made by <sup>J</sup>[lhc Slate Government] as to ihe evidence to be required, or the enquiry to be made, the Collector may, on application made within the period

Recovery
of duties
and penal
[ins.

Validity of certificate or endorsements in respect of instruments far which higher rate of duly is payable in West Bengal. Allowance for spoiled (Chapter K—Allowances for Stamps in certain cases.— Section 49.)

prescribed in section 50, and if he is satisfied as lo the facts, make allowance for impressed siamps spoiled in the cases hereinafter mentioned, namely :ô

- (a) the stamp on any paper inadvertently and undesignedly spoiled, obliterated or by error in writing or any olher means rendered unfit for the purpose intended before any instrument written thereon is executed by any person; {,b) the siamp on any document which is written out wholly or in pan, but which is not signed or executed by any parly thereto;
- (c) in the case of bills of exchange '[payable otherwise lhan on demand] or promissory noiesô
- (!) the stamp on <sup>3</sup>[any such bill of exchange] \* signed by or on behalf of lhe drawer which has not been accepted or made use of in any manner whatever or delivered out of his hands for any puipose other than by way of lender or acceptance: provided ihat the paper on which any such slamp is impressed docs not bear any signature intended as or for the acceptance of any bill of exchange <sup>7\*</sup> \* to be afterwards written thereon;
- (2) the stamp on any promissory note signed by or on behalf of the maker which has not been made use of in any manner whatever or delivered out of his hands;
- (3) the siamp used or intended to be used for <sup>5</sup>[any such bill of exchange]or promissory note signed by, or on behalf of, ihe drawer thereof, but which from any omission or error has been spoiled or rendered useless, although lhe same, being a bill of exchange<sup>2</sup>\* \* may have been presented for acceptonce or accepted or endorsed, or, being a promissory note may have been delivered lo lhe payee: provided thai another completed and duly stamped bill of exchange \*\* or promissory nole is produced identical in every particular, except in the correction of such omission or error as aforesaid, wilh lhe spoiled bill, <sup>J\*</sup>\* or nole;
- (<-/) the slamp used for an instrument executed by any parly ihereio which  $\hat{o}$
- (1) has been afterwards found to be absolutedly void in law from the beginning;
- (2) has been afterwards found unfit, by reason of any error or mislake therein, for lhe purpose originally intended;

<sup>&#</sup>x27;Those words were inserted by s. 5 of the Indian Finance Acl, 1927 (V of 1927), The words "cheques" and "or cheque", wherever ihey occur, were omilied, ibid. 'These words were substituted Tor the words "any bill of exchange", ibid.

<sup>J</sup>The wond "chequa" was omilied, ibid.

(Chapter V.—Allowances for Stamps in certain cases.— Section 50.)

(J) by reason of the dealh of arty person by whom it is necessary that il should be executed, without having executed . the same, or of the refusal of any such person to execute

the same, cannot be completed so as to effect the intended transaction in the form proposed;

- (4) for waul of the execution [hereof by some material party, and his inability or refusal to sign the same, is in fact incomplete and insufficient for the purpose for which il was intended;
- (5) by reason of the refusal of any person lo act under the same, or to advance any money intended to be thereby secured, or by the refusal or non-acceptance of any office thereby granted, totally fails of the intended purpose;
- (6) becomes useless in consequence of the transaction intended lo be thereby effected being effected by some other instrument between the same parlies and bearing a stamp of not less value; "
- (7) is deficient in value and the transaction intended to be [hereby effected has been effected by some other instrument between the same parties and bearing a slamp of not

# ' less value;

(5) is inadvertently and undesignedly spoiled, and in lieu whereof another instrument made between the same parlies and for the same purpose is executed and duly stamped:

Provided that, in the case of an executed instrument, no legal proceeding has been commenced in which the instrument could or would have been given or offered in evidence and that the instrument is given up to be cancelled.

*Explanation*.ô The certificate of the Collector under section 32 that the full duty with which an instrument is chargeable has been paid is an impressed stamp wilhin the meaning of this section.

Application for SO. The application for relief under section 49 shall be made relief under section wilhin the following periods, that is to say,ô
49 when lo be made.

- (/) in the cases mentioned in clause (d) (5), within Iwo months of the dale
- ' (2) in the case of a stamped paper on which no instrument has been executed by any of the parties thereto, within six months after the slamp has been spoiled;

(Chapter V.ô Allowances for Siamps in certain cases.— Sections 51, 52.)

- (3) in the case of a stamped paper in which an instrument has been executed by any of the parlies thereto, within six months after the dale of the instrument, or, if it is not dated, within six months after the execution thereof by the person by whom it was first or alone executed: Provided that,ô
- (a) when the spoiled insirumenl has been for sufficient reasons sent out of '[IndiaK the application may be made within six months after it has been received back in '[India];
- (b) when, from unavoidable circumstances, any instrument for which another instrument has been substituted, cannol be given up to be cancelled within the aforesaid period, the application may be made within six months after the date of execution of the substituted instrument.
- 51. The Chief Controlling Revenue-authority <sup>2</sup>[or the Collector if empowered by the Chief Controlling Revenue-authority in this behalf] may, without limit of lime, make allowance for stamped paper used for printed forms of instruments <sup>3</sup>[by any banker or] by any incorporated company or other body corporate, if for any sufficient reason such forms have ceased to be required by the said ^[banker], company or body corporate: provided that such authority is satisfied that the duty in respect of such stamped papers has been duly paid.
- 52. (a) When any person has inadvertently used for an instrument chargeable wilh duty, stamp of a description other than that prescribed for such instrument by the rules made under this Acl, or a stamp of greater value than was necessary, or has inadvertently used any stamp for an Allowance in ease of instrument nol chargeable wilh any duty; or
- (b) when any stamp used for an instrument has been inadvertently longer required by rendered useless under section 15, owing to such instrument having been written in Corporal ions. confravention of the provisions of section 13;

the Collector may, on application made within six months after the dale of the instrument, or, if it is not dated, within six months after the; execution thereof by the person by whom it was first or alone executed, and upon the instrument, if chargeable with duty, being

pri r<1cd forms no

Allowance for misused stamps

'Sic foot-nole I on page \*168, ante. These words were inserted by s. 3 and Schedule, Part 1 of the Decentralization Act. 1914 (IV of 1914). These words were inserted by s. 6 of lhe Indian Slamp (Amendment) Act, 1906 (V of 1906). 'This word was inserted by s. 6 ibid.

[Actn 501

The Indian Stamp Act, 1899,

{Chapter V.—Allowances for Stamps in certain cases.— Sections 53—54B.)

re-slamped wilh ihe proper duly, cancel and allow as spoiled lhc slamp so misused or rendered useless.

- 53. In any ease in which allowance is made for spoiled or misused siamps, Ihe Collector may give in lieu thereofô
  - (a) olher stamps of the same description and value; or (ib) if required and he thinks fit, siamps of any olher description Lo the same amount in value; or (c) al his discretion, the same value in money, deducting <sup>1</sup> [len naye paise] for each rupee or Fraction of a rupee.
- 54. When any person is possessed of a slamp or siamps which have not been spoiled or rendered unfit or useless for ihe purpose intended, but for which he has no immediate use, the Collector shall repay lo such person the value of such stamp or siamps in money, deducting '[ten naye paise] for each rupee or portion of a rupee, upon such person delivering up the same lo be cancelled, and proving Lo the Collector's saiisfaciionô
  - (ti) that such slamp or siamps were purchased by such person
  - with a bona fide intention to use them; and {b} Lhal he has paid the full price thereof; and (c) Lhal they were so purchased wilhin the period of six months next preceding the date on which they were so delivered:

Provided that, where the person is a licensed vendor of stamps, Ihe Collector may, if he thinks fit, make ihe repayment of the sum actually paid by the vendor without any such deduciion as aforesaid.

<sup>2</sup>54A. Notwithstanding anything contained in section 54, when any person is possessed of a stamp or stamps in any denominations, other than in denominations of annas four or multiples thereof and such stamp or siamps has or have not been spoiled, the Collector shall repay lo such person the value of such stamp or stamps in money calculated in accordance with the provision of sub-seclion (2) of section 14 of the Indian Coinage Acl, 1906, upon such person delivering up, wilhin six months from the commencement of the Indian Stamp (Amendment) Act, 1958, such stamp or stamps lo the Collector,

'54B. Notwithstanding anything contained in section 54, when any person is possessed of siamps bearing the inscription "Refugee Relief" (being siamps issued pursuance of scclion 3A before its omission) and such siamps have nol been spoiled, the Collector shall, upon such person delivering up, wilhin six months from the commencement of the Refugee Relief Taxes (Abolition) Act, 1973, such siamps to the Collector, refund lo such person the value of such

'Substituted for the words "one anna" by s. 3 of the Indian Stamp (Amendmenl) Acl, 1958 (XIX or 1958).

Scclion 54 A was inserted by s. 9. ibid.

'This section along wilh its marginal note was inscred by s. 2 (ft) or the Refugee Relief Taxes (Abolition) Act, 1973 (Act 13 of 1973).

3 or I

19 or

stamps nor required for use.

Allowanc

e Tor spoiled

or misused si

amps how to

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stamps in de no annas.

Tor Refugee Relief siamps.

stamps in money or give in lieu thereof other siamps or the same value:

Provided [hat lhe Slate Government may, wilh a view to facilitating expeditious disposal of claims for such refunds, specify, in such manner as it deems fit, any other procedure which may also be followed for claiming such refunds.

55. When any duly stamped debenture is renewed by the issue of a new debenture in the same terms, the Collector shall, upon application made within one month, repay to the issuing such debenture, the value of the slamp on the original or on the the new Allowance on debenture, whichever shall be less:

Provided that the original debenture is produced before the Collector and cancelled by him in such manner as the '[Slate Government] may direct.

Explanation.ô A debenture shall be deemed to be renewed in the same terms within the meaning of this section notwithstanding the following changes :ô

- (a) the issue of two or more debentures in place of one original debenture, the total amount secured being lhe same;
- (b) the issue of one debenture in place of two or more original debentures, the total amount secured being lhe same;
- (c) lhe substitution of the name of the holder at the time of renewal for the name of the original holder; and
- (d) the alteration of the rate of interest or the dates of payment thereof

#### CHAPTER VI.

# REFERENCE AND REVISION.

- 56. (/) The powers exercisable by a collector under Chapter IV and Chapter V <sup>3</sup>[and under clause (a) of the first proviso to section 26] shall in all case be subject to the control of the Chief Controlling Revenue-authority.
- (2) If any Collector, acting under section 31, section 40 or section 41, feels doubt as to the amount of duty wilh which any instrument is chargeable, he may draw up a statement of the case, and refer it, with his own opinion thereon, for the decision of the Chief Controlling Revenue-authority.
- (5) Such authority shall consider the case and send a copy of its decision to Ihe Collector, who shall proceed to assess and charge the duty (if any) in conformity wilh such decision.

Control oT. and statemen I of case. w Chief Controlling Revenue-authority.

'The words "Provincial Government" were first substituted for the words "Gov-cmor-Ccnura| in Council" by para. 3 and the 1st Sch. of lhe Government of India (Adaptation of Indian Laws) Order, 1937. and (hereafter the word "State" was substituted for the word "Provincial" by pargraph 4(/) of lhe Adaptation of Laws Order. 1950.

^These words and figure were inserted by s. 7 of lhe Indian Sump (Amendment) Acl, 1904 (XV of 1904).

(Chapter VI.—Reference and Revision.—Sections 57—60.)

57. (I) The Chief Controlling Revenue-authority may slate any case referred to it under section 56, sub-section (2), or otherwise coming to its notice, and refer such case, with its own opinion thereon,ô if il arises in a Slate, to the High Court for that Slale; if it arises in the Union Territory of Delhi or Himachal Pradesh, to the High Court of Punjab;

(c) if it arises in the Union Territory of Manipur or Tripura,

- to the High Court of Assam;
  '((/) '(6) if it arises in the Union Territory of the Andaman and Nicobar Islands, to the High Court at
  Calcutta; and
- '(e) if it arises in the Union Territory of the Laccadive, Minicoy and Amindivj Islands, to the High Court of Kerala.
- (2) Every such case shall be decided by not less than three Judges of (he High Court,\* \* to which it is referred and in case of difference the opinion of the majority shall prevail. .
- 58. If the High Court<sup>3</sup>\* \* \* 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.
- 59. (/) The High Court  $^{3}***$  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.
- (2) The Court 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 such copy, dispose of the case conformably to such judgment.
- 60. (I) If any Court, other than a Court mentioned in scclion 57, feels doubt as to the amount of duty to be paid in respect of any instrument under proviso (a) to section 35, the Judge may draw up a statement of the case and refer it, wilh his own opinion thereon, for the decision of ihe High Court <sup>3</sup>\* \* \* lo which, if he were the Chief Controlling Revenue-authority, he would, under scction 57, refer the same.

<sup>5</sup>These clauses were substituted by the Schedule of the Adaptation of Laws (No. 2) Order, 1956. Tor the farmer clauses (u) to (g) as substituted by (he 1st Schedule of the Adaptation of Laws Order, 1950.

The words "Chief Coun or Judicial Commissioner's Court" were omitted by para. 3 and the 1st Schedule of the Adaptation of Laws Order. 1950.

The words "Chief Court or Judicial Commissioner's Coun", which were substituted by pain. 3 and the 1st Schedule of [be Government of India (Adaptation of of Indian Laws) Order, 1937 were omitted by the Indian Independence (Adaptation of Central Acts and Ordinances) Order, 1948.

Siatement of case by Chief Control ling Reve nix: -authority to High Court.

Power or High Court, to coll Tor further particulars as lo case suued.

Procedure in disposing of rase staled.

Statement of ease by other Courts to Hi|h Court,

#### (Chapter VI.—Reference and Revision.—Section 61.)

- (2) Such Coim shall deal with lhe case as if it had been referred under section 57, and send a copy of its judgment under the seal of the court and the signature of the Registrar to the Chief Controlling Revenue-authority and another like copy to lhe Judge making the reference, who shall, on receiving such copy, dispose of lhe case conformable to such judgment.
- (3) References made under sub-section (7), when made by a Court subordinate lo a District Court, shall be made through the District Court, and, when made by any subordinate Revenue Court, shall be made through the Court, immediately superior.
- 61. (J) When any Court in the exercise of its civil or revenue jurisdiction or any Criminal Court in any proceeding under Chapter XD or Chapter XXXVI of the Code of Criminal Procedure, 1898, makes any order admitting any instrument in evidence as duly stamped or as not requiring a stamp, or upon payment of duty and a penalty under section 35, the Court to which appeal lie from,

or references arc made - by, such first mentioned Couri may, of its own motion or on the application of the Collector, take such order into consideration.

*Acl* V of 1898.

(2) If such Court, afier such consideration, is of opinion thai such instrument should not have been admitted in evidence without the payment of duty and penalty under section 35, or without the payment of a higher duty and penalty than those paid, it may record a declaration to that effect, and determine the amount of duty with which such instrument is chargeable, and may require any person in whose possession or power such instrument then is, to produce the same, and may impound the same when produced.

Revision of certain ilucisians of Courts retailing lhe sufficiency of stomps.

- (5) When any declaration has been recorded under sub-section (2), the Court recording the same shall send a copy thereof to the Collector, and, where the instrument to which it relates has been impounded or is otherwise in the possession of such Court, shall also send him such instrument.
- (4) The Collector may thereupon, notwithstanding anything contained in the order admitting such instrument in evidence, or in any certificate granted under section 42, or in section 43, prosecute any person for any offence against the stamp-law which lhe Collector considers him to have committed in respect of such instrument:

# Provided that—

- (a) no such prosecution shall be instituted where the amount (including duty and penalty) which, according to the determination of such Court, was payable in respect of the instrument under section 35, is paid to the Collector, unless he thinks that ihe offence was committed with an intention of evading payment of lhe proper duly;
- (.b) except for the purposes of such prosecution, no declaration made under this section shall effect the validity of any order admitting any instrument in evidence, or of any certificate granted under section 42.

505 [Act n

The Indian Stamp Acl, J899.

(Chapter VII.—Criminal Offences and Procedure.- Sections 626 64.)

#### CHAPTER Vn.

#### CRIMINAL OFFENCES AND PROCEDURE

Penally fur cJLuguiinp, cic, instrument nol duly sian.pcd.

- 62. (7) Any personô
- {a) drawing, making, issuing, endorsing or transferring, or signing otherwise than as a witness, or presenting for acceptance or payment, or accepting, paying or receiving payment of, or in any manner negotiating, any bill of exchange '[payable otherwise than on demand], \* or promissory note without the same duty stamped; or
- (fc) executing or signing otherwise than as a witness any other instrument chargeable with duly without the same being duly stamped; or
  - (c) voting or attempting lo vole under any proxy not duly stamped;

shall for every such offence be punishable with fine which may extend to five hundred rupees :

Provided that, when any penalty has been paid in respect of any instrument under section 35, section 40 or section 61, the amount of such penalty shall be allowed in reduction of the Fine (if any) subsequently imposed under this section in respect of the same instrument upon the person who paid such penalty.

- (2) If a share-warrant is issued without being duly stamped, the company issuing the same, and also every person who, at the time when it is issued, is the managing director or secretary or other principal officer of the company, shall be punishable with fine which may extend lo five hundred rupees.
- 63. Any person required by section 12 lo cancel an adhesive slamp, and failing to cancel such stamp in manner prescribed by (hat section, shall be punishable wilh fine which may extend lo one hundred rupees.
  - 64. Any person who, wilh intent to defraud Ihe Government,—
- (a) executes any instrument in which all the facls and circumstances required by scclion 27 to be set forth in such instrument are noi fully and truly set forth, or
- (b) being employed or concerned in or about the preparation of any instrument, neglects or omits fully and truly to set forth therein all such facts and circumstances; or
- (c) does any other acl calculated to deprive the Government of any duty or penally under this Acl; shall be punishable with fine which may extend to five thousand rupees.

'These words wen; msccicJ by s. 5 ofiha Indian Flnancc Act, 1927 (V of 1927), M"he word "cheque" was omilted by s, 5, ibid.

Penally for Tailun; to cancel adbiisive slamp.

Penally for omission to comply with provisions of scclion 27.

# (Chapter -VII.—Criminal Offences and Procedure.— Sections 64A—68.)

'64A. (I) Where any person liable lo pay duly under this Acl is convicted offence under section 64 in respect of any instrument (nol being an instrument specified in Entry 9! of List I in the Seventh Schedule to the Constitution of India), the Magistrate shall, in addition to the punishment which may be imposed such offence, recover summarily and pay over to the Collector the amouni of duty Acl from such person in respect of that instrument and the Collector shall endorsement on the instrument that proper duty has been levied in respect thereof Provided ihat if the person referred to in this sub-section has already paid duly payable under this Act in respect of the instrument in relation to which such the Magistrate shall recover only the difference in the amount of duly.  (2) The amount recoverable under sub-section (1) shall be recovered by were a fine imposed under the Code of Criminal Procedure, 1973.  65. Any person whoô  (a) being required under section 30 to give a receipt, refuses or neglects	the Magistrate.  In the Magistrate.	for der this rtify by ards the nvicted, as if it
(b) wilh intent to defraud the Government of any duty, upon a payment	of money or del	ivery of
property exceeding Lwenly rupees in amount or value, gives a re-	ceipt for an an	nount or
value nol exceeding twenty rupees, or separates or divides the		money
or property paid or delivered;	2 of 1974. Penalty	
shall be punishabie with fine which may extend lo one hundred rupees.	for refusal lo give	
66. Any person whoô	receipt, and for	
(a) receives, or takes credit for, any premium or consideration for any	devices lo evade	
contract of insurance and does not, with one month after receiving, taking credit for, such premium or consideration, make out and execute a duly stamped policy of such insurance; or	duly on reccipis.	or
<ul> <li>(f&gt;) makes, executes or delivers out any policy which is not duly stamped, or pays or allows in account, or agrees lo pay or allow in account, any money upon, or in respect of, any such policy;</li> <li>shall be punishable wilh fine which may extend (o two hundred rupees.</li> <li>67. Any person drawing or executing a bill of exchange ^payable otherwise lhan on demand] or a policy of marine insurance purporting to be or executed in a set of two or more, and not at the same lime drawing or executing on paper duly stamped the whole number of bills or policies of which bill or policy purpose the set to consist, shall be punishable wilh fine which may lo one thousand rupees.</li> </ul>	Penalty for nol mating DUI policy, remaking one not duly stamped.	drawn such extend
68. Any person who,—		
(a) with intent io defraud the Government of duty, draws, makes ar any bill of exchange or promissory nole bearing a date subsequent on which such bill or nole is actually drawn or made; or	Penally for not drawing full number of bills or marine policies	issues to that
'Scction 64A was inserted by s.8 of lhe Indian Stamp (West Bengal Amendment) Act, 1990	purporting lo be in	(West
Ben. Acl XVII of 1990).	scls. Penally for	
These words were insencd by s. 5 of the Indian Finance Acl, 1927 (V of 1927).	posl-daiing bills, and for olher devices to defraud ihe revenue.	

(Chaprer VII.—Criminal Offences and Procedure.—Sections 69—72.— Chapter VIII, —Supplemental Provisions.—Section 73.)

(ib) knowing that such **bill** or note has **been** so posl-dated, endorses, transfers, presents for acceptance or payment, or accepts, pays or receives payment of, such bill or note, or in any manner negotiates lhe same; or (c) wilh the like intent, practices or is concerned in any act, contrivance or device not specially provided for hy this Act or any other law for the time being in force;

shall be punishable with fine which may extend lo one thousand rupees.

- 69. (a) Any person appointed to sell stamps who disobeys any rule made under section 74; and
- (b) any person not so appointed who sells or offers for sale any stamp (other than a '[len naye paise or five naye paise] adhesive slamp);

shall be punishable with imprisonment for a term which may extend lo six months, or wilh fine which may extend to five hundred rupees, or wilh both.

- 70. (J) No prosecution in respeci of any offence punishable under this Acl or any Act hereby repealed, shall be instituted without the sanction' of the Collector or such other officer as '[lhe State Government] generally, or the Collector specially, authorises in thai behalf
- (2) The Chief Controlling Revenue-authority, or any officer generally or specially authorised by it in ihis behalf, may stay any such prosecution or compound any such offence.

(j) The amount of any such composition shall he recoverable in the manner provided by section

- 71. No Magistrate oilier lhan a Presidency Magistrate or a Magistrate whose powers are not less than those of a Magistrate of ihe second class, shall try any offence under this Act.
- 72. Every such offence committed in respeci of-any instrument may be tried in any district or presidency-town in which such instrument is found as well as in any district or presidency-town in which such offence might be tried under the Code of Criminal Procedure for the time being in force.

# CHAPTER Vm.

SUPPLEMENTAL PROVISIONS.

73. Every public officer having in his custody any registers, books, records, papers, documents or proceeding, the inspection whereof may tend to secure any duty, or to prove or lead to the discovery of any fraud or omission in relation to any duty, shall at all reasonable times permit any person authorised in writing by the Collector to

'Substituted for the words "onn-antta or half an anna" by s. 10 of the Indian Stamp (Amendment) Act. 1958 (XIX of 195B).

'The words "the Collecting Government" were substituted for the words "the Local Government" by para, 3 and the Isl Schedule of ihc Government of India (Adaptation of Indian Laws) Order, 1937, and rhensofwr the words "Stale Government" were substituted Tor the words "Collecting Government" by para. 3 and the 1st Schedule lo the Adaptation of Laws Order. 1950.

Place oT trial.

Jurisdiction or

Magistrates.

Penally for breach of

rule rebling lo sate of

unauthorised salt,

jumps and for

Institution and

conduct of prosecutions.

Books, ctc,, lo be open lo inspection. (Chapter VIII.—Supplemental Provisions.—Sections 73A, 74.)

inspecL for such purpose Lhe registers, books, papers, documents and proceedings, and to lake such notes and extracts as he may deem necessary, without fee or charge.

'73A. (J) The Collector may, where he has reason to believe lhai all or any of lhe instruments specified in Entry 91 of List I in the Seventh Schedule to lhe Constitution of India have not been charged at all or have been incorrectly charged with duty leviable under this Act, authorise in writing any officer to enter upon any premises where he has reason to believe thai any registers, books, records, papers, documents or proceedings relating to or in connection wilh any such instrument are kept in such premises, and to inspect them, and lo take such notes and extracts as such officer deems necessary, and, if necessary, to seize them and lo impound them under section 33,

(2) Every person having in his custody or maintaining such registers, authorise officer lo enter books, records, papers, documents or proceedings shall, when so required by the premises, inspect certain officer authorised under sub-section (7), produce them before such officer and shall, at all reasonable times, permit such officer to inspect them and to lake such notes and extracts as he may deem necessary.

Collector's potior to if necessary.

- 74. [The Slate Government] 5\* \* \* \* may make rules for regulating-
- fa) the supply and sale of stamps and stamped papers,
- (b) the persons by whom alone such sale is to be conducted, and
- the duties and remuneration of such persons :

Provided that such rules shall not restrict the sale of <sup>J</sup>[ten naye paise or five naye paise] adhesive stamps.

'Section 73A was inserted by s. 9 of the Indian Stamp (West Bengal Amendment) Act, 1990 (West Ben. Acl XVII or 1990).

Powers to make rules relating lo sale of stamps

Toot-note 2 on page 469. ante.

The words "subject to the control or the Governor-General in Council" were omitted by para. 3 and the 1st Schedule of the Government of India (Adaptation of Indian Laws) Order, 1937,

'Subslii Uled for lhe words "one-anrta or half an anna" by s. 10 of the Indian Slamp (Amendment) Acl. 1958 (XIX of t958).

(Chapter VIII.—Supplemental Provisions.—Sections 75—79.)

Power to make rules

75. [The Slate Government] may make rules to carry out generally to cany out generally the purposes of this Act, and may by such rules prescribe Ihc Act, which shall in no case exceed five hundred rupees, to be incurred

fines.

Publication of rules.

76. (7) All rules made under this Acl shall be published in the Official Gazette.

(2) All rules published as required by this section shall, upon such

publication, have effect as if enacted by this Act.

on breach thereof.

Delegation of certain powers.

776A. <sup>J</sup>[\* \* \* The Slate Government, may by notification in the Official Gazette], delegateô

- all or any or the powers conrerred on it by sections 2(9), 33(3) 0>), 70(/), 74 and 78 to the Chief Controlling Revenue-authority; and
- ( ) all or any of the powers conferred on the Chief Controlling Revenue-authority by sections 45 (1) (2), 56 (/) and 70 (2) to such subordinate Revenue-authority as may be specified in ihe

Saving as to court-fccs.

77. <sup>s</sup>[Expect for the provisions as to copies contained in section 6A1 nothing in this Act contained shall be deemed to affect the duties chargcable under any enactment for the lime being in force relating to court-fees.

Saving as lo certain siamps.

\*77A. All stamps in denominations or annas four or multiples thereof shall be deemed to be stamps of the value of twenty-five *naye* paise or, as the case may be, multiples thereof and shall, accordingly, be valid for all the purpose of this Act.

Aci io be translated and sold cheaply.

78. Every <sup>T</sup>[Statc Government] shall make provision for the sale of translations of this AeL in the principal vernacular languages of the territories administered by it at a price not exceeding <sup>e</sup>[twcniy-five naye paise] per copy.

79. [Repealed. ]—Rep. by s. 3 and Schedule II of the Repealing and Amending Act, 1914 (X of 1914).

<sup>7</sup>See foot-nole 2 on page 469, ante.

Sub-section (/) was substituted for the original sub-section by para. 3 and the 1st Schedule of the Government of India (Adaptation of Indian Laws) Order, 1937.

JScciion 76A was inserted by s, 2 and Schedule, Part 1. of the Decentralization Aci, 1914 {IV of 1914).

<sup>&#</sup>x27;The words "The Central Covemmeni, subject to the provisions or section 124 (/) of Ihe Government of India Act, 1935, and the Provincial Government, may by notification in the Official Gazette" were substituted for Ihe words "The Local Government' may by notification in ihe local Official" by para. 3 and the 1st Schedule lo the Covemmeni of India (Adaptation of Indian Law:) Order, 1937. and thereafter the word "'Stale" was substituted for the word "Provincial" and the words "The Central Government, subject to the provisions of section 124 (/) of the Government of India Acl, 1935, and" were omitted by paragraph 4(1) and para. 3 and the 1st Schedule, repcclively, of the Adaptation of Laws Order, 1950.

<sup>&#</sup>x27;These words, figure and letter were inserted by s. 12 of the Bengal Slamp (Amendment) Act. 1922 (Ben, Acl III of 1922).

<sup>&</sup>quot;Section 77A was inserted by s. II Df ihe Indian Slamp (Amendment) Acl, 1958 (XIX of 1958). <sup>7</sup>The words "Provincial Government" weru first subsilluted for the words "Local Government" by paragraph 4(0 of the Government of India (Adaptation or Indian Laws) Order, 1937 and thereafter the word "Slalc" was substituted Tor Ihe word "Provincial" by paragraph 4{/) of ihc Adaptation of Laws Order, 195D.

<sup>&#</sup>x27;Substituted for Ihe words "four annus" by s. 12 or Ihe Indian Stamp (Amendment) Act. 1958

(Schedule I.—Stamp-duty on Instruments.)

#### SCHEDULE I.

STAMP-DUTY ON INSTRUMENTS. (,See section 3.)

#### Description of Instruments.

Acknowledgment of a debt exceeding twenty rupees in amouni or value, written or signed by, or on behalf of, a debtor in order la supply evidence of such debt in any book (oiher iban a banker's pass-book) or on a separate piece  $\it of$  paper when such book or paper is left in the creditor's possession : provided that such acknowledgment docs not contain any promise to pay the debt or any stipulation to pay interest or to deliver any goads or other property.

Administration-Bond including a bond given under section 256 or the Indian Succession Act, 1865', section 6 of the Government Savings Banks Act, 1873, section 78 of the Probate and Administration Acl, 1881, or section 9 or section 10 or the Succession Ceniffleate Act, 18898,—

(u) where lhe amount docs not exceed Rs. 1,000

(.b) in any other case ......

Adaption-Dccd, that is lo say. any instrument (other than a will) recording an adoption or conferring or purporting ' lo confer an authority lo adopt.

Advocata. Set Enlry as an Advocate (No. 30.)

Affidavit; including an affirmation or declaration in the case of persons by law allowed to affirm or declare instead or swearing. \\

Affidavit or declaration in writing when made—

'[(«) as a condition of enrolcment under lhe 'Indian Army Acl, 1911J, '(or the 'Indian Air Force Act, 1932);

One anna.

<sup>8</sup>See now the Army Acl, 1950 (XLVI of 1950),

Proper Stampduty,

The same duty as a Bond (No. 15) for such

Five rupees.

Ten rupees.

X of 1865, V of 1873. V of 1881. VII of 1889.

<sup>&#</sup>x27;These words and figure wen: inserted by s. 130 and the Sch. of the Indian Air Force Act, 1932 (XIV of 1932). <sup>s</sup>See now the Air Force Act, 1950 (XLV of 1950).

. (Schedule I.—Stamp-duty on Instruments.)

# SCHEDULE I.ô contd.

		Description of Instruments.	Proper Stamp-duty
4.	Affida	avit —conctd.	
		Exemptions—conctd.	
	(to	for (he immediate purpose or being filed or used in any Court or before lhe officer or any Court; or	
	to	Tor Lhe sole purpose of enabling any person to receive any pension or charitable allowance,	
■5.	Agree	ment or Memorandum of An Agreement—	
	(0)	if relating to the sale of a bill or exchange;	Two annas.
	<*>)	ir not otherwise provided for	Subject to a maximum of terupees, one <i>anna</i> Tor every Rs 10,000 or pan <sup>1</sup> thcreor of th value or the security or share,
Agr	ccmen	Exeinpliona- it or Memorandum of Agreement—	
	<0)	for or relating lo the sale or goods or merchandise exclusively, not being a Nole or Memorandum chargcable under No. 43;	Eight <i>annas</i> .
	(.b)	made in the form or tenders to the $^3[Central\ Government]$ for relating to any loan; $J^{\pm}\gg v\ m$	
Agr	eemen	t lo Lease, See Lease (No. 35).	
<b>'</b> 6.		ment Relating to Deposit or Title-deeds, Pawn or Pledge, that is . any instrument evidencing an agreement relating lo—	
	U)	the deposit of title-deeds or instruments constituting or being evidence of the title to any property whatever (other than a marketable security), or	

'This article was substituted Tor Lhe original article by s. 3(i) or [he Indian Slamp (Amendment) Act 1910 (VLos 1910)

These words were substituted for Lhe words "Government of India" by paragraph 4(/) or the Government of India (Adaptation of Indian Laws) Order, 1937,

 $\,^{\wedge}\text{Clause}$  (c) was omiued by para, 3 and the 1st Schedule or lhe Adapiation or Laws Order, 1950.

'This anicic was substituted Tor the original arlicle by s. 8(7) of the Indian Stamp (Amendment) Act, 1904 (XV of 1904).

(Schedule I.—Stamp-duty on Instruments.)

#### SCHEDULE I.ô contd.

Description of Instruments.

Proper Stampduty.

The same duly as a Bond

(No. 15). for such amount.

Five rupees.

 Agreement Relating to Deposit of Tilde-derd, Pawn or Pledge eondd. Fifteen rupees.

(2) the pawn or pledge of movable property,

where such deposit, pawn or pledge has been made by way
of security Tor ihe re pay mini of money advanced or lo be
advanced by way of loan or on enisling or Tulure debt—

(ii) if such loan or debi in repayable on demand or mote than three months from Ota dale of (he instrument evidencing ihc agreement;

(b) iT such loan or ilebi is repayable not more lhan three mo nibs from (be date of such instrument.

Exempli i?n.

Instrument or pawn or pledge of goads if unattested.

- Apuinlmenl in Enccution of a Power, whether of trustees or of property, moveable or immoveable, where made by any writing not being a Will,
- 8. APPRAISEMENT OF! VALUATION made otherwise than un der an order of the Conn in the course of a suit—

Five rupees.

- (d) where Ihe amount docs not exceed Rs. 1.000 ...
- (6) in any other ease .....

Exemptions.

- (G) Anpralscmeni or valuation made for the information of one party only, and nol being in any manner obligatory between parries cii/isr by agree men: or operation of law.
- 1b) Appraisement of crops for Jhc purpose of ascertaining Ihe amount to be given lo a landlord as i cm.
- 9, Apprenticeship-Deed, including every wiling relating to the scrvicc or tuiion of any apprentice, clerk or servant, placed with any master to Icare any profession, (r\*ide ur employment, nol being Articles of Clerkship (No. 11).

The same duty as a Bill of Exchange [No. J3 (b)J for ihc amount secured.

Half the duly payable on a Bill of Exchange [No. 13 (b» for the amount secured.

The Indian Stamp Act, 1899.

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9. Apprentkeship-Deed—concld.

Exemption.

(Schedule I.—Stamp-duty on Instruments.)

Instruments or apprenticeship executed by a Magistrate tinder the Apprentices Act, 1850, or by which a person is apprenticed by or at the charge of any public charity.

SCHEDULE 1.ô comd.

10. Articles of Association cf a Company

Exemption

Description öf Inslnimems.

Proper Stampduty.

Articles of any association not formed for profit and registered

under section 26 of the Indian Companies Act, 1882.

See also Memorandum of Association of a Company (No,

XIX of 1B50.

11. Articles of Clerkship or contract whereby any person lira becomes bound to serve as a clerk in order to his admission as an attorney in any High Court,

Assignment. See Conveyance (No. 23), Transfer (No. 62), and Transfer of Lease (No. 63), as the case may be.

VI of 1832.

Attorney. See Entry as an Attorney (No, 30). and Power or Attorney (No. 48).

Authority to Adopt. See Adoption-Deed (No. 3).

The same duty as a Bond (No. 15) for such amouni.

Five rupees.

- 12. Award, I hat is lo say, any decision in writing by an or- bitralor or unpirc. not being an award directing a partition, on a reference made otherwise than by an order of the Court in the course of a suit—
  - (o) where the amount or value of the property to which lhe award relates as set forth in such award docs nol exceed Rs. 1.000;

(i>) in any other case Exemption. ioes noi execcu Rs. 1.00

Award under the Bombay District Municipal Acr, 1873<sup>3</sup> siic- tion 81, or the Bombay Hereditary Offices Act, 1874, section lfi. Twenty-five rupees.

III of 1874.

Two hundred and fifly

Bom. Act VI of 1873. Bom. Acl

# The Indian Stamp Act, 1899,

13. Bill of Two rupees '[fifty (Schedule I.—Stamp-duty on Instruments.) Exthang naye poize.] defined Two rupees '[fifty **SCHEDULE I.—could.** by s. 2 (2) '\* \* Description of Instruments, paise.] \*] not Proper being a Bond, bank-note or currvncy-note— 2\*\* \* Five Stamp-<sup>J</sup>(b) when; payable otherwise than on demand rupees, duty. (0 where payable nol more than three months after dale or sight— Five rupees. if the amount of the bill or note docs not exceed Rs. SOO. If il cicecds Rs, 500 but not exceed Rs. 1,000. Three rupees '(seventy- five and for every additional Rs. 1,000 or pan thereof in excess naye poise.] of Rs, 1.000, (ii) where payable more than three months bul nol mare than six Seven rupees '(fifly naye months after date or sightpaise.] if the amount of ihe bill or note does not exceed Rs, 500, Seven rupees '[fifty naye if it exceeds Rs. 500 but does not exceed Rs, 1,000. paise. J and for cvciy additional Rs. 1,000 or part thereof in excess or Rs. 1,000. Five rupees. (m) where payable more than six months bul not more than nine months after date or sight if the amount of the bill or note docs not exceed Rs. 500. if it exceeds Rs. 500 but docs not exceed Rs. 1,000. and for every additional Rs, 1.000 or pari thereof in excess  $% \left( 1.000\right) =1.000$ of Rs. 1,000. (iv) where payble more than nine months but not more than one year after dale or sightir the amount or the bill or note docs nol exceed Rs. 500. One rupee '[twenty-five naye poise ] Two rupees '[fifty naye paise.]

'The word, figure and brackets "and (J)" were omilled by s. 5 of Jhc Indian Finance Act. 1927 (V of 1927),

^The words, letter and brackets "(a) where payble on demand...one anna" were omitted, ibid,

<sup>J</sup>[lems (b) and (c) of entry 13 were substituted by s. A and the Second Schedule of the Finance
(No. 2) Acl, 1956 (LXXVi of 1956),

 $^{\rm J}\! Substi \, luted$  for words "four annas" by s. 13 of the Indian Stamp (Amendmenl) Act. 1958 (XIX of 1958).

'Substituted for Ihe words "eight annas" by 5. 13, ibid "Substituted for Ihe words "twelve anna:r" by s. (3, ibid. (Schedule I.—Stamp-duty on Instruments,)

# SCHEDULE 1.—comd.

<b>Description of Instruments.</b>	Proper Stamp-
	duty.
12 Pill of Funkanas annual	
13. Bill of Exchange—conctd.	
$\blacksquare$ if it exceeds Rs. 500 but does not exceed Rs. 1.000.	Ten rupees.
and for every additional Rs. 1,000 or part thereof in excess of Rs. 1,000.	Ten rupees.
'(c) where payble nl more than one year after dale or sight—	
if die amouni of the bill or note docs not exceed Rs. 500.	Ten rupees.
'6'' 1 D- 5001 ' 1 1 D- 1000	T
if it exceeds Rs 500 bui docs not exceed Rs. 1,000.	Twenty rupees.
and for every additional Rs, 1,000 or part thereof in excess of Rs. 1,000.	Twenty rupees.
,	
14. Bill or Lading (including a through bill of lading)	■■[Two rupees].
	( · . · . · . · . · . · . ·
	N.B.—If a bill of lading is
	drawn in parts, the proper stamp therefor must be borne
	by each one of the set.
P d	
Exemptions.	
of lading when the goods therein described are received at u place within	
lhe limits of any port as delined tinder lhe Indian Ports Acl, 1889. <sup>5</sup> and are	
to be delivered at another place within the limits or the same port.	
•	
(6} Bill of lading when executed oui of '[India] and relating ID property	
to be delivered in '[India],	
[	

'I[cms (6) and (r) or entry 13 were substituted by s, 4 and lhe Second Schedule of the Finance (No. 2) Act, 1956 (LXXVI of 1956).

^Originally, the words "Twenty-five naye paht" wen; substituted Tor lhe words "four annas" by s.13 of lhe Indian Slamp (Amendment) Act, 1958 (XIX of 1953). Thereafter, the words "one rupee" were subs I i ruled for the words 'Twenty-five naye paise" by s.50 (a) of the Finance Acl, 19B5 (Act XXXII of 1985). Finally, the words within the square brackets were subslituted for lhe word "one rupee" by 5.99 (ft) {a) of lhe Finance Act, 1994 (Act XXXII of 1994).

'5fe now the Indian Pons Act, 1908 (XV of 1908).

\*See foot-note 1 on page 468, ante.

# (Schedule /.—Stamp-duty on Instruments.) **SCHEDULE I.**—contd.

Description of Instruments.	Proper Stamp-	
	duly.	
nd [as delined by seclion 2(5)] not being a DEBENTURE (No. 27), ond not being otherwise provided for by this Aci, or by ihe Court-fees Aci, 1870,— he amount or vaJue secured does not exceed Ri. 10	Two annas.	
		VII of 1870.
t exceeds Rs. 10 and docs not exceed Rs. SO	Four annas.	
l exceeds Rs. 50 and docs nol exceed Rs. 100	Eight annas.	
l exceeds Rs. 100 and does not exceed Rs. 200	One rupee.	
t exceeds Rs. 200 end docs rial exceed Rs. 300	One rupee eighi annas.	
1 exceeds Rs 300 and does not exceed Rs. 400	Two rupees.	
l exceeds Rs. 400 and does not exceed Rs. 500	Two rupees eight annas.	
t exceeds Rs. 500 and does nol exceed Rs. 600	Throe rupees.	
l exceeds Rs. 600 and does not exceed Rs. 700	Three rupees eight annas.	
it exceeds Rs. 700 and does not ciceed Rs. 800	Four rupees.	
t exceeds Rs, 800 and does not exceed Rs. 900	Four rupees cighi annas.	
l cxceeds Rs. 900 and docs not exceed Rs. 1,000;	Five rupees.	
and for every Rs. 500 or pan thereof in excess of Rs. 1,000,	Two rupees eight annas.	
DMINISTRATION BOND (No. 2), BOTTOMRY BOND (No. 16), CUSTOMS-BOND (No. 26), INDEMNITY-BOND (No. 34), RESPONDENTIA BOND (No. 56), SECURITY BOS'D (No. 57).		
li ons.		
when executed by—		
admen nominated under rules framed in accordance wilh ihe Bengal Irrigation Acl, 1876, scclion 99. for Ihe due performance of Lheir duties under Ihal Aci:		Ben. Acl [II of 1876.
person for the purpose or guaranteeing thai ihc locaJ incomo derived from private subscriptions lo a charitable dispensary or hospital or any other object of public utility shall nol be less than a specified sum per mensem.		, - 2

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The Indian Stamp Act, 1899.

(Schedule I.—Stamp-duty on Instruments.)

# SCHEDULE I.—con id.

	Descrip	otion of Instruments.	
	nry Bond, (hat is to say, any instrume ea-going ship borrows money on the		Two annas.
ena	ble him 10 preserve the ship or prosec	ute her vnyage.	Four annus.
any not Sec	ncellation—Instrument of (including a instrument previously executed is conterwise provided for.  also Release (No. 55), Revocation Surrender of Lease (No. 61), Revoc	of Settlement (No. 58-	The same duty as a Conveyance (No. 23) for a consideration equal to the amount of the purchasemoney only.
sep	tificate of Sale (in respect of each arate lot and sold) granted to the pu l by public auction by 3 Civil or Rever	rchaser of any property	'ITwo on/iiif, ]
(a)	where (he purchase-money docs not ci	ceed Rs. 10;	
. ,	where the purchase-money exceeds Rs Rs. 25; in any other ease	s. 10 but docs not exceed	One rupee,

19. Certificate or Other Document evidencing the right or title or the holder thereof, or any other person, either lo any shares. scrip or stock in or of any incorporated company or other body corporate, or to become proprietor of shores, scrip or slock in or of any such company or body.

See atut Letter of Allotment of Shares (No. 35).

20. Charter-Parly, I hat is lo say, any instrument (except an agreement for the hire of a tugsicomer) whereby a vessel or some specified principal pan thereof is Icl for the specified purposes of the charterer, whether il includes a penally clause or not.

The same duty as a Bond (No. 15) for Ihe same amount.

Five rupees.

'These words were substituted for Lhe words "one anna" by s 2 or lhe Indian Stamp (Amendment) Acl, 1923 (XLIII of 1923).

 $^3\mbox{Anicle 21}$  was emitted by s, 5 of the Indian Finance Act, 1927 (V of 1927).

#### SCHEDULE I.—coiud.

#### Description of Instruments.

22. Composition-Deed, that is lo say, instrument exculed by a debtor whereby he convcys his properly for the benefit or his creditors, or whereby payment or a compo- si#on or dividend on their dchls is secured (0 1he creditors. or whereby provision is made for the coniinuance of (he debtor's business, under the supervision of inspectors or under letters of license, for the bencfii of his creditors.

23. Conveyance [as defined by section 2(70)] not being a TRANSFER charged or exempted under No. 62.—

when: ihc amouni or value of the consideration for such conveyance as sei forth therein docs not exceed Rs. SO: where il exceeds Rs. SO but does not exceed Rs. 100 where it exceeds Rs. 100 but docs not exceed Rs. 200 where it exceeds Rs, 200 but docs nol exceed Rs, 300 where it exceeds Rs, 300 but does not exceed Rs. 400 when: it exceeds Rs, 400 bul does not exceed Rs. 500 where it exceeds Rs. 500 but does not exceed Rs. 600 where it excccds Rs. 600 but docs not excccd Rs. 700 where it exceeds Rs. 700 but docs not exceed Rs. BOO where it exceeds Rs. BOO but does not exceed Rs. 900 where it exceeds Rs. 900 but docs not exceed Rs. 1.000 and for every Rs. 500 or pan thereof in excess or Rs. 1.000.

# Exemption.

Assignment of copyright by entry made under the Indian Copyright Act, 1847', section 5.

# Co-Parmership-Decd See Partnership (No. 46).

24. Copy or Extract, certified lo be a true copy or extract, by or order of any public officer and not chargeable under thd law for the lime being in force relating to court-fees, (i) if ihe orginaJ was not chargeable wilh duty or if the duly with which il was chargeable docs not exceed one rupee; (i7) in any other case ...

'See now (he Indian Copyright Acl, 1914 (111 of I9J3).

Proper Stampduty.

Ten rupees.

Eight annas. One rupee. Three nlpccs, Four rupees. Five rupees. Six rupees. Seven

rupees. Eight Nine Ten rupees. rupees. Eight annas. One rupee.

XX of 1847.

(Schedule I.—Stamp-duty on Instruments.)

# SCHEDULE I.ô contd.

Description of Instruments.	Proper Stamp
	duty.
24. Copy or Extract—conctd.	
Exemptions.	
(a) Copy of any paper which a public officer is ex	
pressly required by law lo make or furnish for record in any public office or for any public purpose.	
'[(£) Copy of, or extract from, any register relating to births, baptisms, namings. dedications, marriages, 'di vorces. deaths or burials.] '	
25. Counterpart or Duplicate of any instrument chargeable	
wilh duty and in respect of which the proper duly has been paid.—	
<ul><li>(a) if lhe duly wilh which original instrument is charge able does not exceed one rupee;</li></ul>	The same duty as is payable on the original.
(6) in any other case.	One rupee.
Exemption.	
Counterpart or any lease granted to a cultivator, when such	
lease is exempted from duly.	
26. Customs-Bond—	
(a) where ihe amount does not exceed Rs, ICO	The same duty as a
(ib) in any other case	Bond (No. 15) far such amount. Five rupees.
*27. Debenture (whether a mortgage debenture or not), bc> ing a marketable security transferable—	Tive rupees.
(a) by endorsement or by a separate instrument of	
transfer— where ihe amouni or value does nor exceed Rs. JO	■"[Twenty naye patse.]
where the amount of variet does not exceed its.	1

<sup>&#</sup>x27;This dame was substituted for claujes (b) and (c) by s. 7{/) of the Indian Stomp (Amendment)
Act, 1906 (V of 1906).

The word "divorces" was inserted by s. 2 and Schedule I of the Repealing and Amending Act,

<sup>1914 (</sup>X of 1914).

<sup>&#</sup>x27;Article 27. which was substituted Tor (he original article by s. 3 (iii) of the Indian Stamp (Amendment) Act, 1910 (VI of 1910), was further substituted by s. 7 (if) of the Indian Stamp (Amendment) Act, 1955 (XLIII of 1955).

<sup>&#</sup>x27;Substituted for the words "Three annas" by s. 13 of lhe Indian Siamp (Amendment) Act, 1958 (XIX of 1958),

<sup>&#</sup>x27;Substituted Tor the words "Sin annas" by s, 13, ibid.

# (Schedule /.—Stamp-duty on Instruments.)

#### SCHEDULE Lô co/ud.

SCHEDULE I.ô co/ud.	
Description of Instruments.	Proper Siamp- duiy.
where it exceeds Rs, 50 and docs noL exceed Rs. 100	'[Seventy-five naye paise,]
Ditto 100 ditto 200	One rupee '[fitly n/iye paise,]
Ditto 200 ditto 300	Two rupees  J[nveniy-five naye paise.]
Ditto 300 diuo 400.,,	Three rupees.
Diud 400 ditto 500.,.	Three rupees '[seventy-five naye paise.]
Ditto 500 diuo 600	Four rupees '(fifty <i>naye</i> paise.] -
Ditto 600 ilillo 700 Ditto 700 diuo 800	Five rupees '[twenty-five naye poise,] Six rupees.
Ditto 800 ditto 900	Si* rupees '[seventy- five
where il exceeds Rs. 900 and does not exceed Rs. 1,000	naye paise.)  Seven rupees *'[ fifty naye patse.]
and for every Rs. 500 or parr thereof in excess or Rs. i,000	Three rupees '[seventy-five
(A) by delivery—	, - []
where the amount or value of the consideraiion for such debenture as sci forth therein dots not exceed Rs. 50.	'[Seventy-five n aye paise. J
where il enceeds Rs. 50 bul il (Joes riot exceed Rs. 100	O/ie rupee '[fifty naye paise,]
Diuo LOO diuo' 200	Three rupees,
Ditto 300 ditto 300	Four rupees '[fifty naye* paise.]

<sup>&#</sup>x27;Substituted for [he words "twelve annas" by s. 13 of Ihe Indian Slamp (Amendment) Aci. 1958 (XIX of 1958).

<sup>&#</sup>x27;Substituted Tor 1/ie words "eight annas" by s. 13, ibid.
-"Substituted for the words "four annas' by s. 13, ibid.

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(Schedule I.—Stamp-duty on Instruments.)

# **SCHEDULE I**,—contd.

Description of Instruments.		Proper Stamp-
		duty.
ls. 300 but docs not	exceed Rs. 400	Six rupees.
Dillo 400 dillo 500	Ditto 500 ditto 600	Seven rupees ' fiTty <i>naye</i> paise.  Nine rupees.
Ditto 600 ditto 700	Dillo 700 diuo 800	Ten rupees '[fifty <i>naye</i> paise.] Twelve rupees.
	Dino 800 diua 900	Thirteen rupees '(fitly naye paise.]
D	itto 900 diuo 1,000	Fifteen rupees.
500 or pan thereof in excess of	Rs. 1.000 ,	Seven rupees '[fifty hoj* paise
: lerm "Debenture" includes any interest cou amount of such coupons shall not be included		
Exemption.		
ed by an incorporated company or other b registered mortgage deed, duty stamped in debentures to be issued thereunder, when borrowing makes over, in whole or in pan, the bene Hi of the debenture holders:	respect of the full amount of reby the company or body	
Provided (hat the debentures so issued are expectation of the said mortgage-deed.	pressed (o be isued in terms of	
'See fool-nole 2 on page 519, anu.		

(Schedule /.—Stamp-duty on Instruments.)

# SCHEDULE *l.—contd.*

SCHEDULE 1.—conta.	
Description of Instruments.	Proper Stamp- duty.
Of uny (rust. See Trust (No. 64).	
order in respect of goods, that is to say, any instrument entitling any person therein named, or his assigns, or the holder thereof, to the delivery of any goods lying in any dock or port, or in any warehouse in which goods are stored or deposited on cent or hire, or upon any wharf, such instrument being signed by or on behalf of the owner of such goods, upon the sale or transfer of the property therein, when such goods eicecd in value twenty rupees.	One anna.
c deeds. '{See Agreement relating to Deposit of title-deeds, pawn or pledge [No. 6.)].	
partnership. See Partnership (No. 46),	
Instrument of, that is to say, any instrument by which any person effects the dissolution of his marriage.	One rupee.
rument of. See Settlement (No. 58).	

'These words and figure were subslituted for the words and figure "See Agreement by way of equitable mortgage (No. 6)" by s. 8(2) of the Indian Stamp (Amendment) Act, 1904 (XV of 1904).

rJ-,n

# (Schedule I.—Stamp-duty on Instruments.) SCHEDULE $\emph{l}^{\wedge}$ cantd.

-		
	Description of Instruments.	Proper Stamp-duty.
ī	cate—Counterpart (No, 25).	
l	ntry as an Advocate, <i>Vakil</i> or Attorney on the roll OR any High Court [under [he Indian Bar Councils Aci. 1926. or] in exercise of powers conferred on such Court by Letters Patents or by the <sup>1</sup> Lega Practitioners Act, 1884—	3
(XVI)		
1926. 1884.	(a) in the case of an Advocalc or Vakil	Five hundred rupees.
1	the case of an attorney	Two hundred and fifty rupees
	Exemption.	
	of an advocate, vakil or attorney on the roll of any High Court when he has previously been enrolled in High Court.	
	J* T * *	
a	inge or Properly—Insinimenis of	The same duly as Conveyance (No. 23) for consideration equal to the value OR the property of greatest value as set forth is such instrument.
10	ct. See Copy(No, 24).	
	irther Charge—Instrument of, that is to say, any instrument imposing a fun her charge on mortgaged properly—	
1	hen ihe original mortgage is one of the description referred to in clause	The same duty as
(	(a) of Article No. 40 (thai is, wilh possession):	Conveyance (No. 23) for consideration equal to the amount of the further charge

<sup>&#</sup>x27;These words and figure were inserted by s. 19 and [he Sch. of the Indian Bar Councils Act. 1926 (XXXVIII of 1926),

<sup>&#</sup>x27;Since repealed. .

JThe words and figures "EQUITABLE MORTGAGE. See AGREEMENT by way of EQUATIBLE MORTGAGE (No. 6)" which were repealed by s. 8(3) of (he Indian Slamp (Amendmenl) Act, 1904 (XV of 1904), arc omilled.

(Schedule 1.-Stamp-duty on Instruments.)

# SCHEDULE I^-eontd.

Description of Instruments.

32. Further charge —conctd.

(b) when such mortgage is one of the description referred lo in  $% \left\{ \mathbf{b}^{\prime}\right\} =\left\{ \mathbf{b}^{\prime}\right\}$ clause [b) of Arlicle No. 40 (that is,

without possession)—

(i) if at lhe time of execution of instrument of further charge possession of ihe property is given, or agreed to be given under such instrument:

Proper Stamp-

duty.

to lhe total amount of the charge (including ihe original mortgage and any further charge already made) less the duly already paid on such original mortgage and  $further\ charge.$ 

The some duty as a Bond (No. 15) for the amouni of the further charge sccured by such instrument.

(ii) if possession is not so given. The same duly as a Conveyance (No. 23) I for u consideration equal

33. Gift—Instrument of, nol being Settlement (No. 58) or Will oh the value of the property Transfer (No. 62.),

The same duty as a Conveyance (No, 23) for a consideration equal to

as set forth in such instrument.

Hiring Agreement or agreement for service. See Agreement (No. 5.).

34. Indemnity-Bond

The same duty as a sucurity-Bond (No. 57) for the same amount. Inspectorship-Deed. See Composition -Deed (No. 22).

Insurance. Sec Policy of Insurance (No. 47).

35. Lease, including an under-lease or sub-lease and any agreement lo [el or sub-let —

(a) where by such 'lease the rent is fixed and no premium is paid or delivered—

(i) where the lease purports lobe for a term of less than one year

The same duty as a Bond (No. 15) for the whole amount payable or deliverable under such lease.

 $(Schedule\ I.-Stamp-duty\ on\ Instruments.)\ SCHEDULE\ I^-contd.$ 

The state of the s	
	Proper
Description of Instruments.	Slamp-duly.
<u> </u>	2
35. Lease—Contd.	
(iV) where (he lease purports to be for a term of	The same duty as a
not less lhan one year bul nol mote than	Bond (No. 15) Tor Ihe
three years;	amount or value of l/tc
	average annual rem re
	served.
(1 <sup>V</sup> 1) where Ihe lease purports io be for a term in	(be Same duty as a
cicces of three yeare;	Conveyance (No. 23)
	for a consideration
	equal to the amount or
	value of ihe average
	annual rent reserved.
(iu) where iJtc lease does nol purport m be for	The same duly as a
any definite term;	Conveyance (No. 23)
any definite term,	for a consideration
	equal to the amount or
	value of the average
	annual rent which
	would be paid or de
	livered for ihe first ten
	years if the lease con
	tinued so long.
(v) where the lease purports lo be in perpetuity;	The same duly as a
	Conveyance (No, 23)
	Tor a consideration
	equal lo onc-fiflh of
	ihe whole amount of
	renis which would be
	paid or delivered in
	respect of the first fif
	ty years of ihe lease.
(b) where the lease is granted for a fine or premium or	The some duty as a
for money advanced and where no rent is reserved;	Conveyance (No. 23)
	for a consideration
	equal io ihc amount or
	value of such fine or j
	premium or advance as 1
	set forth in the base.

[Act **n** 526

The Indian Stamp Act, 1899.

(Schedule I.—Stamp-duty on Instruments.)

#### SCHEDULE *lr-contd*.

Description of Instruments.

Proper Stampduty.

35. Leaseô Conctd.

(c) where [he lease is granted for a fine or permium or for money advanced in addition to reni reserved.

The same duty as a Conveyance (No. 23) for a consideration equal (o the amount or value of such fine or premium or advance as set fonh in lhe lease, in addition to the duly which would have been 'payable on such lease if no fine or premium or advance had been paid or delivered:

Provided thai, in any case when on agree' ment to lease is stamped with (he ad valorem stamp required for a lease, and »lease, and a lease in pursuance of such agreement is subsequently executed the duly on such lease shall nol exceed eight annas.

# Exemptions.

(a) Lease, executed in the case of a cultivator for lhe purposes of cultivation (including a lease of trees for the production of food or drink) without the payment or delivery of any fine or premium, when a definite term is expressed and such term does not exceed one year, or when the average annual rent reserved does not exceed one hundred rupees.

'[Two annas.]

36. Letter of allotment of Shares in any company or proposed company, or in respect of any loan to be raised by any company or proposed company.

See also Certificate of other document (No. 19).

'Exemption (b) was omitted by para. 3 and the 1st Sch. of the Government of India (Adaptation of Indian Laws) Order, 1937.

'These words were substituted for the words "one anna" by s. 2 of the Indian Stamp (Amendment) Acl, 1923 (XLIII of 1923).

VI of 1882.

The Indian Slamp Act, 1899.

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(Schedule I.—Stamp-duty on Instruments.)

#### SCHEDULE 1°ontd.

Description of Instruments. Proper 37. Letter of Credit, that is lo say, any instrument by which one person Stampauthorises another (0 give credit lo ihe person in whose favour it duty. 1 [Two rupees.J Letter of Guarantee- See AGREEMENT (No. IS). 39, Letter orLiccncc> that is io say, any agreement between a debtor and his creditors that the latter shall, for a specified time, suspend their claims and allow the debtor to cany on business at Ten rupees. his own discretion. 39. Memorandum of Association of a Company— (a) if accompanied by articles of association under section 37 of Fifteen rupees. the Indian Companies Acl, 1882'; (b) if nol so accompanied ... Forty rupees. Exemption. Memorandum of any association not formed for profit and registered under scclion 26 of Ihe Indion Companies Acl, 40. Mortgage Deed, nol being<sup>5</sup> [AN AGREEMENT RELATTSG TO DErosrr OF Tm£-DEEDs, PAWN OR PLEDGE (No.6)], BOTTOMRY BOND (No. 16), MORTGAGE OF A CROP (No.41), RESPONDENTIA No. 56), OR The some duty as a

 $\label{eq:security-Bono} Security-Bono~(No.57)—~(a)~when~possession~of~the~property~or~$ 

(b) when '"' possession is nol given or agreed to be given as

agreed to be given\*,

aforesaid.

property comprised in such deed is given by mortgagor or

<sup>9</sup>See now Ihe Companies Acl, 1956 (I of 1956).

Conveyance (No. 23) for a

consideration equal to the

amount secured by such deed. The same duty as a

bond (No. 15) for the amount secured by such

<sup>&</sup>lt;sup>3</sup> These words and figure were substituted for the words and figure "An agreement to mortgage (No. 6)" by s. 8(4)(a) of the Indian Stamp (Amendment) Acl. 1904 (XV of 1904).

<sup>&#</sup>x27;The words "at the time of execution" which were repealed by s. 8(.4)(b), ibid, are omitted.

<sup>&#</sup>x27;The exemption "(3) Instrument of pledge or pawn or goods if unattested" which was repealed by s, 8(-/)(c) or lhe Indian Stamp (Amendment) Act. 1904 (XV of 1904), i omitted.

Explanation.— A mortgagor who gives to the mortgagee a powerof-aiiomey to collect rents or a lease of ihe properly mortgaged or part thereof, is deemed to give possession within the meaning of this article.

[Act **n** 528

The Indian Stamp Act, 1899.

(Schedule I.—Stamp-duly on Instruments.)

#### SCHEDULE *l.-rontd*.

Description of Instruments.

(c) when a collateral or auxiliary or additional or sub- slim led security, or by way of further assurance for [he above mentioned purpose where the principal or primary security is duly stomped—

for ever)' sum secured nol exceeding Rs. 1,000 ....

Eight annas.

Proper

Stamp-

duty.

and for every Rs. 1,000 or pan (hereof secured in excess of Rs. 1.000.

Exemptions.

Eight annas.

- (7) Instruments executed by persons taking advances under lhe Land Improvement Lonns Act, 1883, or lhe Agriculturists' Loans Act, 1384, or by [heir sureties as security for [he repayment of such ad avarices.
- (2) Letter of hypothecation accompanying a bill of exchange.

XIX of 1883. XII of 1884.

- 41. Mortgage of a Crop, including any instrument evidencing an agreement to secure [he repayment of a loan made upon any mortgage of a crop, whether lhe corp is or is not in existence at the time of lhe mortgage—
  - (a) when the loan is repayable not more than three months from lhe dale of the instruments—

for every sum secured not exceeding Rs.200;

and for every Rs. 200 or pan thereof secured in excess of Rs. 200:

One anna.

(b) when lhe loan is repayable more than three months, but nol more than <sup>2</sup> [eighteen months], from the date of the instrumentOne anna.

for every sum secured nol exceeding Rs. 100;

and for every Rs. 100 or pan thereof secured in excess of Rs.

<sup>3</sup>[Two annas.] <sup>1</sup>

[Two annas.]

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The Indian Stamp Act, 1899.

 $(Schedule\ I.-Stamp-duty\ on\ Instruments.)\ SCHEDULE\ | r-contd.$ 

(Schedule 1. Stamp duty on Instruments.) Self	DOLL Western.
Description of Instruments.	Proper Stamp-
r	
	duty.
tarial Act, thai is lo say, any instrument, endorsement, note, attestation	One rupee.
certificate or entry not being a Protest (No. 50) made or signed by a	
Notary Public in the execution of the duties of his office, or by any other	1
person lawfully acting as a Notary Public.	
See also PROTEST OP HILL OH NOTE (No., 50).	
See and thorize of man on the (100, 00).	
ote or Memorandum sent by a Broker or Agent to his principal intimating	5
the purchase or sole on account of such principal —	
(a) af any and a supplier in the formation of	T
(n) of any goods exceeding in value twenty rupees;	Two anna.r.
	ļ
(b) of any stock or marketable security exceeding in value twenty	Subject to a maximum of ten
rupees.	rupees, one anna for every
	Rs. 10,000 or part (hereof of
	the value of ihe stock or
	security.
	•
te of Protest by the Master of a Ship	Eight annas.
See also Protest br the Master of a Ship (No. 51).	
Onder for the assessment of Marie Commercial Programmes Commercial	
Order for the payment of Money. See FIRM OF EX-CHANCE (No.	
13).	
	1

<sup>&#</sup>x27;Article 43 was substituted for the original article by s.  $3\{iV\}$  of ihc Indian Slamp (Amendmenl) Act, 1910 (VI of 1910).

# (Schedule 1.—Stamp-duty on Instruments.) SCHEDULE l^contd. Description of Instruments. Proper Siamp-duty. 45. Partition—Instrument of [as defined by section 2(7.5)]. The same duly as a Bond (No. IS) for the amount of the value of the separated share or shares of the properly. — The largest share remaining after the property is partitioned (or, if there ore two or mare shares of equal value and not smaller than any of the other shares then one

— The largest share remaining after the property is partitioned (or, if there ore two or mare shares of equal value and not smaller than any of the other shares then one of such equal shares) shall be deemed (o be that from which the other shares are separated:

Provided always that —

when an inslniment of partition containing an agreement 10 divide property in severally is executed and a partition is effected in pursuance of such agreement, the duly chargeable upon lhe instrument effecting such partition shall be reduced by the amount of duly paid in respect of the first instrument, but shall not be less than eight annas.

 $\le$  jb) where land is held on Revenue settlement for a period nol exceeding ihirty years and paying lhe full assessment. Lhe value for the purpose of duly shall be calculated at nol more than five times ihe annual revenue:

here a final order for effecting a partition passed by any Revenue-authority or any Civil Court, or an award by on arbitrator directing a partition, is stamped with the stomp required for an instrument of partition in pursuance of such order or award is subsequently executed, lhe duly on such inslrument shall nol exceed eight annoi.

AC Deuterandin	ו
46. Partnership —	
A.—Instrument of—	
(a) where the capital OR (he partnership does not etcccd Rs. $500$ :	Two rupees cighi
	Qnftax.
(b) in any other case	Ten rupees.
B.—Dissolution of	Five rupees.
'[Pawn or Pledge. See Agreement relating to Deposit of Title-Deeds.	,
PAWN OR PLEDGE (No, FI)-]	
•	

<sup>&#</sup>x27;This entry was inserted by s. 8(d) of (he Indian Siamp (Amendment) Acl. L904 (XV of 1904).

[Act **n** 532 The Indian Stamp Act, 1899. (Schedule I,—Stamp-duty on Instruments.) SCHEDULE I'-contd.

	Proper		
Description of Instruments.	Stamp-duly.		
47. Policy of Insurance—	If drawn	If drawn in	
'ASEA-]NsunAHCE(iee scclion 7)—	singly.	duplicate,	
(7) for or upon any voyage—		for each	
		pan.	
(/) where the premium or consideration docs nol	<sup>1</sup> [Ten naye	'[Five naye	
exceed ihc rale of :■ " ■ ■ one-eight <i>per</i>	paise.J	paise.J	
centum of the amount insured by the			
policy;			
(fi) in any other coiil, in respeci of every full sum	'[Ten naye	'[Five naye	
of '{one thousand five hundred rupees] and	paise]	paise] •	
also any fractional put of Mono thousand			
five hundred rupees) insured by ihe policy;			
(2) for time—			
(iHi) in respect of every full sum one thousand			
rupees and also fractional part of one			
thousand rupees insured by the policy—			
where the insurance shall made for lime not	'[Fifteen naye	■"[Ten- naye	
exceeding si* monlhs;	poise.]	paise. J	
where the insurance shall be made for any	'   Twenty-five	•[Fifteen naye	
time exceeding sis months and not	naye paise.)	paise.]	
exceeding twelve monlhs.	1		
<sup>1</sup> B—[FIRE INSURANCE and olher classes of	1		
Insurance, nol elsewhere included in ibis			
article, covering goods, merchandise, personal			
effects, crops, and olher property against loss			
or damage;]—			
(/) in respect of on original policy—	'[Fifty naye		
(i) when the sum insured docs nol exceed [is. 5.000:	paise.J		
(ii) in any other case;	One rupee.	One rupee.	
and	One-half of Ihe	duly payable in	
(2) in respeci of each reccipi for any payment	respect of the original policy in		
of a premium on any renewal of an	addition lo the amount. if any,		
original policy.	chargeable under No. 53,		

The Indian Stamp Act, 1899.

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of 1899.]

 $(Schedule\ I, —Stamp-duty\ on\ Instruments.)\ \textbf{SCHEDULE}\ L\text{-}contd.$ 

ription of Inlrumenls.

Proper Siamp-duty.

<17. Policy af Insurance—comd.	
■ C.— ACCIDENT AND SICKNESS-INSURANCE	
inst railway accident, valid for a single jouney only.	' [Ten <i>naye paise.]</i> .
Exemption.	
When issued lo a passenger travelling by the intermidiate or lhe thi class in any railway.	rd '[Fifteen <i>naye paise.]</i>
any other case-for lhe maximum amount which may become payable lhe case or any single accident or sickness where such amouni does not ceed Rs. 1,000, and also whre such amount exceed Rs. 1,000, for every F 1.000 or part thereof.	x-policy of insurance against
Insurance by way of indemnity against liability to pay damages account of accidents to workmen empolyed by or under the insurer against liability to pay compensation under the Workmen's Compesali Act, 1923, for every Rs. 100 or part thereof payable as premium.	or
I These words "Titteen <i>naye paise</i> or" were omitted by s. 16(a)	;

(XIX of 1958).

'Substituted for the words "Half an *anna"* by s. 13, *ibid*.

Substituted for Ihc words "One thousand rupees" by s. 2 and Schedule I of the Repealing and

Amending Act, 1928 (XVIII of 1928).

'Substituted for [he words "Two annas" by s. 13 of the Indian Slamp (Amendmenl) Act, 1958

(XIX of 1958).

'Substituted for ihe words "Four annas" by s. 13: ibid.

■These words were substituted for ihe word "Fiic-Insurance" by s. 2(ir) of the Indian Stamp

(Amendment) Acl, 1923 (XLII of 1923).

"Substituted for Ihe words "Eight annas" by s. 13 of Ihe Indian Slamp (Amendment) Acl. 1958 (XIX of 1958).

[Act rr

(Schedule I.—Stamp-duty on Instruments.) **SCHEDULE** \(\(r\)-conid.

Description of Instruments.	Proper Stamp-duty,	
47. Policy OF Insurance— <i>coilld</i> .	If drawn singly.	If drawn in duplicate, for each part.
<sup>1</sup> D.— LIFE INSURANCE '[OR. GROUP INSURANCE OR OTHER TNSUBANCEJ nol specifically provided for, except such a Re-Insurance as is described in Division E of Ihis Article—		
(i) Cor every sum insured not exceeding Rs. 250;	'[Fifteen <i>naye</i> parse.]	'[Ten naye paise.]
07) for every sum insured exceeding Rs. 250 bul no: exceeding Rs. 500.~	<sup>1</sup> [Twemy- five naye paise.]	' [Fifteen noy poise.]
(///) for every sum insured exceeding Rs. 500 bul not exceeding Rs, 1.000 and Tor every Rs. 1,000 or part thereof in excess of Rs. 1,000,	'[Forty naye paise.}	'(Twenty nay paise.]
"N'.B.—If a policy of group insurance is renewed or otherwise modified whereby ihe sura insured exceeds ihe sum previously insured on which stamp duly has been paid, ihe proper slamp musi be borne on ihe excess sum so insured.		

<sup>&#</sup>x27;This division wis substituted Tor Oic original division D by s. 2 and Schedule I of the Repealing and Amending Aci. 1928 (XVIII of 1928).

 $<sup>^1</sup>$  Subsi iruled for the words "or olher Insurance" by s. 7 (i/f) (u) or [he Indian Slump (Amendmenl) Aci. 1955 (XUII of 1955).

<sup>&#</sup>x27;See fool-note 2 on page 531, ante.

<sup>\*</sup>See foie-note 1 on page 531, ante,

<sup>&#</sup>x27;Substituted for ihc words "Four *annas'* by s. 13 of ihc Indian Stamp (Amendmenl) Aci (958 (XIX or 1958).

<sup>&#</sup>x27;Substituted for [he words "Si\* annas" by s. 13, ibid,

<sup>&</sup>lt;sup>7</sup> Substituted for the wards "Three *nnnas"* by s. 13, *ibid*.

<sup>&#</sup>x27;This noic was inserted by s. 7(iii)(b) of the Indian Slamp (Amendmenl) Act, 1955 (XLIII of 1955).

(Schedule I.—Stamp-duty on Instrumen's.)

#### **SCHEDULE I** \*—con td.

Description of Instrument.

47, Policy of Insurance—eancld.

D.— LIFE INSURANCE OR GROUP INSURANCE OR OUTER INSURANCE NOT SPECITICAU.Y PROVIDED FOR. CtC. ô conctd. Eieniplion

Policy of life-insurance gran led by the Direc lor- General of PDSI Offices in accordance wilh rules for Postal Life-Insurance issued under the authority of the  $^{11}$  [Central Government.]

E -IIK-INSURANCE BY AN INSURANCE COW-ANY, which has GRALLIED a TOLICY 5(of the nature specified in division A or division B of this Arlicle] with another company by way of indemnity or guarantee against the payment on the original insurance or a cenain pail of lhe sum insured Proper

puiae, the Stamp-duty. amount shall be rounded off to ihe next higher multiple or five naye pnise.

Eighl annus.

Eight annas. One rupee.

General Exemplior..

Lelter of cover or engagement to issue a policy of insurance:

Provided thai, unless such letter or engagement bears ihe slamp prescribed by this Acl for such policy, nothing shall be claimable thereunder, nor shall it be available for any purpose, except lo compel the delivery of ihe policy (herein mentioned.

- -18. Power-of-AUomey [as difined by section 2(2/)) not being A PROXY (No. 52),-
  - (a) when executed for the sole purpose or procuring ihe registration of one or more documents in relation lo  $\boldsymbol{n}$ single transaction or for admitting execution of one or  $% \left\{ \mathbf{r}^{\prime}\right\} =\mathbf{r}^{\prime}$ more such documents:
  - (b) when required in suits or proceedings under the Presidency Small Casusc Courts Acl, 1882;
  - (c) when authorising one person or more lo acl in a single transaction oilier than Lhe ease mentioned in clausc

One-quarter or the duty payable in respect of the original insurance but not less than <sup>3</sup>|tcn naye ptiin] or more than one rupee; 'Provided that ir ihe total amount of duty payable is not a multiple of five  $\it naye$ 

1S

\*This proviso was inserted by s, 16(6) of ihe

Finance Act. 1961 (XIV of 1961).

<sup>11</sup> Substituted ror the words "one anna" by s. 13 or the Indian Siamp (Amendment) Acl. 1958 (XIX of 1953).

## (Schedule I.—Stamp-duty on instruments.)

#### SCHEDULE 1.-comd.

Proper

Description of Instruments. Stamp-duly. 48, Power-of-Attorneyô cottcid, (d) when authorising noi more thm live person! to act jointly and severally in more than one transaction or generally; (e) when authorising more than five but nol more lhaji ten persons to aci jointly and severally in more than one transaction or generally; Ten rupees,  $(0\ when\ given\ for\ consideration\ and\ authorising\ the\ altomey\ to\ sell$ any immoveable properly; The same duty as a Conveyance (No. 23) for the of (g) in any other case consideration. One rupee for each person authorised. N.B,-The term "registration" includes every operation incidental to registration under the Explanation,—Far ihc purposes of this Article more persons than Indian Registration Acl, one when belonging ro Ihe same firm shall be deemed to be 1877'qne person.  $^{\mathrm{J}}49.$  Promissory Note [as defined by section 2(22)]— (a) when III of 1877 payable on demand (/) when the amount or value docs nut exceed Rj.250; (ri) when the amount or value exceeds Rs. 250 but docs not exceed Rs. 1,000; (iri) in any olher case .... <sup>5</sup> [Ten naye paise,] '[Fifteen naye pat ft.] (b) when payable otherwise than  ${\bf D}{\bf n}$  demand <sup>1</sup> [Twenty -five naye paise J The same duly as u Bill of Exchange (No. 13) for the same amount payable 50. Protest of Bill or Note, lhat is to say, any dec I am I ion in writing otherwise lhan on demand. made by a Notary Public, or other person lawfully acting us such, attesting the dishonour of a bill of exchange or promissory note. '.Seir HDW the Indian Regislfation Act, 1908 (XVI of 1908). <sup>3</sup>This article was subsiiruted for the original article by s. 2 of the Indian Stamp (Amendmenl) Act, 1923 (XLIIt of 1923). 'Substituted for the words "one annas" by s, 13 of the Indian Stamp (Amendmem) Aci, 1958 (XIX of 1958). ■'Substicuted for the words "two anna^by s. 13, ibid, 'Substituted for Ihc words "four annas" by s. 13, ibid.

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The Indian Stamp Act, 1899.

(Schedule L^-Stamp-duty on Instruments.)

#### SCHEDULE 1^-coiitd.

## Description of Instruments.

51. Protest by the Master of a ship, iliut is to say. any declaration of lhe particulars of her voyage drawn up by him with a view to the adjustment ol Jesses or the calculation of averages, and every declaration in writing made by him against  $% \left( 1\right) =\left( 1\right) \left( 1$ Ihe characters or the consigneces for nol loading or unloading the ship, when such deduction is aitested or certified by a Notaiy Public or other person lawfully acting as such. See alio Nore  $\ensuremath{\textit{Of}}\, P$ rotest nr tie Master of a Ship (No. «).

52. Proxy empowering any person to vole at any one ejec tion of lhe members of a district or local board or of a body of municipal commissi oners, or at any one meeting of (a) uembcrs of an incorporated company or other body corporate whose slock or funds is or arc divided into shares and transferable, (b) a local authority. or (c) proprietors, mem be re or contributors  $% \left( x\right) =\left( x\right) +\left( x\right) +\left$ to the funds of any institution.

53. Receipl fas defined by section 2(2.12)} for any money Or other property the amount or value of which exceeds <sup>1</sup> [five hundred rupees].

#### Exemptions,

Receipt -(a) endorsed on or contained in any instrument duly stamped, '[or any insirumer.t exempted] under the proviso lo section 3 (instruments executed on behalf of the 1 [Government]) '[or any cheque or bill of exchange payable on demand] acknowledging the rcccipi of the consideration .money therein expressed, or the receipt of any principal-moncy, interest or annuity, or other faiodiuJ payment thereby secured;

*(b)* for any payment of money without consideration; (c) for-any payment of rent by a cultivator on

account ofland assessed to Government revenue or

Proper Stampduly.

One rupee.

' [Thirty paise,]

'(One fupee.]

<sup>12</sup> These words were substituted for the words "or exempted" by [he Repealing and Amending Acl. 1928 (XVItl of 1928).

See foot-note 2 on page 474, ante.

<sup>&</sup>quot;These wonts were inserted by the Repealing and
Amending Act, 1928 (XVtll of 1928).

'Substituted by (he Andhra (Adaptation of Laws on Union Subjects) Order, 1954. lor the words "in the Presidencies of Fort St. George and Bombay". ■Inserted by (he Schedule to the Adaptation of Laws (No. 2) Order. 1956.

tin the Swrtcs of Matins, Bombay and Andhra] '[as they existed immediately before the 1st November. 1956) of Inam lands;

The Indian Stamp Act, 1899.

(Schedule I.—Stamp-duty on Instruments.)

SCHEDULE Xr-contd.

Description of Instruments.

Proper '5 lamp-duty.

(Schedule I.—Stamp-duty an Instruments.)

## SCHEDULE I.—cGNTD.

Proper Description of Instruments. Stampduty, 54. Reconveyance of Mortgaged Property— (a) if lhe consideration for which ihe property was mortgaged The same duly as a docs not exceed Rs. 1,000; Conveyance (No. 23) for the amount of such consideration as set forth in Ihe Reconveyance. (b) in any other ease .... 55. Release, that is to say, any instrument <sup>13</sup> [not being such a release as is provided for by section 23A] whereby a person renounces a claim upon another person or against any specified property— (a) if (he amouni or value of the claim docs nol exceed Rs. 1,000; The same duly as a Bond (No, 15) for such amount or value us set forth in the (b) in any otfter case .... Release. Five rupees. 56. Respondentia Bond, that is lo say, any instrument securing a loan on the cargo laden or to be laden on board  $\boldsymbol{u}$ The same duty as a' Bond ship and making repayment contingent on the arrival of the (No. 15) Tor lhe amount of cargo or the port of destination. Revocation of any Trust or Settlement. See SETTLEMENT (No. 58); TRUST (No. 64). 57. Security-Bond or Mortgage-Deed executed by way of security for the due execution or OJI office, or to account for money or other property received by virtue thereof or executed by a surety lo secure [he due performance of a contract,— (a) when ihe amouni secured does not exceed Rs. 1,000; The same duly as a Bond (b) in any other ease ... (No. 15) far [he amount secuied. Exemptions.Bond or other instrument, when executed— Five rupees. (a) by headmen nominated under rules framed in accordance with the Bengal Irrigation Act, 1876, section 99, for the due performance of Iheir duties under lhu Act; Ben. Act III

 $^{13}$  These words, figures and letter were inserted by s. 8(7) of the Indian Stamp (Amendment) Acl, 1904 (XV of 1904),

/""» J . ^|L

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The Indian Stamp Act, 1899.

(Schedule I.—Stamp-duty on Instruments.)

## SCHEDULEI ^contd.

Descripuon of Inslmments.

Proper Slampduly.

#### 57. Security-Bond or Mortgage-Peed—cancM.

Exempli om-concld.

- (&) by any person for Ihe purpose or guaranteeing [hat the local income derived from private subscriptions lo a charitable dispensary or hospital or any other object or public utility shall nol be less than a specified sum per mensem: (e) under No, 3A of the rules made by the <sup>14</sup> [Stale Government] undtr section 70 of the Bombay Irrigation Aci, 1879;
- (d) executed by persons taking advances under the Land Improvement Loans Act. IB83, or the Agriculturists' Loan Aci, 1884, or by their sureties, as security for [he repayment or such advances;
- (e) executed by officers of ihe '[Covemmeni) or their sureties to secure the due execution of on office or the due accounting Tor money or other property received by virtue thereof.

58. Settlement-

A—Instmiment of (including a deed or dower)

The same duty as a Bond (No, IS) for a sum equal to the amount or value of die property sctiled as set forth in such settlement:

Provided lhal, where on agreement lo the seliJc is stamped wilh lhe stamp required for an instrument of settlement, and an instrument of settlement in pursuance or such agreement is subsequently executed, the duty on such instrument shall not exceed eight annas.

Bom. Act VII of IS79. XIX of IS S3. XII of 1SB4.

<sup>&</sup>lt;sup>14</sup> The words "Provincial Government" were substituted for the words "Governor of Bombay in Council" by porn. 3 and ihe 1st Sch. or ihe Government or India (Adaptation of Indian Laws) Order, 1937. and thereafter the word "State" was substituted for the word "Provincial" by paragraph <((/) or the Adaptation or Laws Order, 1950.

(Schedule 1.—Stamp-duty on Instruments.)

## SCHEDULE I-—contd.

Description of Instruments.

Exemptions.

Muhammandans.

Si. Settlement—condd.

Proper Stamp-

duty.

(a) Deed of dower executed on the occasion of a marriage between

B.— REVOCATION OFÔ

The same duty as a Bond (No. 15) Tor a sum equal to the amount or value of lhe property concerned as set forth in the Instrument of Revocation but not exceeding ten rupees.

See also TRUST (ND. 64).

59. Share Warrants to bearer issued under the <sup>15</sup> Indian Companies Act, 1882.

VI of 1882.

<sup>1</sup> [One and a **hair** times] (he duty payable on a Conveyance (No. 23) for a consideration equal to the nominal amount of the shares specified in the warrant.

<sup>&</sup>lt;sup>15</sup> These words were substituted for (he words "three-quarters of by s. 3(v) of (he Indian Stamp (Amendment) Act, 1910 (VI of 1910). "These words were substituted for lhe word "three-quarters" by s. 3(v). ibid.

#### Exemptions.

Share warrant when issued by a company in pursuance of lhe  $^{\rm 1}$  Indian Companies Act, 1882, sec lion 30, lo bave effect only upon payment, as composition for that duty, 10 ihe Collector of Stamp-revenue, of—

- (a) '[one and a half] per CM rum of the whole subcribed capital of lhe company, or
- (b) if any company which has paid the said duty or composition in full subsequently issues an addition lo its subscribed capital '[one and a haJf] per cnnium of (he additional capital so issued.

(Schedule I.—Stamp-duty on Instruments.) **SCHEDULE I**.—conid.

D esc rip lion of Instruments.	Proper
	Stamp-duty.
Scrip. See Certificate (No. 19).	One anna.
60. Shipping Order Tor or relating lo ihe conveyance of goods on board of any vessel. 61. Surrender of Lease—  fa) when ihe duty wilh which ihe lease is chargeable does not exceed five rupees;  (b) in any other ease	The duly wilh which such lease is chargeable.
F-XfrapUnn.	Tive rupees.
• •	
Surrender of lease, when such lease is exempted from	
duly.	
62. Transfer (whether wilh or without consideration)—  ■(a) of shares in an incorporated company or other body	'(Seventy-five <i>naye</i>
corporate;	poise for every hun
corporate,	dred rupees or part thereof of Ihc value of [he share.
(b) of debimures, being marketable securities, whether	[One-half] of the duty
the debenture is liable <0 duty or not, except	payable on a Convey
debentures provided for by section S;	ance (No. 23) Tor a con sideration equal lo the face amount of the de benture.
(c) of any inlerest secured by a bond, mortgage-deed or	The duty with which
policy of insurance—	such bond, mortgage-
ft) if the duty on such band, mortgage-deed or	deed or policy of insur
policy does nol exceed live rupees;	ance is chargcable.
(ii) in any other case	Five rupees.
(d) or any property under the Administrator General's	Ten rupees.
Act. 1874, section 31;	
(e) of any trust-properly without consideration from one	Five rupees or such
trustee to another trustee or from a trustee lo a	smaller amount as may
beneficiary.	be chargeable under
	elauscs (a) lo (c) of ihis Article.
Exemptions.	mis Arucie.
•	
Transfers by endorsement—	
(a) of a bill of exchange, cheque or promissory note;	

<sup>&#</sup>x27;Substituted for the original clause by s. 7 (iv) of the Indian Slump (Amendment) Acl, 1955 (XLIII of 1955).

Substituted for the words "twelve  $\it annas''$  by s. 13 of ihc Indian Slamp (Amendment) Act, 1958 (XIX of 1958).

<sup>&#</sup>x27;Substituted for the word "one-quarter" by s. 3 fV $\dot{i}$ ) of the Indian Slamp (Amendmenl) Acl, 1910 (VI of 1910).

<sup>&#</sup>x27;See now the Administrator-general's Acl. 1913 (III of 1913),

(Schedule I.—Stamp-duty an Instruments.)

## SCHEDULE I,—contd.

Description of Instruments.  62. Transferô condd.  ' Exemptions.—conctd.  (b) of a bill lading, delivery order, waram for goods, or oiher merchanule document or title to goods;  (c) of a policy of insurance;  (d) of securities of the '[Central Government].  See a Uo section 8.  63. Transfer or Lease by way of assignment and not by way	of under- lease. duty.  The same duty as a Conveyance (No. 23) for a consideration equal to the amount of the consideration far the transfer.
Exemption  Transfer of any lease exempt from duty. 64. Trust—  A.—Declaration of, or concerning, any property when mode by any writing not being a Will.	or on behalf of Ihe person in whose custody such goods may be.  The same duty as a Bond (No. 15) for a sum equal to the amount or value of the property concerned as set Torth in the instrument but nol exceeding fifteen rupees.
<ul> <li>B.—Revocation of, or concerning, any property when made by any instrument other than a Will,  See also Settlement (No. 58).</li> <li>Valuation. See Appraisement (No. 8).  Vatik. See Entry as a Vakil (No. 30).</li> <li>65. Warrant for Goods, that is to say. any instrument evidencing the title of any person therein named, or bis assigns, or the holder thereof, to the properly in any goods lying in or upon any docfc, warehouse or wharf, such instrument being signed or certified by</li> </ul>	The same duty as a Bond (No. 15) for a sum equal lo the amount or v alue of the property concerned as set forth in the instrument but not exceeding ten rupees. Four annas.

'These words were substituted for the words "Government of India" by paragraph 4(1) of the Government of India (Adaptation of Indian Laws) Order, 1937.

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The Indian Stamp Act, 1899.

(Schedule IA.)

'SCHEDULE IA. <sup>16</sup>Stamp-duty on certain Instruments under the Bengal Stamp (Amendment) Act, 1922 <sup>J</sup>[or the Indian Stamp (Bengal Amendment) Act, 1935.]

(See section 3, first proviso.)

[Note.ô The articles in Schedule IA are numbered so as to correspond with similar articles in Schedule /.]

Description of Instruments.

Proper Stamp-

duly.

16 In computing the Stamp-duty under any of the Article in Schedule IA lo the Indian Slamp Act. 1899 or ihe surcharge under jeclie

16 In computing the Stamp-duty under any of the Article in Schedule IA lo the Indian Slamp Act. 1899 or ihe surcharge under jectic such Slamp-duly of surcharge, as the ease may be, shall, if in is nor a multiple of five naye paise, be rounded off to the next higher multiple Amendment) Act, 1964, (West Ben, Act XVII of 1964).

Schedule IA wu inserted by s. 13 of the Bengal Slamp (Amendmenl) Act, 1922 (Ben. Act 111 of 1922).

These words end figures were inserted by s. 5 of the Indian Stamp (Bengal Amendmenl) Act IMS (Ben. Act XII of 1935).

Firstly, article 1 was inserted by s. 3(1) of the Indian Slamp (West Bengal Sccond Amendmenl) Act, 1962 (West Ben. Acl XXXX of 196: Indian Stamp (West Bengal Amendmenl) Act, 1977 (Weil Hen. Acl XXXII of 1977).

Firstly, in article 2, the words and figures "under section 6 of the Government Savings Banks Acl, 1873, or section 291 or section jubstiluted for ihe wonls and figures" undir section 256 of the Indian Succession Acl, 1865, section 6 or Ihe Government Savings Sank Act. 1873, se Indian Stamp (Bengal Amendmenl) Act, 1935 (Ben. Act XII of 1935). Secondly, the said article was substiluted by s. 3(2J of the Judian Stamp (West Bengal Amendmenl) Act, 1987 (West Ben. Acl XV of 1987).

The words "Rupees fifteen" was substituted for the words "Ten rupees" by s, 3(2) of the Indian Stamp (West Bengal Amendment) Act, 1987 (Wesl Bengal Amendment) Ac

- <sup>4</sup>1. Acknowledgement of a dcbi, exceeding twenty rupees in amount or value, written or signed by, or on behalf of, a debtor in order to supply evidence of such debt in any book (other than a banker's pass-book) or an a stpirole piece of paper when such book or paper is left in the creditor's possession: '
- Provided that acknowledgement docs not contain any promise to pay a debt or any stipulation to pay interest or (o deliver any goods or other property, but not including an acknowledgement relating lo bills of exchange, cheques, promissory notes, bills of lading, letters of credit, policies af insurance, shams, debentures, proxies or receipts.
- \*2. Ad ministration-bond including a bond given under section 6 of the Government Saving Banks Act. 1S73 or section 291 or section 375 or section 376 or Indian Succession Act, 1925— (a) where the amount does not exceed Rs. 1.000:

(b) in any other case. Twenty paise.

The Indian Stamp Act, J899. of 1899 xxxix of 1925.

The some duty as a Bond (No. 15) for such ojnout. Rupees fifty.

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## (Schedule IA.) SCHEDULE IA.ô contd.

Stamp-duty on certain Instruments under the Bengal Stamp (Amendment) Act, 1922 or the Indian Stamp (Bengal

Amendment) Act, 1935.

Description of Instruments.

Proper Stamp-

Adoption-deed, thai is lo say, any instrument (other than a will), recording an adoption or conferring or purporting lo confer on authority to adopt.

duty. Rupees fifty.

Affidavit, including an affirmation or declaration in the ease of

Rupees ten.

persons by law allowed to affirm or declare insiead of swearing. Exemptions.

Affidavit or declaration in writing when made— (a) as a condition of enlistment under the Army Act, 1950; lb) for

the immediate purpose of being filed or used in any court or before  $% \left\{ 1\right\} =\left\{ 1\right\}$ the offlccr of any court: or for the sole purpose of enabling any person to  $% \left\{ 1,2,\ldots ,n\right\}$ receive any pension or charitable allowance. Agreement or Memorandum of an Agreement—

46 of 1950.

(a) if relating to Ihe sale of a bill or excfiange; M

(b) (i) if relating to the sale of a Government security:

Fifty paise.

Subject to a maximum of rupees filly, twenty-five paise for every Rs, 10,000 or pan thereof, of the value of the security. Fifty paise for every Rs, 5,000 or pan thereof, or

or other body corporate:

fir) ir relating to the sole of a share in an incorporated company

Rupee one for every 1,000 kilograms of Agricultural produce or part thereof.

'(d) If relating lo a sale or (ease-cum-sale of immovable property;

(c) if relating to storing of agricultural produce in Cold Storage;

The same duty as a Conveyance (Mo, 23) for a market value.

" 'Firstly, in article 3. the words "Rupees thiny" were substituted for lhe words "'Twenty rupees" by s. 3(3) of lhe Indian Slamp (West Bengal Amendment) Acl, 1962 (West Ren. Act XXX of 1962) and subsequently the said article was substituted by sec. 3(3) of the Indian Stamp (West Bengal Amendment) Acl. 1977'(West Ben. Act XXXII of 1977).

'Firstly, in anicle 4, ihe words "Rupees three" were sabstiluted for lhe words "Two rupees" by s 3(4) or ihe Indian Slamp (West Bengal Amendment) Act, 1962 (West Ben. Act XXX of 1962). Secondly, the said anicle was substituted by s. 3(4) of ihe Indian Stamp (West Bengal Amend mem) Act, 1977 (West Ben. Act XXXII or 1977). Finally, s. 3(4) of the Indian Stamp (West Bengal Amendment) Act, 1977 was substituled by s. 4(2) of the Indian Siamp (West Bengal Amendment) Acl, 1937 (West Ben. Act XV of 1987).

<sup>i</sup>Anicle 5 was substituted by s.4(j) of ihe Indian Slamp (West Bengal Amendment) Act, 1987 (West Ben. Act XV of 1987J.

•Ileitis (d) and (e) and the entries relating thereto were substituted by s.  $I0\{1)$  of the Indian Siamp (West Bengal Amendment) Acl, 1990 (West Ben. Act XVII of 1990).

## (Schedule IA.)

## SCHEDULE IA.ô comd.

Stamp-duty on certain Instruments under the Bengal Stamp (Amendment) Act, 1922 or the Indian Stamp (Bengal Amendment) Act, 1935.

Description of Instruments. (Schedule IA.)

Proper Stampduty.

SCHEDULE IA.ô contd.

 ${\it Stamp-duty on certain Instruments under the Bengal Stamp}$ (Amendment) Act, 1922 or the Indian Stamp (Bengal Amendment) Act, 1935.

> Proper Stampduty.
> Rupees fifty. The same duty as a Bottomry Bond (No. 16) for such Rupees lifly.

## Description of Instruments.

- ■7. Appointment in execution of a power, whether of trustees or of property, movable or immovable, where made by any writing not being a will, <sup>3</sup>8. Appraisement or Valuation mode otherwise than under on order of the Court in Ihe course of u suit— fu) where the amount does not exceed Rs. 1,000.
  - (b) in any other ease.

## Exemptions.

- fa.) Appraisement or Valuation made for the information of one party only, end not being in any manner obligatory between parties either by agreement or operation of law.
- (b) Appraisement of crops for the purpose of ascertaining the

amount to be given to a landlord as rent.

 Appreniieeship-dccd. including every writing relating to the service or tution or any apprentice, cleric or servant placed wilh any master to learn any profession, trade or employment, not being Articles or Clerics hip (No. 11).

Exemptions.

4a 17

'10. Articles of Association of o Company :—

- (a) where the nominal share capital docs nol exceed one lakh of
- (b) where the nominal shore capital exceeds one lakh of rupees.

## Exemptions.

Articles of any Association not formed for profit and registered under section 26 of Ihc Companies Act, 1956.

Sec also Memorandum of Association of a Company (No. 39)

<sup>3</sup>[Rupees fifteen.]

Rupees one hundred and fifty. Rupees three hundred.

I of 1956.

176. Agreement relating to Deposit of Title-deeds, Fawn or Pledge, thai is to say. any instrument evidencing an agreement relation to—.

- (1) The deposit of title-deeds or instturment or constituting or being evidence of the title to any property whatever either than a marketable security,
- (2) the pawn or pledge of movable property, where such deposit, pawn or pledge has been made by way of security far the repayment of money advanced or to be advanced by way of loan or an existing or future debt—
  - (a) if such loan or debt is repayable on demand or more than three months from the date of the minstrument evidencing the agreement;
  - (b) if such loan or debt is repayable not more than three months from the dale of such instrument.

'Article 7 was substituted by s. 4(4) of ihc Indian Slamp (West Bengal Amendment) Acl. 1987 (Wesl Ben. Act XV of 1987).

'Article S was substituted by s. 3(7) af the Inidan Stamp (West Bengal Amendment) Act. 1977 (West Ben. Act XXXII af 1977).

Substituted for the words "Ten rupees" by s. 3(9)(i). ibicf.

'The entry under Ihe heading "Exemptions" was omitted by s, 3(9) fir), ibid. <sup>J</sup>Aiticle 10 was substituicd by s, 3(5) or ihe Indian Stamp (West Bengal Amendmenl) Act, 1977 (Wesl Ben, Act XXXII of 1977).

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The Indian Stamp Act, 1899.

# (Schedule IA.)

**SCHEDULE IA.**—contd.

Stamp-duty on certain Instruments under the Bengal Stamp (Amendment) Act, 1922 or the Indian Stamp (Bengal Amendment) Act, 1935.

	duty.
icles of Clerkship or contract whereby any person first becomes bound nerve as a clerk in connection with his admission as an Attorney in any Higi Court.	-
nent. See Conveyance (No. 23), Transfer (No. 62), and Transfer of Leas No. 63), as the ease may be.	e
y. See Entry as an Attorney (No. 3D), and Power-of- Attomey (No. 48),	
ty to Adopt. Sec Adoption-Deed (No. 3).	
ard, thai is to say, any decision in writing by on arbitrator or umpire, no eeing on award directing n partition, on a reference made otherwise lhan by an order of the Court in ihe course of a suit—	
(a) when: ihe amount or value of Ihe property to which the award relate is set forth in such award does nol exceed Rs. 1,000;	sThe same duly as a Bond (No. 15) for such amount.
(b) if it exceeds Rs. 1.000 but does nol exceed Rs. 5.000;	Rupees fifty.
every additional Rs. 1,000 or part thereof in ciccss of Rs. 5,000; .	Rupee one subject to a maximum of rupees one hundred.

'Article [ I was inserted by s. 1(11) of the Indian Sump (West Bengal Second Amendment) Act. 1962 (West Ben. Acl XXX of 1962).

'Firstly, article 12 was substituted by s. 3(9) of the Indian Slamp (Wesl Bengal Amendment) Act, 1977 (West Ben. Act XXXII of 1977) and subsequently (he said section was subs Li In led by s. 4(5) of lhe Indian Stamp (West Bengal Amendment) Act, 1987 (West Ben. Acl XV of 1987).

The Indian Slamp Act, 1899.

### (Schedule IA.)

## SCHEDULE IA,—contd.

Stamp-duty on certain Instruments under the Bengal Stamp (Amendment) Act, 1922 or the Indian Stamp (Bengal Amendment) Act, 1935.

## Description of Instruments.

Proper
Stamp'[One duty.
rupee.]
JV.B.-ir a bill of lading is drawn in parts, the proper stamp therefor must be borne by each one of the sei.

14. Bill or lading (including a through bill or lading)

#### Exemptions.

(a) Bill or lading when ihe goods therein describe are received at a place wilhin ihe limits of any port, as defined under ihe Indian Pons Acl, 1908, and are lo be delivered ai another place within ihe limits of ihe same port.

(b) Bill of lading when executed out or '[India] and relating lo property

J15. Bond as defined by scclion 2(5), nol being debenture (No. 27), and not being otherwise provided for by this Aci, or by Ihe Weil Bengal Court-fees Aci, 1970—

where ihe amount or value accrued does not exceed Rs. 50: where it exceeds Rs. SO and dues

West Ben. Aci X of 1970.

## not exceed Rs, 100;

where il exceeds Rs. 100 and docs nol exceed Rs. 200; where it exceeds Rs. 200 and does nol

Rupees four.

exceed Rs, 300;

XV of 1908.

Rupees eighi.

exceed Rs. 500;

Rupees twelve. Rupees

where it exceeds Rs. 500 and does not exceed Rs. 600;

where it exceeds Rs. 300 and does not exceed Rs. 400; where il exceeds Rs. 400 and does nol

sixlccn. Rupees twenty.

where il exceeds Rs. 600 and does not exceed Rs. 700;

Rupees twenty-four,

where il exceeds Rs. 700 and does not exceed Rs. 800;

Rupees iwemy-cighi.

where il exceeds Rs. 800 and does not exceed Rs. 900:

Rupees thirty-Iwo.

"The words "One rupee" was substituted by s. 50(a) or ihc Finance Act. 1985 (XXXII of 1985).

<sup>i</sup>Ste foot-note I on page 468. ante.

<sup>3</sup>Firstly, articic 15 was substituted by s. *3(1) ai* the Indian Sump (Wesl Bengal Amendment) Act, 1976 (West Ben. Act XXX of 1976) and subsequently th: said section was substituted by s. *4(6)* of Ihe Indian Stomp (West Bengal Amendment) Act. 1987 (Wesl Ben. Act XV of 1987).

## $(Schedule\ J\ A.)$

## SCHEDULE IA.ô contd.

Stamp-duly Qn certain Instruments under the Bengal Stamp (Amendment) Act, 1922 or the Indian Stamp (Bengal Amendment) Act, 1935.

Description of Instruments.	Proper Stamp-
	duly.
	,
where it exceeds Rs. 900 and does not exceed Rs.	Rupees forty.
1000;	
and for every Rs. 500 or part thereof in excess of Rs.	Rupees twenty.
1,000.	
See Administration Bond	
(No, 2), Bottomry Bond	
(No, 16), Customs Bond	
(No. 26), Indemnity Bond	
(No. 34), Respondentia	
Bond (No. 56), Security Bond (No. 57).	
Exemptions,	
Bond, when executed by-	
fa) headmen nominated under rules framed in	
accordance wilh the Bengal Irrigation Acl, 1B76,	
scction 99, for the due performance of their duties	
under that Acl;	
(b any person for the purpose of guaranteeing ;hal	
the local income derived from private	
subscriptions to a charitable dispensary or hospital	
or any other object of public utility, shall nol be less than a specified sum <i>per mensem</i> .	
'16. Bottomry Bond, that is to say, instrument whereby the	The snme duty as a
master of a sea-going ship borrows money on ihe security	Bond (No. 15) for
of the ship to enable him to preserve the ship or prosecute	the same amoui.
her voyage	
*17. Cancellation—Ins tuimem of (including any instrument	Rupees twenty-five.
by which any instrument previously executed is	
cancelled), if aitested nitd nol otherwise provided for.	
See also Release (No. 55). Revocation of Settlement (No.	
58-B), Surrender of Lease (No, 61), Revocation of Trust	
(No. 64-B).	

'Firstly, anicle 16 was substituted by s, 3(1) of ihe Indian Siamp (West Bengal Amendment) Att, 1972 (West Ben, Acl XXXI of 1972), Secondly, section 3(1) was substituted by s. 2(2) of the Indian Sump (West Bengal Amendment) Act, 1976 (West Ben. Act XXX of 1976) and Finally, section 3(2) VATS substituted by s. 4(7) of the Indian Slamp (West Bengal Amendment) Acl, 1987 (West Ben. Acl XV of 1987).

'Anicle 17 was subslimied by s. 3(10) of the Indian Siamp (West Bengal Amendment) Act, 1977 (West Ben, Aci XXXII of 1977).

#### (Schedule IA.) The Indian Slamp Act, 1899. SCHEDULE IA.ô contd.

Stamp-duty on certain Instruments under the Bengal Stamp (Amendmenl) Act, 1922 or the Indian Stamp (Bengal Amendmenl) Act, 1935.

## Description of Instruments.

Proper Stampduty.

- 'IS. Certificate af sale (in respect of each property put up as a separate lot and sold), granted lo ihe purchaser of any property sold by public auction by a Civil or Revenue Court, or Collector or olher Revenue Officer.
- <sup>3</sup>19. Certificate or other Document evidencing lhe right or title, otherwise than by transfer, of tilc holder thereof or any olher person, either
  - faj to any share, scrip or slock in or of any incorporated company or other body corporate, or to become proprietor of share, scrip or slock in or of any such company or body; or
  - ft) to any fixed deposit in.any incorporated company or other body corporate or other lending institution.

See also Letter of Allotment of Shares (No. 36).

The same duty as a conveyance (No, 23) Tor a consideration equal (o the amount of purchase money only.

Sixty paise.

10. Charter-Party, thai is to any, any instrument (except an ag-reement for the hire of a tug-steamer), whereby a vessel or some specified principal part thereof is let for the specified purposes of Ihe chanerer, whether il includes a penalty clause or not.

Rupee one for every Rs. 1,000 or part thereof, of the amount of deposit taken.

Rupees five.

'Ailkle IS was substituted by s. 3(3) of The Indian Stump (Wesl Bengal Amendment) Acl, 19&4 (West Ben. Acl XVII of 1984).

■"Firsily, article 19 was substituted by s. 3(11) of ihe Indian Stamp (West Bengal Amendment) Act, 1977 (Wesl Ben. Act XXXII of 1977). Secondly, scclion 3f/J) was substituted by s. 2(4) of the Indian Stamp (West Bengal Amendmenl) Act, 1984 (West Ben. Act XVII of 1984), Finally, s. 3(4) substituted by s. 4(B) of Ihe Indian Stamp (Wesl Bengal Amendmenl) Act. 1987 (West Ben. Act XV of 1987).

^Article 20 was substituted by 5.  $\it 3(12)$  of the Indian Stamp (West Bengal Amendmenl) Act, 1977 (West Ben. Act XXXII of 1977).

## (Schedule IA.)

## SCHEDULE IA .—contd.

Stamp-duty on certain Instruments under the Bengal Stamp (Amendment) Act, 1922 or the Indian Stamp (Bengal Amendment) Act, 1935.

Description of Instruments.	Proper Stamp-
	duty.
omposition-Deed, that is to say. any instrument executed by a debtor, whereby he conveys his property for the benefit of his creditors, or whereby payment of a composition of dividend an 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 lellers of license, for the benefit of his creditors.	Rupees fifty.
Conveyance [as defined by section 2(10)], not being a transfer charged or exempted under No. 62.  **Exemptions.**	Five <i>per centum</i> of the market values.
(a) Assignment of copy right by culiy made under the Copyright Act. 1957, section 18.	
(b) Co-partnership Deed. Srr partnership (No. 46),	

'Anicle 22 was substituted by s. 2(13) of the Indian Siamp (West Bengal Amend mem) Act, 1977 (West Ben. Act XXXJI of 1977).

'Firstly, article 23 was substituted by s. 3(ii) of the Indian Slamp (West Bengal Amend men l) Acl, 1972 (West Ben. Act XXI of 1972). Secondly, s. 3(ri) was substituted by sec. 3 of l/ic Indian Stamp  $(West\ Bengal\ Amendment)\ Act,\ 1974\ (West\ Ben.\ Art\ XXVIII\ of\ 1974).\ Thirdly,\ s.\ 3\ was\ substituted\ by\ s,$ 3 of Indian Stomp (Wesl Bengal Amendment) Act, 1975 (West Ben. Act XVI of 1975). Fourthly, s.3 was substituted by 5.2 (J) of the Indian Stamp (West Bengal Amendment) Acl, 1976 (Wesl Ben, Acl XXX of 1976). Fifthly, s. 2(3) was substituted by sec. 2(14) of the Indian Stamp (West Bengal Amendment) Acl, 1977 (Wesl Ben, Act XXXII of 1977). Sixthly, s. 2(14) was substituted by s. 3(/J) of the Indian Siamp (West Bengal Amendment) Acl. 1980 (Wesl Ben. Acl XXIX of 1980). Seventhly, s. 2(1) was substilluied by s. 4(9i of the Indian Stamp (West Bengal Amendment) Act. 19B7 (Wesl Ben. Act XV of 1987). Eighihly, in lhe column under the heading "Description a (Instruments", ihe words "Where the market value" wen; substituted Tor ihe words "where the amouni or value of the consideration" by s, 10(2) (a) of lhe Indian  $Slamp \ (West \ Bengal \ Amendment) \ Acl, 1990 \ (Wesl \ Ben. \ Acl \ XV[|\ or\ 1990). \ Simultaneously, after \ the \ entry$  $beginning\ wilh\ lhe\ words\ "Rupees\ twenty-five\ thousand"\ and\ ending\ wilh\ lhe\ words, letters\ and\ figures\ "$ in excess of Rs. 2,00,000," a proviso was added by s. J0(2) (b). ibid. Ninthly, anicic 23 was subsiiluied by s, 3 oTihe Indian Siamp (West Bengal Amendment) Act. 1992 (West Ben. Acl XV of 1992). Tenthly, s. 3 was subsilluied by s. 3 of lhe Indian Stamp (West Bengal Amendment) Act, 1994 (Wesl Ben. Act XI of 1994).  $Finally, s.\ 3\ was\ substituted\ by\ s.2(2)\ of\ Ihe\ West\ Bengal\ Finance\ Act,\ 1996\ (West\ Ben.\ Acl\ X\ of\ 1996).$ 

## (Schedule IA.)

## SCHEDULE IA.ô contd.

Stamp-duty on certain Instruments under Ihe Bengal Stamp (Amendment) Act, 1922 or the Indian Stamp (Bengal Amendment) Act, 1935.

## Description of Instruments.

Proper Stampduty.

- '24. Copy or Extract certified io be a true copy or extract by or by order of any public officer and not chargeable under Ihc law for ihe lime being in force relating to court-foes—
  - (i) if the original was not chargeable wilh duty, or if the duly wilh which il was chargeable does not exceed one rupee;
  - (Hi in any other case not foiling within the provisions of section 6A.

Rupees ten.

## Exemptions.

- (a) Copy of any paper which a public officer is expressly required by law to make or furnish for record in any public office or for any public purpose,
- (b) Copy of, or extract from, any register relating to birth, baptisms, namings, dedications, marriages, divorces, deaths or burials.

Rupees ten.

'Firstly, article 24 was substituted by s. 3(15) of the Indian Slamp (West Bengal Amendmenl) Act, 1977 (West Ben. Acl XXXII of 1977) and subsequently s. 3(15) was substituted by s. 4f70J of the Indian Stamp (West Bengal Amendment) Act, 1987 (Wesl Ben. Act XV of 1967),

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[Actn

## (Schedule IA.)

## SCHEDULE IA.—contd.

 ${\it Stamp-duty on certain Instruments under the Bengal Stamp (Amendment) Act,}$ 1922 or the Indian Stamp (Bengal Amendment) Act, 1935.

Description of Instruments. (Schedule IA.)

Proper Stamp-

duty.

SCHEDULE IA.ô contd.

Stamp-duty on certain Instruments under the Bengal Stamp (Amendment) Act. 1922 or the Indian Stamp (Bengal Amendment) Acl, 1935.

. 'Article 25 was substituted by s. 4(H) of the Indian Stamp (West Bengal Amendment) Act, 1987 (West Ben. Act XV of 1987).

'Firstly, article 26 was substituted by s. 3(16) of the Indian Slamp (West Bengal Amendmenl) Acl, 1977 (Wesl Ben. Acl XXXJI of 1977) and subsequently s. 3(16) was substituted by s. 4(72) of Ihe Indian Slamp (West Bengal Amendment) Acl, 1987 (West Ben, Aci XV of 1987).

	Slamp-duiy.
benture—conctd.	
Ettmption—concld.	
so BOND (No. 15) and sections 8 and 55.	
ration af any trust : See Trust (No. 64).	
É « « 18« É * * *	* *
elivery order in res peel of goods, that is to say, any instrument entitling any person (herein named, or his assigns, or the holder thereof, to the delivery of any goods lying in any dock or port, or in any warehouse in which goods ore stored or deposiled on rcnl or hire, or upon any wharf such instrument being signed by or on behalf of the owner of such goods upon lhe sale or transfer of the property therein, when such goods exceed in value twenty rupees.	Rupee one.
it of Title-deeds—See Agreement relating lo deposit of title-deeds, pawn or pledge (No. 6)	
ution of Partnership—See Partnership (No. 46).	
Divorce—Instrument of, that is lo say, any instrument by which any person effects the dissolution of his marriage.  —Ins <rumen! (no.="" 58).<="" of.="" see="" selllement="" td=""><td>Rupees fifty.</td></rumen!>	Rupees fifty.
Duplicate—See Counterpart (No. 25).	
nliy as an Altomty on the roll of the High Court ai Calcutta under any law for lhe lime being in force.	Rupees five hundred.
Exemption.	
Entry of an attorney on the roll of the High Court at Calcutta when he has previously been enrolled as such in any olher High Court.	

'Firaly. article 28 was substituted by s. 3(17) of the Indian Stamp (West Bengal Amendment) Acl, 1977 (West Ben. Act XXXII of 1977) and subsequently s. 3(17) was substituted by s. 3(5) of the

1826. Customs Bond—

(a) when the amount does not exceed Rs. 1,000;

(b) in any other ease.

27. Debenture (whether u mortgage debenture or not), being a marketable security transferable— (a) by endorsement or by a separate instrument of transfer;

 $\it (b)$  by delivery

Explanation;—The term "Debenture" includes any inteits! coupons attached thereto, but the amount of such coupons shall not be included in estimating

Exemption

A debenture issued by on incorporated company or other body corporate in terms of a registered mortgage-deed, duly stamped in respect of the full issued thereunder, whereby Ihe company or body borrowing makes over, in whole or in part, their property to trustees for the benefit of the debet the debentures so issued are expressed to be issued in terms of the said mongage-deed,

The Indian Stamp Act, J899. of 1899,]

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Indian Stamp (West Bengal Amendment) Act, 1984 (Wesl Ben. Acl XVII of 1984).

'Article 29 was subsilluied by s. 3(13) of the Indian Stamp (West Bengal Amendment) Act.

1977 (West Ben. Acl XXXII of 1917).

'Anicle 30 was subsilluied by s. 3(19) of the Indian Stamp (Wesl Bengal Amendment) Act. 1977

'Anicle 30 was subsilluled by s. 3(19) of the Indian Stamp (Wesl Bengal Amendment) Act. 19 (West Ben. Acl XXXII of 1977).

Codc-M

The Indian Stamp Act, 1899. (Schedule IA.)

#### SCHEDULE IA.ô contd.

Stamp-duty on certain Instruments under the Bengal Stamp (Amendment) Act, 1922 or the Indian Stamp (Bengal Amendment) Act, 1935.

Description of Instruments.

'31. Exchange or properly—Instrument of

Proper

Stamp-

duty.

Extract. See Copy (No. 24).

'32. Further Charge—Instrument of, ihnt is to say, any instrument imposing a further charge on mortgaged property—

fa) when ihe original mortgage is one of lhe description referred to in clause (a) of Article No. 40(that is, with possession);

The same duty as a Conveyance (No. 23) for a consideration equal to the vaJue or the property of greatest value is set forth in such instrument. The same duty as a Conveyance (No. 23) for a consideration equal to the amount of the further charge secured by such instrument.

(bj when such mortgage is one or the description referred to in clause (bj of Article No. 40(ihai is, without possession)— (i) jr at (he time of execution af the inslrurflcm of further charge possession of lhc property is given or agreed to be given under such instrument;

The same duty as Conveyance (No. 23) for a consideration equal lo the charge (including Ihc original mortgage and any further charge already made), less the duty already paid on such original mortgage and further charge.

fr'ij if possession is not so given

The some duly as a Bond (No. 15) for the amount of the further charge secured by sech instrument.

The same duty as a Conveyance (No. 23) for a consideration equal to Ihe value of the propeny as set forth in such instrument.

'33. GUI—Instrument of, not being a Settlement (No. 58), or Will or Transfer (No. 62).

Hiring agreement or agreement for service. See Agreement (No, 5).

'See foot-nole 1 on page 542. anle.

of 1899.]

(Schedule I A.)

## SCHEDULE IA.ô contd.

Stamp-duty on certain Instruments under the Bengal Stamp (Amendment) Act, 1922 or the Indian Stamp (Bengal Amendment) Act, 1935.

Description of Instruments.

Proper Stampduly.

34. Indemnity band

The same duty as a Security bond (No. 57)

Tor the same amount.

Inspectorship-Deed. Stt Composition-Deed (No. 22).

'35. Lease, including a under-lease or. sub-lease and any agreement □ let or sub-let—

- (a) where by such lease the rent is fixed and no prtminum is paid
- (i) where lhe lease purports lo be for a term of less than one year;

(ii) whew lhe lease purports to be Tor a term of not less than one year but nol more than five years:

fir/) where ihe lease purports lo be for n term exceeding five years and not exceeding ten years;

(iv) when; the lease purports to be for a lerm exceeding ten years but nol exceeding twenty years:

(v) where lhe tease purports lo be Tor a term exceeding twenty years but not exceeding thirty years;

The some duty as a Bottomry Bond (No. 16) for ihe whole amouni payable or deliverable

under such lease.
The same duty as a
Botiomry Bond (No. 16)
for the amount or value
of the average annual
rent reserved.

The same duty as a Conveyance (No. 23) for a consideration equal to the amount or value of the avenge annual rent reserved.

The same duty as a

Conveyance (No. 23) for a consideration equal to twice [he amount or value of the average annual rent reserved.

The same duty as a Conveyance (No. 27) for

Conveyance (No. 2'i) for a consideration equal (o three limes the amount or value of the average annual rent reserved.

'See foot-nole 1 on page 542, ante.

The Indian Stamp Act, 1899.

## (Schedule IA.)

### SCHEDULE IA.^contd.

Stamp-duty on certain Instruments under the Bengal Stamp (Amendment) Act, J922 or the Indian Stamp (Bengal Amendment) Act, 1935.

Description of Instruments.

Proper Stampduty.

35. Lease—contd.

(vi) where [he lease purports 10 be for a lerm exceeding thirty years bul not exceeding one hundred years;

The same duty as a Conveyance (No. 23) Tor a consideration equal to Tour limes the amount or value or the average annual rent reserved.

(vii) where Ihe lease purports lo be for a term exceeding one hundred years or in perpetuity;

The same duty as a Conveyance (No. 23) for a consideration equal in the case or a lease granted solely Tor agricultural purposes to one-tenth and in any other case lo one-sixth or (he whole amount of rents which would be paid or delivered in respeci or ihe first fifty years of (he lease.

The same duly as a

Conveyance (No. 23)
ror a consideration
equal lo three limes
lhe amount or value or
the average annual
rent which would be
paid or delivered for
the first ten years ir

the lease continued so long.

(b) where the lease is granted for a fine or premium, or for money

(viii) where Ihe lease does not purport to be for ony definite lerm, '

advanced and where no rent is reserved.

The same duly as a Conveyance (No, 23) Tor a consideration equal to the amount or value of such fine or premium or advance as set forth in the lease.

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## (Schedule IA.)

## SCHEDULE IA.ô contd.

Stamp-duty on certain Instruments under the Bengal Stamp (Amendment) Act, 1922 or the Indian Stamp (Bengal Amendment) Act, 1935.

Description of Instruments.

Proper Stampduty.

35. Lease—cuntd.

fcj where the lease is grained for a fine or premium or for money advanced in addition to rent rescued.  $\,$ 

The same duty as a Conveyance (No, 23) Tor a consideration equal to (he amount or value of such fine or premium or advance as set forth Ihe lease, in addition to ' the duly which would hive been payable an such lease, if no fine or premium or advance had been paid or delivered:

Provided (hat, in any case when an agreement (o lease is stamped witJi ihe ad valorem Slamp required for a lease, and a lease in pursuance of such agreement is subsequently executed, lhe duly on such lease shall not Exceed '[Rupee one and fifty naye poise.]

## Exemptions

(a) Lease, executed in the ease of a cultivator and for the purposes or cultivation (including a lease of trees Tor the production of food or drink'), without (he payment or delivery of any fine or premium, when a definite term is expressed and such term does not exceeds one year, or when the average annual rent reserved does not exceed one hundred rupees.

In this exemption a lease Tor the purposes of cultivation shall include a lease of lands for cultivation together with a homestead or tank.

'Subsiiluied Tor the words "twelve annas" by s. 3(27,1 (i) of the Indian Stamp (West Bengal Second Amendment) Acl, 1962 (West Ben. Act XXX of 1962).

'Item (b) of the "Exemptions" was omilted by s, 3(27) (ii). ibid.

The Indian Stamp Act, 1899.

## (iSchedule IA.)

## SCHEDULE IA .-contd.

Stamp-duty on certain Instruments under the Bengal Stamp (Amendment) Act, 1922 or the Indian Stamp (Bengal Amendment) Act, 1935.

Dcs crip lion of Instruments.

Proper Stamp-duty.

35. leaseô condd.

Exemplipm—con eld.

Explanation :--When a lessee undertakes to pay my recurring charge, such as Government revenue. Ihe landlord's share of cesses or the owner's share or municipal rales or taxes, which is by luw recoverable from the lessor, the amount so agreed lo be paid by  $% \left\{ \left( 1\right) \right\} =\left\{ \left$ the lessee shall be deemed to be part of the rent.

'3\$. Letter of Allotment or Shares in any company or proposed company or in respect of any loan to be raised by any company or proposed company.

See also Certificate or other Document (No. 19).

Sixty paise.

<sup>3</sup>38. Letter of License, that is to say, any agreement between a debtor and his creditors lhal Ihe latter shall, for & specified time, suspend their claims end allow Ihc debtor to carry on business al his own discretion.

<sup>J</sup>39. Memorandum of Association of a Company—

Rupees fifty.

(a) if accompanied by articles of association under section 26 of the Companies Act, 1956.

 $\mathit{fb})$  if not so accompanied— .

(7J where the nominal share capital docs not exceed one lakh of  $\,$ 

I of 1956

(ti) where the nominal share capital exceeds one lakh of rupees.

Exemption.

Rupees two hundred.

Memorandum of any association nol formed for profit and registered

under section 26 of the Companies Act, 1956,

Rupees three hundred.

'Firstly, anicle 36 was substituted by s. 3(20) of the Indian Slamp Wesl Bengal Amendment) Acl, 1977 (Wesl Ren. Act XXXII of 1977) and subsequently s. 3(20) was substituted by s. At 13) of Ihe Indian Slamp (West Bengal Amendment) Act, 1987 (West Ben. Act XV or 1987).

'Anicle 38 was substituted by s. 3121) of Ihe Indian Stamp (West Bengal Amendment) Acl, 1977 (West Ben. Act XXXII or 1977).

'Anicle 39 was subsituled by s. 3(22) ibid.

### (Schedule IA.)

#### SCHEDULE IA,—contd.

Stamp-duty an certain Instruments under the Bengal Stamp (Amendment) Act, 1922 or the Indian Slamp (Bengal Amendment) Acl, 1935.

Description of Instruments.

Proper Stampduty,

MO. Mortgage-deed, not being an Agreement relating lo dc posil of Lille-deeds, pawn or pledge (No. 6). Bonomry Bond (No. 16), Mortgage of a Crop (No, 41), Respondentia Bond (No. 56). or Security Bond (No.

57):--

(a) When possession of lhe property or any pan of the property comprised in such deed is given by Ihe mortgagor or agreed lo be given;

The some duly as a Conveyance (No. 23) for a consideration equal to ihe amouni secured by such deed.

(b) when possession is not given or rgreed to be given as aforesaid:

The same duly as a Bond (No, 15) for the amount secured by such deed.

Explanation.—A mortgagor who gives to the mortgagee a power-ofaiiorney lo collect rents of a lease of the properly mortgaged or pari thereof, is deemed lo give possession wiifiin the meaning of

(c) when a collateral or auxiliary or additional or substituted security or by way of further assurance for the abovementioned purpose where the principal

or primary security is duly stamped—

far every sum secured not exceeding Rs. 1,000,

-[Rupee one and fifty naye paise.]

and for every Rs, 1.000 or part there of secured in excess of Rs. 1,000.

J[ Rupee one and fifty naye paise.]

Exemptions.

(1) Instruments executed by persons taking advances under lhe Land Improvement Loans Act, 1SB3, or the Agriculturists' Loans Acl, 18S4. or by their sureties as sceurily for the

(2) Letter of hypothecation accompanying a bill of exchange.

XIX of 1883. XII of 1884.

'.?« fool-no le I on page 542, ante.

'Subsiiluied for lhe words "Twelve annas" by s. 3(31) (i) of the Indian Stamp (West Bengal Second Amendment) Act, J 962 (West Ben. Act XXX of J 962). 'Subsiiluied for the words "One rupee" by s. 3(31)(ii), ibid.

## (Schedule IA.)

#### SCHEDULE IA.ô contd.

Stamp-duty oil certain Instruments tinder the Bengal Stamp (Amendment) Act, 1922 or the Indian Stamp (Bengal Amendment) Act, 1935.

Description of Insunmenls.

Proper

- 41. Mortgage or a Crop, including any instrument evidencing on agreement lo sccurc ihc repayment of a loan made upon any mortgage of a crap, whether the crop is or is not in existence at Ihe time of ihc mortgage—■
  - (a) wtit;n ihe loan is repayable net more than three months from the dale of ihc instrument—for every sum secured noi exceeding Rs. 200: and
  - for every Rs. 200 or pan thereof secured in excess of Rs. 200; (b) when ihc loan is repayable more than three months bill not more than eighteen months from the dale or the instrument
    - for every sum secured not exceeding Rs. 100; and for every Rs. 100 or pan [hereof secured in excess of Rs.
- J42. Notarial Aqt, [ha! is io say, any instrument endorsement, note, attestation, cenificaic, or entry nol being a Pre tea (No. 50) made or signed by a Notary Public in the execution of the duties of his office or by any other person lawfully acting as a Notary Public. Set also Protest of Bill or Note (No. 50).
- <sup>J</sup>43. Note or Memorandum, sent by a broker or agent lo his principal intimating the purchase or sale on account of such principal-(a) of ony goods exceeding in value twenty rupees;
  - (b) of any slock or marketable securily exceeding in value twenty rupees but nol being a Government securily;

(c) of a Government security. '[Twenty naye paise.] '[Twenty naye paise.]

<sup>5</sup> [Fori y nays poise.]  $\blacksquare$  [Forty naye paije.]

Rupees ten.

Stamp-duly.

•Fifty paise, Fifty paise for every Rs. 5.000 or part thereof of Ihc value of stock or sccurily.

Subject to a maximum of rupees fifty, fifty paise for every Rs. 10,000 or port thereof or the value of the securily.

'Substituted for the words "One and a half annas" by s, 3(32) (i) of Ihc Indian Stamp (Wesl Bengal Second Amendment) Act. 1962 (Wesl Ben, Acl XXX of 1962).

<sup>3</sup>Substi ruled for Ihc words "Four *Annas"* by s, 3(32) (ii). ibid.

'Firsily, article 42 was substituted by s. 3(23) of the Indian Stomp (West Bengal Amendment) Aci, 1977 [West Ben. Act XXXI of 1977) and subsequently s. 3(23) was substituted by s. 4(14) of the Indian Stamp (Wesl Bengal Amendment) Act, [987 (Wesl Ben, Act XV of 1987).

'Article 43 was subsliiuied by s. 3(24) of ihe Indian Stamp (Wesl Bengal Amendmenl) Act, 1977 (West Ben. Acl XXXII of 1977).

### of 1899.561

The Indian Slamp Act, 1899.

### {Schedule IA.)

#### SCHEDULE IA.ô comd.

Stamp-duty on certain Instruments wider the Bengal Stamp (Amendment) Act, 1922 or the Indian Stamp (Bengal Amendment) Act, 1935.

Description of Instruments.

Proper

M4. Nate oT Pralest by (he Master of a Ship.

Stampduty.

Sec also Proles! by (he Mister of a Ship (No. 51).

Order for the payment of Money—See Bill of Exchange (No. 13) mentioned in Schedule I.

The same duty as a Bond (No. 15) for lhe amount of lhe value of the separated share or shares of lhe property.

45-Parlilion—Instrument of [as defined by section 2(15).]

N.B.—The largest share remaining after the property is partitioned (or if there are two or more shares, or equal value and not *smaller* than any of the other shares, (hen one of such equal shares) shall be deemed lo be (hat from which the other *shares* are separated:

### Provided always that—

(a) when an instrument of partition containing an agreement to divide property in severally is executed and a pan i< ion is effected in pursuance of such agreement, the duly chargcable upon the instrument effecting such partition shall be reduced by the amount or duty paid in respect of the first instrument, but shall not be less 111 an <sup>1</sup>[ Rupee one and fifty naye paise;]

'Firstly, article 44 was substituted by s. 3(25) of the Indian Stamp (West Bengal Amendment) Acl, 1977 (West Ben. Acl XXXII of 1977) and subsequently s, J(25) was substituted by s, 4fJ5J of the Indian Stamp (West Bengal Amendment) Act. 19B7 (West Ben. Acl XV or 1987).

Substituted for the words "One rupee" by s. 3(35), of the Indian Stainp (West Bengal Amendmeni) Acl, 1962 (West Ben, Act XXX of 1962).

#### (Schedule IA.)

#### ${\tt SCHEDULE}\ \textit{lA}.-\!\textit{conld}.$

Stamp-duty on certain Instruments under the Bengal Stamp (Amendment) Act, 1922 or the Indian Stamp (Bengal Amendment) Act, 1935.

Description of Instruments.

45.

Partition- Instrument or (15)]—canc!d.

[as delined by section 2

Proper Stamp-duly.

instrument partnership for the purposes or ihis Article.

(b) where land is held on Revenue Settlement for a period not exceeding thirty years and paying ihe rull  $assessment,\,the\,\,value\,\,for\,\,the$ purpose of duty shall be calculated at nol more than five times the annual reve-

(c) where a final order for effecting a partition passed by any Revenue- authority or any Civil Court, or on award by an arbitrator directing a p an i lion, is stamped with the slamp requited for on instrument of partition, and an instrument of partition in pursuance of such order or award is subsequently execuled, the duty on such instrument shall not exceed '[Rupee one and fifty

naye poire]. Rupees twenty.

Rupees fifty. Rupees one hundred.

Rupees one hundred and firty.

Rupees twenty-five.

346. Partnership—

—Instrument of—

- (a) where ihe capital of the partnership does not exceed Rs. 500: (bI where the capital of the partnership exceeds Rs,  $500\ but\ docs$ not exceed Rs. I0,W0:
- (c) where the capital of the partnership exceeds Rs. 10,000 but docs not exceed Rs, 50,000;
- (d) where the capital of the partnership exceeds Rs. 50,000. —Dissolution of—

Pawn of Pledgc.-See Agreement Relating to Deposit or Title- Deeds, Pawn or Pledge (ND.6).

^Explanation.—Any instrument, whereby two or more partnership firms or partners of such Hrms jointly or severally enter into on agreement for canying on business or profession jointly, by way of amalgamation or otherwise, shall be deemed 1 o be an

'See foot-note 2 on page 561, ante.

'Article 46 was substituted by s. 3(26) of the Indian Stamp (West Bengal Amendment) Act, 1977 (Wesl Ben, Act XXXII of 1977).

<sup>3</sup>The Explanation was added by s. IDfi) of the Indian Stamp (Wesl Bengal Amendment) Act, 1990 (West Ben. Acl XVII of 1990).

## (iSchedule I A.)

# SCHEDULE IA.ô comd.

Stamp-duty on certain Instruments under the Bengal Stamp {Amendment) Act, 1922 or the Indian Stamp (Bengal Amendment) Act. 193S.

Description of Instruments.	, I
Description of instruments.	Proper Stamp-duty.
wcr-of-Altorncy [as defined by section 2(2])] not being a proxy—	
hen executed for the sole purpose of procuring the registration of one or more documents in relation lo a single transaction or for admitting execution of one or more such documents;	
hen required in suits or proceedings under the Presidency Small Cause Courts Acl, 1882;	Rupees five.
(c) when authorising one person or more to act in a single transaction other Ihun lhe ease mentioned in clause (a);	Rupees six.
<ul> <li>(d) when authorising nol more lohn five persons to act jointly and severally in more than one transaction or generally;</li> </ul>	Rupees fifty.
M when authorising more than five bul not more than ten persons lo acl jointly and severally in more than one transaction or generally;	
${\cal O}$ when given for consideration and authorising lhe attorney to sel any immovable properly;	The same duly as a Conveyance (No. 23) for the amount of the consideration.
(g) in any other case.	Rupees six for each person authorised.
ntion.—For the purposes of ihis anicle more persons than one when belonging to the same firm shall be deemed to be one person.	
The lenm 'registration' includes every operation incidental to registration under Lhe Registration Acl, 1908.	
•	

'Anicle IB was substituted by s. 3(27) of lhe Indian Slamp (Wesl Bengal Amendment) Acl, 1977 (West Ben, Acl XXXII of 1977). [Act **n** 564

The Indian Stamp Act, 1899.

#### (Schedule IA.)

#### SCHEDULE IA.ô comd.

Stamp-duty on certain Instruments tinder the Bengal Stamp (Amendment) Act, 1922 or the Indian Stamp (Bengal Amendment) Act, 1935.

Description or Instruments.

Proper Stamp-duty.

Protest of Bill or Note, thai is to say, any declaration in writing made by a Notary Public, or other person lawfully acling as such, attesting

'50. the dishonour of a bilt of exchange or promissory nole.

Protest by the Master of a ship, that is to say. any declaration of the particulars of her voyage drawn up by him with a view to the adjustment of tosses or the calculation or averages, and every

declaration in writing made by him against lhe charterers or (he consignees for not loading or unloading the ship, when such declaration is attested or ce Hi Tied by a Notary Public or

other person lawfully acting as such.
Je\* also Nolo of Protesi by the Master of a Ship (No. 44).

Rupees (en.

Rupees ten.

JS4. Reconveyance or Mortgaged Property—

(a) if (he consideration for which the property was mortgaged does not exceed Rs, 1.000;

Rupees one hundred.

The same duty as a Bond (No, 15) for such amount or value as scl forth in the

release. Rupees fifty.

(b) in any other ease.

'55. Release, that is (o say, any instalment (nol being such a release as is provided for by scction 23A), whereby a person renounces a claim upon another person or against any specified property—

(a) if the amount or value of the claim docs not exceed Rs. 1,000;  $\,$ 

(b) in any other case.

The some duty as a Conveyance (No. 23) for Lhe amount of such consideration as set forth in the Reconveyance.

'Firstly, article 50 was substituted by s, 3(28) of lhe Indian Stamp (West Bengal Amendment) Act, 1977 (Wesl Ben. Act XXXII of 1977) and subsequently s. 2(28) was substituted by s. 4(16) of the Indian Stamp (West Bengal Amendment) Act, 1987 (Wesl Ben, Act XV or 1987).

'Firstly, article 51 was substituted by s. 2(29) of the Indian Stamp (Wesl Bengal Amendment) Act, 1977 (Wesl Ben. Acl XXXII or 1977) and subsequently s, 3(29) was substituted by s. "If/7) of the Indian Siamp (West Bengal Amendment) Acl, 1987 (Wesl Ben. Acl XV of 1987).

'Firsily, ariicle 54 was substituted by s, 3(J0) of the Indian Siamp (Wesl Bengal Amendment) Act, 1977 (Wesl Ben. Act XXXII of 1977) and subsequently s.  $3(3\theta)$  was subsilluied by s. 4(/SJ) of the Indian Stamp (West Bengal Amendment) Act, 1987 (West Ben. Act XV of 1987).

'Firstly, anicle 55 was subsilluied by s. 3(31) of the Indian Slamp (Wesl Bengal Amendment) Acl, 1977 (Wesl Ben. Acl XXXII of 1977) and subsequently s. 3(31) was subsilluied by s. 4f/9J of the Indian Slamp (West Bengal Amendment) Act, 1987 (Wesl Ben. Act XV of 19B7).

### (Schedule I A.)

#### SCHEDULE IA.ô contd.

Stamp-duty on certain Instruments under the Bengal Stamp (Amendment) Act, 1922 or the Indian Stamp (Bengal Amendment) Act, 1935.

Description of Instruments.

56. Respondentia Band, (hat is ID say, any instrument scouring a loan on lhe cargo laden or to be laden on board a ship and making repayment conlingent on the arrival of the cargo at the port of destination.

Revocation of any Trust or Settlement. See Selllemenl (No. 58); Tnisl (No. 64).

■57. Security Bond or Mortgage-deed, executed by way of securily for the doe discharge or a liability, or for the due execution or an office, or to account for money or other property received by virtue thereof, or executed by a surety to secure the due performance of a contract— (a) when the amount secured does no! execcd Rs.

1,000;

(b) in any other case,

Exemptions.

Bond or oter instrument, when executed—

(a) by headmen naminated under r

- (a) by headmen nominated under rules framed in accordance with the Bengal Irrigation Act, IS76, section 99. for the due performance of Iheir duties under that Act;
- (b) by any person for (he purpose of guaranteeing that the local income derived from private subscriptions to a charitable dispensary or hospital, or any other object of public utility shall not be less than specified sum per mensem.
- (d) executed by persons taking advances under the Land Improvement Loans Act, 1883, or the Agriculturists' Loans Act, 1884. or by their sureties, as security for the repayment of such advances;
- of such advances;
  (e) executed by officers or Government or their sureties lo

Proper Stamp-

duty.

execution
of an
office, or
lhe due
accounting
for money,
or olher
property
received by
virtue

secure the

due

thereof.
The some duty as a
Bottomry Bond (No,
16) for Ihe amount of
the loan secured.

the loan secured.

Bengal Act III of 1876.

The same duly as a Bond (No. 15) for ihe amount secured. Rupees fifty.

> XIX or 1883. XII of 1884.

'Firstly, article 57 was substituted by s. 3(2) of the Indian Slamp (West Bengal Amendment) Act, 1980 (West Ben. Aci XXIX of 1980) and subsequently s. 3(2) was subslituted by s. 4(20) of the Indian Slamp (West Bengal Amendment) Act, 1987 (West Ben. Aci XV of 1987).

[Act **n** 

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The Indian Stamp Act, 1899.

#### (iSchedule IA.)

#### SCHEDULE IA.ô contd.

Stamp-duty on certain Instruments under the Bengal Stamp (Amendment) Act, 1922 or the Indian Stamp (Bengal Amendment) Act, 1935.

Description of Instruments.

Proper Stamp-duty.

'58. Settlement—

A,—Instrument of (including a deed or dower).

<sup>5</sup>[TJia same duly as a Conveyance (No. 23) for the settlement of immovable properly for ihe purpose referred to in sub-clause (b) of clause (24) of section 2, and the same duty as a Boltomry Bond (No. 16) for ihe settlement of any other property for olher purposes] for a'sum equal to ihe amount or value of the property settled as set forth in such selllemen!: Provided thai where an agreement lo settle is stamped with the slamp required for an instrument of settlement, and on instrument of settlement in pursuance of such agreemen! is subsequently executed, the duly on such instrument shall not exceed rupees five.

clause (24) of section 2. and the same duty as a Bottomry Bond (No. 16) for the settlement of any olher property for other purposes| ror a sum equal to the amount or value or the properly concerned, as set forth in the instrument or Revocalion, but not ex-

Exemption,

Deed or dower executed on the occasion of a maniac between Muhammad ins.

B.—Revocalion of—

See also Trust (No. 64)

'[The same duty as a Conveyance (No. 23) far the selllemenl or immovable property for !he purpose referred lo in sub-clause (b) of

'Article 58 was substituted by s«3(6) or the Indian Stamp (West Bengal Amendment) Act, 1984 (West Ben. Act XVIt of 1984).

Substituted (or the words, figures und brackets "The same duly as a Boltomry Bond (No. 16)" by s. *i0(4)* of the Indian Stamp (West Bengal Amendment) Acl, 1990 (West Ben. Aci XVII of 1990).

#### (Schedule IA.)

## SCHEDULE IA.—contd.

Stamp-duty on certain Instruments under the Bengal Stamp (Amendment) Act, 1922 or the Indian Stamp (Bengal Amendment) Act, 1935.

Description of Instruments.	Proper	
	Stamp-duly,	
	One and a half times the duty payable on a Conveyance (No. 23) for a consideration equal to the nominal amouni af the shares specified in the wairanl.	
Exemptions.		
warrant when issued by a ccmpmiy in pursuance of the '[Companies Act. 1956], <sup>3</sup> [seclion 114], to have effett only upon payment, as compost lion for that huly, lo lhe Collector of Stamp-revenue of—	Twenty paise.	
Doe and a half <i>per centum</i> or the whole subscribed capilal of (he company: or r any company which has paid the said duty or composition in full, subsequently issues an addition to its subscribed capital—one and a half <i>ptr centum</i> of the additional capital so issued.		
'60, Shipping Order for or relating to lhe conveyance of guuils on board or any vessel.		
61, Surrender of Lease—		
hen the duty wilh which the lease is chargeable does not exceed seven rupees ithi <i>minus</i> .	The duly with which such lease is <i>chargeable</i> .	
my other case.	'[Rupees let).] .	
Exemption.		
Surrender of lease, when such lease is exempted from duly.		

'Subsilluied for the letters, figures and svoid "VII of 1911". in ihe marginal noie. by s. 3(44) (ii) of lhe Indian Slamp (West Bengal Second Amendment) Act, 1962 (West Ben. Ad XXX of 1962).

3 Subsilluied for lhe woids and figures "Indian Companies Acl, 1913" by s. 3(44) (i), ibid.

J Subsilluled for lhe word and figures "Scclion 43" by s 3(441 (Hi), ibid. 'Article 60 was subsilluied by s. 3(J2) of the Indian Stamp (West Bengal Amendment) Act. 1977 (Wesl Ben. Act XXXII of 1977).

'Subsiiluied for the words "Seven rupcts eight  $annas\,{}^{n}$  by s. 3(46),ibid.

568 [Act II The Indian St (imp Act, 1899.

(Schedule I A.)

SCHEDULE \(\mathcal{A}\).—contd.

Stamp-duty on certain Instruments under the Bengal Stamp (Amendment) Act, 1922 or the Indian Slamp (Bengal Amendment) Act. 1935.

Description of Instruments.

62, Transfer (whether with or wiihoui consideration)— (a) or shams in an in corporate d company or other body corporate;

Proper Stamp-duty.

'(b) of debentures, being marketable securities, whether Ihc debenmie is Liable lo duly or not. except debenture provided for by section 8; (c> of any interest secured by a bond, mortgage-deed | [in respect or which duty has been paid under Ailiele No. 40] or policy of insurance.— . f/J if the duly on such bond, mortgage-deed or policy does not exceed five rupees,

One-hair of the duly payable on a Conveyance (No. 73) for a consideration equal to the value or the share.

Fitly paise for every Rs. 100 oi pan Thereof, of the value of the debenture,

(/i) in any olher case:

III of 1913. (d) or any properly under the Administrator-General's Act. 1913, section 25;

(e) of my trust-property without consideration from one trustee lo another irusire. or from a truslec to a beneficiary. *Exemptions*, bond, mortgage- deed or policy of insurance is chargeable. '[Rupees fifteen.] '[Rupees twenty-l

The duty wilh which such

Transfers by endorsement—

(a) of i bill of exchange, cheque or promissory nole;

- (b) of bill of lading, delivery order, warrant for goods, or other mercantile document of title foods:
- (c) of a policy of insurance;
- (d) of securities of ihc '[Ceniral Governmem]. Set ti)sa Section 8 -

'[Rupees ten] or such smaller amount as may be chargeable under clauses foj to (c) of tilli article.

'Ciauic (b) of article 62 wos substituted by s, 3(31 of ihe Indian Slamp (West Bengal Amendmenl) Acl, 1980 (Wesl Ben. Act XXIX of 1930) and subsequently s. 3(3) was substituted by s. 3[7J or the Indian Stamp (West Bengal Amendment) Acl, 1984 (Wesi Ben. Act XVII or 19&4).

'Intscited by s. 2(2) of the I fid Lin Stamp (Bengal Amendment) Acl, 1939 (Ben. Act VII of 1939).

^Substituted tor the words "Ten rupees" by s. 3(47) (i) of ihc Indian Slamp (West Bengal Second Amendmenl) Act, 1962 (Wesl Ben. Aci XXX or 1962), 'Substituted ft>r Ihe words "Fifteen rupees" by s. 3147)(ii). ibid.

'Subniiuled for die words "Seven rupees eight *annas"* by s. 3(*if7J (Hi), ibid* These words were subslituted Tor Lhe words "Government of India" by paragraph 4(1) of the Government of Indian (Adaptation of Indian Laws) Order, 1937,

The Indian Stamp Act. 1899. of 1899.] (Schedule I A.)

### SCHEDULE IA.ô comd.

Stamp-duty on certain Instruments under the Bengal Stamp (Amendment) Acl, 1922 or the Indian Stamp (Bengal Amendment) Act, 1935.

Description of Instruments.

'Provided that ir by .iny one instalment the interest scoured by several bands, mortgage deeds or policies of insurance is transferred, (he duly payable in res peel or such instrument shall be lhe aggregate of the duties which would have been payab'c ir separate instruments of transfer were executed in respect of each such bond, mortgage deed or policy of insurance.

'63. Transfer of lease by way of assignment, and nol by way of underlease.

#### Exemption,

Transfer of any lease exempt from duly,

64. Trustô

A.—DECLARATION OF—of or concerning, any properly when made by any \vriling nol a being Will.

Proper Slamp-dtiLy.

Bothmry Bond (No. 16) far a sum equal lo ihe amouni or value of the property concemed. as set forth in lhe instrument, but nol exceeding '[rupees twenty-five.] Rupee one.

B.—REVOCATION OF—or. or concerning, any property when made by any iniirumc/it other than Will.

The same duly as a Conveyance (No. . 23) for a consideration equal to lhe amouni of the consideration for (he transfer.

The same duty as a Botiormry Bond (No, 16) for a sum equal lo ihe amount or value or ihe property concerned, as sei forth in Lhe instrument, bul not exceeding '[rupees twenty-fivi,] The same duly as a

See also Settlement (No. 38).

Valuation. See Appraisement (No. 8).

Vakil. See Enlry as a Vukit (No. 30.)

'65. Warrant for Goods, lhai is to say. any instrument evidencing lhe lille of any person therein named, or his assigns, or the holder thereof, to lhe 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 person in whose custody such goods may be.

'The proviso was added by s. 10 (J) or the Indian Slamp (West Bengal Amendment) Act, 1990 (West Ben. Act XVII of 1990).

'See fool-nole I on page 542, ante.

<sup>J</sup>Subslituted for the words "rupees iweniy-five eight *annas"* by s, 3f2) or the Indian Stamp (West Bengal Amendment) Acl, 1964 (Wesl Ben. Act XVII of 19M).

JSubsliti:ed for the words "fifteen rupees" by s. 1(48) (ii), ibid.

'Article 65 was substiluied by s. 3(33) of the Indian Stamp (Wesl Bengal Amendment) Act, 1977 (West Ben. Acl XXXII of 1977).

[Act II of 1899.]

(Schedule II.)

Schedule II.—[Enactments repealed.]—Rep. by s. 3 and Schedule II of lhe Repealing and Amending Act, 1914 (.X of 1914).

'Clause (8) (dofinilion of "Chief Controlling Revenue-authority") was omitted by

para. 3 and the ls< Sch. of the Government of India (Adaptation of Indian Laws) Order, 1937.

'The words "the Collecting Govern men!" were substituted for Ihe words "the Local Government" by para. 3 and the First Schedule or the Government of India (Adaptation of Indian Laws) Order, 1937.

'Clause (16b) was inserted by 5.3(d) of the Indian Stamp (West Bengal Amendment)

Act, 1990 (West Ben. Act XVII oF 1990).

'The word "and" was omitted by s. 2 and Schedule I of the Repealing

and Amending Act, 1928 (XVIII of 1928).

'See foot-note I on page 468. ante. ^These words were inserted by s, S of ihe Indian Finance Acl, 1927 (V of 1927). 'The word "cheques" was omitted by s. 5 of lhe Indian Finance Acl, 1927 (V of

<sup>1</sup>Vide Corrigendum (notification No, 465-L, dated ihe 16ih March. 1995); see ihe Culcuitii Gnielte, Earaordiiiwy. dalcd (he 16lh March. 1995. Pi. III. pages 1-2.

'These words wen: substituted for the words "Governor General in Council" by paragraph 4(1) of the Government of India (Adaptation of Indian Laws) Order, 1937. 'These words were substituted for the words "Gazette of India", ibid.

See fool-note 1 on page 468, ante.

'Scction 23A was added by s. 3 of the Indian Stamp (Amendment) Act, 1904 (XV of

1904).

^These words and figure were subs Li LU Led for the words and figure "Article No, 5{6}" by s. 3 af the Indian Stamp (Amendment) Act. 1912 (I of 1912).

'Section 48A was inserted by s. 11 of the Bengal Slamp (Amendment) Acl, 1922 (Ben. Act III of 1922).

'These Acis have been repealed and re-enacted by the Indian Succession Acl. 1925 (XXXIX of 1925). except section 13 of the Succession Certificate Act, 1889.

These words and figure were substituted for lhe words "(c) as a condition or enlistment under the Indian Articles of War" by s. 2 and Schedule I of the Repealing and Ame (XVIII or 1928).

'Firstly, the words "Fifteen *naye paise"* were substituted for the words "two *annas"* by s. 13 of (he Indian Slamp (Amendment) Act, 1958 (XIX of 1958). Secondly, the words "one rupee" were substituted for ihe words "Fifteen *naye poise"* by s. 40(a) of the Finance Acl, 1976 (Aci 66 of

1976). Finally, the words "two rupees" were substituted for the words "One rupee" by s. 50(b) of the Finance Act, 1985 (Act XXXII of 1985).

<sup>1</sup> These words were substituted for lhe words "one year" by s. 7(2) of lhe Indian Slamp (Amendment) Act, 1906 (V or 1906).

Jack Standard of the words were substituted for the words "Tour annas" by s. 8(5) of the Indian Slamp (Amendment) Act, 1904 (XV of 1904).

<sup>1</sup> Substituted for ihe words "One anno" and "Rs. 2-8", respectively by s. 13 of (he Indian

Siamp (Amendment) Acl, 1958 (XIX of 1958).

<sup>1</sup> Substituted for Lhe words "Two *annas"* by s. 13, *ibid*.

'This proviso was inserted by s. 2 and Schedule 1 of the Repealing and Amending Acl,

1928 (XVII of 1928).

This division was inserted by s.  $\it 2$  of lhe Indian Siamp (Amendment) Acl. 1925 (XV of 1925).

S3. Receiptô concld..

<sup>&#</sup>x27;The words "Central Government" were substiluled for the words "Governor- General-in-Council'.' by paragraph 4(^) of the Governmeni of India (Adaptation of Indian Laws) Or

<sup>&</sup>quot;The words "Central Government" were substituted for the words "Governor- General-in-Council". by paragraph 4(^) of the Government of India (Adaptation of Indian Laws) Ora 3 These words were substituted for (he words "of Sea-Insurance for a policy or fire-insurance" by s. 2 or the Indian Siamp (Amendment) Act. 1923 (XLIII or 1923). 

'Firstly, the words "Fifteen nayepoisr" were substituted for the words "two onrwi" by s. 13 of the Indian Siamp (A mend mem) Act, 1958 (XIX of 1958) and subsequently the word were substituted for the words "Hitelen naye paise" by s. 40(i>) of the Finance Act, 1916 (Act 66 of 1976),

'The words within the square brackets were substituted for the words "twenty rupees" by s. 99(ri)(b)(2) of (he Finance Am, 1994 (Act XXXII fo 1904).

'Hrsily, the words "Ten naye paise" were substituted foe the words "one anna" by s, 13 of the Indian Stamp (Amendment) Acl, 1958 (XIX of 1958). Subsequently, the words "To substituted for the words "To naye paise" by s. 40(c) of the Finance Act, 1976 (Acl 66 of 1976). Finally, the words within the square brackets were substituted for the words "To 99(ii)(t)(J) of the Finance An, 1994 (Acl XXXII of 1994).

Exemptions—concld.

(d) for pay or allowances by non-commissioned

1 (or pewyj officers, 'fioJdiers, 'sailors or airmen) of '[¹lhe Indian military 'naval or air *fortes]*, when serving in such capacity, or by mourned police constables;

0) given by holders of family-ccrti/icaies in eases where (he person from whose pay allowances the

sum comprised in (he receipt has bwn assigned is a non.commissioned '[or petty] officer, '(soldier, 'sailor or airman} of '(any of (he said forces], and serving in Such capacity;

if) for pensions or allowances by persons receiving such pensions or allowances in res peel of Iheir scrwitc as suck non-cemmissjonefJ '[or pcityl officers, '(soldiers, 'sailors or airmen).

and nol-serving the <sup>1</sup> [Government! in any other capacity;
(g) given by a headman or lambardar for Jandrevenuc or (axes collected by him;
(/i) given for money or securities Jbr money deposited in [he hands of any banker to be accounted for: Provided that the sure Is not expressed to bo received or, or by the hands of, any cidier lhan the person to whore the

same is lo be nccount-. ed for

Provided further that Ihis exemption shall not extend io a receipt or acknowledgment for aay sum paid or deposited for, or upon a loner or allotment or a share, or in respeci of a call upon any scrip or share of, or in, any incorporated company or other body coiporaie or such proposed or intended company or body or in respect of a

The Indian	Stamp Act	1899
ine maian	Stamp Act,	1099.

debenture being a mailceiable security.

'[FOE also Poucy of Insurance {No. 47-B(2).]

'The words "or petty", "sailors", "sailor" and "naval" were inserted by s. 2 and Schedule of the Amending Act, 1934 (XXXV of 11)34).

"'TTie words "soldiers or airmen" were substituted for the words "or soldiers" by s. 2 and Schedule I of the Repealing and Amending Act, 1927 (X of 1927).

<sup>1</sup> The words "His Majesty's Military or air fore La", were substituted for (he words "Her

Majesty's Army or Her Majesty's Indian Army" by s.2 and Schedule I. ibid.

\* The words "the Indian" were substituted for the words "'ftte^lajesly's" by para. 3 and (he 1st Schedule of Ihc Adaptation of Laws Order, 1930.

'The words "soldier or airman" were substituted for (he words "or soldier" by s. 2 and

Schedule I. of the Repealing and Amending Act, 1927 (X of 1927).

'These wolds were substituted for (hi words "either of the said Annies" by s. 2 and Schedule I. ibid.

<sup>7</sup>£\*e foot-ndt^2 on page 474. anie.

'This note was added by s. 7(4) of the Indian Stamp (Amendment) Act. 1906 (V of 1906).

 $^{1}\mathrm{The}\ \mathrm{words}$  "the Crown" were substituted for the word

"the Government" by pom.
and the 1st Schedule of Ihe Go

3 and the 1st Schedule of Ihe Government or India (Adaptation af Indian Laws) Order, 1937, and thereafter ihe word "Government" was substituted for the w Adaptation of Laws Order, 1950.

'Exemption  $(\mathfrak{L})$  was omitted by pan. 3 and Ihe 1st Sch. of the Government of India (Adaptation of Indian Laws) Order, 1937.

-See now the Companies Act, 19S6 (I of 1956).

'Notwithstanding anything contained in the Indian Si amp Acl. 1899 (It of 1899), there shall be levied end collected, on all instruments \$3, in Schedule IA to the said Act. a surcharge which shall be one- little or the Stamp-duty chargeable in respect off any such instruments. *Video* (West Rep. Act XVII of 1864)

If relating lo molten not otherwise provided for, except mailers relaxing to cheques, promissory notes, bills of lading, tetters of credit, policies shores, debentures, proxies or receipts. Explanation. —The expression "Agreement or Memorandum of an Agreement", if relating to a sale, sl to sell or any memorandum or acknowledgement in relation to transfer or delivery of possession of immovable property with nn intent to 

title to. such pr

'25. Counterpart or duplicate of any instrument' chargeable wilh duty and in respect of which the proper duly has been paid-CD) if ihe duty wilh which Ihe original instrument is chargeable does not exceed Two rupees;

(b) in any other ease nol falling wilhin the provisions of section 6A.

EximpHonj,

Counterpart of any liaise granted (o a cultivator, when such

lease is exempted from duty.

