# New South Wales.



# ANNO QUINTO DECIMO GEORGII V REGIS.

# Act No. 32, 1924.

An Act to impose certain stamp duties; to amend the Stamp Duties Act, 1920, the Stamp Duties (Amendment) Act, 1922, and certain other Acts; and for purposes connected therewith. [Assented to, 9th December, 1924.]

**B**<sup>E</sup> it enacted by the King's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled, and by the authority of the same, as follows :---

1. (1) This Act may be cited as the "Stamp Short title, Duties (Further Amendment) Act, 1924," and shall be construed with the Stamp Duties Act, 1920, as amended by the Stamp Duties (Amendment) Act, 1922, and the Stamp Duties (Amendment) Act, 1924.

(2)

# Stamp Duties (Further Amendment).

(2) The Stamp Duties Act, 1920, as so amended, is hereinafter referred to as the Principal Act.

(3) The Principal Act as amended by this Act may be cited as the Stamp Duties Act, 1920-1924.

2. From and after the passing of this Act there shall be charged for the use of His Majesty, under the provisions of the Stamp Duties Act, 1920–1924, and to form part of the Consolidated Revenue Fund upon and in respect of the instruments and matters mentioned in such last-mentioned Act, duties of the several amounts and at the several rates specified in the said Act subject to the exemptions contained therein and in any other Act for the time being in force.

**3.** The Principal Act is amended in respect of the following instruments and matters, namely :---

(a) PRELIMINARY :- (i) By inserting in section three in appro printo positions having record to alpha

- priate positions having regard to alphabetical order the following additional definitions:—
  - "Backer" includes any person with whom a bookmaker bets.
  - "Bet" includes wager, and "betting" includes wagering.
  - "Betting ticket" includes any document or thing purporting to be or serving the purpose of or usually or commonly known as a betting ticket, or giving or purporting to give or intended to give or usually or commonly understood to give any right to the chance, share, interest, authority or permission to or in connection with a bet.
  - "Bookmaker" includes any person who carries on the business of or acts as a bookmaker or turf commission agent, or who gains or endeavours to gain his livelihood wholly or partly by betting or making wagers. "Duly

Charge of duties.

Amendment of Act No. 47, 1920.

Sec. 3.

W.A., 1922 No. 10, s. 4.

Ibid.

Ibid.

1915, No. 57, s. 5. 1917, No. 15, s. 2.

#### Stamp Duties (Further Amendment).

- "Duly stamped " means stamped in accordance with this Act and the regulations.
- "Prescribed" means prescribed by this Act or the regulations.
- "Racecourse" means land used for 1915 No. 57, race meetings and to which <sup>s. 5.</sup> admission is granted by pay-<sup>1917</sup> No. 15, ment of money, by ticket or otherwise;
- (ii) by inserting in subsection two of section Sec. 6 (2).
   six after the word "contrary" the words "by this Act or the regulations";
- (iii) by inserting after section seven the New section. following new section :---

7A. Where under this Act any in-Extent of strument is exempted from duty the exemptions exemption shall not apply to any conveyance or other dealing with that instrument unless such conveyance or dealing is expressly exempted from duty.

- (b) ADMINISTRATION :-
  - (i) By omitting sections nine and ten and Secs. 9 and 10.
     by inserting the following new sections in lieu thereof :—

9. (1) The Governor may make regu- Regulations. lations not inconsistent with this Act, and may in such regulations prescribe—

- (a) forms to be used;
- (b) the cases in which adhesive stamps may be used ;
- (c) anything which by this Act is required or permitted to be prescribed or which is necessary or convenient to be prescribed for carrying the provisions of this Act or the regulations into effect.

Stamp Duties (Further Amendment).

(2) Such regulations shall—

- (a) be published in the Gazette;
- (b) take effect from the date of such publication or from a later date to be specified in the regulations;
- (c) be laid before both Houses of Parliament within fourteen sitting days if Parliament is in session, and if not, then within fourteen sitting days after the commencement of the next session.

(3) If either House of Parliament passes a resolution of which notice has been given at any time within fifteen sitting days after such regulations have been laid before such House disallowing any regulation or part thereof, such regulation or part thereof shall thereupon cease to have effect.

10. The regulations may—

- (a) impose a fine for any breach thereof and also distinct fines in case of successive breaches thereof: but no fine shall exceed twenty pounds;
- (b) impose also a daily fine for any continuing breach thereof not exceeding one pound per day;
- (c) fix a minimum as well as a maximum fine;
- (ii) by omitting from subsection one of section twelve the word "Minister" and by inserting in lieu thereof the word "Commissioner";
- (iii) (a) by omitting from section thirteen the words "Attorney-General" and by inserting in lieu thereof the word "Commissioner";
  - (b) by adding to the same section the following new subsections :---

(2) The information or complaint before the justices may be laid or made

Fines.

Bec. 13.

Sec. 12.

made at any time within twelve months from the time when the matter of the information or complaint arose.

(3) The Commissioner may, with - cf. Q'sld. Act," out instituting proceedings for the <sup>1918</sup>, s. 43. recovery of the fine, demand and receive the amount thereof, or such reduced amount as he thinks fit, from the person liable to pay the same, and, if the demand is not complied with, may institute proceedings to recover the amount;

- (iv) (a) by omitting from section fourteen sec. 14.
   the words "except in cases where a minimum fine is imposed";
  - (b) by adding at the end of the same section the words "where the same does not exceed twenty-five pounds";
- (v) (a) by omitting from section fifteen the Sec. 15. words "stamp rendered useless by being inadvertently spoiled may on application to the Commissioner be allowed" and by inserting in lieu thereof the words "spoiled or unused stamps may on application in the prescribed form and payment of the prescribed fee be allowed by the Commissioner";
  - (b) by adding to the same section the following new subsection :---

(2) The Governor may prescribe the classes of cases in which the allowance may be made, the form of application, the conditions to be observed in connection therewith, and the time within which the application is to be made and the fees to be paid. **4.**  5

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# Stamp Duties (Further Amendment).

Amendment of Act 47, 1920, ss. 40-42.

Sec. 40.

4. The Principal Act is further amended in respect of the following instruments and matters, namely :--

(a) AGREEMENTS :-

By adding to section forty the following new subsection :---

(2) Whosoever executes any such agreement without causing the same to be duly stamped shall be liable to a fine not exceeding five pounds.

(b) AGREEMENTS FOR SALE OR CONVEYANCE :---

(i) By omitting subsection six of section forty-one and by inserting in lieu thereof the following new subsection:—

(6) If the agreement comprises any goods, wares, or merchandise a claim to the exemption expressed in the Second Schedule to this Act shall not be allowed unless particulars of and the value of the goods, wares, and merchandise in respect of which the exemption is claimed and an apportionment of the purchase money in respect thereof are fully set out in the agreement;

- (ii) by adding at the end of paragraph (a) of subsection seven of the same section the words "application for the refund shall be made within six months of the agreement being rescinded or annulled";
- (iii) by inserting in paragraph (b) of the same subsection after the word "liable" the words "together with five per centum of such ad valorem duty or one pound whichever is the lower";
- (iv) by adding at the end of the same subsection the following paragraph :---
  - (c) This subsection shall not apply where the purchaser has entered into possession of the property;

(v)

Sec. 41 (6).

Sec. 41 (7).

# Stamp Duties (Further Amendment).

(v) by omitting from subsection six of Sec. 42. section forty-two all words after the word "purchaser" down to but not including the proviso added by the Stamp Duties (Amendment) Act, 1922, and by inserting in lieu of the omitted words the words "or conveyee is not written in ink or indelible pencil shall not be stamped until the name of the purchaser or conveyee is written therein in ink or indelible pencil."

5. The Principal Act is further amended in respect Amendment of the following instruments and matters, namely :--

BETTING TICKETS :--

of Act No. 47, 1920. Insertion of new section.

(i) By inserting the following heading and section next after section forty-five :---

#### Betting tickets.

45A. (1) Every bookmaker shall-

- (a) in the case of cash bets forthwith betting issue to the backer a duly stamped <sup>tickets, &c.</sup> <sup>1920</sup> No. 33, betting ticket in respect of each s. 5. such bet: and
- (b) in the case of credit bets furnish to the Commissioner within seven days after the last day of each month a return verified by statutory declaration showing the total number of such bets made by the bookmaker during the said month, and accompanied by payment of a sum equal to the amount which such bookmaker would have paid as stamp duty if he had issued a betting ticket in respect of each of such bets.

(2) Betting tickets in or to the effect of the prescribed form and numhered consecutively shall be provided by the

Bookmakers to issue

the Commissioner for the use of bookmakers upon payment of the prescribed charge in addition to the stamp duty payable in respect thereof, and only betting tickets so provided shall be issued by bookmakers.

(3) A betting ticket shall not be issued by a bookmaker unless there is printed thereon the name and address of the bookmaker by or on whose behalf it is issued. The name or address if impressed on the ticket with a rubber stamp shall not be deemed to have been printed.

(4) Betting tickets shall be issued by a bookmaker only in proper consecutive order.

(5) Any bookmaker who fails to comply with any of the provisions of this section shall be liable for each offence to a fine of not less than two pounds nor more than ten pounds;

(ii) by inserting in the Second Schedule after the matter under the heading of "Bank notes" the following new heading and matter :---

0 0 3

BETTING TICKETS :--Where the betting ticket is issued in the

saddling paddock of a racecourse. Where the betting ticket is issued in any	0	0	1	The book- maker.
part of a racecourse except the set and set an				indicor.
SEEA. Sadding Paddock.				17

Further amendment of Act 47, 1920.

6. The Principal Act is further amended in respect of the following instruments and matters, namely :--

(a) BANK NOTES :---

(i) By omitting subsection two of section forty-five and by inserting in lieu thereof the following new subsection :---

(2) Each of such quarterly payments shall be made within one month after the last Monday of each quarter mentioned in section five of such Act;

(ii)

Second

Schedule.

Sec. 45.

# Stamp Duties (Further Amendment).

(ii) by adding to the same section at the end the following new subsections :---

(4) The Treasurer may enter into an agreement with any bank for payment by the bank of a definite sum of money in lieu of and by way of composition for the duty payable under subsection one of this section.

(5) Upon payment by any bank of the amount so agreed on the bank shall not be liable to any further duty under subsection one of this section.

- (b) BILLS OF EXCHANGE AND PROMISSORY NOTES :-
  - (i) By omitting from subsection one of sec- Sec. 48. tion forty-eight the words "ad valorem";
  - (ii) by omitting section fifty and by insert-sec. 50. ing in lieu thereof the following new section :---

50. Unless a bill of exchange or pro-Bills of missory-note which has been written on stamping of material bearing an impressed stamp of partially insufficient amount is stamped with a stamped bill further stamp for the amount of the See 54 & 55 deficiency within fourteen days after Vic., c. 39, the execution thereof the person who s. 37. issues or receives the same shall be liable to a fine of twenty shillings;

(iii) by adding to section fifty-two the sec. 52. following new subsection :---

(2) Upon proof of the loss or destruction of a duly stamped bill forming one of a set, any other bill of the set which has not been issued or in any manner negotiated apart from the lost or destroyed bill may, although unstamped, be admitted in evidence to prove the contents of the lost or destroyed bill;

(iv) by adding at the end of paragraph (f) of the exemptions appearing in the Second Schedule under the heading " Bills

# Stamp Duties (Further Amendment).

"Bills of Exchange and Promissory Notes" the words "This exemption does not extend to a bill of exchange within the meaning of the (Commonwealth) Bills of Exchange Acts, 1909– 1912."

# (c) BILLS OF LADING :-

By inserting next after section fifty-three the following new section :---

53A. (1) Where bills of lading are drawn in sets according to the custom of shippers, and one of the set is duly stamped, the other or others of the set shall be exempt from duty.

(2) Upon proof of the loss or destruction of a duly stamped bill of lading forming one of a set, any other bill of the set which has not been issued or in any way negotiated apart from the lost or destroyed bill may, although unstamped, be admitted in evidence to prove the contents of the lost or destroyed bill.

7. The Principal Act is further amended in respect of the following instruments and matters, namely :--

(a) COMPANY : LETTER OF ALLOTMENT OR RENUN-CIATION :---

By inserting after subsection two of section eighty-one the following new subsection :—

(3) Any person who issues a letter of allotment or a letter of renunciation not duly stamped shall be liable to a fine not exceeding five pounds.

# (b) COMPANY: SHARE CAPITAL :---

(i) By omitting from subsection one of section fifty-nine all words after the word "charged" and by inserting in lieu thereof the words "with the duty as set out in the Sccond Schedule";

(ii)

New s. 53A.

Stamping of bills of lading drawn in .sets.

Further amendment of Act 47, 1920.

Sec. 81.

Sec. 59 (1).

# Stamp Duties (Further Amendment).

(ii) by inserting at the end of subsection Sec. 60 (2). two of section sixty the following proviso :-

Provided that in no case shall the duty charged exceed fifty pounds, and where an amount of fifty pounds or more has already been paid the statement shall be stamped with one pound only;

(iii) by omitting from the Second Schedule second all matter under the heading "Com- Schedule, panies" down to but not including the exemption inserted by the Stamp Duties (Amendment) Act, 1924, and by inserting in lieu thereof the following matter :--

£ s. d.

- (a) Upon the amount of the nominal capital of any company to be registered under Part I or Part II of the Companies Act, 1899, as shown by the statement or declaration delivered in accordance with section 59, and upon the amount of any increase of the registered capital of any company registered as aforesaid as shown by the statement delivered in a cordance with the said section.
  - For every £100 and any fraction of £100 over any multiple of £100.

Maximum duty chargeable £50. Provided that any duty paid in respect of the amount of the nominal capital of a company upon its regis-tration shall be taken into account in assessing the duty payable upon the amount of any increase of the capital, and where an amount of £50 or more has been paid the statement shall be stamped with £1 only.

- (b) Upon each of the following instruments-
  - (i) Memorandum of association .....
  - (ii) Articles of association..... 0 (iii) Certificate of incorporation ......)

(c) COMPANY: SHARE CERTIFICATES :-

By omitting from section ninety-four the Sec. 94. words "less than five pounds nor."

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0 2 0 The company.

(d)

The company.

# Stamp Duties (Further Amendment).

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(i) By inserting next after section ninetyfour the following new heading and section :---

#### Issue or allotment of shares by direction.

94A. (1) If a company under obligation to issue or allot any of its shares to any person issues or allots any of the shares to some other person except upon the duly stamped direction in writing of the person entitled to have the shares issued or allotted to him the company shall be liable to a fine not exceeding one hundred pounds.

(2) The direction shall be stamped in accordance with the rates specified in the Second Schedule hereto.

(3) This section does not extend to the issue of shares to the legal personal representative of the person to whom the company is under an obligation to issue the shares;

 (ii) by inserting in the Second Schedule next after the matter appearing under the heading "Share certificate or other document" the following new heading and matter:—

DIRECTION AS TO ISSUE OR ALLOTMENT OF SHARES--

Any instrument whereby a person entitled to have any shares issued or allotted to him by a company other than a mining company as defined in section three directs the company to issue the shares to any other person.

Where the direction is given to effectuate a gift or voluntary disposition, the same duty as on a convey an ce; in other cases, the same duty as on a transfer on sale of di shares. The person to whom the shares are issued or allotted.

Second Schedule. (e) COMPANY: TRANSFER OF SHARES:--By omitting from the Second Schedule all matter under the heading "Transfer of Shares"

New s. 94A

Issue of shares by direction.

Second Schedule.

Shares" down to but not including the exemption inserted by the Stamp Duties (Amendment) Act, 1924, and by inserting in lieu thereof the following new matter:—

Upon the transfer on sale of any share or £ s. d. shares or of the right to any share or shares in the stock or funds of any corporation or company incorporated in New South Wales, or which, being in-corporated out of New South Wales, has a share register in New South Wales wherein such share is registered ---The transferee. 0 0 9 For every £10 and also for any fractional part of £10 of the consideration for the transfer. Provided as follows :-Where the consideration for the transfer is less than the value of the shares ad valorem duty at the above rate is also payable on the difference between the consideration and the value of the shares, but it the transfer is only partly by way of sale, ad valorem duty is also payable at the rate chargeable on a conveyance of property on the difference between the consideration and the value of the shares. Where a transfer of shares includes a right to shares and the transfer is duly stamped-0 2 6 The purchaser. On any transfer necessary to vest such rights in the purchaser. Upon the transfer otherwise than by way The same duty as The transferee. of sale or mortgage of any share of shares or of the right to any share of shares in the stock or funds of any coron a conveyance ot property. poration or company incorporated in New South Wales or which being incorporateo out of New South Wales has a share register in New South Wales in which such shares are registered. Upon the transfer of shares from an ad-1 0 0 ad valorem ministrator or trustee to a person beneor duty at the rate ficially entitled thereto. of 9d. for every £10 (or part thereof) of the The transferee. value of the shares, which-ever is the lower. Exemptions .-(a) Any transfer on sale of steck, debentures, or Treasury Bills of the Government of New South Wales or of the Commonwealth of Australia.

(f)

# (f) TRANSFERS OF SHARES OR STOCK :---

New sections.

Stamping of transfers of marketable securities.

Fine.

Transfer of shares hable to duty not to be registered unless duly stamped. N.Z. Act, 1908, No. 182, s. 127.

Fine for registering unstamped transfer. See 1898, No. 27, s. 66; 1914, No. 3, s. 23.

Consequential amendment of s. 1.

Further emendment of Act 47, 1920. (i) By omitting sections ninety-six, ninetyseven, ninety-eight, and ninety-nine, and by inserting the following new sections:—

96. (1) Every transfer on sale of any marketable security liable to duty shall be stamped within one calendar month after the same has been received or executed by the transferee, or after the same has been first received in New South Wales in case it was first executed out of New South Wales.

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(2) If such transfer is not duly stamped within one calendar month after such execution or receipt as aforesaid, the transferee shall be liable to a fine not exceeding twenty-five pounds.

97. (1) No transfer of any share or shares cf or in the stock or funds of any corporation, company, or society whatever liable to duty shall be registered, recorded, or entered in the books of such corporate body in New South Wales unless such transfer is duly stamped.

(2) If any such corporate body so registers any such transfer in contravention of the above provision, that body and the directors or managers thereof shall be liable to a fine not exceeding fifty pounds;

 (ii) by omitting from section one the figures
 "99" and by inserting in lieu thereof the figures "97."

: 8. The Principal Act is further amended in respect ' of the following instruments and matters, namely :--

CONVEYANCES :---

Sec. 65.

(i) By adding at the end of section sixty-five the following words :---" 'Conveyance on

# Stamp Duties (Further Amendment).

on sale' includes every instrument and every decree or order of any court whereby any property on the sale thereof is conveyed to a purchaser or other person on his behalf or by his direction";

(ii) by omitting sections sixty-six and Secs. 66 and the 67. sixty-seven, and by inserting following new section :--

66. (1) Subject to the provisions of Conveyance charged with this Act every conveyance is to be ad valorem duty on the value of charged with ad valorem duty in the property respect of the value of the property conveyed. thereby conveyed.

(2) (a) A conveyance on sale of Conveyance any property is to be charged with ad charged on valorem duty on the amount or value the conof the consideration for the sale.

(b) If the amount or value the property. of the consideration is less than the value of the property the duty is to be charged on the value of the property ascertained in accordance with section sixty-eight.

(3) A conveyance made upon consideration other than full anv consideration in money or monev's worth is to be charged-

- (a) with ad valorem duty on the amount or value of the consideration at the special rate (if any) specified in the Second Schedule for a conveyance of that class of property; and
- (b) also with a duty of fifteen shillings for every hundred pounds (or part) of the difference between the value of the consideration and the value of the property conveyed ascertained in accordance with the provisions of section sixty-eight.

(1)

the sale or

#### Stamp Duties (Further Amendment).

Exchange deemed a sale. [See N.Z.Act, 1915 No. 39, s. 76 (5).]

Balances due to Crown.

Sec. 68.

Sec. 69(1).

Sec. 72.

Sec. 75 (1)

Sec. 73 (2).

(4) A conveyance by way of exchange is to be deemed a conveyance on sale, and the person to whom property is conveyed by way of exchange is to be deemed the purchaser thereof, and the person by whom property is so conveyed is to be deemed the seller thereof;

(5) The balance due to the Crown for the conversion of a holding under any Act into a fee simple absolute shall not be deemed part of the consideration for a conveyance;

- (iii) by inserting at the end of subsection one of section sixty-eight the words "and may assess the duty in accordance therewith";
- (iv) by inserting at the commencement of subsection one of section sixty-nine the words "Subject to the provisions of paragraph (b) of subsection two of section sixty-six";
  - (v) by inserting at the end of section seventy-two the words "and each of the other instruments is to be charged with a fixed duty of ten shillings";
- (vi) (a) by omitting from paragraph (a) of subsection one of section seventythree the words "or a conveyance madefor nominal consideration upon the appointment or the retirement of a trustee";
  - (b) by omitting from paragraph (c) of subsection one of section seventythree the words "by law or";
  - (c) by inserting the following new subsection next after subsection two of the same section :---

(2A) A conveyance made for nominal consideration upon the appointment or the retirement of

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a trustee (whether the trust is expressed or implied) is to be charged with the duty of five shillings only;

(vii) (a) by omitting from subparagraph (a) of Second Schedule. paragraph four of the matter appearing in the Second Schedule under the heading of "Conveyances of any property" the following words, namely :--- "or a conveyance made for nominal consideration upon the appointment or the retirement of a trustee ";

- (b) by omitting from subparagraph (c) of the same paragraph the words "by law or";
- (viii) by adding at the end of the same Second new sub- Schedule. paragraph the following paragraph :-
- (f) A conveyance made for nominal consideration upon the appointment or the retirement of a trustee (whether the trust is expressed or implied).

£ £ s. d. 0 5 0 The transferee.

9. The Principal Act is further amended in respect Further amendment of the following instruments and matters, namely :--

of Act 47, 1920.

(ii)

- INSTRUMENTS-GENERAL PRO-(a) DUTIES ON VISIONS :--
  - (i) By omitting from subsection one of Sec. 22 (1). section twenty-two the words "with an adhesive stamp unless the person required by law to cancel such adhesive stamp cancels the same" and by inserting in lieu thereof the words "unless the person who first executes the instrument cancels the stamp"; and also by omitting from the same subsection the words "or unless it is otherwise proved that the stamp appearing on the instrument was affixed thereto at the proper time";

# Stamp Duties (Further Amendment).

Repeal of s 25 of Principal Act.

Terms on which instruments may be stamped after execution.

See 1898, No. 27, s. 14; 1904, No. 24, s. 17; 1914, No. 3, s. 32.  (ii) by omitting section twenty-five and by inserting the following new section in its place:—

25. (1) Except where other express provision is made by this or any other Act any instrument may be stamped after the first execution thereof subject as follows :—

- (a) (i) Where the instrument is duly stamped within one mouth after it has been first executed in this State or after it has been first received in this State in case it was first executed at any place out of this State on payment of the duty only.
  - (ii) Where an instrument is first executed in this State and is sent out of the State for execution by another party within one month after its receipt in this State upon payment of the duty only.
- (b) Where the instrument is not duly stamped within one month after such execution or receipt as aforesaid on payment of the duty payable thereon and a fine of twenty per centum on the amount of the duty
- (c) Where the instrument is not duly stamped within two months after such execution or receipt as aforesaid on payment of the duty payable thereon and a fine of not exceeding one hundred per centum on the amount of the duty :

Provided that in no case shall the lastmentioned fine be less than one pound in case the ad valorem duty on the instrument does not exceed five pounds nor less than three pounds in case the duty exceeds five pounds. (2)

(2) The payment of any fine shall be denoted on the instrument by a particular stamp;

(iii) by inserting at the end of section twenty- Sec. 26. six the following further proviso :--

"Provided further that a contract. made by acceptance of an offer contained in any instrument shall be deemed first executed when the offer is accepted ":

- (iv) by inserting in section twenty-nine Sec. 29 after the words "in law or in equity" the words "for any purpose whatsoever";
- (v) by adding at the end of section thirty- sec. 35 five the following proviso :---"Provided that nothing in this section shall affect the operation of section
- twenty-five"; (vi) by omitting from subsection one of Sec. 37 (1).
- section thirty-seven the words "In cases where all the facts and circumstances affecting the liability of the instrument to duty have not been truly and fully set forth in such instrument";
- (vii) by inserting in subsection one of section Sec. 38 (1). thirty-eight before the word "execution" the word "first";
- (viii) by inserting the following new sections New sections immediately after section thirty-eight :- 38A, 38E.

38A. (1) If the Commissioner has Inspection of reason to believe that any instrument deemed liable has not been duly stamped, he may to duty. by notice in writing under his hand require any person in whose possession or under whose power or control such instrument is to produce the same to the Commissioner at the stamp office for inspection within the time stated in the notice.

(2) Any person upon whom such notice is served who fails to comply with

with the requirements of the notice shall be liable to a fine not exceeding fifty pounds.

(3) A notice under this section may be served on any person personally or by registered letter addressed to the place of abode or business of such person last known to the Commissioner.

38B. Any instrument executed by the Public Trustee under his seal of office which if made by an individual would not be required by law to be under seal shall not be liable to a higher stamp duty by reason only of the use of such seal.

- (b) By omitting from section one the figures "38" and by inserting in lieu thereof the figures and letter "38B."
- (c) GUARANTEE :---
  - By inserting in the Second Schedule in the matter under the heading "Guarantee" after the words "Under hand" the brackets and words "(adhesive stamp)."

#### (d) GENERAL EXEMPTIONS :--

- (i) By inserting in paragraph fourteen of the matter appearing in the Second Schedule under the heading "General Exemptions from Stamp Duty under Part III" after the words "by way of" the words "mortgage or by way of";
- (ii) by inserting at the end of the same matter the following new paragraph :---

(17) Any debenture issued in New South Wales of any corporation, company, or society incorporated in New South Wales or of any unincorporated club, association, or society formed in New South Wales to carry on operations therein.

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Instruments executed by Public Trustee. See 6 Edw. VII, c. 55,

s. 1.

Consequential amendment of s. 1.

Second Schedule. ]

Second Schedule.

# Stamp Duties (Further Amendment).

- (a) HIRE-PURCHASE AGREEMENTS :--
  - (i) By inserting immediately after section New S. 75A. seventy-five the following new heading and section :--

#### Hire-purchase agreements.

75A. (1) Any agreement made after Duty on hirethe passing of the Stamp Duties (Further <sup>purchase</sup> agreements. Amendment) Act, 1924, for or relating 7 Edw. VII, to the supply of goods, wares, or mer- c. 13, s. 7. chandise on hire, whereby the same in consideration of periodical payments will or may become the property of the person to whom they are supplied, shall be charged with stamp duty as a hire-purchase agreement, and such instrument shall not be deemed an agreement for or relating to the sale of any goods, wares, or merchandise within any exemption contained in the Second Schedule hereto";

 (ii) by inserting in the Second Schedule after second the matter appearing under the heading Schedule.
 "Guarantee" the following heading and matter :---

£ s. d.

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HIRE-PURCHASE AGREEMENTS-
Relating to the supply of goods, wares,
or merchandise on hire-
Under hand or seal (adhesive stamp)
(See Section 75a.)
Exemption Hire-purchase agreement
1 12 to the paniadical

where the aggregate of the periodical payments does not exceed £10.

(b) LEASES :---

By inserting in the matter appearing in the second Second Schedule under the heading of Schedule. "Lease or promise of or agreement for lease or hire of any property not being a ship or vessel" at the beginning of paragraph one the words "(a) where the lease or agreement is for a term of one

The person to or by whom the goods, wares, or merchandise are supplied.

one year or upwards"; and by inserting at the end of the same paragraph the following words and figures :-

(b)	Where the lease or agreement is for a term of less than one year, and without any consideration by way of premium,	£	s.	d.	
	fine, or foregift_				
	In respect of the total amount of the				
	rental for the term. where the				
	rent does not exceed £50	0	2	6	)
	And for every additional £50				The lessee or
	or part of £50	0	2	6	f tenant.

Further amendment of

11. The Principal Act is further amended in respect of the following instruments and matters, namely :----Act 47, 1920.

(a) LETTER OR POWER OF ATTORNEY :---

By omitting from paragraph five of the matter appearing in the Second Schedule under the heading "Letter or power of attorney or other instrument in the nature of" the amount "1 0 0" and by inserting in lieu thereof the amount "0 10 0."

(b) PARTITION OR DIVISION :---

By omitting from subsection two of section eighty-five the words "one pound" and by inserting in lieu thereof the words " ten shillings."

12. The Principal Act is further amended in respect of the following instruments and matters, namely :-

(a) POLICIES OF INSURANCE :---

(i) By omitting section eighty-nine and by inserting in lieu thereof the following new sections :---

89. (1) Every policy of insurance, and every renewal of any such policy, issued out of New South Wales and received in New South Wales, shall be liable to the sameduty as is chargeable on a policy executed in New South Wales.

(2) Every such policy of insurance shall be stamped by the holder thereof with such duty within one month after the same is first received in New South Wales. (3)

Sec. 85 (2

Further amendment of Act 47, 1920.

New sections,

Stamping of foreign policies.

# Stamp Duties (Further Amendment).

(3) Every person who has in his possession or control, or who for any purpose avails himself of any such policy of insurance which is not duly stamped in accordance with this section shall be liable to a fine of not more than five pounds.

89A. (1) Any number of policies of Policies of marine insurance forming part of one insurance set or series according to the custom of in sets. insurers shall be held to be one such policy for the purposes of this Act provided that one of the number is duly stamped.

(2) Upon proof of the loss or destruction of a duly stamped policy of marine insurance forming one of a set or series any other policy of the set may, although unstamped, be admitted in evidence to prove the contents of the lost or destroyed policy;

(ii) by omitting from the Second Schedule Second all the matter appearing under the Schedule. heading "Policies of Insurance" and by inserting in lieu thercof the following matter :--

(1) Upon every policy—	£	s.	d	
(a) For or against loss by fire or hail-				Law one for the
For every £100 and also for every	0	0	4	1
fractional part of £100 insured for				
any term or period.				
On every renewal or continuance	0	0	4	The second second
thereof for every £100 and also for				Description and the second
every fractional part of £100 in-	No State			
sured for any term.	Studend!			
(b) For any voyage or period-	17.081			
For every £100 and also for any		0	4	The company or
fractional part of £100 so insured.			dectors	person issuing
On every renewal or continuance	0	0	4	the policy.
thereof for every £100 or fractional	1 and			
part of £100.		1	· · · ·	
If drawn in a set	One e			
			o b	
ALL TEMPT'S CITED TOCOLYC -			d with	
2)			ty pay	
0.013/31/2/2 3/11			on	
	sin	gle	policy.	

(c) For or against loss or damage in		12
respect of motor vehicles or boiler		
explosions-		
For every £100 and also for every		
fractional part of £100 insured	0 1 0	
(d) Against liability for injury to third	010	
persons (whether included in any		
other policy or not)	0 1 0	
(e) For or against loss or damage in	010	
respect of Plate Glass, Fidelity		The company
Guarantees (including misappro-		The company or
priation of goods), Personal Acci-		person issuing
dent or Personal Accident and		the policy.
Sickness, Workmen's or Seamen's	The states	
Comment'	0 1 0	
(f) Not otherwise specified—	010	
For every £100 and also for every		
fractional part of £100 insured	010	
(g) Of reinsurance where the original	0 1 0	A CALLER STATE
policy is duly stamped	0 1 0	a second as a second
(2) Upon every transfer or assignment	0 1 0	)
otherwise than by way of mantagen an		
otherwise than by way of mortgage or		
release of mortgage of any such policy as aforesaid	0.0.0	
	0 2 6	The transferee
(Adhesive stamp.)		or assignee.
(3) Upon every transfer or assignment of	TL	-
(b) Open every transfer of assignment of		The transferee
a life policy otherwise than by way of	as on a con-	or assignee.
mortgage or release of mortgage.	veyance.	
Exemptions		
(a) Any policy of insurance on life.		
(b) Any transfer or assignment of a life		
nolicy in consideration of manning		
policy in consideration of marriage. (c) Any policy of insurance upon the		
property of the State of New South		
Wales or any statutory body repre-		
senting such State.		
(d) Any policy of insurance against loss		
by fire on the tools, implements of		
work or labour used by any working		
mechanic, artificer, handicraftsman,		
or labourer, such insurance being		
effected by a separate policy in a		
distinct sum.		
(e) Any policy of insurance taken out		
by or on behalf of any public		
hospital or charitable institution, or	LORD-TO THE R	
by or on behalf of the Red Cross	Carlo Labora da m	
Society, or the New South Wales		1
Ambulance Transport Service Board		
or any district committee consti-		
tuted under the Ambulance Trans-	and the second second	
port Service Act, 1919.		
	and the second second	
(b) RECEIPT OR DISCHARCE	TT .	
(~) ILLOHILL ON DISCHARC	·	

Sec. 92.

By omitting from subsection three of section ninety-two the words "fourteen days" and by inserting in lieu thereof the words "one calendar month." )

# Stamp Duties (Further Amendment).

13. Part IV of the Principal Act is amended in Further respect of the following matters :--

Further amendment of Part IV of Act 47, 1920.

DEATH DUTY : GENERAL PROVISIONS :-

- (a) By omitting paragraph (b) of section one Sec. 101. hundred and one and the word "and" immediately before that paragraph;
- (b) (i) by omitting from paragraph (a) of subsection Sec. 102 (2).
   two of section one hundred and two the words "or special";
  - (ii) by omitting paragraph (g) of the same subsection and inserting the following new paragraph in lieu thereof:—
    - (g) (i) The value of any interest of the deceased in any property determinable on his death and which has within three years of his death been surrendered to or for the benefit of the person entitled in remainder.
      - (ii) The value of the interest is to be ascertained as at the date of the surrender.
      - (iii) When the surrender was made upon sale or exchange bona fide and not at an undervalue and bona fide possession and enjoyment of the property was assumed immediately upon the surrender and thereafter retained to the entire exclusion of the deceased the value of the interest shall not be deemed part of his estate;
- (c) (i) by inserting in paragraph (c) of subsection Sec. 103 (1)] one of section one hundred and three after the word "society" the words "carrying on its business wholly or partly within New South Wales and";
  - (ii) by omitting from the same paragraph the words "for any purpose whatsoever" and by inserting in lieu thereof the words "wherein such share is registered";

(d)

### Stamp Duties (Further Amendment).

**Hen.** 104-5.

Dutiable estate. See 1898 No. 27, s. 54; 1914 No. 3, s. 41.

Final balance of estate. See N.Z. Act, 1909, No. 10, 8, 6.

57 & 58 Vic., c. 30, s. 7 (5).

Sec. 106. Sec. 111.

Sec. 112 (1) (2).

(d) by omitting sections one hundred and four and one hundred and five and by inserting in heu thereof the following new sections :---

104. The estate of a deceased person constituted as provided in the last two preceding sections is in this Act referred to as his dutiable estate.

105.<sup>(1)</sup> The final balance of the estate of a deceased person shall be computed as being the total value of his dutiable estate after making such allowances as are hereinafter authorised in respect of the debts of the deceased.

(2) Save as in this Act expressly provided, the value of the property included in his dutiable estate shall be estimated as at the date of the death of the deceased.

- (e) by repealing section one hundred and six;
- (f) by omitting subsection two of section one hundred and eleven and by inserting in lieu thereof the following new subsection :--

(2) No death duty shall be payable in respect of any legacy, bequest, or devise made for educational purposes.

- (g) (i) by omitting from subsection one of section one hundred and twelve the words "except property separately assessed in accordance with this Act";
  - (ii) by omitting subsection two of the same section.

Further **14.** The Principal Act is further amended in respect amendment of Act 47, 1920, of the following matters :—

DEATH DUTY: ASSESSMENT AND COLLECTION :---

- (a) By omitting from subsection four of section one hundred and seventeen the words "and also upon any property in respect of which a separate assessment is required by this Act to be made";
- (b) by inserting in section one hundred and nineteen after the word "shall" the words "without the consent of the Commissioner";

(c)

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Sec. 119.

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Sec. 117 (4).

# Stamp Duties (Further Amendment).

- (c) by adding to subsection three of section one Sec. 120 (3). hundred and twenty the words "and if a trustee may raise the same by mortgage or sale of the property";
- (d) by omitting section one hundred and twenty- sec. 121. one and by inserting in lieu thereof the following section:—

121. (1) Except where duty as assessed by Interest on the Commissioner under this Part is paid <sup>unpaid duty</sup>. within thirty days after notice of assessment has been given, interest at the rate of ten pounds per centum per annum of the amount of the duty payable shall be paid to the Commissioner by the administrator or person directed to deliver the account under the last preceding section.

(2) Such interest shall be calculated from the expiration of thirty days after notice of the assessment has been given by the Commissioner.

(3) In any case in which it is proved to the satisfaction of the Commissioner that delay in payment of the duty is not due to the default of the administrator or other person liable, the Commissioner may remit the whole or any part of the interest payable hereunder;

- (e) (i) by inserting in subsection one of section Sec. 122 (1). one hundred and twenty-two after the words "fixed deposit" wherever occurring the words "policy of life insurance";
  - (ii) by inserting in the same subsection after the words "given effect to" the words "or such policy satisfied";
  - (iii) by adding at the end of the same subsection the words "or that the Commissioner consents to the proposed dealing";
  - (iv) by omitting from subsection four of the Sec. 122 (4).
    same section the words "one month after his death" and by inserting the words "three months after the grant of probate or administration";

 $(\mathbf{v})$ 

New subsections (5)-(8).

- (v) by adding to the same section the following new subsections :---
  - (5) The preceding subsections shall not apply—
    - (a) in the case of estates administered by the Public Trustee; or
    - (b) to the Government Savings Bank of New South Wales in respect of funds standing to the credit of a deceased depositor who was at the time of his death domiciled in New South Wales where the amount of the fund in the Savings Bank Department does not exceed two hundred pounds, and in the Rural Bank Department does not exceed one hundred pounds, such fund or funds being the only asset in New South Wales of the estate of such depositor.

)

(6) The certificate required by this section may be in the form of a stamp denoted on the instrument of title (if any) to the shares, stock, debentures, money on fixed deposit, policy of life insurance, or other property.

(7) Subject to the preceding provisions of this section, where any property is vested in a deceased person jointly with another person, and on the death of the deceased the property passes or accrues by survivorship to such other person, no registration of the title of the survivor shall be made in the office of the Registrar-General, or in any other office, unless notice of the death of the deceased and of such accruer of title has been given to the Commissioner.

(8) Where the amount payable in respect of a policy of assurance on the life of a deceased person who was at the date of his death domiciled in New South Wales does not exceed two hundred pounds and the gross value of the dutiable estate of the deceased

deceased person does not exceed five hundred pounds, a company, corporation or society may pay the amount payable in respect of the policy without the production of such certificate or consent as is referred to in subsection one of this section;

(f) by adding to section one hundred and twenty- Sec. 123. three the following new subsections :---

(2) Any deduction hereunder shall not exceed the amount of the death duty assessed in respect of that property.

(3) No deduction shall be made under this section unless the instrument on which the ad valorem duty has been paid is produced to the Commissioner upon the application therefor;

(g) by omitting from the Third Schedule paragraph Third Schedule.

**15.** Part V of the Principal Act is amended in Amendment respect of the following matters :--

MISCELLANEOUS :---

- (i) (a) By inserting in subsection one of section Sec. 131 (1).
   one hundred and thirty-one after the word
   "inspector" the words "or other officer of the public service";
  - (b) by omitting from subsection three of the same section all the words after the word "section" and by inserting in lieu thereof the words "the inspector or other officer may impound the instrument and hand the same to the Commissioner, who may retain the instrument until the duty or fine or both have been paid";
  - (c) and by adding to the same section the following new subsection :--

(4) The Commissioner may impound any instrument which ought to be, but is not, stamped or which is insufficiently stamped, and retain the same until the duty, fine, or both have been paid;

(ii)

#### Stamp Duties (Further Amendment).

Sec. 127.

(ii) by omitting section one hundred and twentyseven and by inserting the following new sections in lieu thereof :---

127. (1) For the purposes of this Act the valuation of—

(a) shares in a private company; and

(b) shares in any other company incorporated in New South Wales, or which being incorporated out of New South Wales has a share register in New South Wales wherein the shares are registered, in case the market price of the shares of any such company is not quoted on the current official list of the Sydney Stock Exchange;

shall be made upon the basis that the memorandum and articles of association or rules satisfy the requirements prescribed by the committee of the said Exchange to enable that company to be placed on such official list at the time of making the valuation.

(2) This section applies to all companies whether incorporated before or after the passing of the Stamp Duties (Further Amendment) Act, 1924, other than those registered under section fifty-two of the Companies Act, 1899, or under any similar provision in the law of any place out of New South Wales.

(3) No agreement whereby the value of the share of a deceased partner or of a partner upon the dissolution of the partnership in any of the partnership assets is determined as between the partners shall be conclusive as to the value thereof for the purposes of this Act.

127A. (1) In all cases in which it is necessary for the purposes of this Act to ascertain the value of any shares or stock in any corporation, company, or society, any director or member of the governing body, or the manager

Particulars as to shares in companies, &c. See 1914, No. 3, s. 39.

Valuation of shares in certain com panies and partnerships,

manager or public officer of the corporate body shall, at the request of the Commissioner, deliver to him such balance-sheets and accounts of that body, and such other information as the Commissioner may require for the purpose of ascertaining the value of the shares.

(2) If any such director, member, manager, or public officer fails to comply with any provision of this section he shall be liable to a fine not exceeding fifty pounds, and a further fine not exceeding five pounds for every day after the first during which such default continues;

- (iii) by omitting from subsection two of section one Sec. 130. hundred and thirty the words "Royal Commissioners Evidence Act, 1901," and by inserting the words "Royal Commissions Act, 1923";
- (iv) by omitting section one hundred and thirty- Sec. 139. nine;
- (v) by omitting subsection two of section one Sec. 140. hundred and forty.
- (vi) by omitting section one hundred and forty-two New s. 142. and by inserting in lieu thercof the following new section :---

142. When an instrument is marked by Stamping of the Commissioner as duly stamped, as fully to give notice stamped, or as sufficiently stamped, a pur-of trust or chaser or the Registrar-General shall not by written reason only of the stamp borne by the instrument or of its being so marked as aforesaid be deemed to have notice of any trust or of any written contract of sale or other document affecting the title of the property to which the instrument refers.

16. The Acts mentioned in the Schedule to this Act Repeals. are, to the extent therein indicated, hereby repealed, but such repeal shall be without prejudice to the past operation of anything in the said Acts.

SCHEDULE.

Sec. 16.

# SCHEDULE.

No. of Act,	Short title.	Extent of repeal.
1915 No. 57	 Finance Taxation Act, 1915	Section 13.
1915 No. 60	 Finance Taxation Manage- ment Act, 1915.	Sections 5 and 6
1920 No. 33	 Bookmakers Taxation (Amend- ment) Act, 1920.	Sections 4 and 5
1922 No. 20	 Stamp Duties (Amendment) Act, 1922.	Section 5.

By Authority : ALFRED JAMES KENT, Government Printer, Sydney, 1924.

[18.]

I certify that this PUBLIC BILL, which originated in the LEGIS-LATIVE ASSEMBLY, has finally passed the LEGISLATIVE COUNCIL and the LEGISLATIVE ASSEMBLY of NEW SOUTH WALES.

> W. S. MOWLE, Clerk of the Legislative Assembly.

Legislative Assembly Chamber, Sydney, 2 December, 1924.

# New South Wales.



# GEORGII V REGIS.

# Act No. 32, 1924.

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\* \* \* \*

An Act to impose certain stamp duties; to amend the Stamp Duties Act, 1920, the Stamp Duties (Amendment) Act, 1922, and certain other Acts; and for purposes connected therewith. [Assented to, 9th December, 1924.]

**B** E it enacted by the King's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled, and by the authority of the same, as follows :—

1. (1) This Act may be cited as the "Stamp Short title. Duties (Further Amendment) Act, 1924," and shall be construed with the Stamp Duties Act, 1920, as amended by the Stamp Duties (Amendment) Act, 1922, and the Stamp Duties (Amendment) Act, 1924. (2)

I have examined this Bill, and find it to correspond in all respects with the Bill as finally passed by both Houses.

> R. B. WALKER, Chairman of Committees of the Legislative Assembly.

(2) The Stamp Duties Act, 1920, as so amended, is hereinafter referred to as the Principal Act.

(3) The Principal Act as amended by this Act may be cited as the Stamp Duties Act, 1920-1924.

2. From and after the passing of this Act there shall be charged for the use of His Majesty, under the provisions of the Stamp Duties Act, 1920-1924, and to form part of the Consolidated Revenue Fund upon and in respect of the instruments and matters mentioned in such last-mentioned Act, duties of the several amounts and at the several rates specified in the said Act subject to the exemptions contained therein and in any other Act for the time being in force.

Amendment 3. The Principal Act is amended in respect of the following instruments and matters, namely :---

(a) PRELIMINARY :---

(i) By inserting in section three in appropriate positions having regard to alphabetical order the following additional definitions :-

- "Backer" includes any person with whom a bookmaker bets.
- "Bet" includes wager, and "betting" includes wagering.
- "Betting ticket "includes any document or thing purporting to be or serving the purpose of or usually or commonly known as a betting ticket, or giving or purporting to give or intended to give or usually or commonly understood to give any right to the chance, share, interest, authority or permission to or in connection with a bet.
- "Bookmaker" includes any person who carries on the business of or acts as a bookmaker or turf commission agent, or who gains or endeavours to gain his livelihood wholly or partly by betting or making wagers. " Duly

Charge of duties.

of Act No. 47, 1920.

Sec. 3.

W.A., 1922 No. 10, s. 4.

19they

Ibid.

Ibid.

1915, No. 57, s. 5. od linds i. 1917, No. 15, Induction : s. 2. welt have

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E.C.

### Stamp Duties (Further Amendment).

- "Duly stamped " means stamped in accordance with this Act and the regulations.
- "Prescribed" means prescribed by this Act or the regulations.
- "Racecourse" means land used for 1915 No. 57, race meetings and to which s. 5. admission is granted by pay- 1917 No. 15, ment of money, by ticket or otherwise;
- (ii) by inserting in subsection two of section Sec. 6 (2). six after the word "contrary" the words "by this Act or the regulations";
- (iii) by inserting after section seven the New section. following new section :---

7A. Where under this Act any in-Extent of strument is exempted from duty the exemptions exemption shall not apply to any conveyance or other dealing with that instrument unless such conveyance or dealing is expressly exempted from duty.

#### (b) ADMINISTRATION :---

(i) By omitting sections nine and ten and Secs. 9 and 10. by inserting the following new sections in lieu thereof :---

9. (1) The Governor may make regu- Regulations. lations not inconsistent with this Act, and may in such regulations prescribe—

- (a) forms to be used;
- (b) the cases in which adhesive stamps may be used;
- (c) anything which by this Act is required or permitted to be prescribed or which is necessary or convenient to be prescribed for carrying the provisions of this Act or the regulations into effect.

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(2)

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(2) Such regulations shall—

- (a) be published in the Gazette;
- (b) take effect from the date of such publication or from a later date to be specified in the regulations;
- (c) be laid before both Houses of Parliament within fourteen sitting days if Parliament is in session, and if not, then within fourteen sitting days after the commencement of the next session.

(3) If either House of Parliament passes a resolution of which notice has been given at any time within fifteen sitting days after such regulations have been laid before such House disallowing any regulation or part thereof, such regulation or part thereof shall thereupon cease to have effect.

10. The regulations may—

- (a) impose a fine for any breach thereof and also distinct fines in case of successive breaches thereof: but no fine shall exceed twenty pounds;
- (b) impose also a daily fine for any continuing breach thereof not exceeding one pound per day;
- (c) fix a minimum as well as a maximum fine;
- (ii) by omitting from subsection one of section twelve the word "Minister" and by inserting in lieu thereof the word "Commissioner";
- (iii) (a) by omitting from section thirteen the words "Attorney-General" and by inserting in lieu thereof the word "Commissioner";
  - (b) by adding to the same section the following new subsections :---

(2) The information or complaint before the justices may be laid or made

Fines.

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Sec. 13.

Sec. 12.

Stamp Duties (Further 'Amendment).

made at any time within twelve months from the time when the matter of the information or complaint arose.

(3) The Commissioner may, with - cf. Q'ald. Act, out instituting proceedings for the recovery of the fine, demand and receive the amount thereof, or such reduced amount as he thinks fit, from the person liable to pay the same, and, if the demand is not complied with, may institute proceedings to recover the amount;

- (iv) (a) by omitting from section fourteen Sec. 14.
   the words "except in cases where a minimum fine is imposed";
  - (b) by adding at the end of the same section the words "where the same does not exceed twenty-five pounds";
- (v) (a) by omitting from section fifteen the Sec. 15. words "stamp rendered useless by being inadvertently spoiled may on application to the Commissioner be allowed" and by inserting in lieu thereof the words "spoiled or unused stamps may on application in the prescribed form and payment of the prescribed fee be allowed by the Commissioner";
  - (b) by adding to the same section the following new subsection :--

(2) The Governor may prescribe the classes of cases in which the allowance may be made, the form of application, the conditions to be observed in connection therewith, and the time within which the application is to be made and the fees to be paid.

of the following instruments and matters, namely :----

4. The Principal Act is further amended in respect

Amendment of Act 47, 1920, ss. 40-42.

(a) AGREEMENTS :-

Sec. 40.

By adding to section forty the following new subsection :---

(2) Whosoever executes any such agreement without causing the same to be duly stamped shall be liable to a fine not exceeding five pounds.

(b) AGREEMENTS FOR SALE OR CONVEYANCE :---

(i) By omitting subsection six of section forty-one and by inserting in lieu thereof the following new subsection:—

(6) If the agreement comprises any goods, wares, or merchandise a claim to the exemption expressed in the Second Schedule to this Act shall not be allowed unless particulars of and the value of the goods, wares, and merchandise in respect of which the exemption is claimed and an apportionment of the purchase money in respect thereof are fully set out in the agreement;

(ii) by adding at the end of paragraph (a) of subsection seven of the same section the words "application for the refund shall be made within six months of the agreement being rescinded or annulled";

- (iii) by inserting in paragraph (b) of the same subsection after the word "liable" the words "together with five per centum of such ad valorem duty or one pound whichever is the lower";
- (iv) by adding at the end of the same subsection the following paragraph :---
  - (c) This subsection shall not apply where the purchaser has entered into possession of the property;

(v)

Sec. 41 (6).

Sec. 41 (7).

### Stamp Duties (Further Amendmen

(v) by omitting from subsect section forty-two all WC the word "purchaser" dow not including the proviso add Stamp Duties (Amendment) AS and by inserting in lieu of the on. words the words "or conveyee is" written in ink or indelible pencil shak not be stamped until the name of the purchaser or conveyee is written therein in ink or indelible pencil."

5. The Principal Act is further amended in resp of the following instruments and matters, namely :-

BETTING TICKETS :---

(i) By inserting the following heading and section next after section forty-five :---

### Betting tickets.

### 45A. (1) Every bookmaker shall-

- (a) in the case of cash bets forthwith betting issue to the backer a duly stamped  $\frac{\text{tickets, a}}{1920 \text{ No.}}$ betting ticket in respect of each s. 5. such bet; and
- (b) in the case of credit bets furnish to the Commissioner within seven days after the last day of each month a return verified by statutory declaration showing the total, number of such bets made by the bookmaker during the said mon and accompanied by payment. sum equal to the amount such bookmaker would have as stamp duty if he had is betting ticket in respect of such bets.

(2) Betting tickets effect of the prescribed for bered consecutively shall

Bookman to issue

### mp Duties (Further 'Amendment).

the Commissioner for the use of bookmakers upon payment of the prescribed charge in addition to the stamp duty payable in respect thereof, and only betting tickets so provided shall be issued by bookmakers.

(3) A betting ticket shall not be issued by a bookmaker unless there is printed thereon the name and address of the bookmaker by or on whose behalf it is issued. The name or address if impressed on the ticket with a rubber stamp shall not be deemed to have been printed.

(4) Betting tickets shall be issued by a bookmaker only in proper consecutive order.

(5) Any bookmaker who fails to comply with any of the provisions of this section shall be liable for each offence to a fine of not less than two pounds nor more than ten pounds;

(ii) by inserting in the Second Schedule after the matter under the heading of "Bank notes" the following new heading and matter :—

Where the betting ticket is issued in the	0	0	3	1)
saddling paddock of a racecourse. Where the betting ticket is issued in any part of a racecourse except the saddling paddock.	0	0	1	The book- maker.

a) BANK NOTES :--

(i) By omitting subsection two of section forty-five and by inserting in lieu thereof the following new subsection :---

(2) Each of such quarterly payments shall be made within one month after the last Monday of each quarter mentioned in section five of such Act;

(ii)

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(ii) by adding to the same section at the end the following new subsections :--

(4) The Treasurer may enter into an agreement with any bank for payment by the bank of a definite sum of money in lieu of and by way of composition for the duty payable under subsection one of this section.

(5) Upon payment by any bank of the amount so agreed on the bank shall not be liable to any further duty under subsection one of this section.

- (b) BILLS OF EXCHANGE AND PROMISSORY NOTES :-
  - (i) By omitting from subsection one of sec- Sec. 48. tion forty-eight the words "ad valorem";
  - (ii) by omitting section fifty and by insert-sec. 50. ing in lieu thereof the following new section:—

50. Unless a bill of exchange or pro-Bills of missory-note which has been written on stamping of material bearing an impressed stamp of partially insufficient amount is stamped with a samped bill or note. further stamp for the amount of the see 54 & 55 deficiency within fourteen days after Vic, c. 39, the execution thereof the person who issues or receives the same shall be liable to a fine of twenty shillings;

(iii) by adding to section fifty-two the sec. 52. following new subsection :--

(2) Upon proof of the loss or destruction of a duly stamped bill forming one of a set, any other bill of the set which has not been issued or in any manner negotiated apart from the lost or destroyed bill may, although unstamped, be admitted in evidence to prove the contents of the lost or destroyed bill;

(iv) by adding at the end of paragraph (f) of the exemptions appearing in the Second Schedule under the heading "Bills (c) BILLS OF LADING :--

"Bills of Exchange and Promissory Notes" the words "This exemption does not extend to a bill of exchange within the meaning of the (Commonwealth) Bills of Exchange Acts, 1909– 1912."

New s. 53A.

Stamping of bills of lading drawn in sets.

Further amendment of Act 47, 1920.

Sec. 81.

Sec. 59 (1).

By inserting next after section fifty-three the following new section :---

53A. (1) Where bills of lading are drawn in sets according to the custom of shippers, and one of the set is duly stamped, the other or others of the set shall be exempt from duty.

(2) Upon proof of the loss or destruction of a duly stamped bill of lading forming one of a set, any other bill of the set which has not been issued or in any way negotiated apart from the lost or destroyed bill may, although unstamped, be admitted in evidence to prove the contents of the lost or destroyed bill.

7. The Principal Act is further amended in respect of the following instruments and matters, namely :--

- (a) COMPANY : LETTER OF ALLOTMENT OR RENUN-CLATION :---
  - By inserting after subsection two of section eighty-one the following new subsection :--

(3) Any person who issues a letter of allotment or a letter of renunciation not duly stamped shall be liable to a fine not exceeding five pounds.

# (b) COMPANY : SHARE CAPITAL :---

 (i) By omitting from subsection one of section fifty-nine all words after the word "charged" and by inserting in lieu thereof the words "with the duty as set out in the Second Schedule";

(ii) by inserting at the end of subsection Sec. 60 (2) two of section sixty the following
proviso :---

Provided that in no case shall the duty charged exceed fifty pounds, and where an amount of fifty pounds or more has already been paid the statement shall be stamped with one pound only;

(iii) by omitting from the Second Schedule Second all matter under the heading "Com-Schedule. panies" down to but not including the exemption inserted by the Stamp Duties (Amendment) Act, 1924, and by inserting in lieu thereof the following matter :—

£ s. d.

0 2 0

(a) Upon the amount of the nominal capital of any company to be registered under Part I or Part II of the Companies Act, 1899, as shown by the statement or declaration delivered in accordance with section 59, and upon the amount of any increase of the registered capital of any company registered as aforesaid as shown by the statement delivered in accordance with the said section.

For every £100 and any fraction of £100 over any multiple of £100. Maximum duty chargeable £50.

Maximum duty chargeable  $\pm 50$ . Provided that any duty paid in respect of the amount of the nominal capital of a company upon its registration shall be taken into account in assessing the duty payable upon the amount of any increase of the capital, and where an amount of  $\pm 50$ or more has been paid the statement shall be stamped with  $\pm 1$  only.

(b) Upon each of the following instruments--

(i) Memorandum of association .....

(ii) Articles of association......(iii) Certificate of incorporation ......

The company.

The company.

# (c) COMPANY: SHARE CERTIFICATES :---

By omitting from section ninety-four the Sec. 94 words "less than five pounds nor."

1 0 0

(d)

### Stamp Duties (Further Amendment).

(d) COMPANY: ISSUE OR ALLOTMENT OF SHARES BY DIRECTION :--

> (i) By inserting next after section ninetyfour the following new heading and section :--

### Issue or allotment of shares by direction.

94A. (1) If a company under obligation to issue or allot any of its shares to any person issues or allots any of the shares to some other person except upon the duly stamped direction in writing of the person entitled to have the shares issued or allotted to him the company shall be liable to a fine not exceeding one hundred pounds.

(2) The direction shall be stamped in accordance with the rates specified in the Second Schedule hereto.

(3) This section does not extend to the issue of shares to the legal personal representative of the person to whom the company is under an obligation to issue the shares;

(ii) by inserting in the Second Schedule next after the matter appearing under the heading "Share certificate or other document" the following new heading and matter :---

DIRECTION AS TO ISSUE OR ALLOTMENT OF

SHARES ---Any instrument whereby a person entitled to have any shares issued or allotted to him by a company other than a mining company as defined in section three directs the company to issue the shares to any other person.

Where the direc-The person to whom tion is given to effectuate a shares issued gift or volundisposiallotted. tary tion, the same duty as on a convey ance; in other cases, the same duty as on a trans. fer on sale of shares.

the

are

or

(e) COMPANY: TRANSFER OF SHARES :---By omitting from the Second Schedule all matter under the heading "Transfer of Shares "

Second Schedule.

Second Schedule.

Issue of shares by direction.

New s. 94A

### Stamp Duties (Further Amendment).

Shares" down to but not including the exemption inserted by the Stamp Duties (Amendment) Act, 1924, and by inserting in lieu thereof the following new matter:—

£ s. d.

0 0 9

Upon the transfer on sale of any share or shares or of the right to any share or shares in the stock or funds of any corporation or company incorporated in New South Wales, or which, being incorporated out of New South Wales, has a share register in New South Wales wherein such share is registered—

For every £19 and also for any fractional part of £10 of the consideration for the transfer.

Provided as follows :--

Where the consideration for the transfer is less than the value of the shares ad valorem duty at the above rate is also payable on the difference between the consideration and the value of the shares, but if the transfer is only partly by way of sale, ad valorem duty is also payable at the rate chargeable on a conveyance of property on the difference between the consideration and the value of the shares.

Where a transfer of shares includes a right to shares and the transfer is duly stamped—

On any transfer necessary to vest such rights in the purchaser.

Upon the transfer otherwise than by way of sale or mortgage of any share or shares or of the right to any share or shares in the stock or funds of any corporation or company incorporated in New South Wales or which being incorporated out of New South Wales has a share register in New South Wales in which such shares are registered.

Upon the transfer of shares from an administrator or trustee to a person beneficially entitled thereto.

Exemptions .---

(a) Any transfer on sale of stock, debentures, or Treasury Bills of the Government of New South Wales or of the Commonwealth of Australia.

0 2 6

The purchaser.

The transferee.

'he same duty as The transferee. on a conveyance of property.

1 0 0 or ad valorem duty at the rate of 9d. for every £10 (or part thereof) of the value of the shares, whichever is the low er.

(f)

### Stamp Duties (Further Amendment).

out of New South Wales.

(i) By omitting sections ninety-six, ninety-

seven, ninety-eight, and ninety-nine, and by inserting the following new

. 96. (1) Every transfer on sale of any

marketable security liable to duty shall

be stamped within one calendar month

after the same has been received or executed by the transferee, or after the same has been first received in New South Wales in case it was first executed

stamped within one calendar month after such execution or receipt as aforesaid, the transferee shall be liable to a fine not exceeding twenty-five pounds. 97. (1) No'transfer of any share or

shares of or in the stock or funds of

any corporation, company, or society

whatever liable to duty shall be registered, recorded, or entered in the books of such corporate body in New South Wales unless such transfer is

so registers any such transfer in con-

travention of the above provision, that

body and the directors or managers

thereof shall be liable to a fine not

"99" and by inserting in lieu thereof

(ii) by omitting from section one the figures

(2) If any such corporate body

(2) If such transfer is not duly

(f) TRANSFERS OF SHARES OR STOCK :---

sections:-

duly stamped.

exceeding fifty pounds;

8. The Principal Act is further amended in respect

the figures "97."

New sections.

Stamping of transfers of marketable securities.

Fine.

Transfer of shares liable to registered unless duly stamped.

Fine for registering unstamped transfer. See 1898, No. 27, s. 66; 1914, No. 3, s. 23.

Consequential amendment of s. 1.

Further amend-ment of Act 47, of the following instruments and matters, namely :---1920.

Sec. 65.

(i) By adding at the end of section sixty-five the following words :-- " ' Conveyance

CONVEYANCES :---

on

duty not to be N.Z. Act, 1908, No. 182, s. 127.

:14

on sale' includes every instrument and every decree or order of any court whereby any property on the sale thereof is conveyed to a purchaser or other person on his behalf or by his direction";

(ii) by omitting sections sixty-six and Secs. 66 and sixty-seven, and by inserting the <sup>67.</sup> following new section :—

66. (1) Subject to the provisions of Conveyance this Act every conveyance is to be advalored with charged with ad valorem duty in the property conveyed. respect of the value of the property ef. Finance thereby conveyed.

(2) (a) A conveyance on sale of Conveyance any property is to be charged with ad charged on valorem duty on the amount or value the consideration for the sale.

(b) If the amount or value the value of of the consideration is less than the value of the property the duty is to be charged on the value of the property ascertained in accordance with section sixty-eight.

(3) A conveyance made upon any consideration other than full consideration in money or money's worth is to be charged—

- (a) with ad valorem duty on the amount or value of the consideration at the special rate (if any) specified in the Second Schedule for a conveyance of that class of property; and
- (b) also with a duty of fifteen shillings for every hundred pounds (or part) of the difference between the value of the consideration and the value of the property conveyed ascertained in accordance with the provisions of section sixty-eight.

~ 117 15

(4)

Exchange deemed a sale. [See N.Z. Act, 1915 No. 39, s. 76 (5).]

Balances due to Crown.

Sec. 68.

Sec. 69(1).

Sec. 72.

Sec. 73 (1).

Sec. 7 (2).

Stamp Duties (Further Amendment).

(4) A conveyance by way of exchange is to be deemed a conveyance on sale, and the person to whom property is conveyed by way of exchange is to be deemed the purchaser thereof, and the person by whom property is so conveyed is to be deemed the seller thereof;

(5) The balance due to the Crown for the conversion of a holding under any Act into a fee simple absolute shall not be deemed part of the consideration for a conveyance;

- (iii) by inserting at the end of subsection one of section sixty-eight the words "and may assess the duty in accordance therewith";
- (iv) by inserting at the commencement of subsection one of section sixty-nine the words "Subject to the provisions of paragraph (b) of subsection two of section sixty-six";
- (v) by inserting at the end of section seventy-two the words "and each of the other instruments is to be charged with a fixed duty of ten shillings";
- (vi) (a) by omitting from paragraph (a) of subsection one of section seventythree the words "or a conveyance madefor nominal consideration upon the appointment or the retirement of a trustee";
  - (b) by omitting from paragraph (c) of subsection one of section seventythree the words " by law or ";
  - (c) by inserting the following new subsection next after subsection two of the same section :—

(2A) A conveyance made for nominal consideration upon the appointment or the retirement of

a

a trustee (whether the trust is expressed or implied) is to be charged with the duty of five shillings only;

- (vii) (a) by omitting from subparagraph (a) of Second Schedule. paragraph four of the matter appearing in the Second Schedule under the heading of "Conveyances of any property" the following words, namely :--- " or a conveyance made for nominal consideration upon the appointment or the retirement of a trustee ";
  - (b) by omitting from subparagraph (c) of the same paragraph the words "by law or";
- (viii) by adding at the end of the same second paragraph the following new sub-Schedule. paragraph :---
- (f) A conveyance made for nominal consideration upon the appointment or the retirement of a trustee (whether the trust is expressed or implied).

£ s. d. 0 5 0 The transferee.

9. The Principal Act is further amended in respect Further amendment of the following instruments and matters, namely :--o fAct 47,

1920.

- (a) DUTIES ON INSTRUMENTS-GENERAL PRO-VISIONS :-
  - (i) By omitting from subsection one of Sec. 22 (1). section twenty-two the words "with an adhesive stamp unless the person required by law to cancel such adhesive stamp cancels the same" and by inserting in lieu thereof the words "unless the person who first executes the instrument cancels the stamp"; and also by omitting from the same subsection the words "or unless it is otherwise proved that the stamp appearing on the instrument was affixed thereto at the proper time";

(ii)

Repeal of s. 25 of Principal Act.

Terms on which instruments may be stamped after execution. See 1898, No. 27, s. 14; 1904, No. 24, s. 17; 1914, No. 3, s. 32.

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(ii) by omitting section twenty-five and by inserting the following new section in its place :---

25. (1) Except where other express provision is made by this or any other Act any instrument may be stamped after the first execution thereof subject as follows :—

- (a) (i) Where the instrument is duly stamped within one month after it has been first executed in this State or after it has been first received in this State in case it was first executed at any place out of this State on payment of the duty only.
  - (ii) Where an instrument is first executed in this State and is sent out of the State for execution by another party within one month after its receipt in this State upon payment of the duty only.
- (b) Where the instrument is not duly stamped within one month after such execution or receipt as aforesaid on payment of the duty payable thereon and a fine of twenty per centum on the amount of the duty.
- (c) Where the instrument is not duly stamped within two months after such execution or receipt as aforesaid on payment of the duty payable thereon and a fine of not exceeding one hundred per centum on the amount of the duty :

Provided that in no case shall the lastmentioned fine be less than one pound in case the ad valorem duty on the instrument does not exceed five pounds nor less than three pounds in case the duty exceeds five pounds. (2)

(2) The payment of any fine shall be denoted on the instrument by a particular stamp;

(iii) by inserting at the end of section twenty- Sec. 26. six the following further proviso :---

"Provided further that a contract made by acceptance of an offer contained in any instrument shall be deemed first executed when the offer is accepted";

- (iv) by inserting in section twenty-nine Sec. 29. after the words "in law or in equity" the words "for any purpose whatsoever";
- (v) by adding at the end of section thirty- sec. 35.
  five the following proviso :—
  "Provided that nothing in this section shall affect the operation of section twenty-five";
- (vi) by omitting from subsection one of Sec. 37 (1). section thirty-seven the words "In cases where all the facts and circumstances affecting the liability of the instrument to duty have not been truly and fully set forth in such instrument";
- (vii) by inserting in subsection one of section Sec. 38 (1). " thirty-eight before the word "execution" the word "first";
- (viii) by inserting the following new sections New sections immediately after section thirty-eight:- 38A, 38E.

38A. (1) If the Commissioner has Inspection of reason to believe that any instrument deemed liable has not been duly stamped, he may to duty. by notice in writing under his hand require any person in whose possession or under whose power or control such instrument is to produce the same to the Commissioner at the stamp office for inspection within the time stated in the notice.

(2) Any person upon whom such notice is served who fails to comply with with the requirements of the notice shall be liable to a fine not exceeding fifty pounds.

(3) A notice under this section may be served on any person personally or by registered letter addressed to the place of abode or business of such person last known to the Commissioner.

38B. Any instrument executed by the Public Trustee under his seal of office which if made by an individual would not be required by law to be under seal shall not be liable to a higher stamp duty by reason only of the use of such seal.

(b) By omitting from section one the figures "38" and by inserting in lieu thereof the figures and letter "38B."

(c) GUARANTEE :---

- By inserting in the Second Schedule in the matter under the heading "Guarantee" after the words "Under hand" the brackets and words "(adhesive stamp)."
- (d) GENERAL EXEMPTIONS :---
  - (i) By inserting in paragraph fourteen of the matter appearing in the Second Schedule under the heading "General Exemptions from Stamp Duty under Part III" after the words "by way of" the words "mortgage or by way of";
  - (ii) by inserting at the end of the same matter the following new paragraph :---

(17) Any debenture issued in New South Wales of any corporation, company, or society incorporated in New South Wales or of any unincorporated club, association, or society formed in New South Wales to carry on operations therein.

Instruments executed by Public Trustee. See 6 Edw. VII, c. 55, s. 1.

Consequential amendment of s. 1.

Second Schedule.

Second Schedule

10. The Principal Act is further amended in respect Further amendmentof of the following instruments and matters, namely :--Act 47, 1920.

- (a) HIRE-PURCHASE AGREEMENTS :--
  - (i) By inserting immediately after section New s. 75A. seventy-five the following new heading and section :--

#### Hire-purchase agreements.

75A. (1) Any agreement made after Duty on hirethe passing of the Stamp Duties (Further agreements. Amendment) Act, 1924, for or relating 7 Edw. VII, to the supply of goods, wares, or mer- c. 13, s. 7. chandise on hire, whereby the same in consideration of periodical payments will or may become the property of the person to whom they are supplied, shall be charged with stamp duty as a hire-purchase agreement, and such instrument shall not be deemed an agreement for or relating to the sale of any goods, wares, or merchandise within any exemption contained in the Second Schedule hereto":

(ii) by inserting in the Second Schedule after Second the matter appearing under the heading Schedule. "Guarantee" the following heading and matter :---

HIRE-PURCHASE AGREEMENTS- Relating to the supply of goods, wares,	£ s. d.	
or merchandise on hire— Under hand or seal (adhesive stamp) (See Section 75a.) Exemption.—Hire-purchase agreement where the aggregate of the periodical	0 1 0	
payments does not exceed £10.		

(b) LEASES :---

By inserting in the matter appearing in the second Second Schedule under the heading of Schedule.

"Lease or promise of or agreement for lease or hire of any property not being a ship or vessel" at the beginning of paragraph one the words "(a) where the lease or agreement is for a term of

one

The person to

or by whom the goods, wares, or merchandise are supplied.

one year or upwards"; and by inserting at the end of the same paragraph the following words and figures :-

(b) Where the lease or agreement is for a term of less than one year, and without	£ s. d.	
any consideration by way of premium,		
fine, or foregift—		
In respect of the total amount of the		Constant States
rental for the term, where the		
rent does not exceed £50 And for every additional £50	0 2 6	The lessee or
or part of £50	0 2 6	f tenant.

Further **11.** The Principal Act is further amended in respect amendment of of the following instruments and matters, namely :---Act 47, 1920.

(a) LETTER OR POWER OF ATTORNEY :---

By omitting from paragraph five of the matter appearing in the Second Schedule under the heading "Letter or power of attorney or other instrument in the nature of "the amount "1 0 0" and by inserting in lieu thereof the amount "0 10 0."

(b) PARTITION OR DIVISION :---

By omitting from subsection two of section eighty-five the words "one pound" and by inserting in lieu thereof the words " ten shillings."

**12.** The Principal Act is further amended in respect 

(a) POLICIES OF INSURANCE :-

Stamping of foreign

(i) By omitting section eighty-nine and by inserting in lieu thereof the following new sections :--

89. (1) Every policy of insurance, and every renewal of any such policy, issued out of New South Wales and received in New South Wales, shall be liable to the sameduty as is chargeable on a policy executed in New South Wales.

(2) Every such policy of insur-ance shall be stamped by the holder thereof with such duty within one month after the same is first received in New South Wales. (3)

Sec. 85 (2).

Further amendment of Act 47, 1920.

New sections

policies.

. (3) Every person who has in his possession or control, or who for any purpose avails himself of any such policy of insurance which is not duly stamped in accordance with this section shall be liable to a fine of not more than five pounds.

89A. (1) Any number of policies of Policies of marine insurance forming part of one insurance set or series according to the custom of in sets. insurers shall be held to be one such policy for the purposes of this Act provided that one of the number is duly stamped.

(2) Upon proof of the loss or destruction of a duly stamped policy of marine insurance forming one of a set or series any other policy of the set may, although unstamped, be admitted in evidence to prove the contents of the lost or destroyed policy;

 (ii) by omitting from the Second Schedule Second all the matter appearing under the Schedule. heading "Policies of Insurance" and by inserting in lieu thereof the following matter :---

(1) Upon every policy—	£	s.	d	1
(a) For or against loss by fire or hail—	~			
For every £100 and also for every	0	0	4	1
fractional part of £100 insured for	-	-	1	
any term or period.				
On every renewal or continuance	0	0	4	
thereof for every £100 and also for		-		
every fractional part of £100 in-				
sured for any term.				il
(b) For any voyage or period—				
For every £100 and also for any	0	0	4	The company or
fractional part of £100 so insured.				> person issuing
On every renewal or continuance	0	0	4	i the policy.
thereof for every £100 or fractional				
part of £100.				
	ie or	nly	of the	
	set	t	o be	
	stan	pe	d with	
	the	du	ty pay-	
			on a	
	sing	le j	policy.	]]

(c) For or against loss or damage in	1			1
respect of motor vehicles or boiler				
explosions—				
For every £100 and also for every			•	
fractional part of £100 insured	0	1	0	
(d) Against liability for injury to third persons (whether included in any				
other policy or not)	0	1	ò	
(e) For or against loss or damage in	v	-	ų	
respect of Plate Glass, Fidelity				The company or
Guarantees (including misappro-				person issuing
priation of goods), Personal Acci-				the policy.
dent or Personal Accident and				
Sickness, Workmen's or Seamen's			-	
Compensation	0	1	0	
(f) Not otherwise specified—				
For every £100 and also for every fractional part of £100 insured	0	1	0	
(g) Of reinsurance where the original	.0		v	
policy is duly stamped	0	1	0	
(2) Upon every transfer or assignment	NO 1	-		
otherwise than by way of mortgage or				
release of mortgage of any such policy				
as aforesaid	0	2	6	The transferee
(Adhesive stamp.)				or assignee.
(3) Upon every transfer or assignment of	The sa	ame	duty	The transferee
a life policy otherwise than by way of			a con-	
mortgage or release of mortgage.	veya	nce		, , , , , , , , , , , , , , , , , , ,
i.				
Exemptions			1.	
<ul><li>(a) Any policy of insurance on life.</li><li>(b) Any transfer or assignment of a life</li></ul>				
policy in consideration of marriage.				
(c) Any policy of insurance upon the			1	
property of the State of New South				
Wales or any statutory body repre-				
senting such State.				
(d) Any policy of insurance against loss				
by fire on the tools, implements of				
work or labour used by any working				
mechanic, artificer, handicraftsman, or labourer, such insurance being				State and the
effected by a separate policy in a				
distinct sum.				Fred Britshill Bar
(e) Any policy of insurance taken out				San and the second
(e) Any policy of insurance taken out by or on behalf of any public				
hospital or charitable institution, or				
by or on behalf of the Red Cross				
Society, or the New South Wales				
Ambulance Transport Service Board				and the second
or any district committee consti-			1212	
tuted under the Ambulance Trans- port Service Act, 1919.				
Port Bervice Act, 1919.			.8 km	
(b) RECEIPT OR DISCHAR	GE -			
	11.20			11 0
By omitting from	l su	DSE	ection	n three of

Sec. 92,

- By omitting from subsection three of section ninety-two the words "fourteen days" and by inserting in lieu thereof the words "one calendar month."
  - 13.

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#### Stamp Duties (Further 'Amendment).

**13.** Part IV of the Principal Act is amended in Further amendmender respect of the following matters:—

DEATH DUTY: GENERAL PROVISIONS :--

amendment of Part IV of Act 47, 1920.

- (a) By omitting paragraph (b) of section one sec. 101 hundred and one and the word "and" immediately before that paragraph;
- (b) (i) by omitting from paragraph (a) of subsection sec. 102 (2).
   two of section one hundred and two the words "or special";
  - (ii) by omitting paragraph (g) of the same subsection and inserting the following new paragraph in lieu thereof:—
    - (g) (i) The value of any interest of the deceased in any property determinable on his death and which has within three years of his death been surrendered to or for the benefit of the person entitled in remainder.
      - (ii) The value of the interest is to be ascertained as at the date of the surrender.
      - (iii) When the surrender was made upon sale or exchange bona fide and not at an undervalue and bona fide possession and enjoyment of the property was assumed immediately upon the surrender and thereafter retained to the entire exclusion of the deceased the value of the interest shall not be deemed part of his estate;
- (c) (i) by inserting in paragraph (c) of subsection Sec. 103 (1).
   one of section one hundred and three after the word "society" the words "carrying on its business wholly or partly within New South Wales and";
  - (ii) by omitting from the same paragraph the words "for any purpose whatsoever" and by inserting in lieu thereof the words "wherein such share is registered";

(d)

Secs. 104-5.

Dutiable estate. See 1898 No. 27, s. 54; 1914 No. 3, s. 41.

Final balance of estate. See N.Z. Act, 1909, No. 10,

57 & 58 Vic., c. 30, s. 7 (5).

Sec. 106 Sec. 111.

Sec. 112 (1) (2).

(d) by omitting sections one hundred and four and one hundred and five and by inserting in lieu thereof the following new sections :--

104. The estate of a deceased person constituted as provided in the last two preceding sections is in this Act referred to as his dutiable estate.

105. (1) The final balance of the estate of a deceased person shall be computed as being the total value of his dutiable estate after making such allowances as are hereinafter authorised in respect of the debts of the deceased.

(2) Save as in this Act expressly provided, the value of the property included in his dutiable estate shall be estimated as at the date of the death of the deceased.

(e) by repealing section one hundred and six;

(f) by omitting subsection two of section one hundred and eleven and by inserting in lieu thereof the following new subsection :--

(2) No death duty shall be payable in respect of any legacy, bequest, or devise made for educational purposes.

- (g) (i) by omitting from subsection one of section one hundred and twelve the words "except property separately assessed in accordance with this Act";
  - (ii) by omitting subsection two of the same section.

Further **14.** The Principal Act is further amended in respect amendment of Act 47, 1920, of the following matters :—

DEATH DUTY: ASSESSMENT AND COLLECTION :--

Sec. 117 (4).

Sec. 119.

 (a) By omitting from subsection four of section one hundred and seventeen the words "and also upon any property in respect of which a separate assessment is required by this Act to be made";

- (b) by inserting in section one hundred and nineteen after the word "shall" the words "without the consent of the Commissioner";
  - (c)

- (c) by adding to subsection three of section one Sec. 120 (3). hundred and twenty the words "and if a trustee may raise the same by mortgage or sale of the property";
- (d) by omitting section one hundred and twenty- sec. 121. one and by inserting in lieu thereof the following section :--

121. (1) Except where duty as assessed by Interest on the Commissioner under this Part is paid unpaid duty. within thirty days after notice of assessment has been given, interest at the rate of ten pounds per centum per annum of the amount of the duty payable shall be paid to the Commissioner by the administrator or person directed to deliver the account under the last preceding section.

(2) Such interest shall be calculated from the expiration of thirty days after notice of the assessment has been given by the Commissioner.

(3) In any case in which it is proved to the satisfaction of the Commissioner that delay in payment of the duty is not due to the default of the administrator or other person liable, the Commissioner may remit the whole or any part of the interest payable hereunder;

- (e) (i) by inserting in subsection one of section Sec. 122 (1).
   one hundred and twenty-two after the words "fixed deposit" wherever occurring the words "policy of life insurance";
  - (ii) by inserting in the same subsection after the words "given effect to" the words "or such policy satisfied ";
  - (iii) by adding at the end of the same subsection the words "or that the Commissioner consents to the proposed dealing";
  - (iv) by omitting from subsection four of the Sec. 122 (4).
    same section the words "one month after his death" and by inserting the words "three months after the grant of probate or administration";

(**v**)

»............

New subsections (5)-(8). (v) by adding to the same section the following new subsections :---

(5) The preceding subsections shall not apply—

- (a) in the case of estates administered by the Public Trustee; or
- (b) to the Government Savings Bank of New South Wales in respect of funds standing to the credit of a deceased depositor who was at the time of his death domiciled in New South Wales where the amount of the fund in the Savings Bank Department does not exceed two hundred pounds, and in the Rural Bank Department does not exceed one hundred pounds, such fund or funds being the only asset in New South Wales of the estate of such depositor.

(6) The certificate required by this section may be in the form of a stamp denoted on the instrument of title (if any) to the shares, stock, debentures, money on fixed deposit, policy of life insurance, or other property.

(7) Subject to the preceding provisions of this section, where any property is vested in a deceased person jointly with another person, and on the death of the deceased the property passes or accrues by survivorship to such other person, no registration of the title of the survivor shall be made in the office of the Registrar-General, or in any other office, unless notice of the death of the deceased and of such accruer of title has been given to the Commissioner.

(8) Where the amount payable in respect of a policy of assurance on the life of a deceased person who was at the date of his death domiciled in New South Wales does not exceed two hundred pounds and the gross value of the dutiable estate of the deceased

deceased person does not exceed five hundred pounds, a company, corporation or society may pay the amount payable in respect of the policy without the production of such certificate or consent as is referred to in subsection one of this section;

(f) by adding to section one hundred and twenty- Sec. 123. three the following new subsections :--

(2) Any deduction hereunder shall not exceed the amount of the death duty assessed in respect of that property.

(3) No deduction shall be made under this section unless the instrument on which the ad valorem duty has been paid is produced to the Commissioner upon the application therefor;

(g) by omitting from the Third Schedule paragraph Third (b) of the proviso.

**15.** Part V of the Principal Act is amended in Amendment of Part V of respect of the following matters :--

MISCELLANEOUS :---

- (i) (a) By inserting in subsection one of section Sec. 131 (1).
   one hundred and thirty-one after the word
   "inspector" the words "or other officer of the public service";
  - (b) by omitting from subsection three of the same section all the words after the word "section" and by inserting in lieu thereof the words "the inspector or other officer may impound the instrument and hand the same to the Commissioner, who may retain the instrument until the duty or fine or both have been paid";
  - (c) and by adding to the same section the following new subsection :---

(4) The Commissioner may impound any instrument which ought to be, but is not, stamped or which is insufficiently stamped, and retain the same until the duty, fine, or both have been paid;

(ii)

Sec. 127.

## (ii) by omitting section one hundred and twentyseven and by inserting the following new sections in lieu thereof :---

127. (1) For the purposes of this Act the valuation of—

(a) shares in a private company; and

(b) shares in any other company incorporated in New South Wales, or which being incorporated out of New South Wales has a share register in New South Wales wherein the shares are registered, in case the market price of the shares of any such company is not quoted on the current official list of the Sydney Stock Exchange;

shall be made upon the basis that the memorandum and articles of association or rules satisfy the requirements prescribed by the committee of the said Exchange to enable that company to be placed on such official list at the time of making the valuation.

(2) This section applies to all compunies whether incorporated before or after the passing of the Stamp Duties (Further Amendment) Act, 1924, other than those registered under section fifty-two of the Companies Act, 1899, or under any similar provision in the law of any place out of New South Wales.

(3) No agreement whereby the value of the share of a deceased partner or of a partner upon the dissolution of the partnership in any of the partnership assets is determined as between the partners shall be conclusive as to the value thereof for the purposes of this Act.

127A. (1) In all cases in which it is necessary for the purposes of this Act to ascertain the value of any shares or stock in any corporation, company, or society, any director or member of the governing body, or the manager

Valuation of shares in certain com panies and partnerships.

. C.X

Particulars as to shares in companies, &c. See 1914, No. 3, s. 39.

manager or public officer of the corporate body shall, at the request of the Commissioner, deliver to him such balance-sheets and accounts of that body, and such other information as the Commissioner may require for the purpose of ascertaining the value of the shares.

(2) If any such director, member, manager, or public officer fails to comply with any provision of this section he shall be liable to a fine not exceeding fifty pounds, and a further fine not exceeding five pounds for every day after the first during which such default continues;

- (iii) by omitting from subsection two of section one Sec. 130. hundred and thirty the words "Royal Commissioners Evidence Act, 1901," and by inserting the words "Royal Commissions Act, 1923 ";
- (iv) by omitting section one hundred and thirty- sec. 13?. nine;
- (v) by omitting subsection two of section one Sec. 140. hundred and forty.
- (vi) by omitting section one hundred and forty-two New 8. 142. and by inserting in lieu thereof the following new section :---

142. When an instrument is marked by Stamping of the Commissioner as duly stamped, as fully document not stamped, or as sufficiently stamped, a pur-of trust or chaser or the Registrar-General shall not by written reason only of the stamp borne by the instrument or of its being so marked as aforesaid be deemed to have notice of any trust or of any written contract of sale or other document affecting the title of the property to which the instrument refers.

SCHEDULE.

16. The Acts mentioned in the Schedule to this Act Repeals. are, to the extent therein indicated, hereby repealed, but such repeal shall be without prejudice to the past operation of anything in the said Acts.

Sec. 15.

SCHEDULE.

No. of Act.		Short title.	Extent of repeal.	
1915 No. 57		Finance Taxation Act, 1915	Section 13.	
1915 No. 60		Finance Taxation Manage- ment Act, 1915.	Sections 5 and 6.	
1920 No. 33		BookmakersTaxation (Amend- ment) Act, 1920.	Sections 4 and 5.	
1922 No. 20		Stamp Duties (Amendment) Act, 1922.	Section 5.	

In the name and on behalf of His Majesty I assent to this Act.

D. R. S. DE CHAIR, Governor. 1

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Government House, Sydney, 9th December, 1924.

#### 1924.

#### Tegislative Council.

# Stamp Duties (Further Amendment) Bill.

## EXPLANATORY NOTE.

THIS Bill is designed to give effect to certain alterations and remissions of stamp duties forecasted in the Budget Speech, and also to remove certain anomalies in the present Acts, and to introduce many machinery amendments with the object of rendering the Stamp Duties Acts less burdensome to the taxpayers. The principal provisions of the Bill may be shortly epitomized as follows :---

Clause 2 authorises the levy and collection.

Clause 3-

- introduces certain new definitions necessitated by the consolidation into the Stamp Duties Acts of the taxes on betting tickets, and machinery provisions formerly dealt with by section 13 of the Finance Taxation Act, 1915, sections 5 and 6 of the Finance Taxation Management Act, 1915, and sections 4 and 5 of the Bookmakers Taxation (Amendment) Act, 1920;
- introduces an amendment to allow an extended use of adhesive stamps in cases to be prescribed by regulations;

introduces a section relating to the extent of exemptions;

introduces a more modern form of power to make regulations and also various machinery amendments casting more responsibility on the Commissioner, who is to issue stamp vendors' licenses, sue in his own name for accruing duties payable, and is given power to remit fines up to  $\pounds 25$ ;

provisions dealing with refunds for spoiled or unused stamps are also included.

Clause 4 makes certain amendments-

to enforce the stamping of agreements;

- as to the apportionment of duty where part of the subject-matter is included in an exempted class; and
- as to refunds in cases of the cancellation, &c., of agreements.

Paragraph (v) of this clause amends section 42, which has been found to raise difficulties of title, and substitutes other safeguards.

Clause 5 incorporates the provisions as to betting tickets.

Clause 6 -

23-

- (a) rectifies an obvious mistake in the 1920 Act; and authorises the Treasurer to compound the duty on bank notes;
- (b) extends the provisions of section 48 as to the use of adhesive stamps to demand drafts and cheques drawn out of New South Wales;
- (c) extends the time within which an insufficiently stamped bill of exchange may be stamped;
- (d) makes an unstamped bill of exchange or bill of lading admissible in evidence where it is one of a set, and the one of the set duly stamped is shown to have been lost or destroyed;
- (e) limits slightly the exemptions introduced as to certain orders and authorities to pay, making it clear that it does not apply to ordinary bills of exchange.

Clause 7 deals with various matters relating to companies-

- (a) imposes a penalty for issuing a letter of allotment or renunciation unstamped;
- (b) limits the maximum charge upon share capital to  $\pounds 50$  as forecasted in the Budget Speech;
- (c) omits a minimum fine;
- (d) makes certain provisions as to issue of shares by direction and imposes a duty thereon in accordance with the real nature of the transaction;
- (e) revises the provisions as to duties on transfers of shares; incidentally the duty on transfers of rights to shares is reduced from 15s. per £100 to 9d. for each £10;
- (f) redrafts in an improved form the provisions as to transfer of shares and stock, and omits section 99, which placed the duty of stamping on persons not really interested.

Clause 8 deals with the stamping of conveyances; introduces a definition of "conveyance on sale," and redrafts of sections 66 and 67, to make them clearer.

Paragraphs (v) (vi) (vii) and (viii) effect a reduction in the fixed duties of £1 on other instruments to complete title, and conveyances on the appointment or retirement of new trustees.

Clause 9 deals with the cancellation of adhesive stamps; the terms on which instruments may be stamped after execution, introducing a slight concession, and making a reduction in the minimum fines and modifying the maximum fine.

The clause also introduces a number of machinery amendments, gives the Commissioner power of inspection, and exempts certain instruments executed by the Public Trustee ; authorises the use of adhesive stamps on guarantees ; and exempts certain debentures and transfers and conveyances by way of mortgage.

#### Clause 10-

- (a) effects the reduction of duty on hire-purchase agreements, introducing an exemption in small cases ;
- (b) modifies to the benefit of the taxpayer the duty on leases for a term less than a year.

#### Clause 11-

- (a) effects the reduction of the fixed duty on powers of attorney from £1 to 10s.;
- (b) effects a similar reduction in the duty on instruments ancillary to a partition deed.

#### Clause 12-

- imposes on foreign policies received in this State the same duty as on policies issued in this State;
- makes provisions as to policies drawn in sets similar to those relating to bills of exchange and bills of lading;
- introduces a new and revised scale which in some instances effects a reduction.

Paragraph (b) extends the time within which the Commissioner may accept a fine in lieu of instituting proceedings for not stamping a receipt.

#### Clause 13-

- makes various amendments in the general provisions as to death duties—sections 100-112. The duty on property passing under a special power of appointment is abolished.
- Death duty is to be assessed on the value of the estate as at the death of the deceased in lieu of the date of the grant of probate or administration.
- The shares in companies carrying on business wholly or partly in this State to be deemed part of the estate of the deceased are restricted to those shares on the register of the company in this State.

Frees from death duty legacies, bequests, and devises for educational purposes.

Clause 14 amends Part IV, Division 2, of the 1920 Act relating to the assessment and collection of death duty.

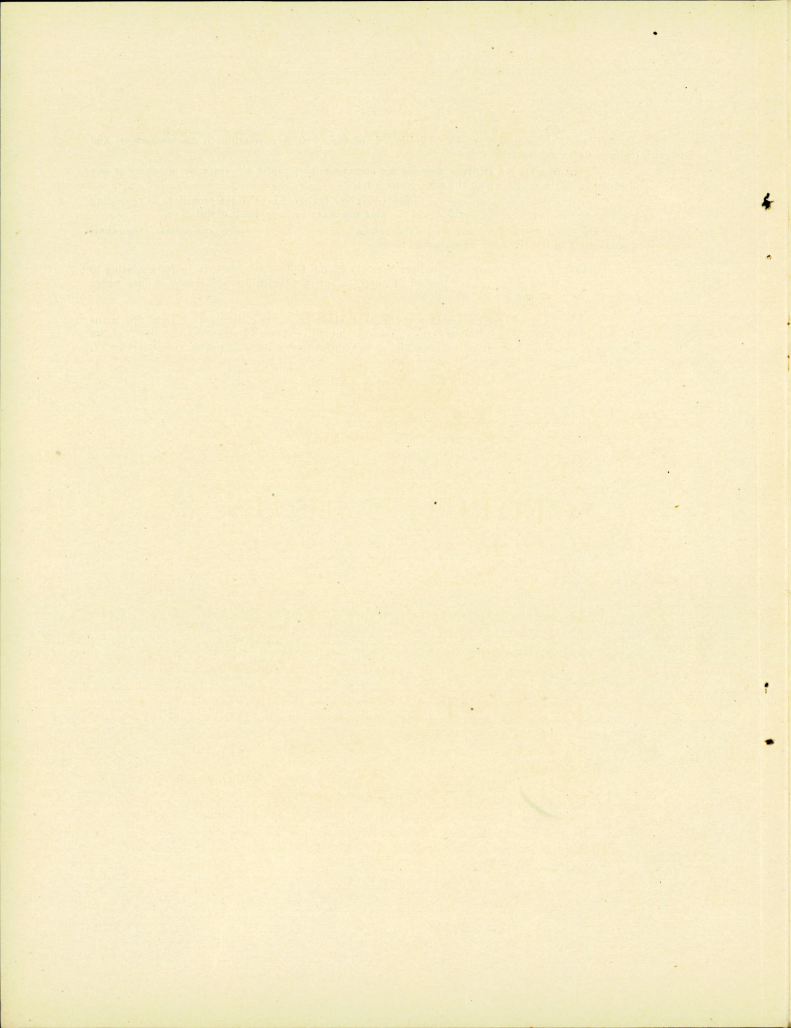
Power is given to trustees assessed for account duty to raise the duty by mortgage or sale of property in respect of which the assessment is made.

The provisions as to interest on unpaid duty are revised, and also the provisions as to dealing with shares, &c., without the certificate of the Commissioner as to payment of duty.

The sales provisions have been extended to policies of life insurance, and certain exemptions introduced, and certain other amendments made.

Clause 15.—This clause amends Part V of the Stamp Duties Act, 1920, in matters relating to the inspection of documents, the valuation of shares in private companies, and refund of duty where property has been wrongly included in an estate.

Clause 16 repeals certain sections of the Acts relating to betting tickets, &c. Those provisions are now incorporated in the Stamp Duties Acts by this Bill; clause 16 also repeals section 5 of the Stamp Duties (Amendment) Act, 1922, which is now incorporated in the Principal Act by clause 12, paragraph (a) (ii), of the Bill.



This PUBLIC BILL originated in the LEGISLATIVE ASSEMBLY, and, having this day passed, is now ready for presentation to the LEGISLATIVE COUNCIL for its concurrence.

> W. S. MOWLE, Clerk of the Legislative Assembly.

> > \* \* \* \* \* \* \* \* \*

Legislative Assembly Chamber, Sydney, 26 November, 1924.

# New South Males.



# ANNO QUINTO DECIMO V REGIS. GEORGII

# Act No. , 1924.

An Act to impose certain stamp duties ; to amend the Stamp Duties Act, 1920, the Stamp Duties (Amendment) Act, 1922, and certain other Acts ; and for purposes connected therewith.

**B** E it enacted by the King's Most Excellent Majesty, by and with the advice and consent of the Locie lative Council and Legislative Assembly of New South Wales in Parliament assembled, and by the authority of 5 the same, as follows :---

1. (1) This Act may be cited as the "Stamp Short title Duties (Further Amendment) Act, 1924," and shall be construed with the Stamp Duties Act, 1920, as amended by the Stamp Duties (Amendment) Act, 1922, and the 10 Stamp Duties (Amendment) Act, 1924.

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(2)

Act No. , 1921.

# Stamp Duties (Further Amendment).

(2) The Stamp Duties Act, 1920, as so amended, is hereinafter referred to as the Principal Act.

(3) The Principal Act as amended by this Act may be cited as the Stamp Duties Act, 1920–1924.

5 2. From and after the passing of this Act there Charge of shall be charged for the use of His Majesty, under the <sup>duties</sup>. provisions of the Stamp Duties Act, 1920–1924, and to form part of the Consolidated Revenue Fund upon and in respect of the instruments and matters mentioned in

10 such last-mentioned Act, duties of the several amounts and at the several rates specified in the said Act subject to the exemptions contained therein and in any other Act for the time being in force.

(a) PRELIMINARY :---

(i) By inserting in section three in appro-sec. 3. priate positions having regard to alphabetical order the following additional definitions:

definitions :---

- "Backer" includes any person with W.A., 1922 whom a bookmaker bets.
- "Bet" includes wager, and "betting" *Ibid.* includes wagering.
- "Betting ticket" includes any docu-*Ibit.* ment or thing purporting to be or serving the purpose of or usually or commonly known as a betting ticket, or giving or purporting to give or intended to give or usually or commonly understood to give any right to the chance, share, interest, authority or permission to or in connection with a bet.
- Bookmaker " includes any person 1915, No. 57, who carries on the business of or <sup>s. 5.</sup>
  acts as a bookmaker or turf com-<sup>1917</sup>, No. 15, acts as a bookmaker or turf com-<sup>s. 2.</sup>
  mission agent, or who gains or endeavours to gain his livelihood wholly or partly by betting or making wagers. " Duly

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	Stamp	Duties (Further Amendment).
		"Duly stamped " means stamped in accordance with this Act and the
	. Have a	regulations.
		" Prescribed " means prescribed by
5		this Act or the regulations.
		"Racecourse" means land used for 1915 No. 57,
		race meetings and to which <sup>s. 5.</sup> admission is granted by pay- <sup>1917 No. 15,</sup> ment of money, by ticket or
10		otherwise;
	(ii)	by inserting in subsection two of section Sec. 6 (2). six after the word "contrary" the
		words "by this Act or the regulations";
	(iii)	by inserting after section seven the New section.
15		following new section :
20		7A. Where under this Act any in-Extent of strument is exempted from duty the in Act. exemption shall not apply to any conveyance or other dealing with that instrument unless such conveyance or dealing is expressly exempted from duty.
	(b) ADMIN	ISTRATION :
		By omitting sections nine and ten and Secs. 9 and 10.
25		by inserting the following new sections in lieu thereof :
		9. (1) The Governor may make regu-Regulations. lations not inconsistent with this Act, and may in such regulations prescribe—
30		(a) forms to be used;
		(b) the cases in which adhesive stamps may be used ;

(c) anything which by this Act is required or permitted to be prescribed or which is necessary or convenient to be prescribed for carrying the provisions of this Act or the regulations into effect.

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(2)

	Stamp Duties (Further Amendment).
	(2) Such regulations shall—
	(a) be published in the Gazette;
	(b) take effect from the date of such
-	publication or from a later date to
5	be specified in the regulations; (c) be laid before both Houses of
	Parliament within fourteen sitting
	days if Parliament is in session, and
	if not, then within fourteen sitting
10	days after the commencement of
	the next session.
	(3) If either House of Parliament
	passes a resolution of which notice has
_	been given at any time within fifteen
15	sitting days after such regulations have
	been laid before such House disallowing
	any regulation or part thereof, such regulation or part thereof shall there-
	upon cease to have effect.
20	10. The regulations may— Fines.
	(a) impose a fine for any breach thereof
	and also distinct fines in case of
	successive breaches thereof: but
	no fine shall exceed twenty pounds;
25	(b) impose also a daily fine for any
1.	continuing breach thereof not
	exceeding one pound per day;
	(c) fix a minimum as well as a maxi-
00	mum fine; (ii) by omitting from subsection one of Sec. 12.
30	section twelve the word "Minister" and
	by inserting in lieu thereof the word
	"Commissioner";
	(iii) (a) by omitting from section thirteen Sec. 13
35	the words "Attorney-General" and
	by inserting in lieu thereof the word
	"Commissioner";
	(b) by adding to the same section the
40	following new subsections :
40	before the justices may be laid or
	made

Act No. , 1924.

		months	at any time within twelve from the time when the of the information or com- rose.
5		(3) T out ins recover receive	The Commissioner may, with cf. Q'sld. A tituting proceedings for the <sup>1918, s. 43.</sup> y of the fine, demand and the amount thereof, or such
LO		from the same, a plied w.	amount as he thinks fit, he person liable to pay the nd, if the demand is not com- ith, may institute proceedings ver the amount;
15	(iv)	the wor	itting from section fourteensec. 14. rds "except in cases where a um fine is imposed";
20	1.	section same pounds	
	· (v)	words being i applica	itting from section fifteen the Sec. 15. "stamp rendered useless by inadvertently spoiled may on tion to the Commissioner be
25		thereof stamps prescri	1" and by inserting in lieu the words "spoiled or unused may on application in the bed form and payment of the bed for he allowed by the
30		Commi b) by add	bed fee be allowed by the issioner"; ling to the same section the
		(2) the cla	ng new subsection :— The Governor may prescribe asses of cases in which the
35		of app observ	nce may be made, the form lication, the conditions to be ed in connection therewith, he time within which the
40			ation is to be made and the fees

4. The Principal Act is further amended in respect Amendment of Act 47, of the following instruments and matters, namely :----1920,

(a) AGREEMENTS : -

By adding to section forty the following Sec. 40. new subsection :---

(2) Whosoever executes any such agreement without causing the same to be duly stamped shall be liable to a fine not exceeding five pounds.

(b) AGREEMENTS FOR SALE OR CONVEYANCE :---

(i) By omitting subsection six of section Sec. 41 (6). forty-one and by inserting in lieu thereof the following new subsection :--

(6) If the agreement comprises any goods, wares, or merchandise a claim to the exemption expressed in the Second Schedule to this Act shall not be allowed unless particulars of and the value of the goods, wares, and merchandise in respect of which the exemption is claimed and an apportionment of the purchase money in respect thereof are fully set out in the agreement;

- (ii) by adding at the end of paragraph (a) ec. 41 (7). of subsection seven of the same section the words "application for the refund shall be made within six months of the agreement being rescinded or annulled";
- (iii) by inserting in raragraph (b) of the same subsection after the word "liable" the words "together with five per centum of such ad valorem duty or one pound whichever is the lower ":
- (iv) by adding at the end of the same subsection the following paragraph :---
  - (c) This subsection shall not apply where the purchaser has entered into possession of the property;

(v)

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ss. 40-42.

(v) by omitting from subsection six of Sec. 42. section forty-two all words after the word "purchaser" down to but not including the proviso added by the Stamp Duties (Amendment) Act, 1922, and by inserting in lieu of the omitted words the words "or conveyee is not written in ink or indelible pencil shall not be stamped until the name of the purchaser or conveyee is written therein in ink or indelible pencil."

5. The Principal Act is further amended in respect Amendment of the following instruments and matters, namely :---

BETTING TICKETS :--

(i) By inserting the following heading and section next after section forty-five :---

#### Betting tickets.

45A. (1) Every bookmaker shall—

- (a) in the case of cash bets forthwith betting issue to the backer a duly stamped <sup>tickets</sup>, &c. 1920 No. 33, betting ticket in respect of each s. 5. such bet; and
- (b) in the case of credit bets furnish to the Commissioner within seven days after the last day of each month a return verified by statutory declaration showing the total number of such bets made by the bookmaker during the said month, and accompanied by payment of a sum equal to the amount which such bookmaker would have paid as stamp duty if he had issued a betting ticket in respect of each of such bets.

(2) Betting tickets in or to the effect of the prescribed form and num-Fered consecutively shall be provided by the

Bookmakersto issue

of Act No. 47,

new section.

1920. Insertion of

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the Commissioner for the use of bookmakers upon payment of the prescribed charge in addition to the stamp duty payable in respect thereof, and only betting tickets so provided shall be issued by bookmakers.

(3) A betting ticket shall not be issued by a bookmaker unless there is printed thereon the name and address of the bookmaker by or on whose behalf it is issued. The name or address if impressed on the ticket with a rubber stamp shall not be deemed to have been printed.

(4) Betting tickets shall be issued by a bookmaker only in proper consecutive order.

(5) Any bookmaker who fails to comply with any of the provisions of this section shall be liable for each offence to a fine of not less than two pounds nor more than ten pounds;

(ii) by inserting in the Second Schedule Second after the matter under the heading of Schedule. "Bank notes" the following new head-

ing and matter :---

30 Where the betting ticket is issued in the saddling paddock of a racecourse.	0	3	The book-
Where the betting ticket is issued in any part of a racecourse except the saddling paddock.	0	1	maker.

6. The Principal Act is further amended in respect Further of the following instruments and matters, namely :---(a) BANK NOTES :---

amendment of Act 47, 1920.

(i) By omitting subsection two of section Sec. 45. forty-five and by inserting in lieu thereof the following new subsection :---

(2) Each of such quarterly payments shall be made within one month after the last Monday of each quarter mentioned in section five of such Act;

(ii)

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	Stamp	Duties (Further Amendment).	
5	(ii)	by adding to the same section at the end the following new subsections :— (4) The Treasurer may enter into an agreement with any bank for payment by the bank of a definite sum of money in lieu of and by way of composition for the duty payable under subsection one of this section. (5) Upon payment by any bank of	
0		the amount so agreed on the bank shall not be liable to any further duty under subsection one of this section.	
	(b) BILLS NOTES	I:	
.5		By omitting from subsection one of sec- Sec. 48. tion forty-eight the words "ad valorem"; by omitting section fifty and by insert- sec. 50. ing in lieu thereof the following new	
0		section :— 50. Unless a bill of exchange or pro-Bills of missory-note which has been written on Stamping o material bearing an impressed stamp of partially insufficient amount is stamped with a stamped bil further stamp for the amount of the See 54 & 55	11
15	(iii)	deficiency within fourteen days after <sup>Vic</sup> , c. 39, the execution thereof the person who issues or receives the same shall be liable to a fine of twenty shillings; by adding to section fifty-two the sec. 52.	
80		following new subsection : (2) Upon proof of the loss or destruc- tion of a duly stamped bill forming one of a set, any other bill of the set which has not been issued or in any manner	
5	(iv)	negotiated apart from the lost or de- stroyed bill may, although unstamped, be admitted in evidence to prove the contents of the lost or destroyed bill; by adding at the end of paragraph (f)	
0		of the exemptions appearing in the Second Schedule under the heading "Bills	

Act No. , 1924.

Stamp Duties (Further Amendment).

"Bills of Exchange and Promissory Notes" the words "This exemption does not extend to a bill of exchange within the meaning of the (Commonwealth) Bills of Exchange Acts, 1909– 1912."

(c) BILLS OF LADING :--

By inserting next after section fifty-three New s. 53A. \* the following new section :---

53A. (1) Where bills of lading are Stamping of drawn in sets according to the custom  $d_{drawn in}$  of shippers, and one of the set is duly sets. stamped, the other or others of the set shall be exempt from duty.

(2) Upon proof of the loss or destruction of a duly stamped bill of lading forming one of a set, any other bill of the set which has not been issued or in any way negotiated apart from the lost or destroyed bill may, although unstamped, be admitted in evidence to prove the contents of the lost or destroyed bill.

7. The Principal Act is further amended in respect Further amend-25 of the following instruments and matters, namely :-

> (a) COMPANY : LETTER OF ALLOTMENT OR RENUN-CIATION :---

> > By inserting after subsection two of section Sec. 81. eighty-one the following new subsection :---

(3) Any person who issues a letter of allotment or a letter of renunciation not duly stamped shall be liable to a fine not exceeding five pounds.

(b) COMPANY: SHARE CAPITAL :---

 (i) By omitting from subsection one of Sec. 59 (1). section fifty-nine all words after the word "charged" and by inserting in lieu thereof the words "with the duty as set out in the Second Schedule";

(ii)

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	Stamp	Duties (Further Amendment).	
	(ii)	by inserting at the end of subsection Sec. (0 two of section sixty the following proviso:—	(2)
5		Provided that in no case shall the duty charged exceed fifty pounds, and where an amount of fifty pounds or more has already been paid the statement shall be stamped with one pound only;	
10	(iii)	by omitting from the Second Schedule Second all matter under the heading "Com- <sup>Schedul</sup> panies" down to but not including the exemption inserted by the Stamp Duties (Amendment) Act, 1924, and by in- serting in lieu thereof the following	le.
15		serting in lieu thereof the following matter :	
20	capital of any con under Part I or panies Act, 189 statement or de accordance with the amount of registered capit	unt of the nominal £ s. d. mpany to be registered Part II of the Com- 9, as shown by the claration delivered in section 59, and upon any increase of the al of any company resaid as shown by the	
25	the said section. For every £10 £100 over an	The company. The company. The company. The company fraction of $0 \ 2 \ 0$ and any fraction of $0 \ 2 \ 0$ and the company.	
30	respect of the a capital of a con tration shall b	duty chargeable £50. at any duty paid in amount of the nominal upany upon its regis- e taken into account	
35	the amount of capital, and wh or more has be	The duty payable upon any increase of the here an amount of $\pounds 50$ en paid the statement ed with $\pounds 1$ only.	
40	(i) Memorand (ii) Articles of	the following instru- um of association	

(c) COMPANY: SHARE CERTIFICATES :---

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By omitting from section ninety-four the Sec. 94. words "less than five pounds nor."

(d)

- (d) COMPANY: ISSUE OR ALLOTMENT OF SHARES BY DIRECTION :--
  - (i) By inserting next after section ninety-News 94A four the following new heading and section :---

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#### Issue or allotment of shares by direction.

94A. (1) If a company under obliga-Issue of tion to issue or allot any of its shares to shares by any person issues or allots any of the shares to some other person except upon the duly stamped direction in writing of the person entitled to have the shares issued or allotted to him the company shall be liable to a fine not exceeding one hundred pounds.

(2) The direction shall be stamped in accordance with the rates specified in the Second Schedule hereto.

(3) This section does not extend to the issue of shares to the legal personal representative of the person to whom the company is under an obligation to issue the shares;

(ii) by inserting in the Second Schedule Second next after the matter appearing under the heading "Share certificate or other document" the following new heading and matter :—

	DIRECTION AS TO ISSUE OR ALLOTMENT OF			
30	SHARES			
	Any instrument whereby a person entitled	Where the direc-	The person	to
	to have any shares issued or allotted	tion is given	whom	the
	to him by a company other than a	to effectuate a	shares	are
	mining company as defined in section	gift or volun-	issued	or
0-	three directs the company to issue	tary disposi-	allotted.	
35	the shares to any other person.	tion, the same		
	the shares to any other person.	duty as on a		
		convey an ce;		
		in other cases,		
40		the same duty		
		as on a trans.		
		fer on sale of		
		shares.		
	(e) COMPANY: TRANSFER	OF SHARES		
	(C) UUMPANI. INANSFER	OF SHARES		

By omitting from the Second Schedule all Second matter under the heading "Transfer of Schedule.

Shares "

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Shares" down to but not including the exemption inserted by the Stamp Duties (Amendment) Act, 1924, and by inserting in lieu thereof the following new 5 matter :---Upon the transfer on sale of any share or shares or of the right to any share or shares in the stock or funds of any cor-£ s. d. poration or company incorporated in New South Wales, or which, being in-corporated out of New South Wales, has a share register in New South 10 Wales wherein such share is registered-For every £10 and also for any frac-tional part of £10 of the consideration 0 9 0 The transferee. 15 for the transfer. Provided as follows :-Where the consideration for the transfer is less than the value of the 20 shares ad valorem duty at the above rate is also payable on the difference between the consideration and the value of the shares, but if the transfer is only partly by way of sale, ad valorem duty is also payable 25 at the rate chargeable on a conveyance of property on the difference between the consideration and the value of the shares. 30 Where a transfer of shares includes a right to shares and the transfer is duly stamped-On any transfer necessary to vest such 0 2 6 The purchaser. rights in the purchaser. Upon the transfer otherwise than by way The same duty as The transferee 35 of sale or mortgage of any share or shares or of the right to any share or shares in the stock or funds of any coron a conveyance of property. south Wales or which being incorporated out of New South Wales has a share register in New South Wales in which 40 such shares are registered. Upon the transfer of shares from an ad-1 0 0 45 ministrator or trustee to a person benead valorem or ficially entitled thereto. duty at the rate. of 9d. for every £10 (or part thereof) of the The transferee. value of the shares, which-ever is the 50 lower. Exemptions.-(a) Any transfer on sale of stock, debentures, or Treasury Bills of the Government of New South Wales or 55 of the Commonwealth of Australia.

(f)

(f) TRANSFERS OF SHARES OR STOCK :---

(i) By omitting sections ninety-six, ninety- New sections. seven, ninety-eight, and ninety-nine, and by inserting the following new sections:-

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96. (1) Every transfer on sale of any Stamping of marketable security liable to duty shall transfers of marketable be stamped within one calendar month securities. after the same has been received or executed by the transferee, or after the same has been first received in New South Wales in case it was first executed out of New South Wales.

(2) If such transfer is not duly Fine. stamped within one calendar month after such execution or receipt as aforesaid, the transferee shall be liable to a fine not exceeding twenty-five pounds.

97. (1) No transfer of any share or Transfer of shares of or in the stock or funds of shares liable to be any corporation, company, or society duly stamped. whatever liable to duty shall be N.Z. Act, 1908, No. 182, s. 127. registered, recorded, or entered in the books of such corporate body in New South Wales unless such transfer is duly stamped.

(2) If any such corporate body Fine for so registers any such transfer in con-unstanced travention of the above provision, that see 1898, No. 27, body and the directors or managers 3, 8, 23. thereof shall be liable to a fine not exceeding fifty pounds;

(ii) by omitting from section one the figures Consequential "99" and by inserting in lieu thereof amendment of s. 1. the figures "97."

8. The Principal Act is further amended in respect Further amended in respect Further amended in respect Further amended in respect 47, of the following instruments and matters, namely :--1920.

CONVEYANCES :---

(i) By adding at the end of section sixty-five sec. 65. the following words :--"" Conveyance

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on sale' includes every instrument and every decree or order of any court whereby any property on the sale thereof is conveyed to a purchaser or other person on his behalf or by his direction";

(ii) by omitting sections sixty-six and Secs. 66 and sixty-seven, and by inserting the 67. following new section :---

C6. (1) Subject to the provisions of Conveyance this Act every conveyance is to be advalored with this matching and process of the sale of charged with ad valorem duty in the property conveyed. respect of the value of the property cf. Finance (1909-10) Act, 1910, s. 74.

(2) (a) A conveyance on sale of Conveyance any property is to be charged with ad on sale charged on valorem duty on the amount or value the conof the consideration for the sale.

(b) If the amount or value the property. of the consideration is less than the value of the property the duty is to be charged on the value of the property ascertained in accordance with section sixty-eight.

(3) A conveyance made upon consideration other than full any consideration in money or money's worth is to be charged-

(a) with ad valorem duty on the amount or value of the consideration at the special rate (if any) specified in the Second Schedule for a conveyance of that class of property; and

(b) also with a duty of fifteen shillings for every hundred pounds (or part) of the difference between the value of the consideration and the value of the property conveyed ascertained in accordance with the provisions of section sixty-eight.

(1)

sideration for the sale or

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Act No. , 1924.

Stamp	Duties (Further Amendment).
3	(4) A conveyance by way of Exchange exchange is to be deemed a conveyance sale. on sale, and the person to whom property [See N.Z. Act, is conveyed by way of exchange is to 1915 No. 39, be deemed the purchaser thereof, and the person by whom property is so conveyed is to be deemed the seller thereof;
	(5) The balance due to the Crown Balances due for the conversion of a holding under to Crown. any Act into a fee simple absolute shall not be deemed part of the consideration
(iii)	for a conveyance; by inserting at the end of subsection Sec. 68. one of section sixty-eight the words
(iv)	"and may assess the duty in accordance therewith"; by inserting at the commencement of Sec. 69(1). subsection one of section sixty-nine the
	words "Subject to the provisions of paragraph (b) of subsection two of section sixty-six";
(v)	by inserting at the end of section Sec. 72, seventy-two the words "and each of the other instruments is to be charged with a fixed duty of ten shillings";
(vi)	<ul> <li>(a) by omitting from paragraph (a) of Sec. 73 (1). subsection one of section seventy-three the words "or a conveyance made for nominal consideration upon the appointment or the retirement of a trustee";</li> <li>(b) by omitting from paragraph (c) of subsection one of section seventy-three the words "by law or";</li> <li>(c) by inserting the following new sub-sec. 73 (2). section next after subsection two of the same section :</li></ul>
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	Act No. , 1924.
-	Stamp Duties (Further Amendment).
-	a trustee (whether the trust is expressed or implied) is to be charged with the duty of five shillings only;
5	(vii) (a) by omitting from subparagraph (a) of Second paragraph four of the matter appear- ing in the Second Schedule under the heading of "Conveyances of any property" the following words, namely :—" or a conveyance made
10	for nominal consideration upon the appointment or the retirement of a trustee";
15	(b) by omitting from subparagraph (c) of the same paragraph the words "by law or";
	(viii) by adding at the end of the same second paragraph the following new sub- <sup>Schedule</sup> . paragraph :
20	(f) A conveyance made for nominal con- sideration upon the appointment or the retirement of a trustee (whether the trust is expressed or implied). $\pounds$ s. d. 0 5 0 The transferee.
25	<b>9.</b> The Principal Act is further amended in respect Further amendment of the following instruments and matters, namely :
	(a) DUTIES ON INSTRUMENTS—GENERAL PRO- VISIONS :—
•••	(i) By omitting from subsection one of Sec. 22 (1). section twenty-two the words "with an adhesive stamp unless the person
30	required by law to cancel such adhesive stamp cancels the same" and by insert- ing in lieu thereof the words "unless the person who first executes the instrument
25	cancels the stamp"; and also by omit- ting from the same subsection the words "or unless it is otherwise proved that the stamp appearing on the instrument was affixed thereto at the proper
<b>4</b> 0	23-B (ii)

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Stamp	Duties (Further Amendment).	
(ii)	by omitting section twenty-five and by inserting the following new section in its place :	s. 25 of Principal Act.
	25. (1) Except where other express provision is made by this or any other	which instru-
	Act any instrument may be stamped after the first execution thereof subject	execution.
	as follows :— (a) (i) Where the instrument is duly	See 1898, No. 27, s. 14; 1904, No. 24, \$ 17 : 1914
	stamped within one month after it has been first executed in this	No. 3, s. 32.
	State or after it has been first received in this State in case it	
	was first executed at any place out of this State on payment of the duty only	
· · ·	the duty only. (ii) Where an instrument is first executed in this State and is	
	sent out of the State for execu- tion by another party within one	
	month after its receipt in this State upon payment of the duty	
	only. (b) Where the instrument is not duly	
	stamped within one month after such execution or receipt as afore-	
	said on payment of the duty payable thereon and a fine of twenty per	
	<ul><li>centum on the amount of the duty.</li><li>(c) Where the instrument is not duly</li></ul>	
	stamped within two months after such execution or receipt as afore-	
in the second	said on payment of the duty payable thereon and a fine of not exceeding	
	one hundred per centum on the amount of the duty :	
	Provided that in no case shall the lastmentioned fine be less than one	
	pound in case the ad valorem duty on the instrument does not exceed	
	five pounds nor less than three pounds in case the duty exceeds	
	five pounds. (2)	

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Act No. , 1924.

-	Stamp	Duties (Further Amendment).
5	(iii)	<ul> <li>(2) The payment of any fine shall be denoted on the instrument by a particular stamp;</li> <li>by inserting at the end of section twenty- Sec. 26. six the following further proviso:—</li> <li>"Provided further that a contract</li> </ul>
10	(iv)	made by acceptance of an offer contained in any instrument shall be deemed first executed when the offer is accepted "; by inserting in section twenty-nine Sec. 29. after the words " in law or in equity" the words " for any purpose whatsoever ";
15	(v)	by adding at the end of section thirty- sec. 35. five the following proviso : "Provided that nothing in this section shall affect the operation of section twenty-five";
20	(vi)	
25	(vii)	by inserting in subsection one of section Sec. 38 (1). thirty-eight before the word "execu- tion" the word "first";
30	(viii)	by inserting the following new sections New sections immediately after section thirty-eight:— <sup>38A, 38B.</sup> 38A. (1) If the Commissioner has Inspection of reason to believe that any instrument instruments deemed liable has not been duly stamped, he may to duty. by notice in writing under his hand require any person in whose possession or under whose power or control such
35		instrument is to produce the same to the Commissioner at the stamp office for inspection within the time stated in the notice.
40	91	(2) Any person upon whom such notice is served who fails to comply with

# Stamp Duties (Further Amendment). with the requirements of the notice shall be liable to a fine not exceeding fifty pounds. (3) A notice under this section may be served on any person personally " and or by registered letter addressed to the place of abode or business of such person last known to the Commissioner. 38B. Any instrument executed by the Instruments Public Trustee under his seal of office executed by Public which if made by an individual would Trustee. not be required by law to be under seal See 6 Edw. shall not be liable to a higher stamp s. 1. duty by reason only of the use of such seal. (b) By omitting from section one the figures "38" Consequential and by inserting in lieu thereof the figures and $_{of s. 1.}^{amendment}$ letter "38B." (c) GUARANTEE :---By inserting in the Second Schedule in the Second matter under the heading "Guarantee", Schedule. after the words "Under hand" the brackets and words " (adhesive stamp)." (d) GENERAL EXEMPTIONS :---(i) By inserting in paragraph fourteen of the Second Schedule, matter appearing in the Second Schedule under the heading "General Exemptions from Stamp Duty under Part III" after the words "by way of" the words "mortgage or by way of";

(ii) by inserting at the end of the same matter the following new paragraph :---

(17) Any debenture issued in New South Wales of any corporation, company, or society incorporated in New South Wales or of any unincorporated club, association, or society formed in New South Wales to carry on operations therein.

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10. The Principal Act is further amended in respect Further amendment of of the following instruments and matters, namely :--Act 47, 1920.

(a) HIRE-PURCHASE AGREEMENTS :--

(i) By inserting immediately after section New s. 75A. seventy-five the following new heading and section :--

#### Hire-purchase agreements.

75A. (1) Any agreement made after Duty on hirethe passing of the Stamp Duties (Further purchase agreements. Amendment) Act, 1924, for or relating 7 Edw. VII. to the supply of goods, wares, or mer- c. 13, s. 7. chandise on hire, whereby the same in consideration of periodical payments will or may become the property of the person to whom they are supplied, shall be charged with stamp duty as a hire-purchase agreement, and such instrument shall not be deemed an agreement for or relating to the sale of any goods, wares, or merchandise within any exemption contained in the Second Schedule hereto":

(ii) by inserting in the Second Schedule after second the matter appearing under the heading Schedule. "Guarantee" the following heading and

	HIRE PURCHASE AGREEMENTS- Relating to the supply of goods, wares,	£	s.	d.	The person to or by whom the
	or merchandise on hire-				goods, wares,
30	Under hand or seal (adhesive stamp) (See Section 75a.)	0	1	0	or merchandise are supplied.
	Exemption Hire-purchase agreement				
	where the aggregate of the periodical payments does not exceed £10.				

matter :---

(b) LEASES :---

By inserting in the matter appearing in the second Sccond Schedule under the heading of Schedule. "Lease or promise of or agreement for lease or hire of any property not being

a ship or vessel" at the beginning of paragraph one the words "(a) where the lease or agreement is for a term of one

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one year or upwards"; and by inserting at the end of the same paragraph the following words and figures:-

	ionowing words and inguites.—
5	(b) Where the lease or agreement is for a term of less than one year, and without any consideration by way of premium, fine, or foregift—
10	In respect of the total amount of the rental for the term, where the rent does not exceed $\pounds 50$
	11 The Dringing Last is further amonded in more of Factor

11. The Principal Act is further amended in respect Further amendment of the following instruments and matters, namely :- a) LETTER OR POWER OF ATTORNEY :---

By omitting from paragraph five of the matter appearing in the Second Schedule under the heading "Letter or power of attorney or other instrument in the nature of" the amount "1 0 0" and by inserting in lieu thereof the amount "0 10 0."

(b) PARTITION OR DIVISION :---

By omitting from subsection two of section Sec. 85 (2). eighty-five the words "one pound" and by inserting in lieu thereof the words "ten shillings."

12. The Principal Act is further amended in respect Further amendment of the following instruments and matters, namely : 30 (a) POLICIES OF INSURANCE :--

(i) By omitting section eighty-nine and by New sections. inserting in lieu thereof the following new sections :---

89. (1) Every policy of insurance, Stamping of and every renewal of any such policy, policies. issued out of New South Wales and received in New South Wales, shall be liable to the sameduty as is chargeable on a policy executed in New South Wales.

(2) Every such policy of insurance shall be stamped by the holder thereof with such duty within one month after the same is first received in New South Wales. (3)

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(3) Every person who has in his possession or control, or who for any purpose avails himself of any such policy of insurance which is not duly stamped in accordance with this section shall be liable to a fine of not more than five pounds.

89A. (1) Any number of policies of Policies of marine insurance forming part of one insurance set or series according to the custom of in sets. insurers shall be held to be one such policy for the purposes of this Act provided that one of the number is duly stamped.

(2) Upon proof of the loss or destruction of a duly stamped policy of marine insurance forming one of a set or series any other policy of the set may, although unstamped, be admitted in evidence to prove the contents of the lost or destroyed policy;

 (ii) by omitting from the Second Schedule Second all the matter appearing under the Schedule. heading "Policies of Insurance" and by inserting in lieu thereof the following matter :---

	(1) Upon every policy—	£	s.	d	1	
	(a) For or against loss by fire or hail-					
	For every £100 and also for every	0	0	4	1.	
30	fractional part of £100 insured for					
	any term or period.	0	0			
	On every renewal or continuance	0	0	4		
	thereof for every £100 and also for					
	every fractional part of £100 in- sured for any term.					
35	(b) For any voyage or period—					
	For every £100 and also for any	0	0	4	The company	nyo
	fractional part of £100 so insured.				} person iss	
	On every renewal or continuance	0	0	4	the policy	7.
40	thereof for every £100 or fractional					
<b>T</b> .,	part of £100.					
	If drawn in a set					
		set		to b		
				d with		
45				ty pay on		
				policy.		
		ame		Ponoy.	. 1.2	

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	(c) For or against loss or damage in respect of motor vehicles or boiler		
5	explosions— For every £100 and also for every fractional part of £100 insured	0 1 0	
	(d) Against liability for injury to third persons (whether included in any other policy or not)	0 1 0	
10	(e) For or against loss or damage in respect of Plate Glass, Fidelity Guarantees (including misappro-		The company or person issuing
	priation of goods), Personal Acci- dent or Personal Accident and Sickness, Workmen's or Scamen's		the policy.
15	Sickness, Workmen's or Scamen's Compensation (f) Not otherwise specified—	0 1 0	
	For every £100 and also for every fractional part of £100 insured	0 1 0	
20	(g) Of reinsurance where the original policy is duly stamped	010	
20	(2) Upon every transfer or assignment		
	otherwise than by way of mortgage or release of mortgage of any such policy		
25	as aforesaid	0 2 6	The transferee or assignce.
	(?) Upon every transfer or assignment of	The same duty	The transferee or assignee.
	a life policy otherwise than by way of mortgage or release of mortgage.	as on a con- veyance.	or assignee.
	Exemptions		
30	<ul><li>(a) Any policy of insurance on life.</li><li>(b) Any transfer or assignment of a life</li></ul>		
	policy in consideration of marriage.		
	(c) Any policy of insurance upon the property of the State of New South		
35	Wales or any statutory body representing such State.		
	(d) Any policy of insurance against loss by fire on the tools, implements of		
	work or labour used by any working		
40	mechanic, artificer, handicraftsman, or labourer, such insurance being		
	effected by a separate policy in a distinct sum.		
15	(e) Any policy of insurance taken out by or on behalf of any public		
45	hospital or charitable institution, or		
	by or on behalf of the Red Cross Society, or the New South Wales		
50	Ambulance Transport Service Board or any district committee consti-		
00	tuted under the Ambulance Trans-		
	pert Service Act, 1919.		
	(b) RECEIPT OR DISCHAR	GE :	
	By omitting from		
55	section ninety-		
	days" and by	inserting in	lieu thereof

days" and by inserting in neu ..... the words "one calendar month." 13.

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<ul> <li>13. Part IV of the Principal Act is amended in Further amendment of Part I DEATH DUTY: GENERAL PROVISIONS:—</li> <li>(a) By omitting paragraph (b) of section one Sec. 101.</li> <li>5 hundred and one and the word "and" improved that he fore the fore that he fore the for</li></ul>	V of 920
(a) By omitting paragraph (b) of section one sec. 101. 5 hundred and one and the word "and" im-	
mediately before that paragraph;	
<ul> <li>(b) (i) by omitting from paragraph (a) of subsection sec. 102 ( two of section one hundred and two the words "or special";</li> </ul>	(2).
10 (ii) by omitting paragraph (g) of the same subsection and inserting the following new paragraph in lieu thereof:— (g) (i) The value of any interest of the	
15 deceased in any property determin- able on his death and which has within three years of his death	
been surrendered to or for the benefit of the person entitled in remainder.	
<ul> <li>20 (ii) The value of the interest is to be ascertained as at the date of the surrender.</li> <li>(iii) When the surrender was made upon sale or exchange bona fide</li> </ul>	
25 and not at an undervalue and bona fide possession and enjoyment of the property was assumed im- mediately upon the surrender and	
30 thereafter retained to the entire exclusion of the deceased the value of the interest shall not be deemed part of his estate ;	
(c) (i) by inserting in paragraph (c) of subsection Sec. 103 one of section one hundred and three after	(1)
35 the word "society" the words "carrying on its business wholly or partly within New South Wales and ";	
<ul> <li>(ii) by omitting from the same paragraph the words "for any purpose whatsoever" and by inserting in lieu thereof the words "wherein such share is registered";</li> <li>(d)</li> </ul>	

(a)

	Stamp Duties (Further Amendment).
	(d) by omitting sections one hundred and four and Secs. 104-5. one hundred and five and by inserting in lieu thereof the following new sections :
5	104. The estate of a deceased person consti- Dutiable estate. tuted as provided in the last two preceding $\frac{\text{See 1898 No. 27,}}{\text{s. 54; 1914 No. 3}}$ sections is in this Act referred to as his dutiable <sup>s. 41</sup> .
	estate. 105. (1) The final balance of the estate of a Final balance of estate.
10	deceased person shall be computed as being the see N.Z. Act, total value of his dutiable estate after making $\frac{1909}{8.6}$ . such allowances as are hereinafter authorised
15	in respect of the debts of the deceased. (2) Save as in this Act expressly 57 & 58 Vic., provided, the value of the property included <sup>c. 30, s. 7 (6)</sup> .
15	<ul> <li>in his dutiable estate shall be estimated as at the date of the death of the deceased.</li> <li>(e) by repealing section one hundred and six; Sec. 106.</li> </ul>
	<ul> <li>(e) by repeating section one number and six; Sec. 106.</li> <li>(f) by omitting subsection two of section one Sec. 111. hundred and eleven and by inserting in lieu</li> </ul>
20	<ul> <li>thereof the following new subsection :</li> <li>(2) No death duty shall be payable in respect of any legacy, bequest, or devise made for educational purposes.</li> </ul>
25	(g) (i) by omitting from subsection one of section Sec. 112 (1) one hundred and twelve the words "except <sup>(2)</sup> . property separately assessed in accordance
	with this Act"; (ii) by omitting subsection two of the same section.
30	14. The Principal Act is further amended in respect Further of the following matters :
	(a) By omitting from subsection four of section Sec. 117 (4).
35	one hundred and seventeen the words "and also upon any property in respect of which a separate assessment is required by this Act to
<b>4</b> 0	<ul> <li>be made";</li> <li>(b) by inserting in section one hundred and Sec. 119.</li> <li>nineteen after the word "shall" the words</li> <li>" without the consent of the Commissioner";</li> </ul>
	. (c)

	(c)	by adding to subsection three of section one Sec. 120 (3).
	(0)	hundred and twenty the words "and if a
		trustee may raise the same by mortgage or
		sale of the property ";
5	(d)	by omitting section one hundred and twenty- sec. 121.
		one and by inserting in lieu thereof the
		following section :
		121. (1) Except where duty as assessed by Interest on
		the Commissioner under this Part is paid unpaid duty.
10		within thirty days after notice of assessment
		has been given, interest at the rate of ten
		pounds per centum per annum of the amount
		of the duty payable shall be paid to the Com-
		missioner by the administrator or person
15		directed to deliver the account under the last
		preceding section.
		(2) Such interest shall be calculated
		from the expiration of thirty days after notice
20		of the assessment has been given by the
20		Commissioner.
		(3) In any case in which it is proved to
		the satisfaction of the Commissioner that delay
		in payment of the duty is not due to the default
25		of the administrator or other person liable, the Commissioner may remit the whole or any
		part of the interest payable hereunder;
	(e)	(i) by inserting in subsection one of section Sec. 122 (1).
	( )	one hundred and twenty-two after the
		words "fixed deposit" wherever occurring
30		the words "policy of life insurance";
		(ii) by inserting in the same subsection after
		the words "given effect to" the words "or
		such policy satisfied ";
95		(iii) by adding at the end of the same subsection
35		the words "or that the Commissioner con-
		sents to the proposed dealing";
		(iv) by omitting from subsection four of the Sec. 122 (4).
		same section the words "one month after
40		his death" and by inserting the words "three months after the grant of probate
10		or administration ";
		(v)

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	Stamp Duties (Further Amendment).
	<ul> <li>(v) by adding to the same section the following New subsections incw subsections :</li> <li>(5) The preceding subsections shall not apply</li> </ul>
5	(a) in the case of estates administered by
	the Public Trustee; or
	(b) to the Government Savings Bank of
	New South Wales in respect of funds
	standing to the credit of a deceased
10	depositor who was at the time of
	his death domiciled in New South
	Wales where the amount of the fund
	in the Savings Bank Department does
	not exceed two hundred pounds, and
15	in the Rural Bank Department does
	not exceed one hundred pounds, such
	fund or funds being the only asset in
	New South Wales of the estate of
	such depositor.
20	(6) The certificate required by this sec-
	tion may be in the form of a stamp denoted
	on the instrument of title (if any) to the
	shares, stock, debentures, money on fixed
	deposit, policy of life insurance, or other
25	property.
	(7) Subject to the prec ding provisions
	of this section, where any p operty is vested
	in a deceased person jointly with another

in a deceased person jointly with another person, and on the death of the deceased the property passes or accrues by survivorship to such other person, no registration of the title of the survivor shall be made in the office of the Registrar-General, or in any other office, unless notice of the death of the deceased and of such accruer of title has been given to the Commissioner.

(8) Where the amount payable in respect of a policy of assurance on the life of a deceased person who was at the date of his death domiciled in New South Wales does not exceed two hundred pounds and the gross value of the dutiable estate of the deceased

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deceased person does not exceed five hundred pounds, a company, corporation or society may pay the amount payable in respect of the policy without the production of such certificate or consent as is referred to in subsection one of this section;

(f) by adding to section one hundred and twenty- ec. 123. three the following new subsections :---

(2) Any deduction hereunder shall not exceed the amount of the death duty assessed in respect of that property.

(3) No deduction shall be made under this section unless the instrument on which the ad valorem duty has been paid is produced to the Commissioner upon the application therefor;

(g) by omitting from the Third Schedule paragraph Third (b) of the proviso.

#### 20 MISCELLANEOUS :---

- (i) (a) By inserting in subsection one of section Sec. 131 (1).
   one hundred and thirty-one after the word
   "inspector" the words "or other officer
   of the public service";
  - (b) by omitting from subsection three of the same section all the words after the word "section" and by inserting in lieu thereof the words "the inspector or other officer may impound the instrument and hand the same to the Commissioner, who may retain the instrument until the duty or fine or both have been paid";
    - (c) and by adding to the same section the following new subsection :---

(4) The Commissioner may impound any instrument which ought to be, but is not, stamped or which is insufficiently stamped, and retain the same until the duty, fine, or both have been paid;

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<ul> <li>(ii) by omitting section one hundred and twenty- Sec. 127. seven and by inserting the following new sections in lieu thereof:— <ul> <li>127. (1) For the purposes of this Act the valuation of valuation of— <ul> <li>(a) shares in a private company; and</li> <li>(b) shares in any other company incorporated in New South Wales, or which being incorporated out of New South Wales has a share register in New South Wales wherein the shares are registered, in case the market price of the shares of any such company is not quoted on the current official list of the Sydney Stock Exchange;</li> <li>shall be made upon the basis that the memorandum and articles of association or rules satisfy the requirements prescribed by the committee of the said Exchange to enable that company to be placed on such official list at the time of making the valuation.</li> <li>(2) This section applies to all companies whether incorporated before or after the passing of the Stamp Duties (Further Amendment) Act, 1924, other than those registered under section fifty-two of the Companies Act, 1899, or under any similar provision in the law of any place out of New South Wales.</li> <li>(a) No agreement whereby the value of the share of a deceased partner or of a partner upon the dissolution of the partnership in any of the partnership assets is determined as between the partners shall be conclusive as to the value thereof for the purposes of this Act to ascertain the value of any shares or stock in any the companies, act, and there or stock in any the partner shall be conclusive as to the value of any shares or stock in any the companies and the shares or stock in any the partner or of the share of the governing body, or the manager</li> </ul> </li> </ul></li></ul>	Stamp Duties (Further Amendment).	
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manager or public officer of the corporate body shall, at the request of the Commissioner, deliver to him such balance-sheets and accounts of that body, and such other information as the Commissioner may require for the purpose of ascertaining the value of the shares.

(2) If any such director, member, manager, or public officer fails to comply with any provision of this section he shall be liable to a fine not exceeding fifty pounds, and a further fine not exceeding five pounds for every day after the first during which such default continues;

 (iii) by omitting from subsection two of section one Sec. 130. hundred and thirty the words "Royal Commissioners Evidence Act, 1901," and by inserting the words "Royal Commissions Act, 1923";

(iv) by omitting section one hundred and thirty- sec. 139. nine;

(v) by omitting subsection two of section one sec. 140. hundred and forty.

(vi) by omitting section one hundred and forty-two New sel42. and by inserting in lieu thercof the following new section :---

142. When an instrument is marked by Stamping of the Commissioner as duly stamped, as fully to give notice stamped, or as sufficiently stamped, a pur-of trust or chaser or the Registrar-General shall not by written reason only of the stamp borne by the instrument or of its being so marked as aforesaid be deemed to have notice of any trust or of any written contract of sale or other document affecting the title of the property to which the instrument refers.

16. The Acts mentioned in the Schedule to this Act Repeals. are, to the extent therein indicated, hereby repealed, but such repeal shall be without prejudice to the past operation of anything in the said Acts.

SCHEDULE,

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### SCHEDULE.

Sec. 16.

	No. of Ac	t.	Short title.	Extent of repeal
1	915 No. 5	7	Finance Taxation Act, 1915	Section 13.
1	915 No. 6	0	Finance Taxation Manage- ment Act, 1915.	Sections 5 and 6
	920 No. 3	3	Bookmakers Taxation (Amend- ment) Act, 1920.	Sections 4 and 5
1	922 No. 2	0	Stamp Duties (Amendment) Act, 1922.	Section 5.

Sydney: Alfred James Kent, Government Printer-1991.

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