STAMP DUTIES BILL.

SCHEDULE of the Amendment referred to in Message of 3rd March, 1880.

Page 16, Schedule 1. At end of Schedule add "Any instrument executed or bill of exchange or "promissory-note signed and issued at a time when the same was not by any law then "in force liable to stamp duty."

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.

Legislative Assembly Chamber, Sydney, 12 February, 1880.

STEPHEN W. JONES, Clerk of Legislative Assembly.

The LEGISLATIVE COUNCIL has this day agreed to this Bill with an Amendment.

Legislative Council Chamber, Sydney, 3rd March, 1880.

JOHN J. CALVERT, Clerk of the Parliaments.

New South Wales.



ANNO QUADRAGESIMO TERTIO

VICTORIÆ REGINÆ.

No.

An Act to impose Stamp Duties.

BE it enacted by the Queen'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. This Act shall come into operation on the first day of April Commencement one thousand eight hundred and eighty and may be cited as the "Stamp Duties Act of 1880" and shall consist of Three Parts respectively relating—

PART I.—To Duties on Deeds or Instruments.

10 PART II.—To Estates of Deceased Persons.

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PART III.—To Miscellaneous Provisions.

2. In the construction and for the purposes of this Act the Interpretation clause following words shall have the meanings by this section assigned to them unless it is otherwise provided or there be something in the 15 context repugnant thereto—

"Administrator"—Any person to whom letters of administration of the estate of any deceased person shall be or shall have been granted by the Supreme Court whether with or without a will annexed and any Curator of Intestate Estates to whom an order to collect shall after the commencement of this Act be granted in pursuance of the provisions of the Act eleventh Victoria number twenty-four and any Act amending the same.

17—A "Affidavit"—

"Affidavit"—Any affidavit or affirmation allowed by law in lieu of an affidavit.

"Bank"—Any Corporation Society or number of persons carrying

on the business of Banking.

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"Banker"—The person managing or administering the affairs of any Bank or branch thereof.

"Bill of Exchange"—Any ordinary bill of exchange or any draft order cheque letter of credit instrument or writing not payable on demand entitling any person whether or not named

therein to payment of money by any other person.

"Bill of Lading"—Any instrument signed by the master mate or other person in charge of any vessel or by the agent shipping clerk or other person acting as such for such vessel for the conveyance therein of goods wares or merchandise to any place beyond the Colony.

"Commissioner"—Any person appointed Commissioner of Stamp

Duties under this Act.

"Conveyance"—Any instrument or deed whereby property is vested in any person or transferred or conveyed from one person to another.

"Draft"—Any draft cheque or order for money payable on demand not being a bill of exchange or otherwise herein specified.

"Estate"—Real or personal property.

"Executor"—Any person to whom probate of the will of any deceased person shall be or shall have been granted by the Supreme Court.

"Executed"—Signed and completed whether or not by sealing or any process customary or required by law in any particular case. "Execution"—The form or process of being executed.

"Government"—The Governor with the advice of the Executive Council.

"Instrument"—Any written or printed deed or document.

"Issue"—Delivery of a promissory-note or bill of exchange by the maker or acceptor to the payee thereof.

"Lease"—Lease or promise of or agreement for a lease.

"Marketable Security"—Any security capable of being sold in any stock market in the Colony of New South Wales.

"Material"—Any sort of material commonly used for writing or printing upon which words or figures can be expressed. "Minister"—Any Minister charged with the administration of

this Act.

"Money"—Any sum in British Foreign or Colonial currency.

"Policy"—Any insurance or contract whether of insurance against loss by fire or upon or concerning any vessel or goods for any voyage or period whether the same be issued singly or in duplicate or otherwise.

"Probate"—Any probate or other instrument granted by the Supreme Court in respect of the real and personal estate of

any deceased person.

"Promissory-note"—Any ordinary promissory-note or any deben-50 ture issued by any public company corporation or society in the Colony or any debenture issued out of the Colony if negotiated therein.

"Regulations"—Regulations under this Act.
"Settlement"—Any contract or agreement whether voluntary or 55 upon any good or valuable consideration other than a bona fide pecuniary consideration whereby any property of any sort shall be settled or agreed to be settled or containing any trusts or dispositions to take effect after the death of any person. "Stamp"-

"Stamp"—A stamp impressed by means of a die or an adhesive

"Stamped"—Impressed with stamps by means of a die or having

an adhesive stamp affixed according to this Act.

"Stock"—Any share in stocks or funds of Great Britain or of any Foreign or Colonial State or Government or in the capital stock or funded debt of any Company Corporation or Society British Foreign or Colonial.

"Unstamped"—Either not stamped at all or insufficiently stamped or not duly stamped according to the law in force at the time

"Write" "Written" "Writing"-Any mode in which words or

figures can be expressed upon material.

3. From and after the commencement of this Act and subject Stamp duties to be

15 to the exemptions contained in the Schedules to this Act there shall be levied. charged levied collected and paid for the use of Her Majesty and to form part of the Consolidated Revenue Fund for and in respect of the several matters described or mentioned in this Act and in the several Schedules hereto and denoted in stamps upon the material or

20 instrument upon which such matters respectively shall be written the several duties or sums of money and at the several rates specified herein or set down in figures against the same respectively in the said

Schedules.

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4. The Government may from time to time appoint a Com-Power to appoint 25 missioner who shall be charged with the levying and collection of the Officers. duties imposed by this Act And may also appoint such officers as may be deemed necessary for the due execution of this Act And the said persons shall give such security for the due discharge of the duties hereby reposed in them as the Government may direct.

5. The Minister may appoint any person a distributor of stamps Power to appoint throughout the Colony who shall be remunerated for his services by stamp distributors.

a commission upon the value of stamps purchased by him for disposal.

6. The Minister shall provide for denoting the several duties stamps to be hereby imposed such stamps or dies as may be required for the pur-provided. 35 poses of this Act and do any other act which may be necessary for

effectually collecting the said duties.

7. (1.) All Stamp Duties which may from time to time be Stamp Duties to be chargeable by law upon any instruments shall be paid and denoted paid and Schedules according to the general and special regulations in this Act contained. Act.

(2.) The said Schedules and everything therein contained

shall be read and construed as part of this Act.

PART I.

As to Duties on Deeds and Instruments.

General Regulations.

8. Every instrument subject under this Act to be stamped shall Stamp to appear on be written in such manner and every instrument partly or wholly face of instrument. written before being stamped shall be so stamped that the stamp may appear on the face of the instrument and cannot be used for or applied to any other instrument written upon the same piece of 50 material.

9. Every fact and circumstance affecting the liability of any Consideration money instrument to duty or the amount of the duty with which any instru- &c. to be truly set ment shall be chargeable under this Act shall be fully and truly set forth in such instrument and every person who with intent to defraud

Her Majesty shall execute any instrument in which all the said facts and circumstances shall not be fully and truly set forth or who being employed or concerned in or about the preparation of any instrument shall with the like intent neglect or omit fully and truly to set 5 forth therein all the said facts and circumstances shall forfeit the sum of fifty pounds.

10. In the case of an instrument chargeable under this Act value of considerawith duty in respect of any money in any foreign or Colonial currency tion to be calculated such duty shall be calculated in British currency according to the

10 current rate of exchange on the day of the date of the instrument.

11. Where an instrument shall be chargeable with duty in If in stock how to be respect of any stock or of any marketable security such duty shall be calculated. calculated on the value of such stock or security according to the average price thereof on the day of the date of the instrument.

12. Whenever the duty with which an instrument may be Commissioner may chargeable under this Act shall depend in any manner upon the duty denote duty as paid. paid upon another instrument the payment of such last-mentioned duty on production of both the instruments shall be denoted in such manner as the Commissioner shall think fit upon such first-mentioned instrument.

13. (1.) Except where express provision to the contrary shall be stamping documents made by this Act any unstamped or insufficiently stamped instrument after execution. may be stamped after the execution thereof on payment of the unpaid duty and a sum by way of fine at the rate of twenty pounds per centum on the value of the stamps to be affixed.

And the payment of any fine shall be denoted on the instrument by a particular stamp.

(2.) Provided as follows:

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(a.) Any unstamped or insufficiently stamped instrument which shall have been first executed at any place out of the Colony of New South Wales may be stamped at any time within two months after it shall be first received in the said Colony on payment of the unpaid duty only.

(b.) The Commissioner may if he think fit at any time within twelve months after the first execution of any instrument remit the fine or fines or any part thereof.

(c.) That no fine as aforesaid shall be charged if the instrument be stamped within one month after execution.

14. Unless it be otherwise expressly enacted any unstamped No instrument instrument executed in any part of the Colony or relating wheresoever admissible as evidence except in done or to criminal proceedings be done in any part of the said Colony shall not except in criminal or unless duly proceedings be admissible in evidence or available or effectual for any proceedings be admissible in evidence or available or effectual for any purpose whatsoever in law or equity Provided that upon the produc-Provision as to tion of any document as evidence at the trial of any cause not being a unstamped document as evidence at the trial of any cause not being a unstamped document as at any trial

45 criminal proceeding the officer of the Court whose duty it is to read not criminal. such document shall call the attention of the Judge to any omission or insufficiency of the stamp and the document if unstamped or not sufficiently stamped shall not be received in evidence until the whole

or the deficiency of the stamp duty and the fine imposed by this
50 Act shall have been paid and such officer of the Court shall upon officer of the Court payment to him of such stamp duty and fine give a receipt for the to receive and account for the amount of the same and thereupon such document shall be admissible duty and penalty. in evidence saving all just exceptions on other grounds and an entry of the fact of such payment and of the amount thereof shall be made in a

55 book kept by such officer who shall at the end of each sittings or assizes duly make a return to the Commissioner of any moneys which he has so received by way of duty or fine distinguishing between such moneys and stating the name of the cause and of the parties from whom he received such moneys and the date and description of the document

document for the purpose of identifying the same and he shall pay over the said moneys to the Commissioner And in case such officer shall neglect or refuse to furnish such account or to pay over any of the moneys so received by him he shall be liable to be proceeded 5 against in the manner directed by this Act and the Commissioner shall upon request and production of the receipt hereinbefore mentioned cause such document to be stamped with the proper stamp in respect of the sums so paid as aforesaid.

15. Subject to Regulations any Commissioner may upon being For removing doubts 10 required by any person assess upon any instrument or material the as to the sufficiency of duty payable under this Act and cause it to be stamped accordingly stamp duty paid on Provided that any instrument upon which the duty shall have been instruments. assessed by the Commissioner shall not be stamped otherwise than in

accordance with such assessment.

15 16. (1.) Any person dissatisfied with the assessment of a Com-Appeal to Supreme missioner may within fourteen days after the date thereof and on Court against Commissioner's payment of duty in conformity therewith appeal against such assessment decision. to the Minister who may confirm or modify such assessment and if such assessment be not confirmed the amount of duty to be ultimately 20 retained shall be that fixed by the Minister and the difference shall be

refunded to the appellant And if such person be still dissatisfied he may within twenty-one days after the Minister's decision is communicated to him appeal to the Supreme Court and may for that purpose require the Commissioner to state and sign a case setting forth the 25 grounds upon which his assessment was made Provided always that any person dissatisfied with the appraisement of a Commissioner

may appeal to the Supreme Court in the first instance without any

intermediate appeal to the Minister.
(2.) The Commissioner shall thereupon state and sign a case 30 accordingly and deliver the same to the appellant upon whose application such case may be set down for hearing in the Supreme Court.

(3.) Upon the hearing of such case (due notice of which shall be given to the Commissioner) the Court shall determine the question submitted and assess the duty chargeable under this Act and

35 also decide the question of costs.

(4.) If it be decided by the Court that the assessment of the Commissioner is erroneous any excess of duty which may have been paid in conformity with such erroneous assessment together with any penalty which may have been paid in consequence thereof shall 40 be ordered by the Court to be repaid to the appellant.

(5.) For the purposes of this section the Court may be holden

before one Judge only.

17. In any case of application to the Commissioner with Abstract of reference to any instrument the Commissioner may require an abstract instrument to be 45 of the instrument and also such evidence as he may deem necessary in order to show whether every fact and circumstance affecting the liability of the instrument to duty or the amount of the duty chargeable thereon has been fully and truly set forth and may refuse to proceed upon any such application until such abstract and evidence 50 be furnished accordingly.

18. Except where express provision is made to the contrary all Impressed stamps to be used.

duties shall be denoted by impressed stamps only.

19. Any instrument the duty upon which is required or Mode of cancelling permitted by law to be denoted by an adhesive stamp shall not be adhesive stamps. 55 deemed duly stamped unless the person affixing such stamp shall cancel the same by writing or stamping with a die on or across each stamp his name or initials or the name or initials of his firm together with the true date of such cancellation and in case he shall wilfully neglect or refuse duly and effectually to do so he shall be liable to a 60 penalty not exceeding ten pounds.

20. Any person who shall—

(1.) Fraudulently remove or cause to be removed from any lent removal or second use of

instrument any adhesive stamp or fraudulently affix to any instrument adhesive stamps. any adhesive stamp which has been removed from any other instru-5 ment with intent that such stamp may be used again or who shall knowingly-

(2.) Sell or offer for sale or utter any adhesive stamp which has been removed from any instrument or utter any instrument having thereon any adhesive stamp which shall to his knowledge have been

10 so removed as aforesaid or who shall-

(3.) Practise or be concerned in any fraudulent act contrivance or device with intent to evade any duty under this Actshall be liable to a penalty (beside any other penalty to which he may be liable) not exceeding twenty pounds in addition to the value of the 15 duty evaded or sought to be evaded.

21. No unstamped instrument required by this Act to be Instruments not to stamped shall be registered or capable of being registered in any Court be registered unless or office and any officer knowingly registering or permitting to be duly stamped. registered any such instrument shall be liable to a penalty not exceeding

20 five pounds for each offence.

22. The Supreme Court may upon application on behalf of The Supreme Court a Commissioner grant a rule requiring any person who shall have to enforce payment of any moneys received money payable by way of duty or penalty under this Act or received for duties. the executor or administrator of such person to show cause why he

25 should not deliver to the Commissioner an account upon affidavit of any duty or sum of money received by such person or executor or administrator and why the same should not be forthwith paid to the said Commissioner And the Court may make absolute such rule and enforce by attachment or otherwise the payment of any such duty or 30 sum of money as may appear to be due together with costs.

SPECIAL REGULATIONS.

As to Agreements.

23. The duty of one shilling upon an agreement may be denoted Adhesive stamp may by an adhesive stamp which shall be cancelled by the person by whom be used for agree-35 the agreement is first executed.

As to Bank-notes Bills of Exchange and Promissory-notes.

24. There shall be payable quarterly to the Commissioner by Bank notes exempt every Bank an annual composition at the rate of forty shillings for by composition. every one hundred pounds upon the amount of notes stated to be in

40 circulation in the return made by such Bank pursuant to the Act fourth Victoria number thirteen And any Bank note payable on demand issued unstamped by any banker who has duly paid such composition may be from time to time re-issued without being liable

25. Any banker not having paid such composition who shall Penalty for issuing 45 issue or cause or permit to be issued any Bank note not duly stamped unstamped Bank notes.

shall be liable to a penalty not exceeding fifty pounds.

26. The ad valorem duties upon bills of exchange and pro-Adhesive stamp to he need for foreign missory-notes drawn or made out of the Colony are to be denoted by be used for foreign allowing stamps and arrange helders of the Colony are to be denoted by bills.

50 adhesive stamps and every holder of any unstamped bill of exchange or promissory-note drawn out of the Colony shall before he presents it for payment or indorses transfers or in any manner uses negotiates or pays the same cause it to be duly stamped Provided that if at the time Holder to cancel when any such bill or note shall come into the hands of any bona fide stamps.

55 holder thereof there be affixed thereto an adhesive stamp appearing to be duly cancelled such stamp shall so far as relates to such holder be

deemed to be duly cancelled although it may not appear to have been so affixed or cancelled by the proper person Provided also that if at the time when any such bill or note shall come into the hands of any boná fide holder thereof there be affixed thereto an adhesive stamp not 5 duly cancelled it shall be competent for such holder to cancel such stamp as if he were the person by whom it was affixed and upon his so doing such bill or note shall be deemed duly stamped and be as valid and available as if the stamp had been cancelled by the person by whom it was affixed Provided that nothing herein shall relieve any 10 person from any penalty under this Act.

27. A bill of exchange or promissory-note purporting to be Document deemed to drawn or made out of the Colony shall for the purposes of this Act be be drawn as it may deemed to have been so drawn or made although it may in fact have

been drawn or made within the said Colony.

28. Every person who shall issue indorse transfer use negotiate Penalty for 15 present for payment or pay any bill of exchange or promissory-note unstamped bill. liable to duty and not duly stamped and every person who shall take or receive from any other person any bill or note not duly stamped either in payment or as a security or by purchase or otherwise without

20 causing the same to be duly stamped within fourteen days after receiving it shall be liable to a penalty not exceeding twenty pounds and shall not be entitled to recover thereon or to make the same available for any purpose whatever until the same shall be duly stamped Provided that nothing herein shall relieve any person from

25 any penalty under this Act.

29. Any number of bills of exchange or promissory-notes drawn Bills drawn in sets in or forming part of one set or series according to the custom of mer- how to be stamped. chants or bankers shall be held to be one such bill or note for the purposes of this Act Provided that one of the number be duly 30 stamped.

30. The duty of one penny on a draft payable on demand may Duty on draft may be be denoted by an adhesive stamp to be affixed thereto by the maker or denoted by adhesive stamp.

holder thereof.

As to Bills of Lading.

31. A bill of lading shall not be stamped after the execution Bills of Lading not 35 thereof and every person who shall make or execute any bill of lading after execution. not duly stamped shall forfeit a sum not exceeding fifty pounds.

32. No master or mate of any vessel and no agent or shipping No master or mate to clerk or other person acting for any vessel shall be bound to sign any unless stamped. 40 bill of lading or instrument answering the purpose of a bill of lading for the conveyance of merchandize of any kind to any place beyond

the Colony unless it be duly stamped.

As to Conveyances on Sale.

33. (1.) Where the consideration or any part of the considera- If in stock &c. how 45 tion for a conveyance on sale shall consist of any stock or marketable to be calculated. security such conveyance shall be charged with ad valorem duty in respect of the value of such stock or security.

(2.) Where the consideration or any part of the consideration for a conveyance on sale shall consist of any security not being a 50 marketable security such conveyance shall be charged with ad valorem duty in respect of the amount due on the day of the date thereof for

principal and interest upon such security. 34. Where any property shall be conveyed to any person in con- Where property sideration wholly or in part of any debt due to him or subject either to be charged on such 55 certainly or contingently to the payment or transfer of any money or debt. stock whether being or constituting a charge or encumbrance upon

the property or not such debt money or stock shall be deemed the whole or part as the case may be of the consideration in respect whereof the conveyance shall be chargeable with ad valorem duty.

35. (1.) Where any property shall have been contracted to be Property sold at one 5 sold for one consideration for the whole and shall be conveyed to the price conveyed by separate deeds. purchaser in separate parts or parcels by different instruments the consideration shall be apportioned in such manner as the parties shall think fit so that a distinct consideration for each separate part or parcel shall be set forth in the conveyance relating thereto and such convey-10 ance shall be charged with ad valorem duty in respect of such distinct

(2.) Where any property contracted to be purchased for one Where sold to several consideration for the whole by two or more persons jointly or by any at one price and conperson for himself and others or wholly for others shall be conveyed in separate deeds. 15 parts or parcels by separate instruments to the persons by or for whom the same was purchased for distinct parts of the consideration the conveyance of each separate part or parcel shall be charged with ad valorem duty in respect of the distinct part of the consideration therein specified.

20 (3.) Where a person having contracted for the purchase of Sub-sales conveyance any property but not having obtained a conveyance thereof shall contract by original sell-purchaser. to sell the same to any other person and the property shall be in consequence conveyed immediately to the sub-purchaser the conveyance shall be charged with ad valorem duty in respect of the consideration 25 for the sale by the original purchaser to the sub-purchaser.

consideration.

(4.) Where a person having contracted for the purchase of To several subany property but not having obtained a conveyance shall contract to purchasers in parts. sell the whole or any part or parts thereof to any other person or persons and the property shall be in consequence conveyed by the 30 original seller to different persons in parts or parcels the conveyance of each part or parcel shall be charged with ad valorem duty in respect only of the consideration moving from the sub-purchaser thereof without regard to the amount or value of the original consideration.

(5.) Where a sub-purchaser shall take an actual conveyance Conveyance by 35 of the interest of the person immediately selling to him which is charge- original seller to sub-purchaser w able with ad valorem duty in respect of the consideration moving from not to be charged. him and shall be duly stamped accordingly any conveyance to be afterwards made to him of the same property by the original seller shall be exempt from the said ad valorem duty and chargeable only with the 40 duty to which it may be liable under any general description but such

last-mentioned duty shall not exceed the ad valorem duty.

36. Where there are several instruments of conveyance for Parties may elect completing the purchaser's title to the property sold the principal which is to be the instrument of conveyance only shall be charged with ad valorem duty 45 and the other instruments shall be respectively charged with such other duty as they may be liable to but such last-mentioned duty shall not exceed the ad valorem duty payable in respect of the principal instrument.

As to Leases &c.

37. (1.) An agreement for a lease or with respect to the letting Lease made in con-50 of any lands tenements or heritable subjects for any term shall be formity with agreecharged with the same duty as if it were an actual lease made for the charged. term and consideration mentioned in the agreement.

(2.) A lease made subsequently to and in conformity with such 55 an agreement duly stamped is to be charged with the duty of two shillings and sixpence only.

38. (1.) Where the consideration or any part of the consideration Duty on certain for which any lease shall be granted or agreed to be granted does not leases how to be calculated and consist of money but shall consist of any produce or other goods the value charged. of such produce or goods shall be deemed a consideration in respect of 5 which the lease or agreement shall be chargeable with ad valorem duty and where it is stipulated that the value of such produce or goods shall amount at least to or shall not exceed a given sum or where the lessee shall be specially charged with or has the option of paying after any permanent rate of conversion the value of such produce or goods 10 for the purpose of assessing the ad valorem duty shall be estimated at such given sum or according to such permanent rate.

(2.) A lease or agreement made either entirely or partially for any such consideration if it shall contain a statement of the value of such consideration and shall be stamped in accordance with such statement 15 shall so far as regards the subject matter of such statement be deemed duly stamped unless or until it is otherwise shown that such statement

is incorrect and that it is in fact not duly stamped.

39. (1.) A lease or agreement for a lease or with respect to Lease not to be any letting shall not be charged with any duty in respect of any penal charged with in-20 rent or increased rent in the nature of a penal rent thereby reserved respect of any renal or agreed to be reserved or made payable or by reason of being made rent &c. in consideration of the surrender or abandonment of any existing lease

or agreement of or relating to the same subject matter. (2.) No lease made for any consideration or considerations in 25 respect whereof it shall be chargeable with ad valorem duty and in further consideration either of a covenant by the lessee to make or of his having previously made any substantial improvement of or addition to the property demised to him or of any covenant relating to the matter of the lease shall be charged with any duty in respect of

30 such further consideration.

(3.) No lease for a life or lives not exceeding three or for a term of years determinable with a life or lives not exceeding three shall be charged with any higher duty than one pound.

As to Policies of Insurance.

40. A policy or other instrument of insurance which shall How foreign policy be made or signed out of the Colony of New South Wales by or on may be stamped. behalf of any person carrying on the business of insurance within the said Colony by which according to any stipulation agreement or understanding expressed or implied any loss or damage or any sum of money

40 shall be payable or recoverable in the said Colony upon the happening of any contingency whatever shall be charged with the same duty as is chargeable on policies made and signed within the said Colony Provided such policy or instrument shall be brought to the said Commissioner for the purpose of being stamped within two calendar 45 months next after the same shall have been received in the said

Colony and upon proof of that fact to the said Commissioner he shall cause such policy or instrument to be duly stamped on payment of the duties chargeable thereon.

41. Every person who shall—

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(1.) Receive or take credit for any premium or consideration for Penalty for not any contract of insurance and shall not within one month making out &c. duly after receiving or taking credit for such promism or stamped policy. after receiving or taking credit for such premium or consideration make out and execute a duly stamped policy of such insurance

(2.) Make execute or deliver out or pay or allow in account 55 or agree to pay or allow in account any money upon or in respect of any policy which shall not be duly stamped

shall be liable to a penalty not exceeding twenty pounds. 17—B

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42. (1.) The duties imposed by this Act upon policies of Duties may be insurance may be denoted by adhesive stamps or partly by adhesive stamps. and partly by impressed stamps.

(2.) When the whole or any part of the duty upon a policy 5 of insurance shall be denoted by an adhesive stamp such adhesive stamp shall be cancelled by the person by whom the policy shall be first signed and

(3.) In default of such cancellation the person issuing such policy shall be liable to a penalty not exceeding twenty pounds.

As to Receipts. 10

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43. The term "Receipt" shall mean and include any note Interpretation of memorandum or writing whatsoever whereby any money amounting to receipt. two pounds or upwards or whereby any debt or demand or any part of a debt or demand of the amount of two pounds or upwards shall be 15 acknowledged to have been settled satisfied or discharged or which shall signify or import any such acknowledgment and whether the same

shall or shall not be signed with the name of any person. 44. When on any division of profits made by any banking Division of profits company the banker shall carry to the credit of any depositor or share-carried to credit to be deemed a receipt. 20 holder therein the amount payable to him on such division of profits such transaction shall be considered a receipt liable to the duty on receipts under this Act and the said banker shall make a sworn return of every such transaction within one week after the same shall have taken place and pay the duty thereon according to the rates imposed

25 under the head of Receipt in default of so doing he shall be liable to a penalty not exceeding five hundred pounds.

45. The duty upon a receipt may be denoted by an adhesive Duty may be stamp which shall be cancelled by the person by whom the receipt denoted by adhesive stamp. shall be given before he delivers it out of his hands. Penalty for giving unstamped receipt.

46. If any person shall-(1.) Give any receipt liable to duty and not duly stamped

(2.) In any case where a receipt would be liable to duty refuse to give a receipt duly stamped

(3.) Upon a payment to the amount of two pounds or upwards give a receipt for a sum not amounting to two pounds or separate or divide the amount paid with intent to evade the

he shall pay a penalty not exceeding ten pounds Provided that a demand for any such receipt shall not in anywise affect the validity of 40 a tender which would be otherwise legal.

As to Transfers of Pastoral Runs or Stations.

47. For the purpose of assessing the amount of stamp duty Assessment of stamp payable upon the instrument of transfer of any run or interest in a run duties on transfers of pastoral runs. held under lease or promise of a lease from the Crown the Commissioner 45 may require the person tendering such instrument for the purpose of being stamped to tender at the same time a declaration of the fair and reasonable market value of the interest intended to be transferred such declaration to be duly made before a Magistrate of the Territory or a Commissioner for Affiavits.

PART II.

DUTIES ON ESTATES OF DECEASED PERSONS.

48. The duties to be levied collected and paid as aforesaid upon Duties to be levied the estates of deceased persons shall be according to the duties men- on estates of deceased 5 tioned in the second Schedule to this Act and such duties shall be persons and penalty showered and showe charged and chargeable upon and in respect of all estate whether probate &c. real or personal which belonged to any testator or intestate dying after the commencement of this Act And every person who shall take

possession of and in any manner administer any part of such estate 10 of any person deceased without obtaining probate of the will or letters of administration within six calendar months after the decease of such person or two calendar months after the termination of any suit or dispute respecting the will or the right to letters of administration (if there be any such) which shall not be ended within four calendar months

15 after the decease of such person shall incur a penalty not exceeding one hundred pounds and also a further penalty of ten pounds per centum on the amount of stamp duty payable on the probate or letters of administration And such penalties shall be recovered and enforced in manner herein provided Provided that such penalties shall not be

20 incurred when such estate shall not exceed two hundred pounds in value Provided that no duty shall be charged on the taking out of any second probate or administration if the proper amount of duty has

been duly paid on the first taking out the same.

49. No Judge of the Supreme Court shall grant probate of the Affidavit of value to 25 will or letters of administration of the goods chattels credits and effects be lodged by applion of any person deceased after the commencement of this Act unless the letters of adminisapplicant for such probate or letters shall lodge with his application an tration. affidavit that to the best of his knowledge and belief the estate of the deceased exclusive of what he was possessed of or entitled to as a 30 trustee and after deducting the debts due and owing by the said

deceased but including all the real estate and all estates for years of the deceased are under the value of a certain sum to be therein specified And the Prothonotary of the Supreme Court shall transmit to the Commissioner every such affidavit together with a copy of the will or

35 letters of administration to which it relates under a penalty not exceeding fifty pounds for any neglect therein and upon the sum specified in such affidavit the duty shall be assessed according to the rates specified in the Second Schedule hereto and such probate or letters stamped accordingly.

50. Any duty payable under this Act by any executor or adminis- Duties payable out 40 trator shall be deemed to be a debt of the testator or intestate to Her of personal estate. Majesty and shall be payable out of his personal estate. And if the personal estate be insufficient to pay such duty the executor or administrator or any person interested may apply to the Supreme Court which 45 may order that a sufficient part of the real estate may be sold to pay

the said duty.

51. Every executor or administrator may deduct from any Deduction of duty property devised or bequeathed to any person an amount equal to the from property duty thereon calculated at the same rate as is payable upon the estate

50 under this Act unless the testator shall have made a different disposition as to the payment of the said duty in his will.

52. No probate or letters of administration shall issue from the Probates &c. not to Prothonotary's Office until the duty under this Act shall have been paid issue until duty paid or security given for the same and the probate or letters of administra-55 tion duly stamped.

53. Within six months after the death of any person who shall settlement of prohave executed a settlement containing any trust to take effect after perty taking effect

his death or within such further time as the Commissioner may allow notice of such settlement shall be lodged by the trustee thereof or by some person interested thereunder together with a declaration specifying the property thereby settled and the value thereof and duty 5 shall thereupon be payable on such value at the rates specified in the Second Schedule hereto and in case such notice and declaration shall not be lodged and the duty paid within six months or such further time as the Commissioner may allow the Commissioner or any person interested may apply to the Supreme Court which may order that a 10 sufficient part of the property included in such settlement be sold and the proceeds of such sale applied in payment of the duty and of the costs consequent thereon.

54. Whenever any order shall have been made for the sale of Court may make any lands under this Act every person seised or possessed of such lands vesting orders.

15 or entitled to a contingent interest therein shall be deemed to be so seised possessed or entitled upon a trust within the meaning of the "Trustee Act 1852" And the Supreme Court may make an order vesting such lands or any part thereof either in any purchaser or in such other person as the Court shall direct and every such order shall 20 have the same effect as if such person so seised possessed or entitled had been free from all disability and had duly executed all proper con-

veyances and assignments. 55. Upon the death of any person who shall hereafter make any Duty payable on conveyance or gift of any estate with intent to evade the payment of property included in 25 duty under this Act such property shall be deemed part of his estate for purposes of evasion. the purposes of this Act And the payment of the duty upon the value of such property may be enforced in the same way as if such person had bequeathed or devised the said property to the person to whom the same may have been conveyed or given And any conveyance 30 or gift of property which hereafter may be made to take effect upon the death of the person making the same shall be deemed to have been made with intent to evade the payment of duty under this Act And any property being the subject matter of a donatio mortis causa shall upon the death of the person making such donatio

35 mortis causa be deemed part of his property for the purposes of this Act And duty shall be paid upon it and payment of such duty may be enforced in the same way as against any other property of or to which such person shall have died seised possessed or entitled.

PART III.

MISCELLANEOUS PROVISIONS.

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56. Any single stamp may be used to denote the total amount One stamp may be of duty and two or more stamps may be used to denote any one duty used in place of many and vice versa. and all instruments stamped with one two or more stamps for denoting the amount of duty charged thereon shall be as valid as if the same

45 had been stamped with a single stamp or any number of stamps. 57. Any person required under this Act to deliver any account Proceeding if return who shall make default in so doing shall be liable upon application to accountable party. the Supreme Court by the Commissioner or any person by him duly authorized to be sued by writ of summons in such form as the Judges 50 of the said Court shall direct commanding the party so in default to deliver such account and to pay all costs incurred in consequence of such default up to the time of such delivery within such period as may be appointed in the writ or to show cause to the contrary and on cause being shewn such order shall be made as shall be just.

58. Every person delivering any account or estimate of property Accounting party to under this Act shall if required by the Commissioner produce before verify his ac him such books and documents in the custody or control of such person so far as the same relate to such account or estimate as may afford any 5 necessary information for the purpose of ascertaining such property and the duty payable thereon and the Commissioner may without payment of any fee inspect and take copies of any public book and any Commissioner or other officer who shall disclose the same or the contents of any document or book to any person other than for the purposes of this 10 Act shall be liable to a penalty not exceeding one hundred pounds.

59. The Commissioner shall enter and keep on record in a book Books to be kept and every payment of duty made under the Second Schedule hereto receipts given. and shall give a receipt for such duty in such form as shall be provided

by regulations and shall from time to time upon application for any 15 reasonable purpose deliver to any person interested in any property

affected thereby a certificate of such payment.

60. Any person making or assisting in making any false state-Persons fraudulently ment or any fraudulent alterations in any statement or document or debts. required under this Act with intent to evade the payment of duty shall 20 be deemed guilty of a misdemeanour and on conviction thereof shall be

liable to imprisonment for any period not exceeding three years and to a fine not exceeding one hundred pounds.

61. Any person who shall do or cause to be done or knowingly Penalties for frauduassist in doing any of the acts following that is to say :-

(1.) Forge a die or stamp

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(2.) Impress any material with a forged die

(3.) Cut tear or in any way remove from any material any stamp with intent to make fraudulent use of such stamp or of any part thereof

(4.) Mutilate any stamp with intent to make fraudulent use of any part thereof

(5.) Fraudulently fix or place upon any material or upon any stamp any stamp or part of a stamp which has been cut torn or in any way removed from any other material or out of or from any other stamp

(6.) Erase or otherwise remove from any stamped material any name sum date or other matter or thing whatsoever thereon written with the intent that any fraudulent use should be

made of the stamp upon such material

(7.) Knowingly sell or expose for sale or utter or use any forged

(8.) Knowingly and without lawful excuse (the proof of which lawful excuse lies on the person accused) have in possession any forged die or stamp or any stamp or part of a stamp which has been fraudulently cut torn or otherwise removed 45 from any material or any stamp which has been fraudulently mutilated or any stamped material out of which any name sum date or other matter or thing has been fraudulently erased or otherwise removed

50 shall be guilty of felony and liable to penal servitude or imprisonment for any term not exceeding seven years.

32. Every person who shall receive any transfer of any shares Transfer of shares to not duly stamped without causing the same to be duly stamped within be stamped. one week after receiving the same shall be liable to a penalty not

55 exceeding ten pounds.

63. Every affidavit required by this Act shall be made before Affidavits and penalty a Justice of the Peace or a Commissioner for Affidavits And any for false oath. person who shall knowingly and wilfully make a false oath or statement concerning any matter in this Act shall be liable to the same punish-60 ment as for wilful and corrupt perjury.

64. Whenever any suit shall be pending in any Court for the Courts in suits for administration of any property chargeable with duty under this Act administration of such Court shall provide for the payment of such duty out of any for payment of duty. property the subject matter of such suit which may be in the posses-5 sion or control of the Court.

65. Any penalty incurred under this Act may be sued for by Recovery of penalties. information before any two Justices of the Peace or in the Supreme Court in the name of the Attorney General and recovered with full

costs of suit.

66. Any person possessed of impressed stamps or stamped Allowance in case of material rendered useless by being inadvertently spoiled may upon useless. application to the Commissioner be allowed in lieu thereof other stamps of the same or any other denomination amounting in the whole to the like value.

67. The Government may frame any such regulation not being Power to make inconsistent with this Act and prescribe any such form as may be forms. necessary for carrying out this Act and every such regulation and form when published in the *Gazette* shall have the force of law Provided that the same shall be laid before both Houses of Parliament 15

20 forthwith if Parliament be sitting and if not then within twenty-one days after the commencement of the next Session.

SCHEDULES TO WHICH THIS ACT REFERS.

SCHEDULE I.

25	CONTAINING THE DUTIES ON DEEDS OR OTHER INSTRUMENTS RELATING TIONS BETWEEN LIVING PERSONS.	то	TRA	NS	AC-
	AGREEMENT not under seal	()	1	0
	And see section 23.				
	BANK NOTE. An Annual Composition to be paid by Banking Companies				
90	in lieu of duties on promissory-notes payable on demand issued				
3 0	by them— For every £100 and also for the fractional part of £100 of				
	the average annual amount of such notes in circulation as				
	certified under 4 Vic. No. 13		2	0	0
	And see sections 24 25.				
35	BILL OF EXCHANGE OF PROMISSORY-NOTE—		•	^	
	For every £50 and also for any fractional part of £50		U	0	6
	And see sections 26 27 28 29.				
	BILL OF LADING—		0	0	6
40	For every bill of lading or copy thereof		0	U	U
40	Conveyance or Transfer on sale of any share or shares in the stock and				
	funds of any Corporation Company or Society whatever in New				
	South Wales—				
	For every £10 and also for any fractional part of £10 of the			0	0
45			0	0	6
	And see section 62.				
	Conveyance on Transfer on sale of any property (except such stock and				
	funds as aforesaid)— Where the amount or value of the consideration for the sale				
50	does not exceed £50		0	5	0
00	Exceeds £50 and does not exceed £100		0 1	10	0
	For every £100 and also for any fractional part of £100 of		0 1	10	0
	such amount or value				
~~	Conveyance of any other kind not before charged		1	0	0
55			0	0	1
	Draft—payable on demand. (See section 30)		in.	0	1
	DEED of any kind whatever not otherwise charged in this Schedule		1 Le	OASE	0
			LIE	LDE	

	Lease—	£	8.	d.
	(1.) For any definite term or for an indefinite term of any lands tenements or heritable subjects—			
5	Where the consideration or any part of the considera- tion moving either to the lessor or to any other person shall consist of any money stock or security—			
	In respect of such consideration	The san a conve	the s	e on a same
10	Where the consideration or any part of the considera- tion shall be any rent—	conside	ration	1.
	In respect of such consideration—		_	
15	For every sum not exceeding £50 per annum And for every £50 or fractional part of £50 per	0	2	6
	annum	1	0	6
-		The sar		
20	Memorandum of Transfer under the Act 26 Victoria No. 9—	for the lands for sum the	sale or a le cons	of like sider-
25		ation of transfer		n
	Policy for or against loss by Fire—			
	For every £100 and also for every fractional part of £100 insured for any term or period exceeding six calendar months	0	0	6
30	And not exceeding six months On every renewal or continuance thereof for every £100 and for	U	U	9
30	every fractional part of £100 insured for any term Policy for any voyage or period—	0	0	3
	For every £100 and also for any fractional part of £100 so insured On every renewal or continuance thereof for every £100 or	0	0	3
35	fractional part of £100	0	0	3
	For every £100 and for every fractional part of £100 insured And see sections 40 41 42.	0	1	0
40	RECEIPT given for or upon the payment of any sum of money amounting to £2 and upwards—			
	For or in respect of any transaction other than one strictly confined to the purchase or sale of any property goods wares merchandise or			
	work done—			
45	Where the sum received or paid shall amount to— £2 and not exceed £10	. 0	0	2
40	Exceed £10 ,, ,, ,, £25	. 0		6
	$,$ £25 $,$ $,$ $,$ £50 \dots \dots \dots \dots	. 0		
	$\begin{array}{cccccccccccccccccccccccccccccccccccc$. 0		6 0
50	" 1 1 1 1 0100 T			
	fractional part of £25	. (0	6
	For or in respect of any transaction strictly confined to the purchase or sale of any goods wares merchandise or work done—	,		
	Where the sum received or paid shall amount to—			
55	£2 and not exceed £25 \dots		0	1
	Exceed £25 ,, ,, $£50$		0 0	
	$^{\circ}$, £50 $^{\circ}$, $^{\circ}$, £100 $^{\circ}$ And where the same shall exceed £100 $^{\circ}$		0 0	
	And see sections 43 44 45 46.			
60	TRANSFER OF SHARES. (See Conveyance.) TRANSFER of any run or station held under lease or promise of lease			
	from the Crown or of any interest therein where the declared			
	value of the said run or station or interest or the value	0	10	0
er.	thereof assessed as in this Act provided shall not exceed £100 And where such value shall exceed £100 then for every	0	10	0
65	£100 and any fractional part of £100	0	10	0
	EXEMPTIONS.			
70	Any agreement or memorandum for the hire of any labourer artificer memorands servant.	nufact	ure	r or
, 0	Any agreement or memorandum made for or relating to the sale of any g merchandise.	roods u	are	s or
	Any agreement or memorandum made between a master and any mariner of an for wages on any voyage coastwise from port to port in the Colony of New	w South	hW	essel ales.
75	Any Debenture or Treasury Bill issued by the Government of New Sout. Any draft or order for the payment of money issued by any duly author	h Wal	es.	
	the Government on account of the Public Service. Any draft or order for the payment of money commonly called an advance	note i	ssue	ed by
	a master of a ship or vessel in favour of a seaman.			lny

Any instrument relating to the service of an apprentice clerk or servant. Any Customs bond. Any Administration bond. Any bail bond. 5 Any bond to the Crown for the safe custody of an insane person. Any bond to the Urown for the safe custody of an insane person.

Any bond on appointment of a special bailiff.

Any mortgage of real property or mortgage given by way of bill of sale or otherwise of live stock goods chattels or effects or personal estate generally and any transfer assignment release re-conveyance or discharge thereof.

Any preferable lien under the Act 11 Victoria No. 4.

Any lien on crops under the Act 26 Victoria No. 10.

Any policy of insurance on life or on any public hospital or charitable institution.

Any policy of insurance on the tools or implements of work or labour used by any working mechanic artificer handicraftsman or labourer by a separate policy in a distinct sum 10 mechanic artificer handicraftsman or labourer by a separate policy in a distinct sum. Any policy whereby any Insurance Company or underwriter or association of underwriters 15 may effect an insurance or transaction the original policy representing which may have already contributed to the Stamp Duty imposed on policies Provided that the fact of such policy being a re-insurance policy shall be expressed on the face thereof. Any acknowledgment by any person on receipt of money for the purchase of stock or shares in any Banking or Public Company.

Any acknowledgment by any benker of the receipt of any bill of exchange or promissory-note for the purpose of being presented for acceptance or payment.

Any acknowledgment by any person on receipt of money for the purchase of stock or shares in any Banking or Public Company. 20 Any acknowledgment or receipt given by any labourer artificer or workman for or on 25 account of wages received by him. Any receipt written upon or given for a bill of exchange or promissory-note duly stamped.

Any receipt indorsed or otherwise written upon or contained in any instrument liable to stamp duty and duly stamped acknowledging the receipt of the consideration money therein expressed. Any receipt given by depositors on receiving deposits from any Savings Bank.

Any acknowledgment given for money deposited in any Bank to be accounted for Provided that this exemption shall not extend to acknowledgments for any sum carried 30 to the credit of any depositor or shareholder in any Bank on any division of profits made by such Bank or for or in respect of any dividend from any Joint Stock or other Company on the same being deposited by any person to the credit of any other person in any Bank or for or in respect of any sum paid to the credit of any person in any Bank for rent or interest by any other person or for or in respect of any sum deposited which would be lighted to duty if raid directly by any person to 35 any sum deposited which would be liable to duty if paid directly by any person to any other person. 40 Any receipt given in anticipation of a Bill of Lading and not to be used in lieu thereof.

Any instrument of appointment relating to any property in favour of persons specially named or described as the objects of a power of appointment created by a previous settlement duly stamped in respect of the same property or by will where probate duty has been paid in respect of the same property as personal estate.

Any instrument for the sale transfer or other disposition of any ship or vessel or any part interest share or property of or in any ship or vessel.

And any copy of rules or power warrant or letter of attorney granted by any trustee of any Friendly Society within the meaning of Part III of the "Friendly Societies Act of 1873" for the transfer of any share in the Colonial Funds or Debentures standing in the name of such trustee or any order or receipt for money contributed to or received from the funds of any such Society by any person liable or entitled to pay or receive the same by virtue of the rules thereof or any bond to be given to or on account of any such Society or by the treasurer or any officer Any receipt given in anticipation of a Bill of Lading and not to be used in lieu thereof. 45

50 be given to or on account of any such Society or by the treasurer or any officer thereof or any draft or order or any form of policy or any appointment of an agent or any certificate or other instrument for the revocation of any such appointment or any other document whatever required or authorized by the rules of any such Society shall be exempt from all stamp duties 55 of any such Society shall be exempt from all stamp duties.

Any instrument executed or bill of exchange or promissory-note signed

and issued at a time when the same was not by any law then in force 60 liable to stamp duty.

SCHEDULE II.

DUTIES ON THE ESTATES OF DECEASED PERSONS. PART I.

- 1. Probate or Letters of Administration to be granted in respect of 65 any such Estate on every £100 or part thereof 1 per cent. PART II.
 - 2. Settlement of property taking effect after death of settlor. Same duties as under Part I.

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.

Legislative Assembly Chamber, Sydney, 18 June, 1880. STEPHEN W. JONES, Clerk of Legislative Assembly.

New South Wales.



ANNO QUADRAGESIMO TERTIO

VICTORIÆ REGINÆ.

No.

An Act to impose Stamp Duties.

DE it enacted by the Queen'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:—

5 Preliminary.

1. This Act shall come into operation on the first day of July Commencement one thousand eight hundred and eighty and may be cited as the "Stamp title and division. Duties Act of 1880" The Parts thereof are arranged as follow—

PART I.—Duties on Deeds or Instruments.

10 PART II.—ESTATES OF DECEASED PERSONS.

PART III.—MISCELLANEOUS PROVISIONS.

2. In the construction and for the purposes of this Act the Interpretation clause. following words shall have the meanings by this section assigned to them unless it is otherwise provided or there be something in the 15 context repugnant thereto—

"Administrator"—Any person to whom any letters of administration in the estate of any deceased person shall be granted in this Colony.

559—A

"Affidavit"-

	Stamp Duties (No. 3).
	"Affidavit"—Includes Affirmation and Statutory Declaration. "Bank"—Any Corporation Society or number of persons carrying on the business of Banking.
5	"Banker"—The person managing or administering the affairs of any Bank or branch thereof. "Bill of Exchange"—Any ordinary bill of exchange or any draft order cheque letter of credit instrument or writing not payable on demand entitling any person whether or not named
10	therein to payment of money by any other person. "Bill of Lading"—Any instrument signed by the master mate or other person in charge of any vessel or by the agent shipping clerk or other person acting as such for such vessel for the conveyance therein of goods wares or merchandise to any place beyond the Colony.
15	"Commissioner"—Any person appointed Commissioner of Stamp Duties under this Act. "Conveyance"—Any instrument or deed whereby property is vested in any person or transferred or conveyed from one
20	person to another. "Draft"—Any draft cheque or order for money payable on demand not being a bill of exchange or otherwise herein specified. "Estate"—Real or personal property. "Executor"—Any person to whom probate of the will of any
25	deceased person shall be granted in this Colony. "Executed"—Signed and completed whether or not by sealing or any process customary or required by law in any particular case. "Execution"—The form or process of being executed. "Government"—The Governor with the advice of the Executive
30	Council. "Instrument"—Any written or printed deed or document. "Issue"—Delivery of a promissory-note or bill of exchange by the maker or acceptor to the payee thereof. "Lease"—Lease or promise of or agreement for a lease.
35	"Marketable Security"—Any security capable of being sold in any stock market in the Colony of New South Wales. "Material"—Any sort of material commonly used for writing or printing upon which words or figures can be expressed. "Minister"—Any Minister charged with the administration of this Act.
40	"Money"—Any sum in British Foreign or Colonial currency. "Policy"—Any insurance or contract whether of insurance against loss by fire or upon or concerning any vessel or goods for any voyage or period whether the same be issued singly or in duplicate or otherwise.
45	"Promissory-note"—Any ordinary promissory-note or any deben- ture issued by any public company corporation or society in the Colony or any debenture issued out of the Colony if negotiated therein.
50	"Regulations"—Regulations under this Act. "Settlement"—Any contract or agreement (whether voluntary or upon any good or valuable consideration other than a bond fide pecuniary consideration) whereby any property real or personal shall be settled or agreed to be settled or containing any trusts or dispositions to take effect after the death of any
55	person. "Stamp"—A stamp impressed by means of a die or an adhesive stamp. "Stamped"—Impressed with stamps by means of a die or having an adhesive stamp affixed according to this Act. "Stock"—

"Stock"—Any share in stocks or funds of Great Britain or of any Foreign or Colonial State or Government or in the capital stock or funded debt of any Company Corporation or Society British Foreign or Colonial.

"Unstamped"—Either not stamped at all or insufficiently stamped or not duly stamped according to the law in force at the time

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"Writing"—Any mode or process by which words or figures can

be expressed upon material.

3. From and after the commencement of this Act and subject Stamp duties to be 10 to the exemptions contained in the Schedules to this Act there shall be levied. charged levied collected and paid for the use of Her Majesty and to form part of the Consolidated Revenue Fund for and in respect of the several instruments and matters described or mentioned in this Act 15 and in the several Schedules hereto the several duties or sums of money and at the several rates specified herein or set down in figures against the same respectively in the said Schedules And such duties

instrument or matter shall be written or expressed. 4. The Government may from time to time appoint a Com- Power to appoint missioner who shall be charged with the levying and collection of the Commissioner and officers. duties imposed by this Act And may also appoint such officers as may be deemed necessary for the due execution of this Act And the said persons shall give such security for the due discharge of the

shall be denoted in stamps upon the material upon which any such

25 duties hereby reposed in them as the Government may direct.

5. The Minister may appoint any person a distributor of stamps Power to appoint throughout the Colony who shall be remunerated for his services by stamp distributors. a commission upon the value of stamps purchased by him for disposal

The Minister shall also provide for denoting the several duties hereby stamps to be 30 imposed such stamps or dies as may be required for the purposes of provided. this Act and do any other act which may be necessary for effectually collecting the said duties.

6. All Stamp Duties which may from time to time be charge. Stamp duties to be able by law upon any instruments shall be denoted and paid in accordance with Act accordance with the provisions of this Act and the regulations. 35 accordance with the provisions of this Act and the regulations.

7. The Schedules to this Act and everything therein contained Schedules part of shall be read and construed as part of this Act.

PART I.

As to Duties on Deeds and Instruments.

General Regulations.

8. Every instrument subject under this Act to be stamped shall Stamp to appear on be written in such manner and every instrument partly or wholly face of instrument. written before being stamped shall be so stamped that the stamp may appear on the face of the instrument and cannot be used for or applied

45 to any other instrument written upon the same piece of material. 9. Every fact and circumstance affecting the liability of any Consideration money instrument to duty or the amount of the duty with which any instru- forth. ment shall be chargeable under this Act shall be fully and truly set forth in such instrument and every person who with intent to defraud 50 Her Majesty shall execute any instrument in which all the said facts and circumstances shall not be fully and truly set forth or who being employed or concerned in or about the preparation of any instrument shall with the like intent neglect or omit fully and truly to set forth therein all the said facts and circumstances shall forfeit the sum 55 of fifty pounds.

10. In the case of an instrument chargeable under this Act Value of considerawith duty in respect of any money in any foreign or Colonial currency tion to be calculated such duty shall be calculated in British currency according to the current rate of exchange on the day of the date of the instrument.

11. Where an instrument shall be chargeable with duty in If in stock how to be respect of any stock or of any marketable security such duty shall be calculated. calculated on the value of such stock or security according to the

average price thereof on the day of the date of the instrument.

12. Whenever the duty with which an instrument may be Commissioner may 10 chargeable under this Act shall depend in any manner upon the duty denote duty as paid. paid upon another instrument the payment of such last-mentioned duty on production of both the instruments shall be denoted in such manner as the Commissioner shall think fit upon such first-mentioned instrument.

13. (1.) Subject to the provisions of this Act any unstamped Stamping documents 15 instrument may be stamped after the execution thereof on payment of after execution. the unpaid duty and a sum by way of fine at the rate of twenty pounds

per centum on the value of the stamps to be affixed.

And the payment of any fine shall be denoted on the instrument by a particular stamp.

(2.) Provided as follows:—

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(a.) Any unstamped instrument which shall have been first executed at any place out of the Colony of New South Wales may be stamped at any time within two months after it shall be first received in the said Colony on payment of the unpaid duty only.

(b.) The Commissioner may if he think fit at any time within twelve months after the first execution of any instrument remit the fine or fines or any part thereof.

(c.) That no fine as aforesaid shall be charged if the instrument be stamped within one month after execution.

14. Unless otherwise herein expressly enacted no unstamped No instrument instrument executed in this Colony after the passing of this Act admissible as evidence except in or relating wheresoever executed to any property situate or to any criminal proceedings 35 matter or thing done or to be done in this Colony shall except in stamped. criminal proceedings be admissible in evidence or available or effectual for any purpose whatsoever in law or equity Provided that upon the Provision as to production of any such instrument as evidence at the trial of any cause unstamped instrument being a criminal proceeding the officer of the Court whose duty not criminal.

40 it is to read such instrument shall call the attention of the Judge to any omission or insufficiency of the stamp and the instrument if unstamped or not sufficiently stamped shall not be received in evidence until the whole or the deficiency of the stamp duty and the fine imposed by this Act shall have been paid and such officer of the Court shall upon officer of the Court

45 payment to him of such stamp duty and fine give a receipt for the to receive and account for the amount of the same and thereupon such instrument shall be admissible duty and penalty. in evidence saving all just exceptions on other grounds and an entry of the fact of such payment and of the amount thereof shall be made in a book kept by such officer who shall at the end of each sittings or assizes

50 duly make a return to the Commissioner of any moneys which he has so received by way of duty or fine distinguishing between such moneys and stating the name of the cause and of the parties from whom he received such moneys and the date and description of the instrument for the purpose of identifying the same and he shall pay

55 over the said moneys to the Commissioner And in case such officer shall neglect or refuse to furnish such account or to pay over any of the moneys so received by him he shall be liable to be proceeded against in the manner directed by this Act and the Commissioner

shall upon request and production of the receipt hereinbefore mentioned cause such instrument to be stamped with the proper stamp in respect of the sums so paid as aforesaid.

15. Subject to Regulations any Commissioner may upon being For removing doubts 5 required by any person assess upon any instrument or material the as to the sufficiency of insufficiency of duty payable under this Act and cause it to be stamped accordingly stamp duty paid on Provided that any instrument upon which the duty shall have been instrument assessed by the Commissioner shall not be stamped otherwise than in

accordance with such assessment.

16. (1.) Any person dissatisfied with the assessment of a Com-Appeal to Supreme missioner may within fourteen days after the date thereof and on Court against Commissioner's payment of duty in conformity therewith appeal against such assessment decision. to the Minister who may confirm or modify such assessment and if such assessment be not confirmed the amount of duty to be ultimately

15 retained shall be that fixed by the Minister and the difference shall be refunded to the appellant And if such person be still dissatisfied he may within twenty-one days after the Minister's decision is communicated to him appeal to the Supreme Court and may for that purpose require the Commissioner to state and sign a case setting forth the grounds 20 upon which his assessment was made Provided always that any person

dissatisfied with such assessment may appeal to the Supreme Court in the first instance without any intermediate appeal to the Minister.

(2.) The Commissioner shall thereupon state and sign a case accordingly and deliver the same to the appellant upon whose applica-25 tion such case may be set down for hearing in the Supreme Court.

(3.) Upon the hearing of such case (due notice of which shall be given to the Commissioner) the Court shall determine the question submitted and assess the duty chargeable under this Act and

also decide the question of costs.

30 (4.) If it be decided by the Court that the assessment of the Commissioner is erroneous any excess of duty which may have been paid in conformity with such erroneous assessment together with any penalty which may have been paid in consequence thereof shall be ordered by the Court to be repaid to the appellant.

(5.) For the purposes of this section the Court may be holden

before one Judge only.

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17. In any case of application to the Commissioner with Abstract of reference to any instrument the Commissioner may require an abstract instrument to be furnished. of the instrument and also such evidence as he may deem necessary 40 in order to show whether every fact and circumstance affecting the liability of the instrument to duty or the amount of the duty charge-able thereon has been fully and truly set forth and may refuse to proceed upon any such application until such abstract and evidence be furnished accordingly.

18. Except where express provision is made to the contrary all Impressed stamps to

duties shall be denoted by impressed stamps only.

19. Any instrument the duty upon which is required or Mode of cancelling permitted by law to be denoted by an adhesive stamp shall not be adhesive stamps. deemed duly stamped unless the person affixing such stamp shall 50 cancel the same by writing or stamping with a die on or across each stamp his name or initials or the name or initials of his firm together with the true date of such cancellation and in case he shall wilfully neglect or refuse duly and effectually to do so he shall be liable to a penalty not exceeding ten pounds.

20. Any person who shall—

(1.) Fraudulently remove or cause to be removed from any lent removal or second use of instrument any adhesive stamp or fraudulently affix to any instrument adhesive stamps. any adhesive stamp which has been removed from any other instrument with intent that such stamp may be used again or who shall knowingly-

Penalty on fraudu-

(2.) Sell or offer for sale or utter any adhesive stamp which has been removed from any instrument or utter any instrument having thereon any adhesive stamp which shall to his knowledge have been so removed as aforesaid or who shall-

(3.) Practise or be concerned in any fraudulent act contrivance or device with intent to evade any duty under this Actshall be liable to a penalty (beside any other penalty to which he may be liable) not exceeding twenty pounds in addition to the value of the

duty evaded or sought to be evaded.

10 21. No unstamped instrument required by this Act to be Instruments not to stamped shall be registered or capable of being registered in any Court be registered unless duly stamped. or office and any officer knowingly registering or permitting to be registered any such instrument shall be liable to a penalty not exceeding

five pounds for each offence.

22. The Supreme Court may upon application on behalf of The Supreme Court a Commissioner grant a rule requiring any person who shall have to enforce payment of any moneys 15 received money payable by way of duty or penalty under this Act or received for duties. the executor or administrator of such person to show cause why he should not deliver to the Commissioner an account upon affidavit of

20 any duty or sum of money received by such person or executor or administrator and why the same should not be forthwith paid to the said Commissioner And the Court may make absolute such rule and enforce by attachment or otherwise the payment of any such duty or sum of money as may appear to be due together with costs.

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SPECIAL REGULATIONS.

As to Agreements.

23. The duty of one shilling upon an agreement may be denoted Adhesive stamp may by an adhesive stamp which shall be cancelled by the person by whom ment. the agreement is first executed.

30 As to Bank-notes Bills of Exchange and Promissory-notes.

24. There shall be payable quarterly to the Commissioner by Bank notes exempt every Bank an annual composition at the rate of forty shillings for by composition. every one hundred pounds upon the amount of notes stated to be in circulation in the return made by such Bank pursuant to the Act

35 fourth Victoria number thirteen And any Bank note payable on demand issued unstamped by any banker who has duly paid such composition may be from time to time re-issued without being liable to stamp duty.

25. Any banker not having paid such composition who shall Penalty for issuing 40 issue or cause or permit to be issued any Bank note not duly stamped unstamped Bank notes.

shall be liable to a penalty not exceeding fifty pounds. 26. The ad valorem duties upon bills of exchange and pro- Adhesive stamp to missory-notes drawn or made out of the Colony are to be denoted by be used for foreign adhesive stamps and arranged by bells. adhesive stamps and every holder of any unstamped bill of exchange or

45 promissory-note drawn out of the Colony shall before he presents it for payment or indorses transfers or in any manner uses negotiates or pays
the same cause it to be duly stamped Provided that if at the time Holder to cancel when any such bill or note shall come into the hands of any boná fide stamps. holder thereof there be affixed thereto an adhesive stamp appearing to

50 be duly cancelled such stamp shall so far as relates to such holder be deemed to be duly cancelled although it may not appear to have been so affixed or cancelled by the proper person Provided also that if at the time when any such bill or note shall come into the hands of any boná fide holder thereof there be affixed thereto an adhesive stamp not

55 duly cancelled it shall be competent for such holder to cancel such stamp as if he were the person by whom it was affixed and upon his so

doing such bill or note shall be deemed duly stamped and be as valid and available as if the stamp had been cancelled by the person by whom it was affixed Provided that nothing herein shall relieve any person from any penalty under this Act.

27. A bill of exchange or promissory-note purporting to be Document deemed to drawn or made out of the Colony shall for the purposes of this Act be be drawn as it may purport. deemed to have been so drawn or made although it may in fact have purport. been drawn or made within the said Colony.

28. Every person who shall issue indorse transfer use negotiate Penalty for 10 present for payment or pay any bill of exchange or promissory-note unstamped bill liable to duty and not duly stamped shall be liable to a penalty not exceeding twenty pounds and every person who shall take or receive from any other person any bill of exchange or promissory-note not duly stamped either in payment or as a security or by purchase or 15 otherwise without causing the same to be duly stamped within fourteen days after receiving it shall be liable to a penalty not exceeding twenty

pounds and shall not be entitled to recover thereon or to make the same available for any purpose whatever until the same shall be duly

stamped Provided that no bill of exchange or promissory-note shall 20 be liable to duty unless drawn or made after the passing of this Act. 29. Any number of bills of exchange or promissory-notes drawn Bills drawn in sets in or forming part of one set or series according to the custom of mer-how to be stamped.

chants or bankers shall be held to be one such bill or note for the purposes of this Act Provided that one of the number be duly 25 stamped.

30. The duty of one penny on a draft payable on demand may Duty on draft may be be denoted by an adhesive stamp to be affixed thereto by the maker or denoted by adhesive stamp. holder thereof.

As to Bills of Lading.

31. A bill of lading shall not be stamped after the execution Bills of Lading not thereof and every person who shall make or execute any bill of lading to be stamped after execution. 30 not duly stamped shall forfeit a sum not exceeding fifty pounds.

32. No master or mate of any vessel and no agent or shipping No master or mate to clerk or other person acting for any vessel shall be bound to sign any sign Bill of Lading unless stamped. 35 bill of lading or instrument answering the purpose of a bill of lading for the conveyance of merchandize of any kind to any place beyond the Colony unless it be duly stamped.

As to Conveyances on Sale.

33. (1.) Where the consideration or any part of the considera- If in stock &c. how 40 tion for a conveyance on sale shall consist of any stock or marketable to be calculated. security such conveyance shall be charged with ad valorem duty in respect of the value of such stock or security.

(2.) Where the consideration or any part of the consideration for a conveyance on sale shall consist of any security not being a 45 marketable security such conveyance shall be charged with ad valorem duty in respect of the amount due on the day of the date thereof for

principal and interest upon such security.

34. Where any property shall be conveyed to any person in consubject to debt duty sideration wholly or in part of any debt due to him or subject either to be charged on such 50 certainly or contingently to the payment or transfer of any money or debt. stock whether being or constituting a charge or encumbrance upon the property or not such debt money or stock shall be deemed the whole or part as the case may be of the consideration in respect whereof the conveyance shall be chargeable with ad valorem duty.

35. (1.) Where any property shall have been contracted to be Property sold at one sold for one consideration for the whole and shall be conveyed to the separate deeds. purchaser

purchaser in separate parts or parcels by different instruments the consideration shall be apportioned in such manner as the parties shall think fit so that a distinct consideration for each separate part or parcel shall be set forth in the conveyance relating thereto and such convey-5 ance shall be charged with ad valorem duty in respect of such distinct consideration.

(2.) Where any property contracted to be purchased for one where sold to several consideration for the whole by two or more persons jointly or by any at one price and con-person for himself and others or wholly for others shall be conveyed in separate deeds.

10 parts or parcels by separate instruments to the persons by or for whom the same was purchased for distinct parts of the consideration the conveyance of each separate part or parcel shall be charged with ad valorem duty in respect of the distinct part of the consideration therein specified.

(3.) Where a person having contracted for the purchase of Sub-sales conveyance 15 any property but not having obtained a conveyance thereof shall contract by original seller to to sell the same to any other person and the property shall be in consequence conveyed immediately to the sub-purchaser the conveyance shall be charged with ad valorem duty in respect of the consideration

for the sale by the original purchaser to the sub-purchaser.

20 (4.) Where a person having contracted for the purchase of To several subany property but not having obtained a conveyance shall contract to purchasers in parts sell the whole or any part or parts thereof to any other person or persons and the property shall be in consequence conveyed by the original seller to different persons in parts or parcels the conveyance 25 of each part or parcel shall be charged with ad valorem duty in respect only of the consideration moving from the sub-purchaser thereof

without regard to the amount or value of the original consideration. (5.) Where a sub-purchaser shall take an actual conveyance Conveyance by of the interest of the person immediately selling to him which is charge- original seller to sub-purchaser where 30 able with ad valorem duty in respect of the consideration moving from not to be charged. him and shall be duly stamped accordingly any conveyance to be afterwards made to him of the same property by the original seller shall be exempt from the said ad valorem duty and chargeable only with the duty to which it may be liable under any general description but such

35 last-mentioned duty shall not exceed the ad valorem duty. 36. Where there are several instruments of conveyance for Parties may elect completing the purchaser's title to the property sold the principal which is to be the instrument of conveyance only shall be charged with ad valorem duty and the other instruments shall be respectively charged with such 40 other duty as they may be liable to but such last-mentioned duty shall

not exceed the ad valorem duty payable in respect of the principal instrument.

As to Leases &c.

37. (1.) An agreement for a lease or with respect to the letting Lease made in con-45 of any lands tenements or heritable subjects for any term shall be formity with agreement how to be charged with the same duty as if it were an actual lease made for the charged. term and consideration mentioned in the agreement.

(2.) A lease made subsequently to and in conformity with such an agreement duly stamped is to be charged with the duty of two

50 shillings and sixpence only.

38. (1.) Where the consideration or any part of the consideration Duty on certain for which any lease shall be granted or agreed to be granted does not leases how to be calculated and consist of money but shall consist of any produce or other goods the value charged. of such produce or goods shall be deemed a consideration in respect of 55 which the lease or agreement shall be chargeable with ad valorem duty and where it is stipulated that the value of such produce or goods shall amount at least to or shall not exceed a given sum or where the lessee shall be specially charged with or has the option of paying after any permanent

permanent rate of conversion the value of such produce or goods for the purpose of assessing the ad valorem duty shall be estimated at

such given sum or according to such permanent rate.

(2.) A lease or agreement made either entirely or partially for any such consideration if it shall contain a statement of the value of such consideration and shall be stamped in accordance with such statement shall so far as regards the subject matter of such statement be deemed duly stamped unless or until it is otherwise shown that such statement is incorrect and that it is in fact not duly stamped.

39. (1.) A lease or agreement for a lease or with respect to Lease not to be any letting shall not be charged with any duty in respect of any penal charged with increased rent in the nature of a penal rent thereby reserved respect of any penal or agreed to be reserved or made payable or by reason of being made rent &c. in consideration of the surrender or abandonment of any existing lease

15 or agreement of or relating to the same subject matter.

(2.) No lease made for any consideration or considerations in respect whereof it shall be chargeable with ad valorem duty and in further consideration either of a covenant by the lessee to make or of his having previously made any substantial improvement of or 20 addition to the property demised to him or of any covenant relating to the matter of the lease shall be charged with any duty in respect of such further consideration.

(3.) No lease for a life or lives not exceeding three or for a term of years determinable with a life or lives not exceeding three

25 shall be charged with any higher duty than one pound.

As to Policies of Insurance.

40. A policy or other instrument of insurance which shall How foreign policy be made or signed out of the Colony of New South Wales by or on may be stamped.

behalf of any person carrying on the business of insurance within the 30 said Colony by which according to any stipulation agreement or understanding expressed or implied any loss or damage or any sum of money shall be payable or recoverable in the said Colony upon the happening of any contingency whatever shall be charged with the same duty as is chargeable on policies made and signed within the said Colony

35 Provided such policy or instrument shall be brought to the said Commissioner for the purpose of being stamped within two calendar months next after the same shall have been received in the said Colony and upon proof of that fact to the said Commissioner he shall cause such policy or instrument to be duly stamped on payment

40 of the duties chargeable thereon.

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41. Every person who shall—

(1.) Receive or take credit for any premium or consideration for Penalty for not any contract of insurance and shall not within one month making out &c. after receiving or taking credit for such premium or consideration make out and execute a duly stamped policy of such insurance

(2.) Make execute or deliver out or pay or allow in account or agree to pay or allow in account any money upon or in respect of any policy which shall not be duly stamped

50 shall be liable to a penalty not exceeding twenty pounds.

42. (1.) The duties imposed by this Act upon policies of Duties may be insurance may be denoted by adhesive stamps or partly by adhesive stamps. and partly by impressed stamps.

As

(2.) When the whole or any part of the duty upon a policy 55 of insurance shall be denoted by an adhesive stamp such adhesive stamp shall be cancelled by the person by whom the policy shall be first signed and

(3.) In default of such cancellation the person issuing such policy shall be liable to a penalty not exceeding twenty pounds.

As to Receipts.

43. The term "Receipt" shall mean and include any note Interpretation of memorandum or writing whatsoever whereby any money amounting to receipt. two pounds or upwards or whereby any debt or demand or any part of 5 a debt or demand of the amount of two pounds or upwards shall be acknowledged to have been settled satisfied or discharged or which shall signify or import any such acknowledgment and whether the same

shall or shall not be signed with the name of any person.

44. When on any division of profits made by any banking Division of profits 10 company the banker shall carry to the credit of any depositor or share-carried to credit to holder therein the amount payable to him on such division of profits such transaction shall be considered a receipt liable to the duty on receipts under this Act and the said banker shall make a sworn return of every such transaction within one week after the same shall have 15 taken place and pay the duty thereon according to the rates imposed under the head of Receipt in default of so doing he shall be liable to a

penalty not exceeding five hundred pounds. 45. The duty upon a receipt may be denoted by an adhesive Duty may be stamp which shall be cancelled by the person by whom the receipt denoted by adhesive 20 shall be given before he delivers it out of his hands.

46. If any person shall-Penalty for giving unstamped receipt.

(1.) Give any receipt liable to duty and not duly stamped

(2.) In any case where a receipt would be liable to duty refuse

to give a receipt duly stamped

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(3.) Upon a payment to the amount of two pounds or upwards give a receipt for a sum not amounting to two pounds or separate or divide the amount paid with intent to evade the

he shall pay a penalty not exceeding ten pounds Provided that a 30 demand for any such receipt shall not in anywise affect the validity of a tender which would be otherwise legal.

As to Transfers of Pastoral Runs or Stations.

47. For the purpose of assessing the amount of stamp duty Assessment of stamp payable upon the instrument of transfer of any run or interest in a run duties on transfers of 35 held under lease or promise of a lease from the Crown the Commissioner pastoral runs. may require the person tendering such instrument for the purpose of being stamped to tender at the same time a declaration of the fair and reasonable market value of the interest intended to be transferred such declaration to be duly made before a Magistrate of the Territory or a 40 Commissioner for Affiavits.

PART II.

DUTIES ON ESTATES OF DECEASED PERSONS.

48. The duties to be levied collected and paid as aforesaid upon Duties to be levied the estates of deceased persons shall be according to the duties men- on estates of deceased 45 tioned in the Second Schedule to this Act and such duties shall be for not taking out charged and chargeable upon and in respect of all estate whether probate &c. real or personal which belonged to any testator or intestate dying after the commencement of this Act And every person who shall take possession of and in any manner administer any part of such estate 50 of any person deceased without obtaining probate of the will or letters of administration within six calendar months after the decease of such person or two calendar months after the termination of any suit or dispute respecting the will or the right to letters of administration (if there be any such) which shall not be ended within four calendar months after

after the decease of such person shall incur a penalty not exceeding one hundred pounds and also a further penalty of ten pounds per centum on the amount of stamp duty payable on the probate or letters of administration And such penalties shall be recovered and enforced 5 in manner herein provided Provided that such penalties shall not be incurred when such estate shall not exceed two hundred pounds in value Provided that no duty shall be charged on the taking out of any second probate or administration if the proper amount of duty has been duly paid on the first taking out the same.

49. No Judge of the Supreme Court shall grant probate of the Affidavit of value to will or letters of administration of the goods chattels credits and effects be lodged by applicants for probate or of any person deceased after the commencement of this Act unless the letters of adminisapplicant for such probate or letters shall lodge with his application an tration.

affidavit that to the best of his knowledge and belief the estate of the 15 deceased exclusive of what he was possessed of or entitled to as a trustee and after deducting the debts due and owing by the said deceased but including all the real estate and all estates for years of the deceased are under the value of a certain sum to be therein specified And the Prothonotary of the Supreme Court shall transmit to the

20 Commissioner every such affidavit together with a copy of the will or letters of administration to which it relates under a penalty not exceeding fifty pounds for any neglect therein and upon the sum specified in such affidavit the duty shall be assessed according to the rates specified in the Second Schedule hereto and such probate or letters stamped 25 accordingly.

50. A like duty shall be paid in respect to the estates of intestates As to estates deceased after the passing of this Act for which an order to collect administered by shall be granted under the Act eleventh Victoria number twenty-four Estates.

or any Act amending the same as by this Act is required to be paid 30 by an administrator And no Judge shall pass the accounts of the Curator of Intestate Estates in respect to the estate of any such intestate unless the amount of duty chargeable on such estate (as if administration had been taken out in respect thereto) shall have been paid by such Curator and a receipt for such amount signed by the

35 Commissioner be produced by such Curator Provided that no administration duty shall be chargeable in respect of any such estate previously collected by such Curator.

51. Any duty payable under this Act by any executor or adminis- Duties payable out trator shall be deemed to be a debt of the testator or intestate to Her of personal estate.

40 Majesty and shall be payable out of his personal estate And if the personal estate be insufficient to pay such duty the executor or administrator or any person interested may apply to the Supreme Court which may order that a sufficient part of the real estate may be sold to pay the And every executor or administrator may deduct from any Deduction of duty

45 property devised or bequeathed to any person an amount equal to the from property duty thereon calculated at the same rate as is payable upon the estate devised. under this Act unless the testator shall have made a different disposition as to the payment of the said duty in his will.

52. No probate or letters of administration shall issue from the Probates &c. not to 50 Prothonotary's Office until the duty under this Act shall have been paid issue until duty paid or security given for the same and the probate or letters of administration duly stamped.

53. Within six months after the death of any person who shall settlement of prohave executed a settlement containing any trust to take effect after perty taking effect his death or within such further time as the Commissioner may allow after death of settler 55 his death or within such further time as the Commissioner may allow notice of such settlement shall be lodged by the trustee thereof or by some person interested thereunder together with a declaration specifying the property thereby settled and the value thereof and duty shall thereupon be payable on such value at the rates specified in the

Second Schedule hereto and in case such notice and declaration shall not be lodged and the duty paid within six months or such further time as the Commissioner may allow the Commissioner or any person interested may apply to the Supreme Court which may order that a 5 sufficient part of the property included in such settlement be sold and the proceeds of such sale applied in payment of the duty and of the costs consequent thereon.

54. Whenever any order shall have been made for the sale of court may make any lands under this Act every person seised or possessed of such lands vesting orders. 10 or entitled to a contingent interest therein shall be deemed to be so seised possessed or entitled upon a trust within the meaning of the "Trustee Act 1852" And the Supreme Court may make an order vesting such lands or any part thereof either in any purchaser or in such other person as the Court shall direct and every such order shall 15 have the same effect as if such person so seised possessed or entitled had been free from all disability and had duly executed all proper con-

veyances and assignments.

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55. Upon the death of any person who shall hereafter make any Duty payable on conveyance or gift of any estate with intent to evade the payment of property included in 20 duty under this Act such property shall be deemed part of his estate for purposes of cvasion. the purposes of this Act And the payment of the duty upon the value of such property may be enforced in the same way as if such person had bequeathed or devised the said property to the person to whom the same may have been conveyed or given And any conveyance 25 or gift of property which hereafter may be made to take effect upon the death of the person making the same shall be deemed to have been made with intent to evade the payment of duty under this Act And any property being the subject matter of a donatio mortis causa shall upon the death of the person making such donatio 30 mortis causa be deemed part of his property for the purposes of this Act And duty shall be paid upon it and payment of such duty may be enforced in the same way as against any other property of or to which such person shall have died seised possessed or entitled.

PART III.

MISCELLANEOUS PROVISIONS.

56. Any single stamp may be used to denote the total amount one stamp may be of duty and two or more stamps may be used to denote any one duty used in place of and all instruments stamped with one two or more stamps for denoting many and vice versa. and all instruments stamped with one two or more stamps for denoting the amount of duty charged thereon shall be as valid as if the same

40 had been stamped with a single stamp or any number of stamps. 57. Any person required under this Act to deliver any account Proceeding if return who shall make default in so doing shall be liable upon application to not made by any accountable party. the Supreme Court by the Commissioner or any person by him duly authorized to be sued by writ of summons in such form as the Judges

45 of the said Court shall direct commanding the party so in default to deliver such account and to pay all costs incurred in consequence of such default up to the time of such delivery within such period as may be appointed in the writ or to show cause to the contrary and on cause being shewn such order shall be made as shall be just.

58. Every person delivering any account or estimate of property Accounting party to under this Act shall if required by the Commissioner produce before verify his account. 50 him such books and documents in the custody or control of such person so far as the same relate to such account or estimate as may afford any necessary information for the purpose of ascertaining such property and 55 the duty payable thereon and the Commissioner may without payment

of any fee inspect and take copies of any public book and any Commissioner or other officer who shall disclose the same or the contents of any document or book to any person other than for the purposes of this Act shall be liable to a penalty not exceeding one hundred pounds.

59. The Commissioner shall enter and keep on record in a book Books to be kept and every payment of duty made under the Second Schedule hereto receipts given. and shall give a receipt for such duty in such form as shall be provided by regulations and shall from time to time upon application for any reasonable purpose deliver to any person interested in any property 10 affected thereby a certificate of such payment.

60. Any person making or assisting in making any false state-Persons fraudulently ment or any fraudulent alterations in any statement or document or debts. required under this Act with intent to evade the payment of duty shall be deemed guilty of a misdemeanour and on conviction thereof shall be

15 liable to imprisonment for any period not exceeding three years and

to a fine not exceeding one hundred pounds.

61. Any person who shall do or cause to be done or knowingly Penalties for frauduassist in doing any of the acts following that is to say:—

(1.) Forge a die or stamp

(2.) Impress any material with a forged die

(3.) Cut tear or in any way remove from any material any stamp with intent to make fraudulent use of such stamp or of any part thereof

(4.) Mutilate any stamp with intent to make fraudulent use of

any part thereof

(5.) Fraudulently fix or place upon any material or upon any stamp any stamp or part of a stamp which has been cut torn or in any way removed from any other material or out of or from any other stamp

(6.) Erase or otherwise remove from any stamped material any name sum date or other matter or thing whatsoever thereon written with the intent that any fraudulent use should be made of the stamp upon such material

(7.) Knowingly sell or expose for sale or utter or use any forged

35 stamp

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(8.) Knowingly and without lawful excuse (the proof of which lawful excuse lies on the person accused) have in possession any forged die or stamp or any stamp or part of a stamp which has been fraudulently cut torn or otherwise removed from any material or any stamp which has been fraudulently mutilated or any stamped material out of which any name sum date or other matter or thing has been fraudulently erased or otherwise removed

shall be guilty of felony and liable to be sentenced to hard labour on 45 the roads or other public works of the Colony or to be imprisoned with or without hard labour for any term not exceeding seven years.

62. Every person who shall receive any transfer of any shares Transfer of shares to not duly stamped without causing the same to be duly stamped within be stamped. one week after receiving the same shall be liable to a penalty not 50 exceeding ten pounds.

63. Every affidavit required by this Act shall be made before Affidavits and penalty a Justice of the Peace or a Commissioner for Affidavits And any for false oath, person who shall knowingly and wilfully make a false oath or statement concerning any matter in this Act shall be liable to the same punish-

55 ment as for wilful and corrupt perjury.

64. Whenever any suit shall be pending in any Court for the Courts in suits for administration of any property chargeable with duty under this Act administration of such Court shall provide for the payment of such duty out of any for payment of duty. property the subject matter of such suit which may be in the posses-60 sion or control of the Court.

65. Any penalty incurred under this Act may be recovered in Recovery of penalties. a summary way before any two Justices of the Peace or by action of debt in the Supreme Court in the name of the Attorney General and with costs in either case.

5 66. Any person possessed of impressed stamps or stamped Allowance in case of material rendered useless by being inadvertently spoiled may upon stamps becoming application to the Commissioner be allowed in lieu thereof other stamps of the same or any other denomination amounting in the whole

to the value of such spoiled stamps.

10 67. The Government may frame regulations not being incon-Power to make sistent with this Act and prescribe forms for carrying out this Act and regulations and such regulations and forms when published in the *Gazette* shall have the force of law Provided that the same shall be laid before both Houses of Parliament forthwith if Parliament be sitting and if not then within 15 twenty-one days after the commencement of the next Session.

SCHEDULES TO WHICH THIS ACT REFERS.

SCHEDULE I.

CONTAINING THE DUTIES ON DEEDS OR OTHER INSTRUMENTS RELATING TO TRANSAC-TIONS BETWEEN LIVING PERSONS. 20 Agreement not under seal..... And see section 23. An Annual Composition to be paid by Banking Companies BANK NOTE. in lieu of duties on promissory-notes payable on demand issued 25 For every £100 and also for the fractional part of £100 of the average annual amount of such notes in circulation as certified under 4 Vic. No. 13 2 0 0 And see sections 24 25. BILL OF EXCHANGE OF PROMISSORY-NOTE-For every £50 and also for any fractional part of £50 0 And see sections 26 27 28 29. BILL OF LADING-For every bill of lading or copy thereof 0 0 6 And see sections 31 32. 35 CONVEYANCE OR TRANSFER on sale of any share or shares in the stock and funds of any Corporation Company or Society whatever in New South Wales— For every £10 and also for any fractional part of £10 of the 0 0 6 consideration money therein expressed And see section 62. 40 CONVEYANCE OR TRANSFER on sale of any property (except such stock and funds as aforesaid)-Where the amount or value of the consideration for the sale does not exceed £50 does not exceed £50 Exceeds £50 and does not exceed £100 0 5 0 45 0 10 0 For every £100 and also for any fractional part of £100 of such amount or value 0 10 0 CONVEYANCE of any other kind not before charged..... 1 0 0 And see sections 33 34 35 36. 50 Draft—payable on demand. (See section 30) 0 0 1

DEED of any kind whatever not otherwise charged in this Schedule

... 1 0 0 MEMORANDUM

	Lease-	(man)	7	
	(1.) For any definite term or for an indefinite term of any lands			
	tenements or heritable subjects— Where the consideration or any part of the considera-			
5	tion moving either to the lessor or to any other person			
	shall consist of any money stock or security—	(m)		9 6
	In respect of such consideration	The san	yance	on a
10		sale for consider	the s	ame
	Where the consideration or any part of the consideration shall be any rent—			
	In respect of such consideration—	£	s.	d
1-	For every sum not exceeding £50 per annum	0	2	6
15	And for every £50 or fractional part of £50 per			
	annum (2.) Of any other kind whatsoever	0	2	6
	And see sections 37 38 39.	1	U	0
20		The san		
.0	Memorandum of Transfer under the Act 26 Victoria No. 9—	for a con for the lands fo	sale o	f
	110 10 10 10 10 10 10 10 10 10 10 10 10	sum the	cons	ider
25	Porton for an against last last last last last last last la	ation of transfer		1
	Policy for or against loss by Fire— For every £100 and also for every fractional part of £100 insured			
	for any term or period exceeding six calendar months	0	0	6
	And not exceeding six months		0	3
0	On every renewal or continuance thereof for every £100 and for			
	every fractional part of £100 insured for any term	0	0	3
	Policy for any voyage or period—			
	For every £100 and also for any fractional part of £100 so insured On every renewal or continuance thereof for every £100 or	0	0	3
35	fractional part of £100	0	0	3
	Policy not otherwise specified—			0
	For every £100 and for every fractional part of £100 insured	0	1	0
	And see sections 40 41 42.			
•	RECEIPT given for or upon the payment of any sum of money amounting			
U	to £2 and upwards	0	0	2
	Transfer of Shares. (See Conveyance.)		10.	
	Transfer of any run or station held under lease or promise of lease			
	from the Crown or of any interest therein where the declared			
5	value of the said run or station or interest or the value thereof assessed as in this Act provided shall not exceed £100	0	10	0
	And where such value shall exceed £100 then for every	U.	LU	U
	£100 and any fractional part of £100			
	and the fractional part of 2000	0]	10	0
	And see section 47.		10	0
	And see section 47.		10	0
0	And see section 47. EXEMPTIONS.	0 1		
0	And see section 47. EXEMPTIONS. Any agreement or memorandum for the hire of any labourer artificer man menial servant.	0 I	vrer	or
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Any policy whereby any Insurance Company or underwriter or association of underwriters may effect an insurance or transaction the original policy representing which may have already contributed to the Stamp Duty imposed on policies Provided that the fact of such policy being a re-insurance policy shall be expressed on the face thereof. Any receipt given for or upon the payment of money to or for the use of Her Majesty.

Any acknowledgment by any banker of the receipt of any bill of exchange or promissory-note for the purpose of being presented for acceptance or payment.

Any acknowledgment by any person on receipt of money for the purchase of stock or 5 shares in any Banking or Public Company.

Any acknowledgment or receipt given by any labourer artificer or workman for or on 10 account of wages received by him. Any receipt written upon or given for a bill of exchange or promissory-note duly stamped.

Any receipt indorsed or otherwise written upon or contained in any instrument liable to stamp duty and duly stamped acknowledging the receipt of the consideration 15 money therein expressed. Any receipt given by depositors on receiving deposits from any Savings Bank.

Any acknowledgment given for money deposited in any Bank to be accounted for Provided that this exemption shall not extend to acknowledgments for any sum carried to the credit of any depositor or shareholder in any Bank on any division of profits made by such Bank or for or in respect of any dividend from any Joint Stock or other Company on the same being deposited by any person to the credit of any other person in any Bank or for or in respect of any sum paid to the credit of any person in any Bank for rent or interest by any other person or for or in respect of any sum deposited which would be light to division or for or in respect of 20 any sum deposited which would be liable to duty if paid directly by any person to 25 any other person. Any receipt given in anticipation of a Bill of Lading and not to be used in lieu thereof. Any instrument of appointment relating to any property in favour of persons specially named or described as the objects of a power of appointment created by a previous settlement duly stamped in respect of the same property or by will where probate duty has been paid in respect of the same property as personal estate.

Any instrument for the sale transfer or other disposition of any ship or vessel or any 30 part interest share or property of or in any ship or vessel.

And any copy of rules or power warrant or letter of attorney granted by any trustee of any Friendly Society within the meaning of Part III of the "Friendly Societies Act of 1873" for the transfer of any share in the Colonial Funds or Debentures 35

Act of 1873" for the transfer of any share in the Colonial Funds of Debendires standing in the name of such trustee or any order or receipt for money contributed to or received from the funds of any such Society by any person liable or entitled to pay or receive the same by virtue of the rules thereof or any bond to be given to or on account of any such Society or by the treasurer or any officer thereof or any draft or order or any form of policy or any appointment of an agent or any certificate or other instrument for the revocation of any such appointment or any other document whatever required or authorized by the rules of any such Society shall be exempt from all stamp duties of any such Society shall be exempt from all stamp duties.

SCHEDULE II.

DUTIES ON THE ESTATES OF DECEASED PERSONS.

PART I.

1. Probate or Letters of Administration to be granted in respect ... 1 per cent. of any such Estate on every £100 or part thereof ...

PART II.

2. Settlement of property taking effect after death of settler. Same duties as under Part I.

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New South Wales.



ANNO QUADRAGESIMO QUARTO

VICTORIÆ REGINÆ.

No. III.

An Act to impose Stamp Duties. [Assented to, 25th June, 1880.]

BE it enacted by the Queen'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:-

Preliminary.

1. This Act shall come into operation on the first day of July commencement one thousand eight hundred and eighty and may be cited as the "Stamp title and division. Duties Act of 1880" The Parts thereof are arranged as follow—

PART I.—Duties on Deeds or Instruments.

PART II.—ESTATES OF DECEASED PERSONS.

PART III.—MISCELLANEOUS PROVISIONS.

2. In the construction and for the purposes of this Act the Interpretation clause. following words shall have the meanings by this section assigned to them unless it is otherwise provided or there be something in the context repugnant thereto-

"Administrator"—Any person to whom any letters of adminis-tration in the estate of any deceased person shall be granted

in this Colony.

"Affidavit"—

"Affidavit"—Includes Affirmation and Statutory Declaration.

"Bank"—Any Corporation Society or number of persons carrying on the business of Banking.

"Banker"—The person managing or administering the affairs of any Bank or branch thereof.

"Bill of Exchange"—Any ordinary bill of exchange or any draft order cheque letter of credit instrument or writing not payable on demand entitling any person whether or not named therein to payment of money by any other person.

"Bill of Lading"-Any instrument signed by the master mate or other person in charge of any vessel or by the agent shipping clerk or other person acting as such for such vessel for the conveyance therein of goods wares or merchandise to any place beyond the Colony.

"Commissioner"—Any person appointed Commissioner of Stamp Duties under this Act.

"Conveyance"—Any instrument or deed whereby property is vested in any person or transferred or conveyed from one person to another.

" Draft"—Any draft cheque or order for money payable on demand not being a bill of exchange or otherwise herein specified.

"Estate"—Real or personal property.

"Executor"—Any person to whom probate of the will of any deceased person shall be granted in this Colony.

"Executed"—Signed and completed whether or not by sealing or any process customary or required by law in any particular case.

"Execution"—The form or process of being executed.

"Government"—The Governor with the advice of the Executive Council.

"Instrument"—Any written or printed deed or document.

"Issue"—Delivery of a promissory-note or bill of exchange by the maker or acceptor to the payee thereof.

"Lease"—Lease or promise of or agreement for a lease.

"Marketable Security"—Any security capable of being sold in any stock market in the Colony of New South Wales.

"Material"—Any sort of material commonly used for writing or printing upon which words or figures can be expressed.

"Minister"—Any Minister charged with the administration of

"Money"—Any sum in British Foreign or Colonial currency.
"Policy"—Any insurance or contract whether of insurance against loss by fire or upon or concerning any vessel or goods for any voyage or period whether the same be issued singly or in duplicate or otherwise.

"Promissory-note"—Any ordinary promissory-note or any debenture issued by any public company corporation or society in the Colony or any debenture issued out of the Colony if negotiated therein.

"Regulations"—Regulations under this Act.
"Settlement"—Any contract or agreement (whether voluntary or upon any good or valuable consideration other than a bond fide pecuniary consideration) whereby any property real or personal shall be settled or agreed to be settled or containing any trusts or dispositions to take effect after the death of any person.

"Stamp"—A stamp impressed by means of a die or an adhesive stamp.

"Stamped"—Impressed with stamps by means of a die or having an adhesive stamp affixed according to this Act.

"Stock"—Any share in stocks or funds of Great Britain or of any Foreign or Colonial State or Government or in the capital stock or funded debt of any Company Corporation or Society British Foreign or Colonial.

"Unstamped"—Either not stamped at all or insufficiently stamped or not duly stamped according to the law in force at the time

of execution.

"Writing"—Any mode or process by which words or figures can

be expressed upon material.

3. From and after the commencement of this Act and subject stamp duties to be to the exemptions contained in the Schedules to this Act there shall be levied. charged levied collected and paid for the use of Her Majesty and to form part of the Consolidated Revenue Fund for and in respect of the several instruments and matters described or mentioned in this Act and in the several Schedules hereto the several duties or sums of money and at the several rates specified herein or set down in figures against the same respectively in the said Schedules And such duties shall be denoted in stamps upon the material upon which any such instrument or matter shall be written or expressed.

4. The Government may from time to time appoint a Com-Power to appoint missioner who shall be charged with the levying and collection of the Commissioner who shall be charged with the levying and collection of the Commissioner who shall be charged with the levying and collection of the Commissioner who shall be charged with the levying and collection of the Commissioner who shall be charged with the levying and collection of the Commissioner who shall be charged with the levying and collection of the Commissioner who shall be charged with the levying and collection of the Commissioner who shall be charged with the levying and collection of the Commissioner who shall be charged with the levying and collection of the Commissioner who shall be charged with the levying and collection of the Commissioner who collection of the Commissioner who collection which is the contract of the Commissioner who collection which is the contract of the Commissioner who collection which is the contract of the collection of the Commissioner who collection which is the collection of the Commissioner who collection which is the collection of the Commissioner who collection which is the collection of the Commissioner who collection which is the collection of the Commissioner who collection which is the collection of the Commissioner who collection which is the collection of the col duties imposed by this Act And may also appoint such officers as may be deemed necessary for the due execution of this Act And the said persons shall give such security for the due discharge of the

duties hereby reposed in them as the Government may direct.

5. The Minister may appoint any person a distributor of stamps Power to appoint throughout the Colony who shall be remunerated for his services by stamp distributors. a commission upon the value of stamps purchased by him for disposal The Minister shall also provide for denoting the several duties hereby Stamps to be imposed such stamps or dies as may be required for the purposes of provided. this Act and do any other act which may be necessary for effectually collecting the said duties.

6. All Stamp Duties which may from time to time be charge- Stamp duties to be able by law upon any instruments shall be denoted and paid in accordance with the provisions of this Act and the regulations.

6. All Stamp Duties which may from time to time be charge- Stamp duties to be able by law upon any instruments shall be denoted and paid in accordance with Act and regulations.

7. The Schedules to this Act and everything therein contained Schedules part of shall be read and construed as part of this Act.

PART I.

As to Duties on Deeds and Instruments.

General Regulations.

8. Every instrument subject under this Act to be stamped shall Stamp to appear on be written in such manner and every instrument partly or wholly face of instrument. written before being stamped shall be so stamped that the stamp may appear on the face of the instrument and cannot be used for or applied

to any other instrument written upon the same piece of material.

9. Every fact and circumstance affecting the liability of any Consideration money instrument to duty or the amount of the duty with which any instruter forth.

ment shall be chargeable under this Act shall be fully and truly set forth in such instrument and every person who with intent to defraud Her Majesty shall execute any instrument in which all the said facts and circumstances shall not be fully and truly set forth or who being employed or concerned in or about the preparation of any instrument shall with the like intent neglect or omit fully and truly to set forth therein all the said facts and circumstances shall forfeit the sum of fifty pounds.

Value of considerain Britishcurrency.

10. In the case of an instrument chargeable under this Act tion to be calculated with duty in respect of any money in any foreign or Colonial currency such duty shall be calculated in British currency according to the current rate of exchange on the day of the date of the instrument.

If in stock how to be calculated.

11. Where an instrument shall be chargeable with duty in respect of any stock or of any marketable security such duty shall be calculated on the value of such stock or security according to the average price thereof on the day of the date of the instrument.

Commissioner ma denote duty as paid. 12. Whenever the duty with which an instrument may be chargeable under this Act shall depend in any manner upon the duty paid upon another instrument the payment of such last-mentioned duty on production of both the instruments shall be denoted in such manner as the Commissioner shall think fit upon such first-mentioned instrument.

Stamping documents after execution.

13. (1.) Subject to the provisions of this Act any unstamped instrument may be stamped after the execution thereof on payment of the unpaid duty and a sum by way of fine at the rate of twenty pounds per centum on the value of the stamps to be affixed.

And the payment of any fine shall be denoted on the instrument by a particular stamp.

(2.) Provided as follows:—

- (a.) Any unstamped instrument which shall have been first executed at any place out of the Colony of New South Wales may be stamped at any time within two months after it shall be first received in the said Colony on payment of the unpaid duty only.
- (b.) The Commissioner may if he think fit at any time within twelve months after the first execution of any instrument remit the fine or fines or any part thereof.

(c.) That no fine as aforesaid shall be charged if the instrument be stamped within one month after execution.

No instrument admissible as evidence except in criminal proceedings or unless duly stamped.

Provision as to unstamped instru-ments at any trial not criminal.

14. Unless otherwise herein expressly enacted no unstamped instrument executed in this Colony after the passing of this Act or relating wheresoever executed to any property situate or to any matter or thing done or to be done in this Colony shall except in criminal proceedings be admissible in evidence or available or effectual for any purpose whatsoever in law or equity Provided that upon the production of any such instrument as evidence at the trial of any cause not being a criminal proceeding the officer of the Court whose duty it is to read such instrument shall call the attention of the Judge to any omission or insufficiency of the stamp and the instrument if unstamped or not sufficiently stamped shall not be received in evidence until the whole or the deficiency of the stamp duty and the fine imposed by this Act shall have been paid and such officer of the Court shall upon payment to him of such stamp duty and fine give a receipt for the amount of the same and thereupon such instrument shall be admissible in evidence saving all just exceptions on other grounds and an entry of the fact of such payment and of the amount thereof shall be made in a book kept by such officer who shall at the end of each sittings or assizes duly make a return to the Commissioner of any moneys which he has so received by way of duty or fine distinguishing between such moneys and stating the name of the cause and of the parties from whom he received such moneys and the date and description of the instrument for the purpose of identifying the same and he shall pay over the said moneys to the Commissioner And in case such officer shall neglect or refuse to furnish such account or to pay over any of the moneys so received by him he shall be liable to be proceeded against in the manner directed by this Act and the Commissioner

Officer of the Court to receive and account for the duty and penalty.

shall upon request and production of the receipt hereinbefore mentioned cause such instrument to be stamped with the proper stamp in

respect of the sums so paid as aforesaid.

15. Subject to Regulations any Commissioner may upon being For removing doubts required by any person assess upon any instrument or material the as to the sufficiency of duty payable under this Act and cause it to be stamped accordingly stemp duty paid on Provided that any instrument upon which the duty shall have been instruments. assessed by the Commissioner shall not be stamped otherwise than in accordance with such assessment.

16. (1.) Any person dissatisfied with the assessment of a Com-Appeal to Supreme common within founteen days often the data thereof and on Court against missioner may within fourteen days after the date thereof and on Court against Commissioner's payment of duty in conformity therewith appeal against such assessment decision. to the Minister who may confirm or modify such assessment and if such assessment be not confirmed the amount of duty to be ultimately retained shall be that fixed by the Minister and the difference shall be refunded to the appellant And if such person be still dissatisfied he may within twenty-one days after the Minister's decision is communicated to him appeal to the Supreme Court and may for that purpose require the Commissioner to state and sign a case setting forth the grounds upon which his assessment was made Provided always that any person dissatisfied with such assessment may appeal to the Supreme Court in the first instance without any intermediate appeal to the Minister.

(2.) The Commissioner shall thereupon state and sign a case accordingly and deliver the same to the appellant upon whose application such case may be set down for hearing in the Supreme Court.

(3.) Upon the hearing of such case (due notice of which shall be given to the Commissioner) the Court shall determine the question submitted and assess the duty chargeable under this Act and

also decide the question of costs.

(4.) If it be decided by the Court that the assessment of the Commissioner is erroneous any excess of duty which may have been paid in conformity with such erroneous assessment together with any penalty which may have been paid in consequence thereof shall be ordered by the Court to be repaid to the appellant.

(5.) For the purposes of this section the Court may be holden

before one Judge only.

17. In any case of application to the Commissioner with Abstract of reference to any instrument the Commissioner may require an abstract instrument furnished. of the instrument and also such evidence as he may deem necessary in order to show whether every fact and circumstance affecting the liability of the instrument to duty or the amount of the duty chargeable thereon has been fully and truly set forth and may refuse to proceed upon any such application until such abstract and evidence be furnished accordingly.

18. Except where express provision is made to the contrary all Impressed stamps to

duties shall be denoted by impressed stamps only.

19. Any instrument the duty upon which is required or Mode of cancelling permitted by law to be denoted by an adhesive stamp shall not be adhesive stamps. deemed duly stamped unless the person affixing such stamp shall cancel the same by writing or stamping with a die on or across each stamp his name or initials or the name or initials of his firm together with the true date of such cancellation and in case he shall wilfully neglect or refuse duly and effectually to do so he shall be liable to a penalty not exceeding ten pounds.

20. Any person who shall—

1.) Fraudulently remove or cause to be removed from any lent removal or instrument any adhesive stamp or fraudulently affix to any instrument adhesive stamps. any adhesive stamp which has been removed from any other instrument with intent that such stamp may be used again or who shall knowingly-

Penalty on fraudu-

(2.) Sell or offer for sale or utter any adhesive stamp which has been removed from any instrument or utter any instrument having thereon any adhesive stamp which shall to his knowledge have been so removed as aforesaid or who shall—

(3.) Practise or be concerned in any fraudulent act contrivance or device with intent to evade any duty under this Act—shall be liable to a penalty (beside any other penalty to which he may be liable) not exceeding twenty pounds in addition to the value of the

duty evaded or sought to be evaded.

Instruments not to be registered unless duly stamped. 21. No unstamped instrument required by this Act to be stamped shall be registered or capable of being registered in any Court or office and any officer knowingly registering or permitting to be registered any such instrument shall be liable to a penalty not exceeding five pounds for each offence.

The Supreme Court to enforce payment of any moneys received for duties. 22. The Supreme Court may upon application on behalf of a Commissioner grant a rule requiring any person who shall have received money payable by way of duty or penalty under this Act or the executor or administrator of such person to show cause why he should not deliver to the Commissioner an account upon affidavit of any duty or sum of money received by such person or executor or administrator and why the same should not be forthwith paid to the said Commissioner. And the Court may make absolute such rule and enforce by attachment or otherwise the payment of any such duty or sum of money as may appear to be due together with costs.

SPECIAL REGULATIONS.

As to Agreements.

Adhesive stamp may be used for agreement.

23. The duty of one shilling upon an agreement may be denoted by an adhesive stamp which shall be cancelled by the person by whom the agreement is first executed.

As to Bank-notes Bills of Exchange and Promissory-notes.

Bank notes exempt by composition.

24. There shall be payable quarterly to the Commissioner by every Bank an annual composition at the rate of forty shillings for every one hundred pounds upon the amount of notes stated to be in circulation in the return made by such Bank pursuant to the Act fourth Victoria number thirteen And any Bank note payable on demand issued unstamped by any banker who has duly paid such composition may be from time to time re-issued without being liable to stamp duty.

Penalty for issuing unstamped Bank notes.

25. Any banker not having paid such composition who shall issue or cause or permit to be issued any Bank note not duly stamped shall be lighted as populty not exceeding fifty rounds.

Adhesive stamp to be used for foreign bills. shall be liable to a penalty not exceeding fifty pounds.

26. The ad valorem duties upon bills of exchange and promissory-notes drawn or made out of the Colony are to be denoted by adhesive stamps and every holder of any unstamped bill of exchange or promissory-note drawn out of the Colony shall before he presents it for payment or indorses transfers or in any manner uses negotiates or pays the same cause it to be duly stamped Provided that if at the time when any such bill or note shall come into the hands of any bond fide holder thereof there be affixed thereto an adhesive stamp appearing to be duly cancelled such stamp shall so far as relates to such holder be deemed to be duly cancelled although it may not appear to have been so affixed or cancelled by the proper person Provided also that if at the time when any such bill or note shall come into the hands of any bond fide holder thereof there be affixed thereto an adhesive stamp not duly cancelled it shall be competent for such holder to cancel such stamp as if he were the person by whom it was affixed and upon his so doing

Holder to cancel stamps.

doing such bill or note shall be deemed duly stamped and be as valid and available as if the stamp had been cancelled by the person by whom it was affixed Provided that nothing herein shall relieve any person from any penalty under this Act.

27. A bill of exchange or promissory-note purporting to be Document deemed to drawn or made out of the Colony shall for the purposes of this Act be be drawn as it may deemed to have been so drawn or made although it may in fact have

been drawn or made within the said Colony.

28. Every person who shall issue indorse transfer use negotiate Penalty for present for payment or pay any bill of exchange or promissory-note unstamped bill liable to duty and not duly stamped shall be liable to a penalty not exceeding twenty pounds and every person who shall take or receive from any other person any bill of exchange or promissory-note not duly stamped either in payment or as a security or by purchase or otherwise without causing the same to be duly stamped within fourteen days after receiving it shall be liable to a penalty not exceeding twenty pounds and shall not be entitled to recover thereon or to make the same available for any purpose whatever until the same shall be duly stamped Provided that no bill of exchange or promissory-note shall be liable to duty unless drawn or made after the passing of this Act.

29. Any number of bills of exchange or promissory-notes drawn Bills drawn in sets in or forming part of one set or series according to the custom of merchants or bankers shall be held to be one such bill or note for the purposes of this Act Provided that one of the number be duly

30. The duty of one penny on a draft payable on demand may Duty on draft may be be denoted by an adhesive stamp to be affixed thereto by the maker or denoted by adhesive stamp. holder thereof.

As to Bills of Lading.

31. A bill of lading shall not be stamped after the execution Bills of Lading not thereof and every person who shall make or execute any bill of lading to be stamped after execution.

not duly stamped shall forfeit a sum not exceeding fifty pounds.

32. No master or mate of any vessel and no agent or shipping No master or mate to clerk or other person acting for any vessel shall be bound to sign any sign Bill of Lading bill of lading or instrument answering the purpose of a bill of lading for the conveyance of merchandize of any kind to any place beyond the Colony unless it be duly stamped.

As to Conveyances on Sale.

33. (1.) Where the consideration or any part of the considera- If in stock &c. how tion for a conveyance on sale shall consist of any stock or marketable to be calculated. security such conveyance shall be charged with ad valorem duty in respect of the value of such stock or security.

(2.) Where the consideration or any part of the consideration for a conveyance on sale shall consist of any security not being a marketable security such conveyance shall be charged with ad valorem duty in respect of the amount due on the day of the date thereof for

principal and interest upon such security.

34. Where any property shall be conveyed to any person in consubject to debt duty sideration wholly or in part of any debt due to him or subject either to be charged on such certainly or contingently to the payment or transfer of any money or debt. stock whether being or constituting a charge or encumbrance upon the property or not such debt money or stock shall be deemed the whole or part as the case may be of the consideration in respect whereof the conveyance shall be chargeable with ad valorem duty.

35. (1.) Where any property shall have been contracted to be Property sold at one sold for one consideration for the whole and shall be conveyed to the separate deeds. purchaser

purchaser in separate parts or parcels by different instruments the consideration shall be apportioned in such manner as the parties shall think fit so that a distinct consideration for each separate part or parcel shall be set forth in the conveyance relating thereto and such conveyance shall be charged with ad valorem duty in respect of such distinct consideration.

Where sold to several veyed in parts by separate deeds.

(2.) Where any property contracted to be purchased for one at one price and con- consideration for the whole by two or more persons jointly or by any person for himself and others or wholly for others shall be conveyed in parts or parcels by separate instruments to the persons by or for whom the same was purchased for distinct parts of the consideration the conveyance of each separate part or parcel shall be charged with ad valorem duty in respect of the distinct part of the consideration therein specified.

Sub-sales conveyance by original seller to sub-purchaser.

(3.) Where a person having contracted for the purchase of any property but not having obtained a conveyance thereof shall contract to sell the same to any other person and the property shall be in consequence conveyed immediately to the sub-purchaser the conveyance shall be charged with ad valorem duty in respect of the consideration for the sale by the original purchaser to the sub-purchaser.

To several subpurchasers in parts.

(4.) Where a person having contracted for the purchase of any property but not having obtained a conveyance shall contract to sell the whole or any part or parts thereof to any other person or persons and the property shall be in consequence conveyed by the original seller to different persons in parts or parcels the conveyance of each part or parcel shall be charged with ad valorem duty in respect only of the consideration moving from the sub-purchaser thereof without regard to the amount or value of the original consideration.

Conveyance by original seller to sub-purchaser where not to be charged.

(5.) Where a sub-purchaser shall take an actual conveyance of the interest of the person immediately selling to him which is chargeable with ad valorem duty in respect of the consideration moving from him and shall be duly stamped accordingly any conveyance to be afterwards made to him of the same property by the original seller shall be exempt from the said ad valorem duty and chargeable only with the duty to which it may be liable under any general description but such last-mentioned duty shall not exceed the ad valorem duty.

Parties may elect which is to be the

36. Where there are several instruments of conveyance for which is to be the principal instrument, completing the purchaser's title to the property sold the principal instrument of conveyance only shall be charged with ad valorem duty and the other instruments shall be respectively charged with such other duty as they may be liable to but such last-mentioned duty shall not exceed the ad valorem duty payable in respect of the principal instrument.

As to Leases &c.

Lease made in conformity with agree-ment how to be charged.

37. (1.) An agreement for a lease or with respect to the letting of any lands tenements or heritable subjects for any term shall be charged with the same duty as if it were an actual lease made for the term and consideration mentioned in the agreement.

(2.) A lease made subsequently to and in conformity with such an agreement duly stamped is to be charged with the duty of two

shillings and sixpence only.

Duty on certain leases how to be calculated and charged.

38. (1.) Where the consideration or any part of the consideration for which any lease shall be granted or agreed to be granted does not consist of money but shall consist of any produce or other goods the value of such produce or goods shall be deemed a consideration in respect of which the lease or agreement shall be chargeable with ad valorem duty and where it is stipulated that the value of such produce or goods shall amount at least to or shall not exceed a given sum or where the lessee shall be specially charged with or has the option of paying after any permanent

permanent rate of conversion the value of such produce or goods for the purpose of assessing the ad valorem duty shall be estimated at

such given sum or according to such permanent rate.

(2.) A lease or agreement made either entirely or partially for any such consideration if it shall contain a statement of the value of such consideration and shall be stamped in accordance with such statement shall so far as regards the subject matter of such statement be deemed duly stamped unless or until it is otherwise shown that such statement is incorrect and that it is in fact not duly stamped.

39. (1.) A lease or agreement for a lease or with respect to Lease not to be any letting shall not be charged with any duty in respect of any penal charged with increased rent in the nature of a penal rent thereby reserved respect of any penal or agreed to be reserved or made payable or by reason of being made rent &c. in consideration of the surrender or abandonment of any existing lease

or agreement of or relating to the same subject matter.

(2.) No lease made for any consideration or considerations in respect whereof it shall be chargeable with ad valorem duty and in further consideration either of a covenant by the lessee to make or of his having previously made any substantial improvement of or addition to the property demised to him or of any covenant relating to the matter of the lease shall be charged with any duty in respect of such further consideration.

(3.) No lease for a life or lives not exceeding three or for a term of years determinable with a life or lives not exceeding three

shall be charged with any higher duty than one pound.

As to Policies of Insurance.

40. A policy or other instrument of insurance which shall How foreign policy be made or signed out of the Colony of New South Wales by or on may be stamped. behalf of any person carrying on the business of insurance within the said Colony by which according to any stipulation agreement or understanding expressed or implied any loss or damage or any sum of money shall be payable or recoverable in the said Colony upon the happening of any contingency whatever shall be charged with the same duty as is chargeable on policies made and signed within the said Colony Provided such policy or instrument shall be brought to the said Commissioner for the purpose of being stamped within two calendar months next after the same shall have been received in the said Colony and upon proof of that fact to the said Commissioner he shall cause such policy or instrument to be duly stamped on payment of the duties chargeable thereon.

41. Every person who shall—

(1.) Receive or take credit for any premium or consideration for Penalty for not any contract of insurance and shall not within one month making out &c. duly after receiving or taking credit for such premium or consideration make out and execute a duly stamped policy of such insurance

(2.) Make execute or deliver out or pay or allow in account or agree to pay or allow in account any money upon or in respect of any policy which shall not be duly stamped

shall be liable to a penalty not exceeding twenty pounds.

42. (1.) The duties imposed by this Act upon policies of Duties may be insurance may be denoted by adhesive stamps or partly by adhesive denoted by adhesive

and partly by impressed stamps.

(2.) When the whole or any part of the duty upon a policy of insurance shall be denoted by an adhesive stamp such adhesive stamp shall be cancelled by the person by whom the policy shall be first signed and

(3.) In default of such cancellation the person issuing such policy shall be liable to a penalty not exceeding twenty pounds.

As

As to Receipts.

Interpretation of receipt.

43. The term "Receipt" shall mean and include any note memorandum or writing whatsoever whereby any money amounting to two pounds or upwards or whereby any debt or demand or any part of a debt or demand of the amount of two pounds or upwards shall be acknowledged to have been settled satisfied or discharged or which shall signify or import any such acknowledgment and whether the same shall or shall not be signed with the name of any person.

Division of profits carried to credit to be deemed a receipt. 44. When on any division of profits made by any banking company the banker shall carry to the credit of any depositor or shareholder therein the amount payable to him on such division of profits such transaction shall be considered a receipt liable to the duty on receipts under this Act and the said banker shall make a sworn return of every such transaction within one week after the same shall have taken place and pay the duty thereon according to the rates imposed under the head of Receipt in default of so doing he shall be liable to a penalty not exceeding five hundred pounds.

45. The duty upon a receipt may be denoted by an adhesive stamp which shall be cancelled by the person by whom the receipt shall be given before he delivers it out of his hands.

denoted by adhesive Penalty for giving

unstamped receipt.

Duty may be

46. If any person shall-

(1.) Give any receipt liable to duty and not duly stamped

(2.) In any case where a receipt would be liable to duty refuse

to give a receipt duly stamped

(3.) Upon a payment to the amount of two pounds or upwards give a receipt for a sum not amounting to two pounds or separate or divide the amount paid with intent to evade the

he shall pay a penalty not exceeding ten pounds Provided that a demand for any such receipt shall not in anywise affect the validity of

a tender which would be otherwise legal.

As to Transfers of Pastoral Runs or Stations.

Assessment of stamp duties on transfers of pastoral runs.

47. For the purpose of assessing the amount of stamp duty payable upon the instrument of transfer of any run or interest in a run held under lease or promise of a lease from the Crown the Commissioner may require the person tendering such instrument for the purpose of being stamped to tender at the same time a declaration of the fair and reasonable market value of the interest intended to be transferred such declaration to be duly made before a Magistrate of the Territory or a Commissioner for Affiavits.

PART II.

DUTIES ON ESTATES OF DECEASED PERSONS.

Duties to be levied on estates of deceased persons and penalty for not taking out probate &c.

48. The duties to be levied collected and paid as aforesaid upon the estates of deceased persons shall be according to the duties mentioned in the Second Schedule to this Act and such duties shall be charged and chargeable upon and in respect of all estate whether real or personal which belonged to any testator or intestate dying after the commencement of this Act And every person who shall take possession of and in any manner administer any part of such estate of any person deceased without obtaining probate of the will or letters of administration within six calendar months after the decease of such person or two calendar months after the termination of any suit or dispute respecting the will or the right to letters of administration (if there be any such) which shall not be ended within four calendar months

after the decease of such person shall incur a penalty not exceeding one hundred pounds and also a further penalty of ten pounds per centum on the amount of stamp duty payable on the probate or letters of administration And such penalties shall be recovered and enforced in manner herein provided Provided that such penalties shall not be incurred when such estate shall not exceed two hundred pounds in value Provided that no duty shall be charged on the taking out of any second probate or administration if the proper amount of duty has

been duly paid on the first taking out the same.

49. No Judge of the Supreme Court shall grant probate of the Affidavit of value to will or letters of administration of the goods chattels credits and effects be lodged by appli-of any person deceased after the commencement of this Act unless the letters of adminisapplicant for such probate or letters shall lodge with his application an tration. affidavit that to the best of his knowledge and belief the estate of the deceased exclusive of what he was possessed of or entitled to as a trustee and after deducting the debts due and owing by the said deceased but including all the real estate and all estates for years of the deceased are under the value of a certain sum to be therein specified And the Prothonotary of the Supreme Court shall transmit to the Commissioner every such affidavit together with a copy of the will or letters of administration to which it relates under a penalty not exceeding fifty pounds for any neglect therein and upon the sum specified in such affidavit the duty shall be assessed according to the rates specified in the Second Schedule hereto and such probate or letters stamped accordingly.

50. A like duty shall be paid in respect to the estates of intestates As to estates deceased after the passing of this Act for which an order to collect administered by Curator of Intestate shall be granted under the Act eleventh Victoria number twenty-four Estates. or any Act amending the same as by this Act is required to be paid by an administrator And no Judge shall pass the accounts of the Curator of Intestate Estates in respect to the estate of any such intestate unless the amount of duty chargeable on such estate (as if

administration had been taken out in respect thereto) shall have been paid by such Curator and a receipt for such amount signed by the Commissioner be produced by such Curator Provided that no administration duty shall be chargeable in respect of any such estate previously

collected by such Curator.

51. Any duty payable under this Act by any executor or adminis- Duties payable out trator shall be deemed to be a debt of the testator or intestate to Her of personal estate. Majesty and shall be payable out of his personal estate And if the personal estate be insufficient to pay such duty the executor or administrator or any person interested may apply to the Supreme Court which may order that a sufficient part of the real estate may be sold to pay the And every executor or administrator may deduct from any Deduction of duty property devised or bequeathed to any person an amount equal to the from property duty thereon calculated at the same rate as is payable upon the estate devised. under this Act unless the testator shall have made a different disposition as to the payment of the said duty in his will.

52. No probate or letters of administration shall issue from the Probates &c. not to Prothonotary's Office until the duty under this Act shall have been paid issue until duty paid or security given for the same and the probate or letters of administra-

tion duly stamped. 53. Within six months after the death of any person who shall settlement of prohave executed a settlement containing any trust to take effect after perty taking effect after death of settlers. his death or within such further time as the Commissioner may allow notice of such settlement shall be lodged by the trustee thereof or by some person interested thereunder together with a declaration specifying the property thereby settled and the value thereof and duty shall thereupon be payable on such value at the rates specified in the

Second Schedule hereto and in case such notice and declaration shall not be lodged and the duty paid within six months or such further time as the Commissioner may allow the Commissioner or any person interested may apply to the Supreme Court which may order that a sufficient part of the property included in such settlement be sold and the proceeds of such sale applied in payment of the duty and of the costs consequent thereon.

Court may make vesting orders.

54. Whenever any order shall have been made for the sale of any lands under this Act every person seised or possessed of such lands or entitled to a contingent interest therein shall be deemed to be so seised possessed or entitled upon a trust within the meaning of the "Trustee Act 1852" And the Supreme Court may make an order vesting such lands or any part thereof either in any purchaser or in such other person as the Court shall direct and every such order shall have the same effect as if such person so seised possessed or entitled had been free from all disability and had duly executed all proper conveyances and assignments.

Duty payable on property included in conveyance for purposes of evasion.

55. Upon the death of any person who shall hereafter make any conveyance or gift of any estate with intent to evade the payment of duty under this Act such property shall be deemed part of his estate for the purposes of this Act And the payment of the duty upon the value of such property may be enforced in the same way as if such person had bequeathed or devised the said property to the person to whom the same may have been conveyed or given And any conveyance or gift of property which hereafter may be made to take effect upon the death of the person making the same shall be deemed to have been made with intent to evade the payment of duty under this Act And any property being the subject matter of a donatio mortis causá shall upon the death of the person making such donatio mortis causá be deemed part of his property for the purposes of this Act And duty shall be paid upon it and payment of such duty may be enforced in the same way as against any other property of or to which such person shall have died seised possessed or entitled.

PART III.

MISCELLANEOUS PROVISIONS.

One stamp may be

56. Any single stamp may be used to denote the total amount used in place of many and vice versa, of duty and two or more stamps may be used to denote the total amount and all instruments stamped with one two or more stamps for denoting the amount of duty charged thereon shall be as valid as if the same had been stamped with a single stamp or any number of stamps.

Proceeding if return not made by any accountable party.

57. Any person required under this Act to deliver any account who shall make default in so doing shall be liable upon application to the Supreme Court by the Commissioner or any person by him duly authorized to be sued by writ of summons in such form as the Judges of the said Court shall direct commanding the party so in default to deliver such account and to pay all costs incurred in consequence of such default up to the time of such delivery within such period as may be appointed in the writ or to show cause to the contrary and on cause being shewn such order shall be made as shall be just.

Accounting party to verify his account.

58. Every person delivering any account or estimate of property under this Act shall if required by the Commissioner produce before him such books and documents in the custody or control of such person so far as the same relate to such account or estimate as may afford any necessary information for the purpose of ascertaining such property and the duty payable thereon and the Commissioner may without payment

of any fee inspect and take copies of any public book and any Commissioner or other officer who shall disclose the same or the contents of any document or book to any person other than for the purposes of this Act shall be liable to a penalty not exceeding one hundred pounds.

59. The Commissioner shall enter and keep on record in a book Books to be kept and every payment of duty made under the Second Schedule hereto receipts given. and shall give a receipt for such duty in such form as shall be provided by regulations and shall from time to time upon application for any reasonable purpose deliver to any person interested in any property affected thereby a certificate of such payment.

60. Any person making or assisting in making any false state-Persons fraudulently ment or any fraudulent alterations in any statement or document mis-stating property required under this Act with intent to evade the payment of duty shall be deemed guilty of a misdemeanour and on conviction thereof shall be liable to imprisonment for any period not exceeding three years and to a fine not exceeding one hundred pounds.

61. Any person who shall do or cause to be done or knowingly Penaltics for frauduassist in doing any of the acts following that is to say:—

(1.) Forge a die or stamp

(2.) Impress any material with a forged die

(3.) Cut tear or in any way remove from any material any stamp with intent to make fraudulent use of such stamp or of any part thereof

(4.) Mutilate any stamp with intent to make fraudulent use of any part thereof

(5.) Fraudulently fix or place upon any material or upon any stamp any stamp or part of a stamp which has been cut torn or in any way removed from any other material or out of or from any other stamp

(6.) Erase or otherwise remove from any stamped material any name sum date or other matter or thing whatsoever thereon written with the intent that any fraudulent use should be made of the stamp upon such material

(7.) Knowingly sell or expose for sale or utter or use any forged stamp

(8.) Knowingly and without lawful excuse (the proof of which lawful excuse lies on the person accused) have in possession any forged die or stamp or any stamp or part of a stamp which has been fraudulently cut torn or otherwise removed from any material or any stamp which has been fraudulently mutilated or any stamped material out of which any name sum date or other matter or thing has been fraudulently erased or otherwise removed

shall be guilty of felony and liable to be sentenced to hard labour on the roads or other public works of the Colony or to be imprisoned with or without hard labour for any term not exceeding seven years.

62. Every person who shall receive any transfer of any shares Transfer of shares to not duly stamped without causing the same to be duly stamped within be stamped. one week after receiving the same shall be liable to a penalty not exceeding ten pounds.

63. Every affidavit required by this Act shall be made before Affidavits and penalty a Justice of the Peace or a Commissioner for Affidavits And any for false oath. person who shall knowingly and wilfully make a false oath or statement concerning any matter in this Act shall be liable to the same punish-

ment as for wilful and corrupt perjury.

64. Whenever any suit shall be pending in any Court for the Courts in suits for administration of any property chargeable with duty under this Act administration of such Court shall provide for the payment of such duty out of any for payment of duty. property the subject matter of such suit which may be in the possession or control of the Court.

65.

Recovery of penalties.

65. Any penalty incurred under this Act may be recovered in a summary way before any two Justices of the Peace or by action of debt in the Supreme Court in the name of the Attorney General and with costs in either case.

Allowance in case of stamps becoming useless.

66. Any person possessed of impressed stamps or stamped material rendered useless by being inadvertently spoiled may upon application to the Commissioner be allowed in lieu thereof other stamps of the same or any other denomination amounting in the whole to the value of such spoiled stamps.

Power to make regulations and forms.

67. The Government may frame regulations not being inconsistent with this Act and prescribe forms for carrying out this Act and such regulations and forms when published in the *Gazette* shall have the force of law Provided that the same shall be laid before both Houses of Parliament forthwith if Parliament be sitting and if not then within twenty-one days after the commencement of the next Session.

SCHEDULES TO WHICH THIS ACT REFERS.

SCHEDULE I

SCHEDULE I.			
CONTAINING THE DUTIES ON DEEDS OR OTHER INSTRUMENTS RELATING T			
Agreement not under seal	£	s. 1	a. 0
And see section 23.			O
BANK NOTE. An Annual Composition to be paid by Banking Companies in lieu of duties on promissory-notes payable on demand issued by them—			
For every £100 and also for the fractional part of £100 of the average annual amount of such notes in circulation as certified under 4 Vic. No. 13 And see sections 24 25.	2	0	0
BILL OF EXCHANGE OF PROMISSORY-NOTE— For every £50 and also for any fractional part of £50 And see sections 26 27 28 29.	0	0	6
BILL OF LADING— For every bill of lading or copy thereof	0	0	6
Conveyance or Transfer on sale of any share or shares in the stock and funds of any Corporation Company or Society whatever in New South Wales—			
For every £10 and also for any fractional part of £10 of the consideration money therein expressed	0	0	6
Conveyance or Transfer on sale of any property (except such stock and funds as aforesaid)—			
Where the amount or value of the consideration for the sale	0	5	0
does not exceed £50 Exceeds £50 and does not exceed £100	A 4 1 1 1 1 1 1	10	
For every £100 and also for any fractional part of £100 of such amount or value		10	0
Conveyance of any other kind not before charged	1	0	0
Draft—payable on demand. (See section 30)	0	0	1
DEED of any kind whatever not otherwise charged in this Schedule		0	0
and of the court is the	LE	EASE	-

Stantp Battle (110. 3).			
Lease—			
(1.) For any definite term or for an indefinite term of any lands			
tenements or heritable subjects—			
Where the consideration or any part of the considera-			
tion moving either to the lessor or to any other person shall consist of any money stock or security—			
	The sam	vance	ona
In respect of such consideration	sale for consider	the s	ame
Where the consideration or any part of the considera-			
tion shall be any rent— In respect of such consideration—	£	s.	d.
For every sum not exceeding £50 per annum	0		6
And for every £50 or fractional part of £50 per			
annum	0	2	6
(2.) Of any other kind whatsoever	1	0	0
And see sections 37 38 39.	The sar	ne du	ty as
process and core of a Venezia dendrate process of the backland of the M	for a co	sale o	of
MEMORANDUM of Transfer under the Act 26 Victoria No. 9—	lands for		
	ation o	f suc	
Policy for or against loss by Fire—			
For every £100 and also for every fractional part of £100 insured	100-100	_	0
for any term or period exceeding six calendar months	0	0	6 3
And not exceeding six months		U	0
On every renewal or continuance thereof for every £100 and for every fractional part of £100 insured for any term	0	0	3
	TO A DE LOCAL		
Policy for any voyage or period— For every £100 and also for any fractional part of £100 so insured	0	0	3
On every renewal or continuance thereof for every £100 or			
fractional part of £100	0	0	3
Policy not otherwise specified—			
For every £100 and for every fractional part of £100 insured And see sections 40 41 42.	0	1	0
RECEIPT given for or upon the payment of any sum of money amounting			
to £2 and upwards	0	0	2
Transfer of Shares. (See Conveyance.)			
TRANSFER of any run or station held under lease or promise of lease			
from the Crown or of any interest therein where the declared			
value of the said run or station or interest or the value		10	0
thereof assessed as in this Act provided shall not exceed £100	0	10	U
And where such value shall exceed £100 then for every £100 and any fractional part of £100	0	10	0
And see section 47.			
THE SOURCE TO			
Exemptions.			
Any agreement or memorandum for the hire of any labourer artificer m	anufac	ture	r or
menial servant. Any agreement or memorandum made for or relating to the sale of any	goods 1	vare	s or
merchandise.			
Any gareement or memorandum made between a master and any mariner of a	ny ship	orv	essei
for wages on any voyage coastwise from port to port in the Colony of Ne	ew Sout	h W	ales
Any Debenture or Treasury Bill issued by the Government of New Sou. Any draft or order for the payment of money issued by any duly author	in wa	offic	er or
the Government on account of the Public Service.	i izew		or of
Any draft or order for the payment of money commonly called an advance	e note	issu	ed by
a master of a ship or vessel in favour of a seaman.			
Any instrument relating to the service of an apprentice clerk or servant.			
Any Customs bond.			
Any Administration bond. Any bail bond.			
Any bond to the Crown for the safe custody of an insane person.			
Any hand an appointment of a special bailiff.	1		
Any mortgage of real property or mortgage given by way of bill of sale	or oth	erwi	se of
live stock goods chattels or effects or personal estate generally a	na any	lora	ed or
assignment release re-conveyance or discharge thereof and every rece either or any of said documents for the consideration thereof.	ipo inc	.07 0	w UI
Any preferable lien under the Act 11 Victoria No. 4.			
Any lien on crops under the Act 26 Victoria No. 10.			
Any policy of insurance on life or on any public hospital or charitable	institut	ion.	7.
Any policy of insurance on the tools or implements of work or labour used	by any	wor	ckine
mechanic artificer handicraftsman or labourer by a separate policy in	e w wist	once	Anu
mechanic are of the foundation af the control of a terparate posted of			Any

Any policy whereby any Insurance Company or underwriter or association of underwriters Any poticy whereby any Insurance Company or underwriter or association of underwriters may effect an insurance or transaction the original policy representing which may have already contributed to the Stamp Duty imposed on policies Provided that the fact of such policy being a re-insurance policy shall be expressed on the face thereof.

Any receipt given for or upon the payment of money to or for the use of Her Majesty.

Any acknowledgment by any banker of the receipt of any bill of exchange or

promissory-note for the purpose of being presented for acceptance or payment.

Any acknowledgment by any person on receipt of money for the purchase of stock or shares in any Banking or Public Company.

Any acknowledgment or receipt given by any labourer artificer or workman for or on account of wages received by him.

Any receipt written upon or given for a bill of exchange or promissory-note duly stamped. Any receipt indorsed or otherwise written upon or contained in any instrument liable to stamp duty and duly stamped acknowledging the receipt of the consideration money therein expressed.

Any receipt given by depositors on receiving deposits from any Savings Bank. Any acknowledgment given for money deposited in any Bank to be accounted for Provided that this exemption shall not extend to acknowledgments for any sum carried vided that this exemption shall not extend to acknowledgments for any sum carried to the credit of any depositor or shareholder in any Bank on any division of profits made by such Bank or for or in respect of any dividend from any Joint Stock or other Company on the same being deposited by any person to the credit of any other person in any Bank or for or in respect of any sum paid to the credit of any person in any Bank for rent or interest by any other person or for or in respect of any sum deposited which would be liable to duty if paid directly by any person to

Any receipt given in anticipation of a Bill of Lading and not to be used in lieu thereof. Any instrument of appointment relating to any property in favour of persons specially named or described as the objects of a power of appointment created by a previous settlement duly stamped in respect of the same property or by will where probate duty has been paid in respect of the same property as personal estate.

duty has been paid in respect of the same property as personal estate.

Any instrument for the sale transfer or other disposition of any ship or vessel or any part interest share or property of or in any ship or vessel.

And any copy of rules or power warrant or letter of attorney granted by any trustee of any Friendly Society within the meaning of Part III of the "Friendly Societies Act of 1873" for the transfer of any share in the Colonial Funds or Debentures standing in the name of such trustee or any order or receipt for money contributed to or received from the funds of any such Society by any person liable or entitled to pay or receive the same by virtue of the rules thereof or any bond to be given to or on account of any such Society or by the treasurer or any officer thereof or any draft or order or any form of policy or any appointment of an agent or any certificate or other instrument for the revocation of any such appointment or any other document whatever required or authorized by the rules of any such Society shall be exempt from all stamp duties. of any such Society shall be exempt from all stamp duties.

SCHEDULE II.

DUTIES ON THE ESTATES OF DECEASED PERSONS.

PART I.

1. Probate or Letters of Administration to be granted in respect of any such Estate on every £100 or part thereof ... 1 per cent.

PART II.

2. Settlement of property taking effect after death of settlor. Same duties as under Part I.