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, 2 June, 1886. F. W. WEBB, Acting Clerk of Legislative Assembly.

New South Wales.



ANNO QUADRAGESIMO NONO

VICTORIÆ REGINÆ.

No.

An Act to amend the "Stamp Duties Act of 1880."

B^E it enacted by the Queen's Most Excellent Majesty by and with the advice and consent of the Legislative Council and the Legislative Assembly of New South Wales in this present Parliament assembled and by the authority of the same as follows :--

- 5 1. This Act which may for all purposes be cited as the "Stamp short title Duties Act Amendment Act of 1886" shall take effect on and after commencement &c. the first day of July one thousand eight hundred and eighty-six In this Act the expression "Principal Act" means the "Stamp Duties
 - Act of 1880."

15

10 2. The forty-third forty-sixth and forty-ninth sections of the Repeal of certain Principal Act together with that portion of the First Schedule thereto portions of Principal contained in the words and figures following—

"BILL OF EXCHANGE OR PROMISSORY NOTE.

 For every £50 and also for any fractional part
 £ s. d.

 of £50
 ...
 ...
 ...
 0
 0
 6"

and also the Second Schedule to the said Act are hereby repealed And in lieu of the portion of Schedule I so repealed the words and figures contained in Schedule A hereto shall be substituted And in 133— lieu

Stamp Duties Act Amendment.

lieu of the words and figures contained in Schedule II so repealed the words and figures contained in Schedule B hereto shall be substituted but such repeal shall be without prejudice to the past operation of any of the said repealed sections or Schedules.

3. The term "receipt" whenever used in this or the Principal Interpretation of 5 Act shall mean and include any stamp mark impression indication as term "receipt" in lieu of section 43 of well as any note memorandum or writing whatsoever whereby any Principal Act. money amounting to two pounds or upwards shall be acknowledged or expressed to have been received or deposited or paid or whereby any

10 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.

15

- 4. If any person shall—
 (I) Give any receipt liable to duty and not duly stamped—
 (II) Neglect or refuse to give a receipt duly stamped in any case of said Act. where a receipt would be liable to duty
- 20
- (III) 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 duty

he shall incur a penalty of not less than two pounds nor more than ten pounds Provided that a demand for any such receipt shall not in 25 anyway affect the validity of a tender otherwise legal.

5. No probate of the will or letters of administration of the Affidavit of value to goods chattels and effects of any person deceased shall be granted be lodged by appli-after the commencement of this Act unless the applicant for such letters of adminisprobate or letters shall lodge with his application an affidavit stating tration in lieu of

- 30 that to the best of his knowledge and belief the estate of the deceased Act. exclusive of what he was possessed of or entitled to as a Trustee but including all his real estate and all estates for years are under the value of a certain sum to be specified in such affidavit and shall at the same time deliver with such affidavit an inventory setting forth
- 35 a full and true account of the estate of the deceased and the value thereof and all such particulars as shall be necessary or proper for enabling the Commissioner of Stamp Duties fully and correctly to ascertain the duties payable in respect of such estate And the Prothonotary of the Supreme Court shall transmit to the Commis-
- 40 sioner every such affidavit and inventory together with a copy of the will or letters of administration to which they relate within thirty days from the granting of any probate or letters of administration under a penalty not exceeding fifty pounds for any neglect therein and the Commissioner if satisfied with such account and
- 45 inventory or with any amendment that may be made therein upon his requisition may assess the duty on the footing of such account and inventory (after deducting the debts actually due and owing by the deceased upon the sum specified in such affidavit) according to the rates set forth in the Schedule B hereto and such probate or letters may be
- 50 stamped accordingly But if the Commissioner is dissatisfied with such Commissioner may account and inventory he may cause an account and inventory to be appoint valuator. taken by any person to be appointed by him for that purpose and he $\frac{\text{Sec. 16 of 44 Vic.}}{\text{No. 3.}}$ shall assess the duty on the footing of such last-mentioned account and inventory subject to appeal therefrom in accordance with the
- 55 provisions of section sixteen of the Principal Act and if the duty shall exceed the duty assessable according to the return made to the Commissioner and with which he shall have been dissatisfied and if there shall be no appeal against such assessment then it shall be in the discretion of the Commissioner having regard to the merits of the

case

Stamp Duties Act Amendment.

case to charge the whole or any part of the expenses incident to the taking of such last-mentioned account and inventory against the estate of the said deceased and to recover the same accordingly and if there shall be an appeal against such last-mentioned assessment 5 then the payment of such expenses shall be in the discretion of the Court Provided that no such account or inventory as last-mentioned shall be taken by such Commissioner or by any person appointed by him without the previous approval of the Colonial Treasurer for the time being And the Commissioner may lodge with the Registrar-General And may lodge caveat 10 a caveat against the issue of any certificate of title by transmission with Registrar General. where the land advertised by him does not clearly appear to have been included in any affidavit or inventory lodged with the Commissioner in connection with the estate of any deceased person upon which probate

or administration duty has been assessed or where the will of any 15 deceased proprietor has not been proved in or letters of administration granted by the Supreme Court And every such caveat shall be dealt with in all respects as if it were a caveat filed by the Registrar-General except that the Commissioner shall be considered as the caveator.

6. The power to appoint officers conferred by the fourth section Deputy or Assistant 20 of the Principal Act shall extend to the appointment of either a Commissioner. Deputy or an Assistant Commissioner of Stamps who shall perform such duties and exercise such powers as the Governor with the like advice may from time to time prescribe.

SCHEDULE A.

25 BILL O	F EXCHANGE OF PROMISSORY NOTE-	£	s.	d.
	For every £25 and also for any fractional part of £25	0	0	6

SCHEDULE B.

DUTIES ON THE ESTATES OF DECEASED PERSONS.

PART I.

1. On the Probate or Letters of Administration to be granted in respect of any 30 estate real and personal of deceased persons-

Where the value of such estate is under $\pounds 5,000$.		 	1 per cent.
		 	2 per cent.
Where the value is £12,500 and under £25,000		 	3 per cent.
Where the value is £25,000 and under £50,000 .		 	4 per cent.
Where the value is £50,000 and over that amount	;	 	5 per cent.
			•

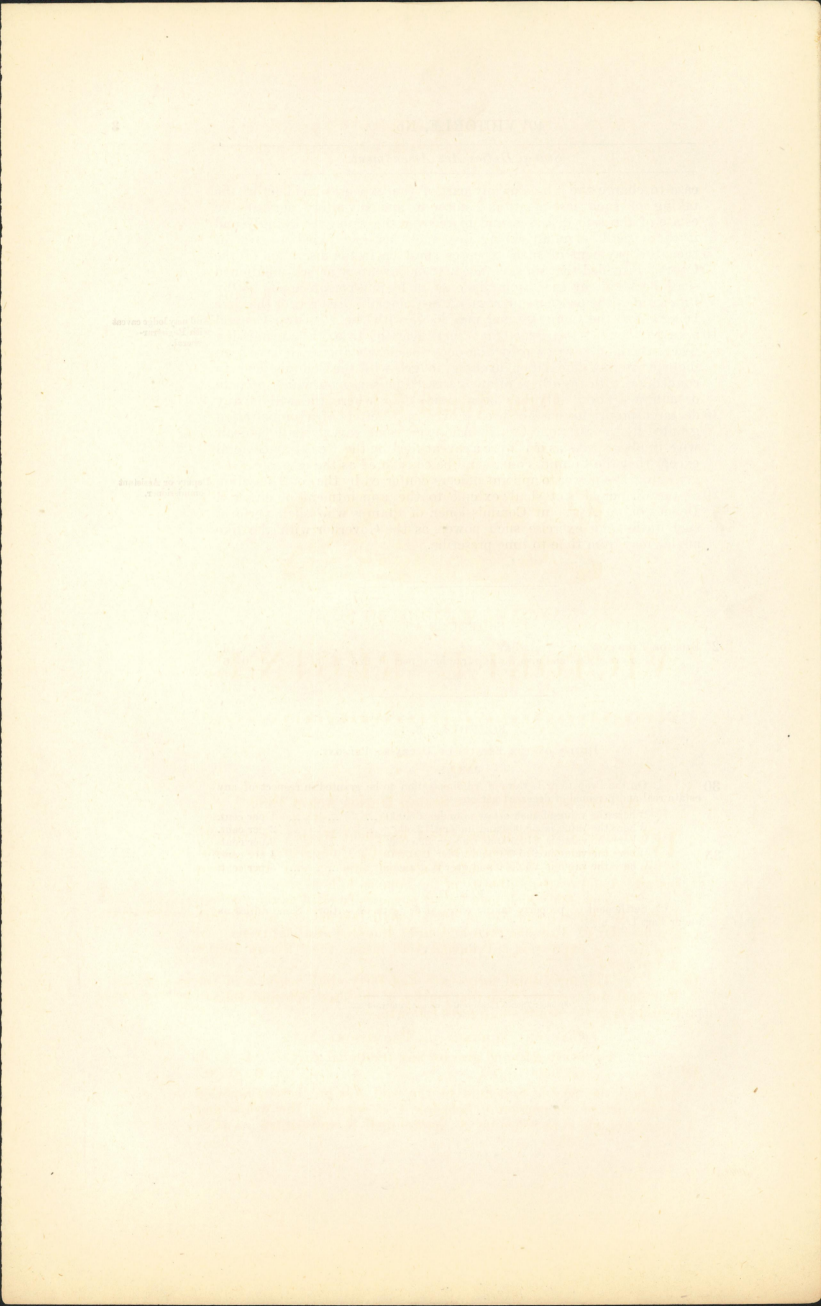
PART II.

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

Sydney : Thomas Richards, Government Printer .- 1886.

[3d.]

35



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, 2 June, 1886.

F. W. WEBB, Acting Clerk of Legislative Assembly.

New South Wales.



ANNO QUADRAGESIMO NONO

REGINÆ. VICTORIÆ

No.

An Act to amend the "Stamp Duties Act of 1880."

(As amended in Committee of the Whole.)

B^E it enacted by the Queen's Most Excellent Majesty by and with the advice and consent of the Legislative Council and the Legislative Assembly of New South Wales in this present Parliament assembled and by the authority of the same as follows :---

1. This Act which may for all purposes be cited as the "Stamp Short title Duties Act Amendment Act of 1886" shall take effect on and after commencement &c. 5 the first day of July one thousand eight hundred and eighty-six In this Act the expression "Principal Act" means the "Stamp Duties Act of 1880.'

2. The forty-third forty-sixth and forty-ninth sections of the Repeal of certain 10 Principal Act together with that portion of the First Schedule thereto act. contained in the words and figures following-

"BILL OF EXCHANGE OR PROMISSORY NOTE.

15

For every £50 and also for any fractional part £ s. d. 0 0 6" of £50 and also the Second Schedule to the said Act are hereby repealed And in lieu of the portion of Schedule I so repealed the words and figures contained in Schedule A hereto shall be substituted And in 133 lieu

Note. - The words to be omitted are ruled through; those to be inserted are printed in black letter.

Stamp Duties Act Amendment.

lieu of the words and figures contained in Schedule II so repealed the words and figures contained in Schedule B hereto shall be substituted but such repeal shall be without prejudice to the past operation of any of the said repealed sections or Schedules.

3. The term "receipt" whenever used in this or the Principal Interpretation of 5 Act shall mean and include any stamp mark impression indication as term "receipt" in lieu of section 43 well as any note memorandum or writing whatsoever whereby any Principal Act. money amounting to two pounds or upwards shall be acknowledged or expressed to have been received or deposited or paid in satisfaction of

10 any debt 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.

4. If any person shall-

- (I) Give any receipt liable to duty and not duly stamped—
- unstamped receipt in lieu of section 46 (n) Neglect or Refuse to give a receipt duly stamped in any case of said Act. where a receipt would be liable to duty—
- 20

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(III) 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 duty

he shall incur a penalty of not less than two pounds nor more than ten pounds Provided that a demand for any such receipt shall not in 25 anyway affect the validity of a tender otherwise legal.

5. No probate of the will or letters of administration of the Affidavit of value to goods chattels and effects of any person deceased shall be granted be lodged by appli-after the commencement of this Act unless the applicant for such letters of adminisprobate or letters shall lodge with his application an affidavit stating tration in lieu of

- 30 that to the best of his knowledge and belief the estate of the deceased Act. exclusive of what he was possessed of or entitled to as a Trustee but including all his real estate and all estates for years are under the value of a certain sum to be specified in such affidavit and shall at the same time deliver with such affidavit an inventory setting forth
- 35 a full and true account of the estate of the deceased and the value thereof and all such particulars as shall be necessary or proper for enabling the Commissioner of Stamp Duties fully and correctly to ascertain the duties payable in respect of such estate And the Prothonotary of the Supreme Court shall transmit to the Commis-
- 40 sioner every such affidavit and inventory together with a copy of the will or letters of administration to which they relate within thirty days from the granting of any probate or letters of administration under a penalty not exceeding fifty pounds for any neglect therein and the Commissioner if satisfied with such account and
- 45 inventory or with any amendment that may be made therein upon his requisition may assess the duty on the footing of such account and inventory (after deducting the debts actually due and owing by the deceased upon the sum specified in such affidavit) according to the rates set forth in the Schedule B hereto and such probate or letters may be
- 50 stamped accordingly But if the Commissioner is dissatisfied with such Commissioner may account and inventory he may cause an account and inventory to be appoint valuator. taken by any person to be appointed by him for that purpose and he $\frac{\text{Sec. 16 of }44 \text{ Vic.}}{No. 3}$ shall assess the duty on the footing of such last-mentioned account and inventory subject to appeal therefrom in accordance with the
- 55 provisions of section sixteen of the Principal Act and if the duty shall exceed the duty assessable according to the return made to the Commissioner and with which he shall have been dissatisfied and if there shall be no appeal against such assessment then it shall be in the discretion of the Commissioner having regard to the merits of the

section 49 of said

Penalty for giving

case

Stamp Duties Act Amendment.

case to charge the whole or any part of the expenses incident to the taking of such last-mentioned account and inventory against the estate of the said deceased and to recover the same accordingly and if there shall be an appeal against such last-mentioned assessment

- 5 then the payment of such expenses shall be in the discretion of the Court Provided that no such account or inventory as last-mentioned shall be taken by such Commissioner or by any person appointed by him without the previous approval of the Colonial Treasurer for the time being And the Commissioner may lodge with the Registrar-General And may lodge caveat
- 10 a caveat against the issue of any certificate of title by transmission with Registrar-where the land advertised by him does not clearly appear to have been included in any affidavit or inventory lodged with the Commissioner in connection with the estate of any deceased person upon which probate or administration duty has been assessed or where the will of any
- 15 deceased proprietor has not been proved in or letters of administration granted by the Supreme Court And every such caveat shall be dealt with in all respects as if it were a caveat filed by the Registrar-General except that the Commissioner shall be considered as the caveator.
- 6. The power to appoint officers conferred by the fourth section Deputy or Assistant 20 of the Principal Act shall extend to the appointment of either a Commissioner. Deputy or an Assistant Commissioner of Stamps who shall perform such duties and exercise such powers as the Governor with the like advice may from time to time prescribe.
- 7. This Act shall continue and be in force for the period of Duration of Act. 25 three years only from the first day of July one thousand eight hundred and eighty-six.

SCHEDULE A.

BILL OF EXCHANGE OF PROMISSORY NOTE-For every £25 and also for any fractional part of £25 ...

SCHEDULE B.

DUTIES ON THE ESTATES OF DECEASED PERSONS.

PART I.

1. On the Probate or Letters of Administration to be granted in respect of any estate real and personal of deceased persons-

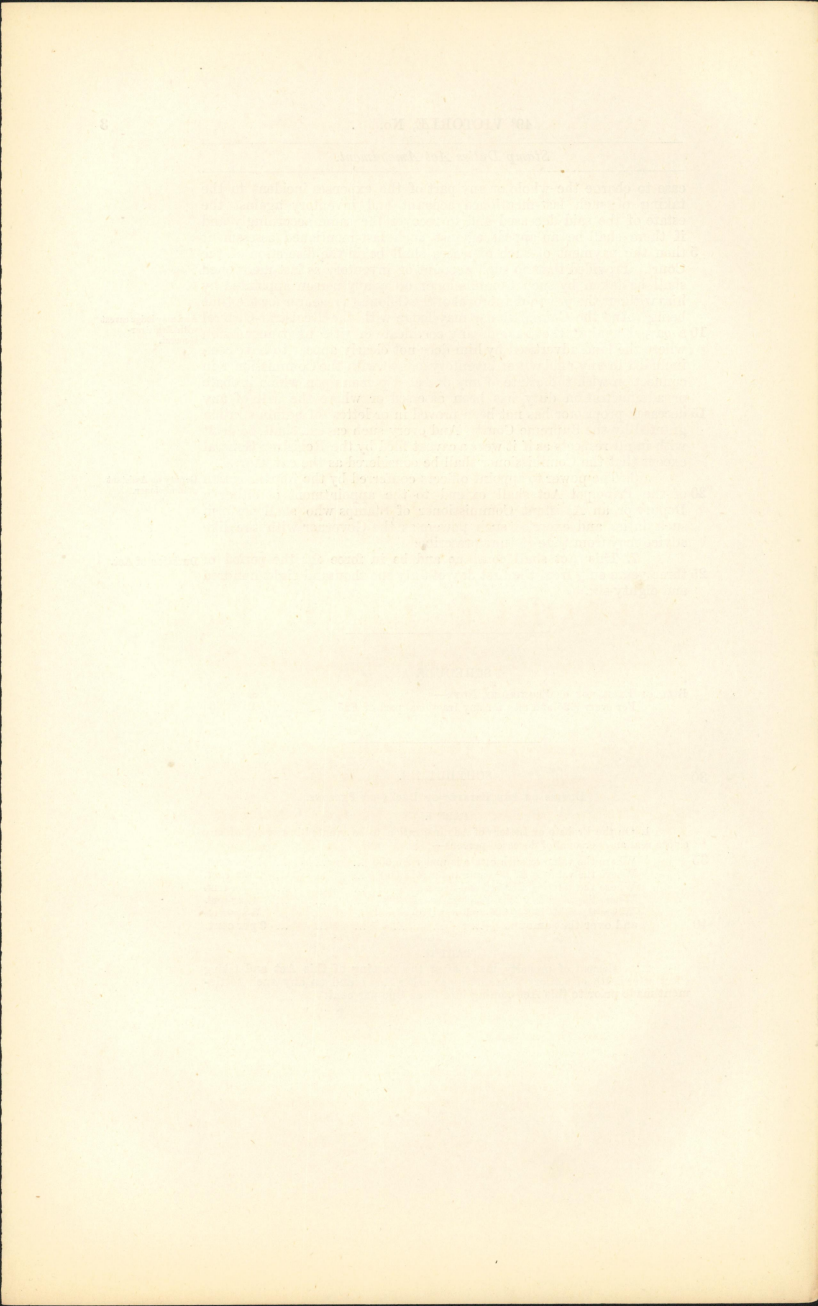
35	Where the value of such estate is under £5,000	 	 1 per cent.
1	Where the value is £5,000 and under £12,500	 	 2 per cent.
	Where the value is £12,500 and under £25,000	 	 3-per-cent.
	Where the value is £25,000 and under £50,000	 	 4-per-cent.
	Where the value is £50,000 and over that amount	 	 5 per-cent.
40	and over that amount	 	 3 per cent.

PART II.

2. Settlement of property made after the passing of this Act and taking effect after death of settlor Same duties as under Part I and on any such settlement made prior to this Act coming into force One per cent.

£ s. 0 0

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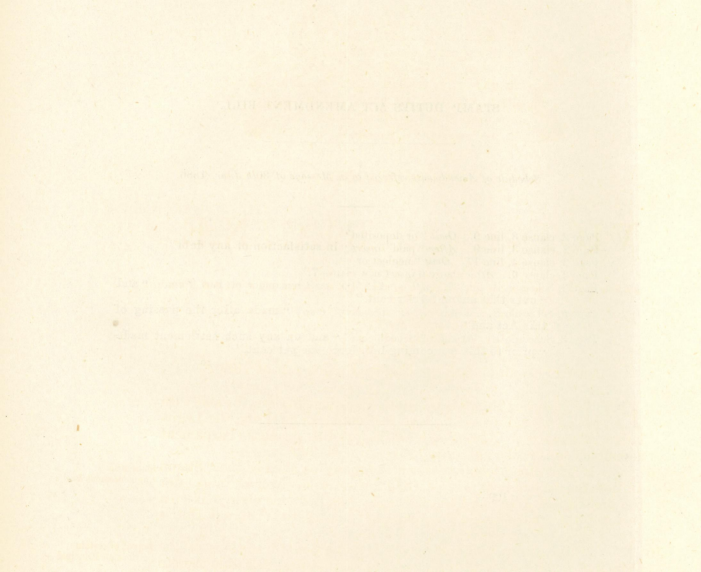


STAMP DUTIES ACT AMENDMENT BILL.

Schedule of Amendments referred to in Message of 30th June, 1886.

- Page 2, clause 3, line 9. Omit "or deposited"
- Page 2, clause 3, line 9. *After* "paid" insert "in satisfaction of any debt" Page 2, clause 4, line 17. *Omit* "neglect or"
- Page 3, clause 6. After clause 6 insert new clause 7.
- Page 3, Schedule B, line 37. After "£12,500" omit remainder of Part I insert " and "over that amount 3 per cent."
- Page 3, Schedule B, line 42. After "property" insert "made after the passing of this Act and"
- Page 3, Schedule B. At end of Schedule add "and on any such settlement made " prior to this Act coming into force one per cent."

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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, 2 June, 1886. F. W. WEBB, Acting Clerk of Legislative Assembly.

The LEGISLATIVE COUNCIL has this day agreed to this Bill with Amendments.

Legislative Council Chamber, Sydney, 30th June, 1886. } JOHN J. CALVERT, Clerk of the Parliaments.

New South Wales.



ANNO QUINQUAGESIMO

VICTORIÆ REGINÆ.

No.

An Act to amend the "Stamp Duties Act of 1880."

B^E it enacted by the Queen's Most Excellent Majesty by and with the advice and consent of the Legislative Council and the Legislative Assembly of New South Wales in this present Parliament assembled and by the authority of the same as follows :---

5 1. This Act which may for all purposes be cited as the "Stamp short title Duties Act Amendment Act of 1886" shall take effect on and after commencement &c. the first day of July one thousand eight hundred and eighty-six In this Act the expression "Principal Act" means the "Stamp Duties Act of 1880."

10 2. The forty-third forty-sixth and forty-ninth sections of the Repeal of certain Principal Act together with that portion of the First Schedule thereto act. contained in the words and figures following—

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For every £50 and also for any fractional part \pounds s. d.

of £50 ... 0 0 6" and also the Second Schedule to the said Act are hereby repealed And in lieu of the portion of Schedule I so repealed the words and figures contained in Schedule A hereto shall be substituted And in 133— lieu

Nore.-The words to be omitted are ruled through ; those to be inserted are printed in black letter.

Stamp Duties Act Amendment.

lieu of the words and figures contained in Schedule II so repealed the words and figures contained in Schedule B hereto shall be substituted but such repeal shall be without prejudice to the past operation of any of the said repealed sections or Schedules.

3. The term "receipt" whenever used in this or the Principal Interpretation of 5 Act shall mean and include any stamp mark impression indication as term "receipt" in lieu of section 43 of well as any note memorandum or writing whatsoever whereby any Principal Act. money amounting to two pounds or upwards shall be acknowledged or expressed to have been received or deposited or paid in satisfaction of

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5. No probate of the will or letters of administration of the Affidavit of value to goods chattels and effects of any person deceased shall be granted be lodged by appli-after the commencement of this Act unless the applicant for such letters of adminis-probate or letters shall lodge with his application an affidavit stating tration in lieu of section 49 of said 30 that to the best of his knowledge and belief the estate of the deceased Act.

- exclusive of what he was possessed of or entitled to as a Trustee but including all his real estate and all estates for years are under the value of a certain sum to be specified in such affidavit and shall
- at the same time deliver with such affidavit an inventory setting forth 35 a full and true account of the estate of the deceased and the value thereof and all such particulars as shall be necessary or proper for enabling the Commissioner of Stamp Duties fully and correctly to And the ascertain the duties payable in respect of such estate Prothonotary of the Supreme Court shall transmit to the Commis-
- 40 sioner every such affidavit and inventory together with a copy of the will or letters of administration to which they relate within thirty days from the granting of any probate or letters of administration under a penalty not exceeding fifty pounds for any neglect therein and the Commissioner if satisfied with such account and
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Penalty for giving

Stamp Duties Act Amendment.

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- where the land advertised by him does not clearly appear to have been included in any affidavit or inventory lodged with the Commissioner in connection with the estate of any deceased person upon which probate or administration duty has been assessed or where the will of any
- 15 deceased proprietor has not been proved in or letters of administration granted by the Supreme Court And every such caveat shall be dealt with in all respects as if it were a caveat filed by the Registrar-General except that the Commissioner shall be considered as the caveator.
- 6. The power to appoint officers conferred by the fourth section Deputy or Assistant 20 of the Principal Act shall extend to the appointment of either a Commissioner. Deputy or an Assistant Commissioner of Stamps who shall perform such duties and exercise such powers as the Governor with the like advice may from time to time prescribe.

7. This Act shall continue and be in force for the period of Duration of Act. 25 three years only from the first day of July one thousand eight hundred and eighty-six.

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BILL OF EXCHANGE OF PROMISSORY NOTE-For every £25 and also for any fractional part of £25 ... 0 ...

30

[3d.]

SCHEDULE B.

DUTIES ON THE ESTATES OF DECEASED PERSONS.

PART I.

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35	Where the value of such estate is under £5,000	 ··· .	 1 per cent.
	Where the value is £5,000 and under £12,500	 	 2 per cent.
	Where the value is $\pounds 12,500$ and under $\pounds 25,000$	 	 3-per-cent.
	Where the value is £25,000 and under £50,000	 	 4-per-cont.
	Where the value is £50,000 and over that amount	 	 5 per cent.
40	and over that amount	 	 3 per cent.

PART II.

2. Settlement of property made after the passing of this Act and taking effect after death of settlor Same duties as under Part I and on any such settlement made prior to this Act coming into force One per cent.

Sydney: Thomas Richards, Government Printer .- 1886.

s. d.

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