



# Ceylon Government Gazette

REGISTERED AS A NEWSPAPER IN CEYLON.

RAORDINARY.

Published by Authority.

No. 6,885 — WEDNESDAY, JULY 4, 1917.

Part II.—Legal and Judicial.

#### PASSED ORDINANCE.

Ordinance enacted by the Governor of Ceylon, with the advice and consent of the Legislative Council thereof.

No. 16 of 1917.

An Ordinance further to amend "The Stamp Ordinance, 1909."

JOHN ANDERSON.

Preamble.

WHEREAS it is expedient further to amend "The Stamp Ordinance, 1909": Be it therefore enacted by the Governor of Ceylon, by and with the advice and consent of the Legislative Council thereof, as follows:

Short title.

1 This Ordinance may be cited as "The Stamp (Amendment) Ordinance, No. 16 of 1917."

Repeal of sub-section (24) of section 3. 2 Sub-section (24) of section 3 of the principal Ordinance is hereby repealed, the subsequent sub-sections being renumbered accordingly.

Amendment of section 4.

- 3 Section 4 of the principal Ordinance shall be amended as follows:
- (1) In line 2 of section 4, after the words "the following instruments," there shall be added the words "and documents."
- (2) After the end of sub-section (a) and in continuation thereof, the following words shall be added: "and every document mentioned in parts II., III., IV., and V. of that schedule which, not having been previously executed, issued, presented, made, or filed, is executed, issued, presented, made, or filed in Ceylon."

Amendment of paragraphs (i.), (ii.), (iii.) of section 5 (1) (c) of the principal Ordinance.

4 In paragraphs (i.), (ii.), (iii.) of section 5 (1) (c) of the principal Ordinance, for the words "five cents" there shall be substituted the words "fifty cents."

Amendment of paragraph (a) of section 28 of the principal Ordinance.

5 In section 28, paragraph (a), of the principal Ordinance, the word "settlement" shall be deleted.

Amendment of proviso (c) of section 31 (3), section 35, proviso (a) of section 48, section 41 (1), section 43, and section 49 of the principal Ordinance.

6 In proviso (c) of section 31 (3), section 35, proviso (a) of section 36, section 41 (1), section 43, and section 49 of the principal Ordinance, for the words "five cents" there shall be substituted the words "six cents."

Buckey

Substitution of For schedule B of the principal Ordinance the following new schedule B. schedule shall be substituted:

#### SCHEDULE B.

-Containing the Duties on Instruments of Conveyance, Contract. Obligation, and Security for Money; on Deeds in general; and on other Instruments, matters, and things not falling under any of the following heads.

PART II.—Containing the Duties on Law Proceedings, and in the Supreme Court, District Courts, Courts of Requests, and Police Courts respectively.

PART III.—Containing the Duties in Testamentary Proceedings, on Probates of Wills, and Letters of Administration.

PART IV.—Containing the Duties in respect of Service of Processes in District Courts.

PART V.-Miscellaneous.

#### PART I.

### Containing the Duties on Instruments of Conveyance, Contract, Obligation, and Security for Money; on Deeds in general; and on other Instruments, matters, and things.

1 ACKNOWLEDGMENT OF A DEBT amounting to Rs. 20 or upwards in amount or value, written or signed by or on behalf of a debtor, in order to supply evidence of such debt in any book (other than a banker's ass book) or on a separate piece of paper when such book or paper is left in the creditor's possession

Duty.

Rs. c.

2 Affidavit, affirmation, or declaration made for the purpose of being filed, read, or used in any court of justice in this Island, not otherwise provided for in Part II.

3 Affidavit, affirmation, or declaration not made for the purpose of being filed, read, or used in any court of justice in this Island

#### Exemptions from the preceding and all other Stamp Duties.

Affidavits, affirmations, or declarations required or authorized by law to be made in criminal matters; affidavits, affirmations, or declarations on the assumption of any office under Government, or for the verification of any public accounts, or to be made pursuant to this Ordinance in regard to exchange of spoiled stamps, or for the sole purpose of enabling any person to receive any pension or charitable allowance; affidavit, affirmation, or declaration required to be made under the provisions of "The Widows' and Orphans' Pension Fund Ordinance, 1898.

Affidavits filed for the purposes of proceedings under Chapter XL. of the Civil Procedure Code.

4 AGREEMENT or contract, or any minute or memorandum of any agreement in this Island (and not otherwise charged nor expressly exempted from all stamp duty), whether the same shall be only evidence of a contract, or obligatory upon the parties, from its being a written instrument

0 50

#### Exemptions from the preceding and all other Stamp Duties.

Agreement or covenant secured by a mortgage contained in the same instrument therewith, such instrument being duly stamped as a mortgage.

Memorandum or agreement for the hire of any labourer, artificer, manufacturer, or menial servant.

Memorandum, letter, or agreement for or relating to the sale of

any goods, wares, or merchandise.

Letters containing any agreement (not before exempted) in respect of any merchandise, or evidence of such an agreement which shall pass by the post between merchants or other persons carrying on trade or commerce in this Island, and residing and actually being at the time of sending such letters at the distance of 20 miles from each other.

Memorandum or agreement made between the master and mariners of any vessel or boat for wages.

Agreement made in compliance with or under the provisions of the Mercantile Shipping Act.

Agreement to marry, not containing any settlement or transfer of property.

5 AGREEMENT to secure the repayment of a loan made by hypothecation of title deeds or other valuable security or upon the hypothecation of movable property when such loan is repayable within one year and is-

Over Rs. 0 and not over	Rs. 1,000		j	1 0
Over Rs. 1,000 do.	Rs. 2,500			2 50
Over Rs. 2,500 do.	Rs. 5,000	• •		5 0
Over Rs. 5,000 do.	Rs. 7,500			7 50
Over Rs. 7,500 do.	Rs. 10,000		•	. 10 0
Every further Rs. 1,000 or p	art thereof			1 0

See exemptions under Bond.

6 APPOINTMENT in execution of a power, whether of trustees or of any property, or of any use or interest therein, when made by writing, not a will

15

7 APPRAISEMENT or valuation of any estate or effects, movable or im-	Du Rs.	
movable; or of any interest therein; or of the annual value thereof; or of any dilapidations; or of any repairs wanted; or of the materials and labour used or to be used in any buildings; or of any artificer's.		
work whatsoever. Where the amount of such appraisement or valuation shall be—		
Over Rs. 0 and not over Rs. 100 Over Rs. 100 do. Rs. 200 Over Rs. 200 do. Rs. 300 Over Rs. 300 do. Rs. 400	0	25 50 75 0
Over Rs. 400 do. Rs. 500 Over Rs. 500 do. Rs. 1,000 Every further Rs. 500 or part thereof Provided that the duty on any one appraisement shall not exceed	. 2	25 50 25
Rs. 10. Exemptions.		
Appraisements or valuations of any property belonging to, or to be acquired by Government, or made by or at the instance of any Government officer in the execution of his office.		
8 (1) ARTICLES OF APPRENTICESHIP relating to the service or tuition of any person intending to qualify as a notary or apothecary	100	0
(2) ARTICLES OF APPRENTICESHIP, including every writing relating to the service or tuition of any apprentice, clerk, or servant placed with any master to learn any profession, trade, or employment except that		
of a notary or apothecary  9 ARTICLES OF APPRENTICESHIP or contract relating to any such service	10	0.
or tuition as is mentioned in 8 (1) or 8 (2) whereby any person shall become bound for the residue of the term for which he originally contracted in consequence of the death of his former master, or of the contract between them being vacated by consent, or by rule of court, or in any other event	10	
10 Assignment.—See Transfer or Assignment.	. "	
<ul> <li>11 AWARD.—Other than that made in any cause</li> <li>12 BANKER'S LETTER of lien or banker's trust receipt. The same duty as on an agreement.</li> </ul>	10	0
13 BILL OF EXCHANGE payable on demand	0	6
Bill of exchange, promissory note, draft, or order for the payment at any time otherwise than on demand to the party named therein, or the bearer, or to order, of any sum of money—		
Over Rs. 0 and not over Rs. 100 Over Rs. 100 do. Rs. 250		10 15
Over Rs. 250 do: Rs. 500	0	25 50
Every further Rs. 1,000 or part thereof  Exemptions.	Ų	50
All cheques drawn by army accountants on Imperial services.  All letters of credit, whether in sets or not, sent by persons in this Colony to persons out of the same, authorizing drafts on the British territories in India or in Ceylon, or any other of His Majesty's colonies or foreign possessions.		
14 BILL OF LADING of or for any goods, merchandise, or effects exported or carried coastwise, for each part of every set	. 0	25
15 (a) BOND given as a security for the payment of any definite and certain sum of money; mortgage for any definite and certain sum of money, and of or affecting any property, where the sum shall be—	:	
Over Rs. 0 and not over Rs. 100		50 0
Over Rs. 100 do. Rs. 200 Over Rs. 200 do. Rs., 300		<b>50</b>
Over Rs. 300 do, Rs. 400 Over Rs. 400 do. Rs. 500		- <b>0</b> - 50
Over Rs. 500 do. Rs. 1,000	5	0
Every further Rs. 500 or part thereof  (b) Bond given in acknowledgment of advances made or to be made.		50
on a forthcoming crop, such advances being secured by hypotheca- tion of the crop with or without personal security, and made payable on the realization of such crop, but within a year from the date of	- 4	
such bond. Where the sum to be lent shall be—	100	
Over Rs. 0 and not over Rs. 1,000 Over Rs. 1,000 do. Rs. 2,500		0 50
Over Rs. 2 500 do Rs. 5 000	5	0
Over Rs. 7,000 do. Rs. 10,000	10	50
Every further Rs. 1,000 or part thereof  (c) Bond or mortgage to secure the repayment of money to be there-	. <sub>),</sub> 1	. 0
after lent, advanced, or paid, or which may become due upon an account current, together with any definite and certain sum already, lent, advanced, or due. The same duty and conditions as to calcu-	-5 <u>7.</u> 	y top
lation of duty on the amount already lent, advanced, or due, as on a bond or a mortgage of property for any definite and certain sum of money, together with an additional duty of	013 V.	0

	~~ ~,		•
	Du	fa,	
(d) Bond or mortgage to secure the repayment of money to be there-	Rs.	•	
after lent, advanced, or paid, or which may become due upon an	2013.	٠.	
account current, together with any sum already lent, advanced, or			
due, where such sum is not ascertained	100	0	
(e) Bond or mortgage to secure the repayment of money to be thereafter lent, advanced, or paid, or which may become due upon an	5		
account current:  If the total amount of the money secured or to be ultimately re-			
coverable thereupon shall be uncertain, and without any limit	50	0	
But if the total amount of the money secured or to be ultimately			
recoverable thereupon shall be limited not to exceed a given sum, the same duty as on a bond or mortgage for such limited sum.			
When a bond and mortgage shall be contained in the same instrument,			
and be given to secure the same moneys, the bond only shall be chargeable with stamp duty.	•		
(f) Bond for indemnifying any person who shall have become bound			
as surety for the payment of any sum of money or the performance of any act	10	0	
(g) Bond for further securing the repayment of any sum already		•	
secured by a bond or mortgage for which an ad valorem duty had			
been previously paid	10	0	
(h) Bond of any kind whatever not otherwise charged in this schedule	10	^	
nor expressly exempted from all stamp duty	10	0	
Exemptions from the preceding and all other Stamp Duties.			
Bond or mortgage made in pursuance of covenants, or other agree-	•		
ments on that behalf, contained in some other instrument, and			•
without additional money consideration, if such other instrument has been stamped with an ad valorem stamp duty on the amount	•		
of the consideration for such bond or mortgage.			
Bonds or mortgages given by any Government officer, or his sure-			
ties, for the due execution of his office.  Bonds or mortgages of indemnity given to Fiscals or their Deputies,			
or officers in the execution of their duty.	. '		
Bonds or mortgages given to any officer of Customs in his official			
capacity.  (i) Bond, bottomry, that is to say, any instrument whereby the	•		
master of a sea-going ship borrows money on the security of the ship			•
to enable him to preserve the ship or prosecute her voyage,—The			
same duty as a bond 15 (a) for the same amount.  16 Broker's Note, each copy	0	6	
17 Cart of Boat Note for the conveyance of goods for hire by cart or	v	v	
boat along any road, river, or canal, when the distance to be tra-			
versed by such cart or boat shall exceed one mile outside the limits		,	
of any Municipality or Local Board, on the original and each copy thereof	. 0	6	
	•	-	
Exemptions from the preceding Stamp Duty.			
Memorandum, letters, or agreements made with any common carrier or other person for the carriage of goods, wares, or merchandise in			
this Island, if stamped as an agreement or contract, or any minute or memorandum of an agreement.			•
18 CHARTER-PARTY or any agreement or contract for the charter of any			
vessel	10	0	
19 CLAIM PROCEEDINGS.—See Part II.			
20 Composition Deep or other instrument of composition between a	10	•	
debtor or debtors, and his or their creditors	10	0	
21 CONDITIONS OF SALE of immovable property of the value of one hundred rupees and upwards	5	0	
	J	~	
Exemptions.			
All sales by public officers, including Fiscals and their officers.			
22 (a) CONVEYANCE OR TRANSFER of any property for any consideration— Where the purchase or consideration money therein or thereupon	*	•	
expressed, or if the consideration be other than a pecuniary one,			
or partly pecuniary and partly other than pecuniary, the value of			
the property shall be—		<b>F</b> A	
Over Rs. 0 and not over Rs. 50 Over Rs. 50 do. Rs. 100	0 1	50 0	
Over Rs. 100 do. Rs. 200	2	0	
Over Rs. 200 do. Rs. 300	3	0	
Over Rs. 300 do. Rs. 400 Over Rs. 400 do. Rs. 500	4 5	0	
Over Rs. 500 do. Rs. 1,000	10	ŏ	
Every further Rs. 500 or part thereof	5	0	
(b) Conveyance or transfer of property by an executor, administrator,			
or trustee, without consideration to the person beneficially entitled to such property, or when made by order of court in cases of			
divorce a vinculo matrimonii	10	0	-
0			

	D.	
(c) Conveyance or transfer of property without consideration by trustee or trustees, or the executors or administrators of a decease trustee or trustees to a surviving trustee or trustees, or to a ne	ed w	
trustee or trustees, or to a surviving trustee or trustees and a ne trustee or trustees	w 10	. 0
(d) Conveyance or transfer of property of any kind whatsoever, no charged in this schedule nor expressly exempted from stamp dut	ot y 10	0
Exemptions from the preceding Stamp Duties.  All conveyances and transfers to His Majesty, or to any person for on behalf of His Majesty.  Transfers of bills of exchange and promissory notes by endorsemen	t. `	
23 DEBENTURE (whether a mortgage debenture or not) being a marketable security transferable by delivery or by endorsement or by a separatinstrument of transfer.—The same duty as on a bond for the same amount.	te 1e	
Explanation.—The term "debenture" includes any interest coupor attached thereto, but the amount of such coupons shall not be included in estimating the duty.  Exemption.		
A debenture issued by an incorporated company or other bod corporate in terms of a mortgage deed, duly stamped in respect of the full amount of debentures to be issued thereunder, whereby the company or body borrowing makes over in whole or in part their property to trustees for the benefit of the debenture holders. Provide that the debentures so issued are expressed to be issued in terms of the said mortgage deed.	of le ir ed	
<ul> <li>24 Declaration.—See Affidavit.</li> <li>25 Declaration of any use or trust of or concerning any property when</li> </ul>	n	
made by any writing not being a will  26 DEED or instrument of confirmation, release, revocation, substitution	. 15	0
surrogation, disclaimer, and renunciation	. 10	0
co-heirs or part owners	. 10	.0
pressly exempted from stamp duty 29 Delivery Order in respect of goods; that is to say, any instrumen	. 10	0
entitling any person therein named to the delivery of any goods lying in any dock or port, or in any warehouse in which goods are stored or deposited on rent or hire, or upon any wharf, such instrument being signed by or on behalf of the owner of such goods, upon the sale of transfer of the property therein, when such goods exceed in value	g d g r	
twenty rupees	. 0	6
30 (a) Gift or deed of gift of any property.—The same duty as on a conveyance or transfer (No. 22 (a)) for a pecuniary consideration equa to the value of the property as set forth in such instrument.	3 <b>1</b>	
(b) Gift or deed of gift in which a power of revocation is reserved to the donor, or in which the donee or some person authorized by law to represent the donee has not expressly signified his acceptance.	у ө .	
of the gift. Where the value of the property is under Rs. 2,500, and outy of Rs. 2.50 for every Rs. 100 or fraction thereof. Where the value of the property is Rs. 2,500 and over, a duty of Rs. 3 for every Rs. 100 or fraction thereof.	8	
(c) Gift or deed of gift of any property without power of revocation but reserving to the grantor any life interest or estate in the property. Where the value of the property is under Rs. 2,500, a	ө	
duty of Rs. 2.50 for every Rs. 100 or fraction thereof. Where the value of the property is Rs. 2,500 and over, a duty of Rs. 3 for every	θ,	
Rs. 100 or fraction thereof.  31 Lease or agreement for lease of any property.—The same duty and conditions as to calculation of duty as on a bond, or mortgage or calculation of duty as on a bond, or mortgage or the company of the	f	
property, for the same amount as the aggregate rent payable for the whole term comprised in the lease; provided that the duty shall no exceed that on a lease for seven years, and provided that the lease does not contain a mortgage of property, in which case the mortgage	t e	
shall be chargeable as a separate instrument.  32 Lease executed in pursuance of a duly stamped agreement for the		
same on production of such agreement to the Commissioner of		0
Stamps		;
<ul> <li>(1) When the duty with which the lease is chargeable does not exceed Rs. 10, the duty with which the lease is chargeable.</li> <li>(2) In any other case</li> </ul>	d . 10	
34 LETTER OR POWER OF ATTORNEY for the purpose of appointing	<b>a</b>	
proxy to vote at a meeting		6
elsewhere, for any other purpose whatever Substitution or surrogation under any letter of attorney	. 5	50 50
Exemption.  Power of attorney made by any petty officer, seaman, or soldier.	r.	
or by the executors or administrators of any such person, for pay of prize money, or by any Government officer in the execution of his duty	or	
· ·		

CAR.	TII. — CEYLON GOVT. GAZETTE EXTRAORDINAL	RY — JULY	4,	1917
,			Du Rs.	
36	LETTERS OF Venia ætatis	1	100	0
	LETTER OF LICENSE from creditor to debtor  MORTGAGE.—See Bond.	••	10	0
			,	0
	NOTARIAL copy of, or extract from, any instrument PARTNERSHIP, instrument of	• •	10	0
	POLICY OF INSURANCE:	• •		Ť
	In the case of sea insurance	• •		25
	In the case of insurance against risks by fire In the case of any other insurance, when the amount insu	red does	U	25
	not exceed Rs. 1,000	••		<b>5</b> 0
	For every further Rs. 1,000 or part thereof	• •	0	50
	PROMISSORY NOTE.—See Bill of Exchange.			
43	PROTEST of any bill of exchange or promissory note for an money not exceeding Rs. 200	y sum or	1	0
	Exceeding Rs. 200 and not exceeding Rs. 1,000	• •		50
	Exceeding Rs. 1,000 and not exceeding Rs. 5,000	• •		50
4.4	Exceeding Rs. 5,000 PROTEST.—Ship protest in consequence of loss or damage by	r atomóa	Đ	0
	and tempestuous weather, by jettison, or by collision, strandi	ng, or fire	20	
	5 Protest of any other kind	• •	2	50
	3 Proxy to vote at any meeting.—See Letter or Power of Atto	•		
47	RECEIPT or discharge given for any money or other property a to Rs. 20 or upwards	mounting	0	6
		• •	U	J
	Exemptions.	41		
	Receipt given for money or securities for money deposit hands of any banker to be accounted for. Provided that the			
	not expressed to be received of, or by the hands of, any other	than the		•
	person to whom the same is to be accounted for. Provided	also that		•
	this exemption shall not extend to a receipt or acknowledge any sum paid or deposited for or upon a letter of allotment of	ment for of a share		
	or in respect of a call upon any scrip or share of or in any inco	orporated		
•	company or other body corporate or such proposed or			
	company or body, or in respect of a debenture being a m security.	arketable		
	Receipt endorsed on or contained in any instrument duly			
	or exempted under the proviso to section 4 (instruments on behalf of Government), acknowledging the receipt of the			
	ation money therein expressed, or the receipt of any principa			
	interest, or annuity, or other periodical payment thereby see			
	Receipts given for the return of any duties of Customs.  Receipts given for value of goods taken by the Crown for	or undor-		
	valuation.	or under-		
	Receipts or discharges given by any officer in the servi	ce of the		
	Government of Ceylon in the execution of his office. Prov this exemption shall not include a receipt given by any pul	ided that		
	to the Treasurer or other authority for the payment of the			
	such public officer.	·	•	
	Receipts or discharges for pay or allowances given by of soldiers of His Majesty's forces for the time being statione			
1	Colony.	VALLO		
48	RESPONDENTIA BOND.—Any instrument securing a loan on			
-	laden or to be laden on board a ship and making repayment			
	gent on the arrival of the cargo at the port of destination.—duty as on a bond for the amount of the loan secured.	THE SWITTE		
49	SHARE CERTIFICATE.—On each Rs. 100 of the face value of the	he shares,		,
	scrip, stock, or debenture stock to which the certificate rela		0	<b>ΰ</b> 0
	Exemptions.			
	(a) New share certificates issued upon a subdivision or con			
	of existing shares forming the capital (original, increased, or			
	of any joint stock company.  (b) New share certificates issued in lieu of share certificates issued in lieu of share certificates.	tes lost or		
	destroyed, or in lieu of existing share certificates, but for a			
	less number of shares, as the case may be.			_
	O SHIPPING ORDER for the conveyance of goods on board of an		0	6
5	1 Transfer or assignment (a) of bond, mortgago, lease, or			
	debt.—The same duty as on a bond for the same amound of the money secured, consideration paid, or security a			
	amount due under decree.			
•	(b) Of debentures or debenture stock being marketable whether the debenture is liable to duty or not.—One-fifth			
	payable on a conveyance (22) for a consideration equal t			
	value of the debenture or debenture stock.	•		
52	2 WARRANT to act as a notary public		<b>5</b> 0	0
	Proviso.—Where any person duly authorized to practise i			
	shall be afterwards authorized to practise in any other subsequent warrant shall be subject to Rs. 25.	area, tne		
	Sannagasan transmit and sangas to the as.			

 $$\mathbf{P}_{\mathbf{A}\mathbf{R}\mathbf{T}}$  II. Containing the Duties on Law Proceedings.

IN THE SUPREME COURT.	Class 1.	Class 2.	Class 3.	Class 4.	Class 5.	Class 6.	Class 7.	Class 8.	Class 9.	
In Civil Proceedings.  Every appointment of proctor.—  Affidavit.—Petition of review pre-	Rs. 500 Rs. 1,000 and under.		Rs. 1,500 Rs. 2,0 and and under. under		Rs 2,500 Rs.5,000 and and under. under.		Rs. 7,500 and under.	Rs. 10,000 and under.	Above Rs. 10,000.	
paratory to appeal to the King in Council.—Bond of security in appeal to the King in Council.—Cortificate in appeal to the King in Council.—Petition to the King in Council.—Petition to the King in Council.—Copy, certified, of any deposition, document, or other matter of record.—Judgment, decree, or order.—Exemplification under the seal of court of any record or other proceedings therein.—Exhibit of every document on which no stamp is affixed or impressed, unless the duplicate bears a stamp.—Translation of any exhibit. — Summons. — Rule nisi or absolute.—Order of transfer.—Injunction.—Mandate or writ of mandamus procedendo and prohibition.—Bill of costs.	Rs. c.	Rs. c.		Rs. c.	Rs. c.	Rs. c.	Rs. c.	24 0	For every additional Rs. 5,000 or fraction thereof up to Rs. 500,000, in addition to the duties in Class 8, a further Rs. 3, after which no additional duty shall be leviable.	

	Class 1.	Class 2.	Class 3.	Class 4.	Class 5.	Class 6.
IN THE DISTRICT COURTS.  In Civil Proceedings.	Rs. 300 and under.	Rs. 500 and under	Rs. 1,000 and under.	Rs. 5,000 and under.	Rs.10,000 and under.	Above Rs. 10,000.
Every appointment of proctor.—Plaint.—Answer.—Replication,	D-	D	Da o	Da 'a	D	For every additional
petition, or any other pleading.—Summons to defendant or defendants without reference to number.—Citation or supplemental citation.—Appointment of guardian or next friend.—Copy of decree nisi, or der nisi, or interlocutory order without reference to number.—Copy of decree absolute or any other decree.—Notice of trial.—Writ of execution against property.—Warrant against person.—Commitment.—Writ of delivery of	Rs. c.	Rs. c.	Rs. c.	Rs. c.	Rs. c.	Rs. 5,000 or frac- tion thereof np to Rs. 500,000, after which no addi- tional duty shall be leviable, in addi- tion to the duties in Class 5.
specific movables.—Writ of possession of immovables.—Warrant to seize property.—Certificate to judgment-debtor authorizing mortgage, &c.—	1 80	3 60	6 0	9 0	12 0	Rs. c. 1 50
Set of interrogatories.—Answer to interrogatories.—Petition of appeal.—Certificate in appeal.—Bill of costs.—Every affidavit or affirmation.—Commission to examine and all other commissions.—Every order of reference to arbitration.—Inventory.—Account, other than an account appended to and forming part of a plaint, answer, or other pleading.		•				
Every award.—Mandate of sequestration.—Warrant of arrest in mesne process.—Injunction.—Appointment of receiver.  Every exhibit of any document on which no stamp is affixed or impressed, unless the duplicate bears a stamp.—Copy, duly certified,	4 80	9 60	18 0	24 0	30 0	3 0
of all matters of record.—Notice to admit genuineness of documents or to produce documents, or any other notice applied for at instance of a party to an action.—Notice to the court requesting stay of execution.—Notice to decree-holder.—Order confirming sale.—Order for delivery of possession to purchaser.—Summons to each witness.—Translation of each document.	0 90	1 80	3 0	3 60	4 80	0 30
Bail bond or other bond or recognizance. The same duty as a mortgage bond for the same amount.						•
Claim Proceedings.  Claim to property seized or objection, Re. 1 20.  Other proceedings at half the rates as a regular action, provided that the class shall be determined according to the value of property						
seized or class of case in which the claim is made, whichever is less.		1	1		f	! .

#### IN THE COURTS OF REQUESTS.

Every appointment of proctor or of guardian or next friend.-Plaint.—Petition.—Answer or any other pleading.—Summons to defendants without number.—Copy of decree.—Writ of execution against property.—Writ of delivery of specific movables.—Writ of possession of immovables.—Cortificate to judgment-debtor authorizing mortgage, &c.—Commission to survey and for any other numbers.—Every order of reference to arbitration. other purposes.—Every order of reference to arbitration.—Affidavit.—Every, award.—Bail bond or any other bond or recognizance. -Mandate of sequestration.—Warrant of arrest in mesne process. -Petition of appeal.—Warrant of attachment.—Every exhibit of any document on which no stamp is affixed or impressed, unless the duplicate bears a stamp.—Copy, duly certified, of all matters of record.-Notice to admit genuineness of document, or to produce document, or any other notice applied for at the instance of a party to an action.—Notice to court requesting stay of execution.—Notice to decree-holder.—Order confirming sale.— Order for delivery of possession to purchaser.—Summons to -Translation of each document.

Incasesunder Rs. 50, 60c.; in cases of Rs. 50 and upwards, Re. 1 · 20.

No oral pleading shall be received, except when the party wishing to plead orally shall furnish a stamp of the same value as if it were a written pleading in a case of the like class.

#### Exhibits.

Duty. Rs. c.

Provided that every exhibit in excess of ten in number shall be liable only to a duty of 12 cents in the District Courts and Courts of Requests.

#### Claim Proceedings.

Claim or objection to property seized

Other proceedings at the same rate as in a regular action. Provided that the class shall be determined according to the value of property seized or of the subject-matter of the suit in which the claim is made, whichever is less.

#### Miscellaneous.

Poundage shall be recovered at the rate of 1 · 2 per centum on all moneys levied in execution either by sale or by payment by the debtor to the Fiscal or his deputy, although the creditor becomes purchaser of the property sold in execution, and obtains credit for the purchase money in reduction of the writ. The order for credit or for payment should be written on a stamp or stamps answering in value to such 1:2 per centum. Provided that 6 cents shall be payable for any fractional part of 1.2 per centum less than 6 cents.

No party shall be allowed to take any proceedings on or by virtue of

any decree or judgment without first taking a copy thereof.

Provided also that no Attorney-General, Solicitor-General, Crown Counsel, or other Government officer suing, or being sued, or intervening in any suit virtute officii, and no person duly admitted to sue, defend, or intervene as a pauper, shall be required to use any stamps in civil proceedings. But if judgment for costs shall be given in favour of such Attorney-General, Solicitor-General, Crown Counsel, or other Government officer, or such pauper, the value of such stamps as would have been used by him if he had not been allowed to proceed without using stamps, or the value of such part thereof as shall be decreed by the said judgment, shall be paid by the party against whom such judgment shall have been given, to the Commissioner of Stamps, or to the secretary of the District Court or clerk of the Court of Requests in which such suit shall have been decided for and on behalf of such Commissioner of Stamps; and in failure of payment the said court shall proceed to recover the same in the manner directed in section 85 of this Ordinance in regard to pauper suits.

And no summons, warrant of arrest, or in execution, nor any other citation or writ whatsoever, which has once been issued out of the court and returned by the officer to whom it was directed, shall, on any pretext. whatever, be re-issued, unless any such process has been returned not served or executed, by reason that the party could not be found, or had left the jurisdiction of the court, or by reason that no property of the debtor or none sufficient to satisfy the exigency of any writ of execution. could be found, or that the process has been returned on the order of the court. Provided further that in respect of any summons to a witness,

the same may be re-issued at the discretion of the court.

Provided also, that in appeals to the Supreme Court the appellant shall deliver to the secretary of the District Court or clerk of the Court of Requests, together with his petition of appeal, the proper stamp for the decree or order of the Supreme Court and certificate in appeal which may be required for such appeal.

Every certificate of curatorship under chapter XL. of the Civil Procedure Code, section 582, shall bear a stamp of Rs. 6, and every account filed thereunder shall bear a stamp of Rs. 3, unless the court shall order the

proceedings to be on blank.

Every application under chapter XLI: of the Civil Procedure Code, section 595, for appointment or removal of trustees, shall bear a stamp

Actions relating to public charities under chapter XLV. of the Civil Procedure Code shall be charged as of the value of Rs. 1,000.

Appointment of agent to accept process, warrant, or power of attorney to confess judgment shall bear a stamp of

Duty.

0 30

0 18

All applications made, proceedings taken, and suits instituted under "The Patents Ordinance, 1906," shall be charged as of the value of Rs. 5.000.

All documents and process or other proceedings liable to stamp duty which shall or may be rendered necessary by the Ordinance No. 11 of 1882 shall be charged as of the value of Rs. 50, and all costs and fees chargeable in respect of such proceedings shall be taxed as of suits of that value.

Matrimonial suits shall be charged as of the value of Rs. 5,000.

#### Exemptions.

All affidavits or affirmations for verifying service of process; all orders for the release or discharge of civil prisoners; all warrants of attachment for non-attendance or contempt issued by the court at its own instance, mandates in the nature of writs of habeas corpus, and all rules relating thereto.

All pleadings and other documents in actions or proceedings for the partition or sale of land instituted under the provisions of Ordinance No. 10 of 1863, intituled "An Ordinance to provide for the Partition or Sale of Lands held in common."

Provided that if it should appear to the court before which any action or proceeding for the partition or sale of land has been instituted that such action or proceeding is one which should not have been instituted under the provisions of Ordinance No. 10 of 1863, or that it was instituted to deprive any one not named in the plaintiff's application to such court of his interest in the said land, or in order improperly to take advantage of the exemption from stamp duty by this exemption created, such court shall in disposing of such action or proceeding order the plaintiff to pay double the amount of stamp duty which would have been payable throughout such action or proceeding by both plaintiff and defendant had this exemption not been made, and shall enforce payment of the same by writ of execution against the property and person of the plaintiff.

#### IN THE POLICE COURTS.

Complaint or charge of any offence punishable under section 314, or of any other offence other than an offence for which police officers may, under the Criminal Procedure Code, arrest without warrant ...

For every summons to a defendant or witness on such complaint or

Provided that when a complaint is made orally the stamp shall be supplied for the purpose of being affixed to the written plaint or record of the complaint.

Provided that when the complaint or charge is made by an officer of Government, or by a Police or Municipal officer, or officer of a Local Board or the Board of Improvement, Nuwara Eliya, or of a Provincial or District Road Committee, Board of Health, or Sanitary Board, in the execution of his duty, or by a Government renter in matters relating to his rent, no stamp duty shall be payable; and provided that it shall be lawful for the Magistrate, on being satisfied that complainant has a fair ground of complaint, but is unable to supply stamps for the plaint and summons or subpcenas, or that the defendant is unable to supply stamps for subpcenas, to allow such plaint to be filed, and such summons and subpcenas to be issued, without stamps.

#### PART III.

## Containing the Duties in Testamentary Proceedings; on Probates of Wills and Letters of Administration.

	(	Class	ì.	Clas	s 2.	Clas	s 3.	Class 4.
	Under Rs. 2,500		and under		Rs. 5,000 to and including Rs. 10,000		Above Rs. 10,000.	
Every appointment of proctor.—Every pleading other than a petition or applica-	h	Rs.	c.	Rs.	c.	Rs.	c.	
tion.—Every notice, citation, or supplemental citation.—Copy of decree nisi, order nisi, or interlocutory order without reference						,		For every
to number.—Copy of decree absolute or any other decree.—Bill of costs.—Every affidavit or affirmation other than affidavits or							j	additional Rs. 5,000 or fraction
affirmations attached to inventories or inter- mediate or final accounts.—Caveat.—Oath of office of executor or administrator.—	4	Fre	96	6	0	12	0	thereof, in addition to the duties
Letters ad colligenda.—Inventory.—Final account.—Bond.—Petition of appeal.—Certificate in appeal.—Every exhibit of any							1	in Class 3, Re. 1·20.
document on which no stamp is affixed or impressed, unless the duplicate bears a stamp. Summons to each witness.—Translation	.							
of each document.		} Fre	ėe	2	40	4	80	30 cents

Provided that in determining the value of the estate the amount of the debt due by the deceased under mortgage or other notarial bonds shall be deducted, and also the value of any property to which the deceased was entitled or in possession of as trustee for any other person or persons and not beneficially.

Every certified copy of any will or codicil, or extract therefrom, or of any document mentioned in this part of the schedule ... 3 0

The duty on probate of a will or letters of administration, where the property and estate for or in respect of which such probate or letters of administration shall be granted, exclusive of what the deceased shall have been possessed of or entitled to as trustee for any other person or persons, and not beneficially, and exclusive also of the debts due by the deceased on mortgage or other notarial bonds, shall be

Under Rs. 1,000, none; Rs. 1,000 and over but less than Rs. 2,500, a duty of Rs. 2 50 for every Rs. 100 or fraction thereof; Rs. 2,500 and upwards, Rs. 3 on every Rs. 100 or fraction thereof.

Provided that where the common estate of a husband and wife shall be administered to after the death of one of them, duty shall be paid as for the half-estate.

#### PART IV.

#### Duties in respect of Service of Process in Civil Cases in the Supreme Court and in District Courts.

	Duty.
	Rs. c.
In cases of Rs. 300 and under	0 42
In cases of Rs. 500 and under	0 60
In cases of Rs. 1,000 and under	0 90
In cases of Rs. 5,000 and under	1 20
In cases of Rs. 10,000 and under	1 80
In cases over Rs. 10,000	2 40
	_ 10
PART V.	
Miscellaneous.	
miscollanco us.	Duty.
Advocates and Proctors.—Ordinance No. 12 of 1848:	Rs. c.
Certificate of admission of any person to act as an advocate in the Island	250 0
Certificate of admission of any person to act as a proctor in any court of this Island	50 0
Certificate to be taken out yearly by every person practising as a proctor	
in any court of this Island:	
If he shall have been admitted for the space of three years or	
upwards	30 0
Or if he shall not have been admitted so long	15 0
Cattle, licenses to shoot, under Ordinance No. 9 of 1876, section 14	2 50
Insolvent Estates—Ordinance No. 7 of 1853:	
Every petition by a creditor for sequestration of an insolvent estate	30 0
Every declaration of insolvency	1 0
Every summons to debtor	1 0
Every bond with sureties	2 0
Every appointment of a proctor	1 0
Every proof of claim	1 0
Every account or report by assignee	2 50

Passed in Council the Twentieth day of June, One thousand Nine hundred and Seventeen.

A. G. CLAYTON, Clerk to the Council.

Assented to by His Excellency the Governor the Thirtieth day of June, One thousand Nine hundred and Seventeen.

> R. E. STUBBS, Colonial Secretary.

#### GOVERNMENT NOTIFICATION.

"THE STAMP (AMENDMENT) ORDINANCE, No. 16 of 1917."

T is hereby notified for general information that the above-named Ordinance was assented to by His Excellency the Governor at 1 P.M. on June 30, 1917, and that it will come into force as from and after 1 P.M. on that date.

By His Excellency's command,

2 50

Colonial Secretary's Office, Colombo, July 3, 1917.

Every petition of appeal Proctors.—See Advocates.

R. E. STUBBS, Colonial Secretary.