STAMP DUTIES (AMENDMENT) ACT.

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Act No. 36, 1965.

Elizabeth II, An Act to make certain provisions relating to stamp duties to be applicable upon the adoption of decimal currency; to reduce certain rates of stamp duty upon motor vehicle certificates of registration and certain transactions relating to purchases of properties; for these and other purposes to amend the Stamp Duties Act, 1920–1964, the Finance (Greyhound-racing Taxation) Act, 1931–1955, and the Companies (Death Duties) Act, 1901–1944; and for purposes connected therewith. [Assented to, 20th December, 1965.] **B** it enacted by the Queen's Most Excellent Majesty, by No. 36, 1965 and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled, and by the authority of the same, as follows :--

1. (1) This Act may be cited as the "Stamp Duties Short title, (Amendment) Act, 1965", and shall be read and construed commencewith the Stamp Duties Act, 1920-1964, which Act is in this ment. Act referred to as the Principal Act.

(2) The Principal Act, as amended by this Act, may be cited as the Stamp Duties Act, 1920-1965.

(3) (a) Sections one, two, ten, twelve and thirteen of this Act shall commence upon the day upon which it receives the Royal Assent.

(b) Section eleven of this Act shall commence upon the first day of January, one thousand nine hundred and sixty-six.

(c) Sections three to nine inclusive of this Act and the Schedule thereto shall commence upon the appointed day.

2. In this Act, unless the context or subject-matter Definitions. otherwise indicates or requires,—

- "Appointed day" means the day upon which Part II of the Commonwealth Act commences.
- "Commonwealth Act" means the Currency Act 1965 of the Parliament of the Commonwealth of Australia and includes any Act passed in amendment of or substitution for that Act.
- "Decimal currency" means the currency provided for by Part II of the Commonwealth Act.
- "Old currency" means the currency provided for by the Acts repealed by the Commonwealth Act.
- "First period" means that period from the appointed day to a day to be appointed by the Governor and notified by proclamation published in the Gazette. "Second

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"Second period" means that period commencing at the termination of the first period to a day to be appointed by the Governor and notified by proclamation published in the Gazette.

Amendment of Act No. 47, 1920. Sec. 3. (Interpre-

tation.)

(a) by inserting in section three immediately before the definition of "Backer" the following new definition : ---

The Stamp Duties Act, 1920-1964, is amended---

"Appointed day" means the day upon which Part II of the Currency Act 1965 of the Parliament of the Commonwealth of Australia commences.

New sec. 5A.

Construing duties in old currency.

Sec. 6. (Denoting of duty.) (b) by inserting next after section five the following new section : ---

5A. Where any instrument has been duly stamped in accordance with the law in force before the appointed day and the stamp duty chargeable on any other instrument executed on or after such day is referable to such instrument, the duty chargeable on such other instrument shall be that which would be chargeable were the duty paid on the first mentioned instrument expressed on the basis referred to in section eleven of the Currency Act 1965 of the Parliament of the Commonwealth of Australia.

(c) by inserting next after subsection one of section six the following new paragraph : —

Provided that as from the appointed day duty on any instrument may be denoted in terms or in a manner used in connection with the currency provided for by Part II of the Currency Act 1965 of the Parliament of the Commonwealth of Australia or any Act passed in amendment of or substitution for the same. (d) by inserting at the end of section twenty-nine the No. 36, 1965 following new paragraph : --- Sec. 29.

Sec. 29.

Provided that any instrument chargeable with (Instruments not duly duty before the appointed day shall be deemed to stamped be duly stamped in accordance with the law in force sible.) at the time when it was first executed, notwithstanding that the duty chargeable on such instrument is denoted in terms of the currency provided for by Part II of the Currency Act 1965 of the Parliament of the Commonwealth of Australia or any Act passed in amendment of or substitution for the same.

- (e) (i) by omitting from subsection one of section Sec. 64. sixty-four the word "two-thirds" and by insert- (Contracts ing in lieu thereof the word "three-quarters"; ^{for option.})
 - (ii) by omitting from subsection two of the same section the word "one-third" and by inserting in lieu thereof the word "one-quarter";
- (f) (i) by inserting next after subparagraph (v) of Sec. 101b. paragraph (c) of subsection four of section (Death 101b the following new subparagraph : — Duty— Local

(vi) This paragraph shall, in the case of persons every person who dies on or after the dying on or after the appointed day, whether in New South appointed Wales or elsewhere and who was at the day.) date of his death domiciled in New South Wales, be read and construed as if the words "one thousand pounds" and "two thousand five hundred pounds" wherever occurring in subparagraphs (i) and (ii) of this paragraph were omitted therefrom and the words "two thousand dollars" and "twenty thousand dollars" were respectively inserted in lieu thereof.

(ii)

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(ii) by inserting next after the same subsection the following new subsection : —

(5) In the case of every person who dies on or after the appointed day, whether in New South Wales or elsewhere, and who was at the date of his death domiciled in New South Wales, this section shall be read and construed as if—

- (a) the words "Seventh Schedule" wherever occurring were omitted from subsection one and the word and symbols "Schedule 7A" were inserted in lieu thereof;
- (b) the words "one pound" were omitted from subsection one and the words "two dollars" were inserted in lieu thereof;
- (c) the words "one thousand pounds" were omitted from paragraph (b) of subsection four wherever occurring and the words "two thousand dollars" were inserted in lieu thereof.

(g) by inserting at the end of section 101E the following new paragraph : ---

This section shall, in the case of every person who dies on or after the appointed day, whether in New South Wales or elsewhere, and who was at the date of his death domiciled outside New South Wales, be read and construed as if the words "Eighth Schedule" wherever occurring were omitted therefrom and the word and symbols "Schedule 8A" were inserted in lieu thereof.

(h) by inserting at the end of section 105A the following new subsection : —

(3) In the case of every person who dies on or after the appointed day, this section shall be read and construed as if the words "Seventh Schedule"

Sec. 101E. (Death Duty----Foreign domicile, etc.)

Sec. 105A. (Property which is not to be aggregated.)

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in subsection two of this section were omitted there- N_0 . 36, 1965 from and the word and symbols "Schedule 7A" were inserted in lieu thereof.

(i) by inserting next after subsection (3c) of section Sec. 112c. 112c the following new subsection : --- (Abatement in fayour

of widow,

(3D) This section shall, in the case of every etc., in person who dies on or after the appointed day, be cases.) read and construed as if—

- (a) the words "seven thousand five hundred pounds" wherever occurring in subsections one and two of this section were omitted therefrom and the words "thirty thousand dollars" were inserted in lieu thereof;
- (b) the symbols and figures "£3,000", "£4,000", "£5,000", "£6,000" and "£7,500" wherever occurring in subsection three of this section were omitted therefrom and the symbols and figures "\$22,000", "\$24,000", "\$26,000", "\$28,000" and "\$30,000" were respectively inserted in lieu thereof.
- (j) by inserting at the end of section 112D the following Sec. 112D. new paragraph: — (Non-

aggregated

This section shall, in the case of every person exemption who dies on or after the appointed day, be read from duty and construed as if the words "seven thousand five cases.) hundred pounds" were omitted therefrom and the words "thirty thousand dollars" were inserted in lieu thereof.

 (k) by inserting after the word "Schedules" in section Sec. 138.
 one hundred and thirty-eight the words and symbols (Books to be kept "and Schedules 7A and 8A";

(1) given.)

No. 36, 1965 Subst. Second Schedule.

(1) by omitting the Second Schedule and by inserting in lieu thereof the following Schedule :---

SECOND SCHEDULE.

STAMP DUTIES AND EXEMPTIONS.

Nature of Instrument	Amount of Duty	Persons primarily liable
ACKNOWLEDGMENT by executor or administrator in lieu of conveyance under section 83 of the Wills, Probate and Administration Act, 1898, as amended.	\$ c 3.00	The devisee.
AGREEMENT OR MEMORANDUM OF AN AGREEMENT, and not otherwise specifically charged with any duty		
 Under hand only— (a) Whether the same is only evidence of a contract, or obligatory on the parties from its being a written instrument, including every schedule, receipt, or other matter put or indorsed thereon or an- 	0.15	
 nexed thereto. (b) Where divers letters are offered in evidence to prove any agreement between the writers thereof it shall be sufficient if any one of such letters is stamped with the duty of— 	0.15	The partie thereto.
 Exemptions—Any agreement or memorandum under hand— (a) made for or relating to the sale of any goods, wares, or merchandise; (b) made between a master and any mariner of any ship or vessel for wages on any voyage coastwise from port to port in the State of New South Wales. 		
 (2) Under seal	3.00	J

SECOND SCHEDULE—continued.

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STAMP DUTIES AND EXEMPTIONS—continued.

Nature of Instrument	Amount of Duty	Persons primarily liable
· ·	\$ c	
AGREEMENT FOR THE SALE OR CON- VEYANCE (INCLUDING EXCHANGE) OF ANY PROPERTY— Provided that any agreement or memorandum under seal, made for or relating to the sale of any goods, wares, or merchandise, is to be charged only with a duty of three dollars (for which the parties thereto shall be primarily liable), but so that if the agreement or memorandum comprises also other property, it shall be chargeable with the said duty of three dollars in respect of the goods, wares, and merchandise there are fully set out in it particulars of such property and the value thereof and an apportionment of the purchase money in respect there- of.	The same duty as on a conveyance of the property.	The purchaser or person deemed to be the purchaser, or the person to whom the property is agreed to be conveyed.
APPOINTMENT OF TRUSTEES— For every appointment of a trustee by any instrument or by order of the Supreme Court or a Judge thereof.	3.00	The person making or executing the appointment (in the case of an instru- ment) and the trustee or trustees in any other case.
Exemptions		case.
(a) The appointment of a trustee by a will.		
(b) Every instrument for the appointment of a trustee or trustees of property held in trust for any corporation or body of persons associated for religious, charitable, or educational purposes.		

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SECOND SCHEDULE—continued.

STAMP DUTIES AND EXEMPTIONS—continued.

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Nature of Instrument	Amount of Duty	Persons primarily liable
Appointment in execution of a power—	\$ c	
 (a) Any instrument not being a will appointing any property, or any use, share, or interest therein. 	The same duty as on a conveyance of the appointed property.	The person making or executing the appointment.
(b) Where the appointment is made in favour of persons specially named or described as the objects of a power contained in a conveyance on which ad valorem duty has been paid or in a will in respect of property on which death duty or duty under any Act imposing duties on the estates of deceased persons has been paid.	3.00	The person making or executing the appointment.
Award, whether under hand only or under hand and seal— Where the amount or value of the		
matter in dispute— Does not exceed \$40 Exceeds \$40 and does not exceed	0.20]
\$100 Exceeds \$100 and does not exceed	0.35	The person
\$200 Exceeds \$200 and does not exceed	0.75	executing the
\$400 Exceeds \$400 and does not exceed \$1,000 Exceeds \$1,000	2.25 3.00	award.
Exemption—Award made in any matter in which Her Majesty is a party, either directly or by some public officer acting in such matter or representing Her Majesty or the Government of New South Wales therein.		
BANK NOTES—An Annual Com- position to be paid quarterly by banks in lieu of duties on promis- sory notes payable on demand issued by them— For every \$200 and also for any	4.00	The hank
For every \$200 and also for any remaining fractional part of \$200 of the amount of such notes in circulation as certified under the Banks and Bank Holidays Act, 1912, as amended.	4.00	The bank.

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SECOND SCHEDULE—continued.

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STAMP DUTIES AND EXEMPTIONS—continued.

 demand— Where the amount or value of the money for which the bill is drawn does not exceed \$50 Where such amount or value exceeds \$50, for every \$50 and every fractional part of \$50 If drawn in a set (a) Letter written by a banker in New South Wales to any other banker in New South Wales directing the payment of any sum of money, the same not being payable to bearer or to order, and such letter not being sent or delivered to the person to whom payment is to be made, or to any person on his behalf. (b) Letter of credit granted in New South Wales 	Nature of Instrument	Amount of Duty	Persons primarily liable
in the saddling paddock of a racecourse. Where the betting ticket is issued in any part of a racecourse except the saddling paddock. BILL OF EXCHANGE AND PROMISSORY NOTES— Payable on demand and sola Payable on the money for which the bill is drawn does not exceed \$50 Where such amount or value of the money for which the bill is drawn does not exceed \$50 Where such amount or value exceeds \$50 If drawn in a set If drawn in a set Auter written by a banker in New South Wales to any other banker in New South Wales to any other banker in New South Wales directing the payment of any sum of money, the same not being payable to bearer or to order, and such letter not being sent or delivered to the person to whom payment is to be made, or to any person on his behalf. (b) Letter of credit granted in New South Wales			
 Where the betting ticket is issued in any part of a racecourse except the saddling paddock. BILL OF EXCHANGE AND PROMISSORY NOTES— Payable on demand and sola Payable otherwise than on demand.— Where the amount or value of the money for which the bill is drawn does not exceed \$50 Where such amount or value exceeds \$50, for every \$50 and every fractional part of \$50, If drawn in a set Cone of the set to be stamped with the duty payable on a single bill. Exemptions— (a) Letter written by a banker in New South Wales to any other banker in New South Wales to any other banker in New South Wales to any other banker in the same not being payable to bearer or to order, and such letter not being sent or delivered to the person to whom payment is to be made, or to any person on his behalf. (b) Letter of credit granted in New South Wales 	in the saddling paddock of a		
 NOTES— Payable on demand and sola Payable o therwise than on demand— Where the amount or value of the money for which the bill is drawn does not exceed \$50 Where such amount or value exceeds \$50, for every \$50 and every fractional part of \$50 If drawn in a set If draw	Where the betting ticket is issued in any part of a racecourse except	0.01	
 Payable otherwise than on demand— Where the amount or value of the money for which the bill is drawn does not exceed \$50 Where such amount or value exceeds \$50, for every \$50 and every fractional part of \$50. If drawn in a set (a) Letter written by a banker in New South Wales to any other banker in New South Wales to any sum of money, the same not being payable to bearer or to order, and such letter not being sent or delivered to the person to whom payment is to be made, or to any person on his behalf. (b) Letter of credit granted in New South Wales)
 is drawn does not exceed \$50 Where such amount or value exceeds \$50, for every \$50 and every fractional part of \$50. If drawn in a set If drawn in a set (a) Letter written by a banker in New South Wales to any other banker in New South Wales to any sum of money, the same not being payable to bearer or to order, and such letter not being sent or delivered to the person to whom payment is to be made, or to any person on his behalf. (b) Letter of credit granted in New South Wales 	Payable otherwise than on demand-	0.04	The drawer or acceptor of a bill of ex-
 Where such amount or value exceeds \$50, for every \$50 and every fractional part of \$50 If drawn in a set If drawn in a set If drawn in a set One of the set to be stamped with the duty payable on a single bill. Exemptions— (a) Letter written by a banker in New South Wales to any other banker in New South Wales directing the payment of any sum of money, the same not being payable to bearer or to order, and such letter not being sent or delivered to the person to whom payment is to be made, or to any person on his behalf. (b) Letter of credit granted in New South Wales 		0.05	the maker of
 <i>Exemptions</i>— (a) Letter written by a banker in New South Wales to any other banker in New South Wales directing the payment of any sum of money, the same not being payable to bearer or to order, and such letter not being sent or delivered to the person to whom payment is to be made, or to any person on his behalf. (b) Letter of credit granted in New South Wales 	exceeds \$50, for every \$50 and every fractional part of \$50.	One of the set to be stamped with the	
 (a) Letter written by a banker in New South Wales to any other banker in New South Wales directing the payment of any sum of money, the same not being payable to bearer or to order, and such letter not being sent or delivered to the person to whom payment is to be made, or to any person on his behalf. (b) Letter of credit granted in New South Wales 	Examplique	duty payable on a single bill.	J
authorising drafts to be drawn out of New South Wales payable in New South Wales. (c) Cheque or order payable on demand drawn on any savings bank authorised to carry on banking business	 (a) Letter written by a banker in New South Wales to any other banker in New South Wales directing the payment of any sum of money, the same not being payable to bearer or to order, and such letter not being sent or delivered to the person to whom payment is to be made, or to any person on his behalf. (b) Letter of credit granted in New South Wales authorising drafts to be drawn out of New South Wales. (c) Cheque or order payable on demand drawn on any savings bank authorised to 		

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SECOND SCHEDULE—continued.

STAMP DUTIES AND EXEMPTIONS—continued.

Nature of Instrument	Amount of Duty	Persons primarily liable
BILL OF EXCHANGE AND PROMISSORY	\$ c	
Notes—continued. Exemptions—continued.		
(d) Any draft or order for the		1
payment of money issued		
by any duly authorised		
officer of the Government on		
account of the Public		
Service.		
(e) Any draft or order for the payment of money	•	
payment of money commonly called an advance		
note issued by a master of a		
ship or vessel in favour of a		
seaman.		
(f) Orders or authorities to pay		
not drawn on a banker.		
This exemption does not		
extend to a bill of exchange		
within the meaning of the (Commonwealth) Bills of		
Exchange Act 1909 as		
amended.		
(g) Cheque or order payable on		
demand drawn or given by or		
on behalf of any society or		
institution for the relief of		
poverty, the promotion of		
education or for any purpose directly or indirectly con-		
nected with defence or the		
amelioration of the condition		
of past or present members		1
of the Naval, Military or Air		
Forces of the Common-		
wealth or their dependants, or for the promotion of any		
other patriotic object.		
other particite coject.		
BILL OF LADING OR RECEIPT for any		The nerson 1
goods, merchandise, or effects to		The person b whom the
be carried to any place outside		goods a
New South Wales—		consigned.
		-
For every such bill of lading or		1
copy thereof	0.15	
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For every such receipt or copy	0.15	
thereof	0.15	1

SECOND SCHEDULE—continued.

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STAMP DUTIES AND EXEMPTIONS—continued.

Nature of Instrument	Amount of Duty	Persons primarily liable
CHARTER PARTY for conveyance beyond or coastwise within New South Wales	s c 0.15	The charterer.
COMPANIES Upon each of the following instruments (i) Memorandum of asso- ciation (ii) Articles of association (iii) Every certificate of incor- poration <i>Exemption.</i> Duty shall not be payable upon the memorandum of association, the articles of incorporation of a mining company as defined by section three of this Act.	} 3.00	The company.
 CONTRACT NOTE for or relating to the sale or purchase of any stock or marketable security— For each \$100 and also for any fractional part of \$100 of such value <i>Exemptions.</i>— (a) Transactions carried out in the course of their ordinary business relations between brokers or agents who are members of Stock Exchanges 	0.04	The person who makes or executes the contract note.
 in the Commonwealth of Australia or elsewhere. (b) Contract note for or relating to the sale or purchase of any stock, debentures, or Treasury bills of the Govern- ment of New South Wales or of the Commonwealth of Australia. (c) Any contract note for or relating to the sale or purchase of any debenture issued by the Metropolitan Water, Sewerage and Drainage Board, Hunter District Water Board and 		

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SECOND SCHEDULE—continued.

STAMP DUTIES AND EXEMPTIONS—continued.

Nature of Instrument	Amount of Duty	Persons primarily liable
Conveyances of any Property—	\$ c	
(1) Upon every conveyance of any property (other than shares or rights to shares referred to in paragraph (1) under the heading "Transfer of Shares" herein) on a sale for a con- sideration in money or money's worth of not less than the unencumbered value of the property—		The purchaser or in the case of an ex- change the person deem- ed to be the purchaser.
Where the amount of such consideration does not exceed \$100	1.25	
Exceeds \$100 and does not exceed \$200	2.50	
Exceeds \$200 but does not exceed \$14,000, for every \$200 and also for any remaining fractional part of \$200 of such amount	2.50	
Exceeds \$14,000— For every \$200 of the first \$14,000 of such amount	2.50	
And in addition thereto, for every \$200 and also for any remaining fractional part of \$200 in excess of the first \$14,000	3.00	
(2) Upon every conveyance of any property whatsoever made without consideration in money or money's worth (not being a gift or instrument re- ferred to in paragraph (b) of subsection (3) of section 66)—		The parties to the convey- ance or any one or more of them.
On the amount or value of all encumbrances (certain or contingent) subject to which the property is con- veyed.	At the rate specified in paragraph (1) above in the case of prop- erty other than shares or rights to shares and in the	

SECOND SCHEDULE—continued.

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STAMP DUTIES AND EXEMPTIONS—continued.

Nature of Instrument	Amount of Duty	Persons primarily liable
CONVEYANCES OF ANY PROPERTY	case of shares or rights to shares at the rate specified in paragraph (1) of the matter under the heading "Transfer of Shares" herein.	
And in addition—		
On the value of the property conveyed	 At the rate specified in the Sixth Schedule to this Act for an amount equal to the total amount obtained by aggregating together— (a) the value of the property so conveyed; and (b) the value of all property in New South Wales whatsoever (not being property comprised in a gift or instrument referred to in paragraph (b) of subsection (3) of section 66) conveyed by the same conveyor to any person whomsoever on the day of but executed by him prior to such conveyance or at any time within the period of three years preceding the date of such 	

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SECOND SCHEDULE—continued.

STAMP DUTIES AND EXEMPTIONS—continued.

Nature of Instrument	Amount of Duty	Persons primaril liable
Conveyances of any Property— continued. (2) Upon every conveyance—con- tinued. And in addition—continued. On the value of the property conveyed—continued.	 conveyance without consideration in money or money's worth; and also (c) the unencumbered values of all property in New South Wales whatsoever (not being property comprised in an instrument referred to in paragraph (b) of subsection (3) of section 66) conveyed by the same conveyor to any person whomsoever on the day of but executed by him prior to such conveyance or at any time within the said period of three years upon a consideration in money or money's worth of less than the unencumbered value of the property thereby conveyed after deducting the value of the consideration in money or money's worth therefor ascertained in accordance with this Act. 	

SECOND SCHEDULE—continued.

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STAMP DUTIES AND EXEMPTIONS—continued.

Nature of Instrument	Amount of Duty	Persons primarily liable
 CONVEYANCES OF ANY PROPERTY— continued. (3) Upon every conveyance of any property whatsoever made upon a consideration in money or money's worth of less than the unencumbered value of the property conveyed (not being an instrument referred to in paragraph (b) of subsection (3) of section 66)— On the amount or value of such consideration ascer- tained in accordance with this Act 		The parties to the con- veyance or any one or more of them.
And in addition— On the difference between the unencumbered value of the property conveyed ascertained in accordance with this Act and the said amount or value of such consideration for the con- veyance	At the rate specified in the Sixth Schedule to this Act for an amount equal to the total amount obtained by aggre- gating together— (a) the amount of the said difference between the unen- cumbered value of the property and such considera- tion; and	

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SECOND SCHEDULE—continued.

STAMP DUTIES AND EXEMPTIONS—continued.

Nature of Instrument	Amount of Duty	Persons primaril liable
CONVEYANCES OF ANY PROPERTY— continued. (3) Upon every conveyance—con- tinued. And in addition—continued. On the difference—continued	(b) the values of all property in New South Wales whatsoever (not being property comprised in a gift or instrument referred to in paragraph (b) of subsection (3) of section 66) con- veyed by the same conveyor to any person whomso- ever on the day of but executed by him prior to such conveyance or at any time within the period of three years pre- ceding the date of such conveyance without consid- eration in money or money's worth; and also	
	(c) the unencumbered value of all prop- erty in New South Wales whatsoever (not being prop- erty comprised in an instrument re- ferred to in para- graph (b) of sub- section (3) of section 66) con- veyed by the same conveyor to any person whomso- ever on the day of but executed by him prior to such conveyance or at	

SECOND SCHEDULE—continued.

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STAMP DUTIES AND EXEMPTIONS—continued.

Nature of Instrument	Amount of Duty	Persons primarily liable
CONVEYANCES OF ANY PROPERTY— continued. (3) Upon every conveyance—con- tinued. And in addition—continued.	\$ c	
On the difference—continued.	any time within the said period of three years upon a consideration in money or money's worth of less than the unencumbered value of the prop- erty so conveyed therefor after deducting the value of such consideration in money or money's worth ascertained in accordance with this Act.	
 (4) Upon each of the following instruments— (a) (i) an instrument appointing] 		ו
 a new trustee; or (ii) an instrument appointing an additional trustee; or (iii) an instrument by which a trustee retires from a trust without any new trustee being appointed in his place; or (iv) a declaration by an executor under section eleven of the Trustee Act, 1925, as amended. 	3.00	The trans-
(b) A conveyance not made for valuable consideration and made to a beneficiary by a trustee under and in con- formity with the trusts con- tained in a conveyance, declaration of trust or other instrument on which stamp duty imposed by any Act in force at the time of its execution has been paid or which is exempt from stamp		feree.

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SECOND SCHEDULE—continued.

STAMP DUTIES AND EXEMPTIONS—continued.

Nature of Instrument	Amount of Duty	Persons primarily liable
Nature of Instrument CONVEYANCES OF ANY PROPERTY— continued. (4) Upon each of the following instruments—continued. duty under such Act or with the trusts contained in a will or arising on an intestacy and in either case in respect of property on which death duty or duty under any Act imposing duties on the estates of deceased persons has been paid or which shall be exempt from death duty by such Act	Amount of Duty	Persons primarily liable
 greater benefit, legal of equitable, accrues to the person in whose favour the instrument is made or executed than he originally had or was entitled to have by virtue of some other instrument which is duly stamped with ad valorem duty as a conveyance or declaration of trust (d) A conveyance for for foreclosure where ad 	3.00	The transferee.
 valorem duty has been paid upon such decree or order (e) A conveyance whereby the apparent purchaser of property that is vested in him upon trust for the person who was the real purchaser and who has actually paid the purchase money therefor, conveys the same to the real 		
 purchaser	0.75	The transferee.

SECOND SCHEDULE—continued.

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STAMP DUTIES AND EXEMPTIONS—continued.

Nature of Instrument	Amount of Duty	Persons primarily liable
Conveyances of any Property- continued.	\$ c	
 (5) Upon every conveyance mad in conformity with an agree ment where ad valorem dut has been paid on the agree ment and the agreement i produced to the Commissione or he is satisfied that it ha been duly stamped 	- - - s - - - - - - - - - - - - - - - -	
(6) Upon a conveyance whereby trustee of a superannuatio scheme transfers to a membe of the scheme on his retire ment from the scheme a polic of insurance on the life of th member— On the first of such transfers.	n r - y	The transferee.
On each subsequent transfer.		
DECLARATION OF TRUST— (1) Any instrument declaring that a person in whom property is vested as the apparen purchaser thereof holds th same in trust for the person o persons who have actuall paid the purchase-mone therefor.	s t r V	The person de- claring the trust.
(2) Any instrument declaring that any property vested or to b vested in the person executin the same is or shall be held in trust for the person or person or purpose or purposes men tioned therein notwithstanding that the beneficial owner of person entitled to appoint such property may not have joined therein or assented thereto.	the instrument was a conveyance of the property comprised therein.	declaring the trust—or the
(3) Any such instrument as afore said by which (a) the sam trusts are declared as have been declared in respect of the sam property by an instrument duly stamped with ad valorem duty		The person declaring the trust.

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SECOND SCHEDULE—continued.

STAMP DUTIES AND EXEMPTIONS—continued.

Nature of Instrument	Amount of Duty	Persons primarily liable
	\$ c	
DECLARATION OF TRUST—continued. under this Act or (b) the trusts declared are the same trusts as those upon or subject to which the same property was conveyed to the person declaring the trust by an instru- ment duly stamped with ad valorem duty under this Act or (c) the same trusts are declared as have been declared by a will in respect of the same property and any death duty payable in respect of that property by reason of the death of the testator who made such will has been paid.		
DEED— (1) Deed of any kind whatever not otherwise charged in this Schedule.		The parties t
(2) Any instrument which under the provisions of any statute is given the operation or effect of a deed either before or after registration.	3.00	the deed, of any one of them.
DUPLICATE OR COUNTERPART of an agreement for the hire of a motion picture film.	0.08	The person the whom the film is hired
<i>Exemption.</i> —Where there are a number of duplicates or counterparts of any particular agreement for the hire of a motion picture film, and one of such agreements or counterparts is duly stamped, the other or others of them are exempt.		
DUPLICATE OR COUNTERPART of any instrument chargeable with any duty—		
Where such duty does not amount to 35 cents.	The same duty as the original instrument.	chargeable of the origin
In any other case	0.35	instrument.

SECOND SCHEDULE—continued.

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STAMP DUTIES AND EXEMPTIONS—continued.

Nature of Instrument	Amount of Duty	Persons primarily liable
EXCHANGE— Any instrument effecting an exchange of any property or any instrument partly effecting such an exchange.		whom any property is conveyed by
In any other case	3.00	way of exchange,
FORECLOSURE ORDER— On the unencumbered value of the property included in the order.		The ! mortgag ee .
GUARANTEE— Any instrument guaranteeing or promising to answer for the debt or default of any other person, and signed by the party to be charged, where such guarantee or promise is the leading object of the instrument—		
Under hand (adhesive stamp may be used) Under seal	0.15 3.00	The guarantor.
 HIRE-PURCHASE AGREEMENTS— Any instrument constituting, or evidencing the terms and conditions of, a hire-purchase agreement where the difference between the deposit or initial payment under the agreement and the cash price of the goods comprised in the agreement— 		
Amounts to \$20 or more but does not amount to \$40 Amounts to \$40 or more but	0.20	
does not amount to \$60 Amounts to \$60 or more but	0.40	The vendor.
does not amount to \$80 Amounts to \$80 or more but does not amount to \$100	0.60 0.80	

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SECOND SCHEDULE—continued.

STAMP DUTIES AND EXEMPTIONS—continued.

Nature of Instrument	Amount of Duty	Persons primarily liable
1	\$ c]
HIRE-PURCHASE AGREEMENTS -		
continued.		
(1) Any instrument constituting — continued.		
Amounts to \$100 or more		h
but does not amount to		
\$120	1.00	
Amounts to \$120 or more but does not amount to		
\$140	1.20	
Amounts to \$140 or more		
but does not amount to	1.40	
\$160 Amounts to \$160 or more	1.40	The vendor.
but does not amount to		
\$180	1.60	
Amounts to \$180 or more		
but does not amount to \$200	1.80	
Amounts to \$200	2.00	
And for every additional \$50		lt
or part thereof of that	0.50	
difference (Adhesive stamp may be used)	0.50	ر
Examplian Any instrument con		
<i>Exemption.</i> —Any instrument con- stituting, or evidencing the terms		
and conditions of, a hire-purchase		
agreement where the difference		
between the deposit or initial payment under the agreement]
and the cash price of the goods		
comprised in the agreement is less		
than \$20.		
(2) Any instrument constituting, or		
evidencing the terms and con-		ł
ditions of, a hire-purchase agreement under which the		ł
purchaser is a person engaged		
in the trade or business of		
selling goods of the same		
nature or description as the goods referred to in the agree-		
ment	0.15	The person to
(Adhesive stamp may be used)		or by whom the goods are supplied.

SECOND SCHEDULE—continued.

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STAMP DUTIES AND EXEMPTIONS—continued.

	Nature of Instrument	Amount of Duty	Persons primarily liable
FOR	OR PROMISE OF OR AGREEMENT LEASE OR HIRE OF ANY Prop- not being a Ship or Vessel—	\$ c	
(1)	Except as provided in para- graph (10) in respect of the total rent payable during the term without any consideration by way of premium, fine, or foregift—		
	Where such rent—		
	does not exceed \$100 exceeds \$100—for every \$100 and also for any remaining	0.35	The lessee
	fractional part of \$100	0.35	Jor tenant.
	In consideration of a sum of money by way of premium, fine, or foregift, without rent In consideration of a sum of money by way of premium, fine, or foregift, and also of rent whether real or nominal On the amount of premium And on the rent	The same duty as on a conveyance under paragraph (1) under the heading "Con- veyances of any Property" herein.	
		a lease under para- graph (1) hereof.	The lessee of tenant.
(4)	Where the consideration is nominal, or where there is no consideration in money or money's worth	The same duty as would be chargeable under paragraph (2) under the heading "Conveyances of any Property " here- in on a conveyance of property of an unencumbered value equal to the value of the lease in question.	

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SECOND SCHEDULE—continued.

STAMP DUTIES AND EXEMPTIONS—continued.

Nature of Instrument	Amount of Duty	Persons primarily liable
Lease or Promise of or Agreement for Lease or Hire—continued.	\$ c	
(5) Where the consideration or any part of the consideration is an indeterminable amount— In addition to the duty that is to be charged on the rent according to the scale set out in paragraph (1) there shall be charged the fixed duty of \$3 and also on the value of so much of the consideration as is capable of being valued.	veyances of any	
(6) Of any other kind whatsoever	3.00	
(7) A lease made subsequently to and in conformity with a contract or agreement to grant such lease duly stamped	0.35	tenant.
such reuse sury stumped	U 33	
(8) Agreement for the hire of an electricity, gas, or water meter, under hand or under seal (adhesive stamp may be used).	0.12	The person to whom the meter is hired.
(9) Agreement for the hire of a motion picture film—		h
 (a) where the amount of rental or hire payable does not exceed \$2,000: For every \$50 or part of \$50 of such rental or hire. 	0.12	
(b) where the amount of such rental or hire exceeds \$2,000: For the first \$2,000 of such rental or hire, the same duty as provided in subparagraph (a) hereof, and thereafter for each ad- ditional \$2,000 or part of \$2,000 of such rental or		The person to whom the film is hired
hire	2.50	J

SECOND SCHEDULE—continued.

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STAMP DUTIES AND EXEMPTIONS—continued.

Nature of Instrument	Amount of Duty	Persons primarily liable
 LEASE OR PROMISE OF OR AGREEMENT FOR LEASE OR HIRE—continued. (10) In respect of any lease from the Crown not exempted from duty and being a lease under the Crown Lands Consolidation Act, 1913, as amended, Returned Soldiers Settlement Act, 1916, as amended, Prickly-pear Act, 1924, as amended, Closer Settle- ment Acts, War Service Land Settlement Act, 1941, as amended, Forestry Act, 1916, as amended, Pastures Protection Act, 1934, as amended, Irrigation Act, 1912, as amended, Western Lands Act of 1901, as amended, or the Mining Act, 1906, as amended. 	The same duty as on a lease under para- graph (1) hereof but not exceeding \$3.00.	The lessee or tenant.
Exemption—Where the sole con- sideration is a fixed rent at a rate of less than \$150 a year—		
 (a) a lease for a private dwelling house only for a term of less than one year; or (b) a lease from the Crown under the Crown Lands Consolida- tion Act, 1913, as amended; or 		
(c) a lease from the Crown under the Returned Soldiers Settle- ment Act, 1916, as amended; or	1	
(d) a lease from the Crown under the Prickly-pear Act, 1924, as amended; or		
(e) an occupation permit or forest lease from the Crown under the Forestry Act, 1916, as amended; or		
(f) a lease from the Crown under the Closer Settlement Acts; or		
(g) a lease of a public watering place from a controlling authority within the meaning of Part V of the Pastures Protection Act, 1934, as amended.		
is exempt.		

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SECOND SCHEDULE—continued.

STAMP DUTIES AND EXEMPTIONS—continued.

Nature of Instrument	Amount of Duty	Persons primarily liable
	\$ c	
LETTER OF ALLOTMENT AND LETTER OF RENUNCIATION OF any other		
document having the effect of a		
letter of allotment—		The person by
Of any share in the stock and funds of any company or proposed		whom the in strument i
company (other than a mining company). (See Section 81)	0.08	executed.
LETTER OR POWER OF ATTORNEY OF		h
other instrument in the nature of—		
(1) For the receipt of the dividends		
or interest of any stock—		
Where made for the receipt of	,	11
one payment only	0.15	
(2). For the receipt of any other sum	0.75	The person h
of money, or any bill of ex-	$ A_{i} ^{2} = A_{i} ^{2} A$	The person b whom th
change or promissory note for	1. N	instrument i
any sum of money, not exceed-		executed o
ing \$40, or any periodical pay-		made.
ments, not exceeding the annual		
sum of \$20 (not being herein- before charged)	0.75	
(3) Of any kind whatsoever not	0.70	
hereinbefore described includ-		
ing the appointment of a re-		
ceiver by a mortgagee	3.00	J
Exemptions.—		
(a) Letter or power of attorney solely for the receipt of		
dividends, or the sale, pur-		1
chase, or transfer of any		
definite and certain share of		
the stocks or funds of the		
Government of New South Wales.		
(b) Order, request, or direction,		
under hand only, from the		
proprietor of any stock to any		
company, or to any officer of		l
any company, or to any hanker to pay the dividende		
banker, to pay the dividends or interest arising from the		
stock to any person therein		
named.		

SECOND SCHEDULE—continued.

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STAMP DUTIES AND EXEMPTIONS—continued.

Nature of Instrument	Amount of Duty	Persons primarily liable
 LETTER OR POWER OF ATTORNEY— continued. Exemptions—continued. (c) Any order or authority, authorising any agent to lodge a specific application under the Crown Lands Consolida- tion Act, 1913, as amended, or the Closer Settlement Acts, or to pay or receive any specific sum in connection therewith. (d) Any order or authority to act as agent under the Mining Acts. (e) Any order or authority for the receipt of any moneys payable under order of any stipendiary magistrate or justice or of any Court of Petty Sessions or Children's Court. (f) Any letter or power of at- torney for the sole purpose of appointing a proxy to vote at a meeting. 	S c	Jiable
MOTOR VEHICLE CERTIFICATE OF REGISTRATION— On a motor vehicle certificate of registration for every \$100 and also for any fractional part of \$100 of the value of the motor vehicle	:	The person in whose name the certificate is issued.
PARTITION (1) The principal or only in- strument effecting a partition of any property.		The persons making the partition or any one or more of them.

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SECOND SCHEDULE—continued.

STAMP DUTIES AND EXEMPTIONS—continued.

Nature of Instrument	Amount of Duty	Persons primarily liable
PARTITION— <i>continued.</i> (1) The principal or only in- strument— <i>continued.</i>	S c the unencumbered value of the divided part taken by him, and any amount paid or given or agreed to be paid or given for equality shall be deemed to be consideration for such conveyance.	The persons making the partition of any one of more of them
(2) In any other case	3.00	J
 POLICIES OF INSURANCE— (1) (a) Upon every policy and every renewal of a policy of insurance for a term of one year or less— For every \$100 and also for any fractional part of \$100 insured (b) Upon every policy and every renewal of a policy of insurance for a term of more than one year— In respect of each year and also for any fractional part of \$100 insured (c) Upon every policy and every renewal of a policy and also for any fractional part of \$100 insured (c) Upon every \$100 and also for any fractional part of \$100 insured (c) Upon every policy and every renewal of a policy of insurance against liability for injury to the property or persons of thrid persons (whether included in any other policy) 	0.04	The company or person issuing the policy.
of insurance or not)	0.15	
 (d) Upon every policy of re- insurance and every re- newal thereof where the original policy of insurance has been duly stamped (e) Upon every policy of in- surance not otherwise pro- vided for in subparagraphs (a) to (d) inclusive of this paragraph and every re- newal thereof 	0.15	

SECOND SCHEDULE—continued.

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STAMP DUTIES AND EXEMPTIONS—continued.

Nature of Instrument	Amount of Duty	Persons primarily liable
POLICIES OF INSURANCE— <i>continued</i> . (2) Upon every transfer or assign-	S c	The transferee
ment otherwise than by way of mortgage or release of mort-		or assignee.
gage of any such policy as aforesaid	0.35	
(3) Upon every transfer or assign- ment of a life policy otherwise than by way of mortgage or release of mortgage.	The same duty as on a conveyance.	The transferee or assignee.
Exemptions (a) Any policy of insurance on life.		
(b) Any policy of insurance upon the property of the State of New South Wales or any statutory body		
representing such State. (c) Any policy of insurance against loss by fire on the		
tools, implements of work or labour used by any working mechanic, artificer, handi- craftsman, or labourer, such	:	
insurance being effected by a separate policy in a distinct sum.		
(d) Any policy of insurance taken out by or on behalf of any public hospital or chari-		
table institution, or by or on behalf of the Red Cross Society, or the New South Wales Ambulance Transport		
Service Board or any district committee constituted under the Ambulance Transport		
Service Act, 1919, as amended. (e) Any cover-note in pursuance		
of which a duly stamped policy is issued within three months of the date of the		
cover-note. (f) Any policy issued to the original insured or his personal representative in		

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SECOND SCHEDULE—continued.

STAMP DUTIES AND EXEMPTIONS—continued.

Nature of Instrument	Amount of Duty	Persons primarily liable
D	5 c	
POLICIES OF INSURANCE—continued.		
Exemptions—continued.	· · · · · · · · · · · · · · · · · · ·	
pursuance of a cover-note which has been duly stamped	2 - E	
as a policy.		
(g) Any policy issued to the	· .	
original insured or his		
personal representatives in		
pursuance of a duly stamped	· · · · · · · · · · · · · · · · · · ·	
certificate of insurance.		
(h) Any policy of insurance for		
the payment of a deferred		
annuity under any scheme of		
superannuation for the		
benefit of any person in		
relation to his employment		
and/or the dependants of		
any such person.)
(i) Any policy issued to the		
original insured or his		
personal representative for		
war risks in respect of the	. *	
specific consignment of		
goods where a policy of		
marine insurance in respect		
of the same consignment of		
goods was issued and duly		
stamped and where the	1	
goods are shipped to or from a British port.		
-		
REAL PROPERTY ACT, 1900, as		
amended—	1.00	When any time of
(1) Application to bring land	3.00	The applicant
under the Act or to be registered under the Act as		
the proprietor of an estate in		
land where not otherwise liable		
to stamp duty not being a		
transmission application.		
(2) Nomination—		
Where application is made	The same duty as	The nominee.
to bring land under the Act.	would have been	
and the applicant nominates	payable on a con-	
any other person as the	veyance of such land	
person to whom the certifi-	from the applicant,	
cate is to issue.	and all other neces-	
	sary parties, to the	
	person nominated	
	for the estate	
	mentioned in such	
	nomination.	

SECOND SCHEDULE—continued.

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STAMP DUTIES AND EXEMPTIONS—continued.

Nature of Instrument	Amount of Duty	Persons primarily liable
 REAL PROPERTY ACT, 1900, as amended—continued. (3) Memorandum of transfer— (a) Duty shall be charged in accordance with the pro- 		
"Conveyances of any Property" herein upon and in respect of every memo- randum of transfer as a conveyance of the property		
therein, and the person or persons specified by such provisions for the case shall be primarily liable for the duty on the transfer.		- 1
(b) By way of exchange of the property therein.(c) By way of partition or division.	The same duty as on an exchange herein. The same duty as on a partition herein.	The persons making the
(4) Foreclosure order	The same duty as on a foreclosure order herein.	partition. The mortgagee.
(5) Memorandum of lease or promise of or agreement therefor.	The same duty as on a lease.	The lessee.
 (6) Transfer or surrender of lease— (a) Duty shall be charged in 		
accordance with the provisions under the heading "Conveyances of any Property" herein upon and in respect of the transfer or surrender as a conveyance		
of the property therein and the person or persons specified by such provisions for the case shall be primarily liable for the duty on the transfer or surrender.		11. 1
(b) By way of exchange of the property therein.(c) By way of partition or division.	The same duty as on an exchange herein.	The persons making the
(7) Transfer of a mortgage or an encumbrance made otherwise than by way of mortgage or discharge of mortgage.	payable on a con-	

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SECOND SCHEDULE—continued.

STAMP DUTIES AND EXEMPTIONS—continued.

Nature of Instrument	Amount of Duty	Persons primarily liable
REAL PROPERTY ACT, 1900, as amended—continued.	\$ c	
 (8) Consent by an executor or administrator to a transmission application by a devisee or person entitled on intestacy. 	3.00	The devisee or person en- titled on intestacy.
(9) Application by tenant in tail for entry of title in fee simple.	3.00	The applicant.
(10) Release or disclaimer of power.	3.00	The person entitled to exercise the power.
(11) Application for discharge or modification of restrictive covenant.	3.00	
(12) Application for entry of an estate in fee simple in enlarge- ment of a long term under section 134 of the Convey-	3.00	
section 134 of the Convey-	41 - 2 a - 3	>The
ancing Act, 1919, as amended. (13) Application to cancel noti- fications of leases or under-	3.00	applicant rola (to
leases as upon merger.(14) A transmission application to a devisee who is also the sole	3.00	l segu
executor or administrator.	in a statut da sub-	1
(a) The same as in the case of		
conveyances and agreements		the second second
relating to land not under the	and the second	
Real Property Act, 1900, as		
amended.	n na sana na sana na sana na sana na sana san Sana sana sana sana sana sana sana sana	
(b) Any application for trans- mission other than an application for transmission to a devisee who is also the sole executor or adminis- trator.		
RECEIPT OR DISCHARGE given for or upon the payment of money amounting to \$5 and upwards. Exemptions.—	0.03	The person giving the receipt.
 (a) Receipts for refunds and reimbursements made by the Government or a Department of the Government of New South Wales. (b) Any receipt for money deposited with a broker or agent for the purchase of stock or marketable securities. 		

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SECOND SCHEDULE—continued.

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STAMP DUTIES AND EXEMPTIONS—continued.

Nature of Instrument	Amount of Duty	Persons primarily liable
RECEIPT OR DISCHARGE—continued.		
Exemptions—continued.		
(c) Any receipt given for or		1
upon the payment of money		
to or for the use of Her		
Majesty.		
(d) 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.		
(e) Any acknowledgment or		
receipt given for or on		
account of any salary, pay,		
or wages, or for or on account of any other like		
payment made to or for the		
account or benefit of any		
person being the holder of an		
office or an employee in		
respect of his office or		
employment, or for or on		
account of money paid in		
respect of any pension,		
superannuation, allowance,		
gratuity, refund of con-		l I
tributions, or other like		
allowance in respect of		
service.		
(f) An acknowledgment of the		
receipt of a bill of exchange		
or promissory note payable in either case otherwise than		
on demand.		
(g) Any receipt endorsed or		
otherwise written upon or		
contained in any instrument		
liable to stamp duty and		
duly stamped acknowledging		
the receipt of the con-		
sideration money therein		
expressed.		
(h) Any receipt given by		
depositors on receiving		
deposits from any savings		
bank authorised to carry on		
banking business under a		Į
law of a State or of the		
Commonwealth of Australia.		

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SECOND SCHEDULE—continued.

STAMP DUTIES AND EXEMPTIONS—continued.

v). *	Nature of Instrument	Amount of Duty	Persons primaril liable
	F OR DISCHARGE—continued.		
	<i>ptions</i> —continued.		
(1)) Any acknowledgment given		
	for money deposited in any Bank to be accounted for.		
	Provided that this exemp-	1 - A	
	tion shall not extend to		
	acknowledgments for any		
	sum carried to the credit of		
	any depositor or shareholder		1
	in any Bank on any division	1. S.	
	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	1.1	
	Bank or for or in respect of	and the second second	
	any sum paid to the credit of	the sector for	
	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 other person.		
(3)	Any receipt given in antici-		
0,	pation of a Bill of Lading		
	and not to be used in lieu		
	thereof.		
(k)	Receipts for the payment of		
	any interest on debentures,		
	stock, or Treasury Bills of the Government of New		
	South Wales.		
(1)	All receipts given to Her		
	Majesty or to any person		
	on her behalf for or in		
	respect of any pension or other superannuation or		
	retiring allowance payable		
	out of the funds of the		
	Imperial or Indian Govern-		
	ments.		
1.5			
(m)	Any receipt given for or		
	upon the payment of money for the use of any Public		
	tor the use of any Public		

SECOND SCHEDULE—continued.

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STAMP DUTIES AND EXEMPTIONS--continued.

Nature of Instrument	Amount of Duty	Persons primarily liable
RECEIPT OR DISCHARGE—continued.		
Exemptions—continued.		
(n) Any receipt given for the		
payment of compensation		
payable to a workman or his		
legal personal representative		
or his dependants under any Workmen's Compensation		1
Act.		
(o) Receipts for moneys paid to		
a Pastures Protection Board		
under Part IV of the		
Pastures Protection Act,		
1934, as amended.		
(p) Receipts for moneys paid for		
maintenance under the Child		
Welfare Act, 1939, as		
amended, or the Deserted Wives and Children Act,		
1901, as amended, or for		
maintenance of children or		
alimony under the		
Matrimonial Causes Act,		
1899, as amended.		
(q) Any acknowledgment or		
receipt given by or on behalf		
of any society or institution		1
for the relief of poverty, the promotion of education, or		1
for any purpose directly or		1
indirectly connected with		}
defence or the amelioration		
of the condition of past or		
present members of the		1
Naval, Military or Air		
Forces of the Common-		
wealth or their dependants or		1
for the promotion of any		
other patriotic object. (r) Any cash sale docket—that		
is to say an instrument issued		
or tendered to a purchaser		
of goods for cash by a		
salesman in any retail		
establishment immediately		
on the occasion of the		
purchase which denotes the		
description of the goods		l
purchased, and the retail		
price thereof or the amount then paid in cash therefor,		
but does not acknowledge		
the receipt of the money.		

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SECOND SCHEDULE—continued.

STAMP DUTIES AND EXEMPTIONS—continued.

Nature of Instrument	Amount of Duty	Persons primarily liable
RECEIPT OR DISCHARGE—continued.		
Exemptions—continued.		
(s) Any receipt given for or		
upon the payment of money		
to or for the use of the Royal		
Life Saving Society, New		
South Wales head centre, or		1
the Surf Life Saving		
Association of Australia or		
clubs affiliated thereto.		
(t) Any receipt given for or		
upon the payment of money		1997 - A.
by way of grant to any		
municipal or shire council by		
the Government or a Department of the Govern-		
ment of New South Wales.	· .	4.2
(u) Any receipt given for or	• • • •	
upon the payment of any	1 - K. 14 - L	
moneys for a call in respect		
of the share capital of a		
mining company as defined		
by section three of this Act.		
DIRECTION AS TO ISSUE OR ALLOTMENT		
OF SHARES-		
Any direction in writing executed		The person t
for the purposes of subsection (1)		whom th
of section 94A of this Act shall		shares are
be chargeable with duty, as		be issued
follows :—		allotted.
(a) If the direction is made upon	The same duty as is	
a consideration in money or	payable under para-	1
money's worth of not less	graph (1) under the	
than the unencumbered	heading "Transfer	ļ
value of the shares directed	of Shares " herein on	
to be issued or allotted.	a transfer of shares for a consideration	
	of equal amount.	
(b) In any case other than that		
mentioned in the preceding	payable under para-	
subparagraph (a)	graph (2) under the	
subparagraph (a)	heading "Convey-	
	ances of any]
	Property " herein on	
	a conveyance of un-	
	encumbered property	
	of a value equal to	
	that of the shares	1
		1
	directed to be issued or allotted.	t

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SECOND SCHEDULE—continued.

No. 36, 1965

STAMP DUTIES AND EXEMPTIONS—continued.

Nature of Instrument	Amount of Duty	Persons primarily liable
DIRECTION AS TO ISSUE OR ALLOTMENT OF SHARES—continued. Exemption.—A direction for the issue or allotment of shares in a mining company as defined in section three of this Act made upon a consideration in money, or money's worth of not less than the unencumbered value of the shares directed to be issued or allotted.	S c	
 TRANSFER OF SHARES— Upon the transfer of any shares in the stock or funds of any corporation or company incorporated in New South Wales or which being in corporated out of New South Wales has a share register in New South Wales has a share register in New South Wales wherein such share or right is registered on a sale thereof for a consideration in money or money's worth of not less than the unencumbered value of th shares or the right to the shares comprised in the transfer— For every \$10 and also for any fractional part of \$10 of the consideration for the transfer	0.04 The same duty as is	The transferee.
(2) Opon the transfer of shares or of rights to shares made with- out consideration in money or money's worth.	payable under para-	the transfer or any one or more of them.

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SECOND SCHEDULE—continued.

STAMP DUTIES AND EXEMPTIONS—continued.

Nature of Instru	iment	Amount	of Duty	Persons primarily liable
FRANSFER OF SHARES	continued	5	c	
(3) Upon the transf		The same	duty as is	The parties to
of rights to sha			inder para-	the transfe
a consideration			under the	or any one o
money's worth		heading	"Convey-	more of them
unencumbered		ances	of any	
shares or the r			" herein on	
comprised in the		the conv	eyance of	
-		the share	s or rights	
		to shares	•	
(4) Upon the tran			00	The transfere
without valuabl			lorem duty	
	ninistrator or		e of 4c for	
trustee to the	person benefi-		0 (or part	
cially entitled			of the value	
and in confor			res, which-	
trusts contained		ever is the	e lower.	
ance, declaration other instrume				
stamp duty in Act in force at				
execution has				~
which is exemp		e :		
duty under suc				1
the trusts conta				•
or arising on a		i		
in either case				
shares on whi	ch death duty			
or duty under	any Act im-			
posing duties o	n the estates of			
deceased person				
or which shall I				
death duty by s	uch Act.			
(5) Where a tran	ster of shares			The transfere
includes a right				
the transfer is d respect of such				-
	fer necessary to	0	35	
vest such right			55	
feree.	5 m the trans			
Exemptions.—				
(a) Any transfer of	of stock, deben-			
tures, or Treas	sury Bills of the			
	of New South			1
Wales or of	the Common- stralia or of a			1
debenture is				
	Water, Sewer-			1
	ainage Board,			
	t Water Board,			
	ill Water Board eof for a con-			
sideration ir				

SECOND SCHEDULE—continued.

No. 36, 1965

STAMP DUTIES AND EXEMPTIONS—continued.

Nature of Instrument	Amount of Duty	Persons primarily liable
 TRANSFER OF SHARES—continued. Exemptions—continued. money's worth of not less than the unencumbered value of such property sold. (b) Any transfer of shares in a mining company as defined in section three of this Act, on a sale thereof for a consideration in money or money's worth of not less than the unencumbered value of such property sold. 		

GENERAL EXEMPTIONS FROM STAMP DUTY UNDER PART III.

(1) So much of the consideration on the sale of a holding of a discharged soldier, member of the forces or discharged member of the forces to a discharged soldier, member of the forces or discharged member of the forces as represents the amount due to the Crown as purchase money or advances.

"Discharged soldier", "member of the forces" and "discharged member of the forces" have the same meanings as are ascribed thereto respectively in the War Service Land Settlement Act, 1941, as amended.

(2) Any instrument evidencing the dedication of land for a public purpose.

(3) All bonds to Her Majesty, or any person or authority on her behalf.

(4) Any bond given to a controlling authority within the meaning of Part V of the Pastures Protection Act, 1934, as amended, in respect of a lease of a public watering place at a rental of less than one hundred and fifty dollars per annum.

(5) All instruments relating to the services of apprentices, clerks, and servants.

(6) 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.

No. 36, 1965

SECOND SCHEDULE—continued.

GENERAL EXEMPTIONS FROM STAMP DUTY-continued.

(7) In respect of any registration, certificate, agreement, award, or instrument effected, issued, or made under the Trade Union Act, 1881, as amended, or the Industrial Arbitration Act, 1940, as amended.

(8) In the case of registered societies and branches under the Friendly Societies Act, 1912, as amended, and in the case of terminating or permanent building societies registered under the Building and Co-operative Societies Act, 1901, or the Co-operation, Community Settlement, and Credit Act, 1923, as amended, the following instruments:—

- (a) Any bill of exchange, or order, or receipt given by any such society or branch in respect of money payable by virtue of its rules or of the said Acts.
- (b) Any receipt given to any such society or branch by a member thereof, or any person claiming through a member thereof for or on account of any benefit payable under the said Acts.
- (c) Any bond given to or on account of any such society or branch or by the treasurer or other officer thereof.
- (d) Any agreement to which any such society or branch is a contracting party other than an agreement for the purchase of any property.
- (e) Any other instrument required or authorised by the said Acts or by the rules of any such society or branch.
- (f) Any request to the Registrar-General under the Real Property (Amendment) Act, 1921, as amended, by any such society or branch for the registration of new trustees in relation to any mortgage being an investment of the society or branch.
- (9) Generally any instrument expressly exempted under any Act.

(10) Any instrument executed by or on behalf of a public hospital not being a conveyance from such hospital or from any person on its behalf or an agreement for such conveyance.

(11) Any instrument executed by or on behalf of the New South Wales Ambulance Transport Service Board or any district committee constituted under the Ambulance Transport Service Act, 1919, as amended, not being a conveyance from such board or committee or from any person on their behalf or an agreement for such conveyance.

(12) Any debenture or Treasury bill issued by the Government of New South Wales.

SECOND SCHEDULE—continued.

No. 36, 1965

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GENERAL EXEMPTIONS FROM STAMP DUTY-continued.

(13) Any debenture of the City of Sydney or of any municipality or shire.

(14) Any debenture of the Rural Bank of New South Wales.

(15) 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 release, reconveyance, or discharge thereof, or any transfer or conveyance by way of mortgage or by way of discharge of mortgage or any receipt endorsed on either or any of such documents for the consideration therefor.

(16) Any preferable lien or lien on crops under the Liens on Crops and Wool and Stock Mortgages Act of 1898, or special lien under the Co-operation, Community Settlement, and Credit Act, 1923, as amended, or any discharge of any such lien.

(17) Any debenture issued in New South Wales of any corporation, company, or society incorporated in New South Wales or of any unincorporated club, association, or society formed in New South Wales to carry on operations therein, or any transfer or conveyance of a debenture by way of mortgage or by way of discharge of mortgage or any receipt endorsed on either or any of such documents for the consideration therefor.

(18) Any agreement made by a council with the Commissioner for Main Roads of New South Wales.

(19) In the case of a council, county council or urban committee within the meaning of the Local Government Act, 1919, as amended, the following instruments:—

- (a) any bill of exchange, order or receipt issued or given by any such council or committee;
- (b) any motor vehicle certificate of registration issued to any such council or committee;
- (c) any other instrument executed by or on behalf of any such council or committee in respect of which instrument such council or committee is the person described in this Act as the person primarily liable;
- (d) any policy of insurance taken out by or on behalf of any such council or committee,

not being instruments issued, given, taken out, or executed by, to or on behalf of any such council or committee in connection with or arising from the establishment, acquisition and operation of any trading undertaking within the meaning of the Local Government Act, 1919, as amended.

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No. 36, 1965 Subst. Sixth Schedule.

(m) by omitting the Sixth Schedule and by inserting in lieu thereof the following Schedule : ---

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SIXTH SCHEDULE.

RATE OF STAMP DUTY to be paid pursuant to subparagraph (ii) of paragraph (a) of subsection three of section sixty-six or paragraph (ii) of subsection (3A) of that section on certain conveyances made without consideration in money or money's worth or with a consideration in money or money's worth of less than the unencumbered value of the property conveyed.

	Amo	ount	or V	Value.				per centum Duty.
Not exceedin	g \$2,000							3
Exceeding	\$2,000	but	not	exceeding	\$4,000	••	••	31
Ų	\$4,000			-	\$6,000	••	••	34
,,	\$6,000	,,	,,	***		••	••	4
**		,,	,,	, ,,	\$8,000	••	••	
**	\$8,000	,,	,,		\$10,000	••	••	41
"	\$10,000	,,	,,		\$12,000	••	••	41
**	\$12,000	,,	,,		\$14,000	••	••	47
33	\$14,000	,,	,,	· ,,	\$16,000	••	••	5
**	\$16,000	,,	,,	, , ,	\$18,000	• •	••	5 1
19	\$18,000	,,	,,		\$20,000	••		5 1
33	\$20,000	,,	,,		£22,000		••	5 1
19	\$22,000	,,	,,		\$24,000			6
**	\$24,000	,,	,,		\$26,000			6 1
	\$26,000				\$28,000			61
**	\$28,000	,,	"		\$30,000	••	••	61
**	\$30,000	,,	,,		\$32,000	••	••	7
"	\$32,000	,,	,,	• •	\$34,000	••	••	, 71
"		,,	,,			••	••	
**	\$34,000	,,	,,		\$36,000	••	••	71
39	\$36,000	,,	,,		\$38,000	••	••	7 1
**	\$38,000	,,	,,		\$40,000	••	••	8
13	\$40,000	,,	,,		\$42,000	••	••	8 1
"	\$42,000	,,	,,	, ,,	\$44,000	••	••	8 1
"	\$44,000	"	,,	,,,	\$46,000	••	••	8 1
39	\$46,000	,,	,,		\$48,000			9
"	\$48,000	,,	,,		\$50,000			9 1
,,	\$50,000	,,	,,		\$52,000			9 1
	\$52,000				\$54,000			9 1
39	\$54,000	"	,,		\$56,000		••	10
33	\$56,000	,,	,,		\$58,000	••	••	101
**	\$58,000	,,	,,		\$60,000	••	••	104
"		,,	,,			••	••	$10\frac{1}{2}$
**	\$60,000	,,	,,		\$62,000	••	••	
**	\$62,000	,,	**		\$64,000	••	••	11
	\$64,000	,,	,,		\$66,000	••	••	111
**	\$66,000	,,	,,		\$68,000	••	••	$11\frac{1}{2}$
**	\$68,000	,,	,,		\$70,000	• •	••	117
**	\$70,000	,,	,,		\$72,000	••		12
	\$72,000	,,	,,		\$74,000	••	••	12 1
	\$74,000	,,	,,		\$76,000		••	$12\frac{1}{2}$
	\$76,000	,,	,,		\$78,000			12 3
	\$78,000	,,			\$80,000			13
13	\$80,000		**		\$82,000	•••		13 1
**	\$82,000	,,	"	**	\$84,000	••	•.•	134
**	\$84,000	,,	"		\$86,000	•:•	e n e	131
59	404,000	,,	**	,,	40 0,000			194

SIXTH

SIXTH SCHEDULE—continued.

No. 36, 1965

	Amo	ount or '	Value.			Rate per centum of Duty.
Exceeding	\$86,000 1	but not	exceedi	ng \$88,000		14
,,	\$88,000	,, ,,	,,	\$90,000	••	141
,,	\$90,000 \$92,000	·· ··	"	\$92,000 \$94,000	••	$14\frac{1}{2}$
**	\$92,000 \$94,000	,, ,,	"	\$94,000 \$96,000	••	$ 14\frac{3}{4}$ 15
**	\$96,000	,, ,, ,, ,,	,, ,,	\$98,000		15 ¹
,,	\$98,000	,, ,,	,,	\$100,000		$15\frac{1}{2}$
,,	\$100,000	,, ,,	"	\$102,000	••	·· 15≹
"	\$102,000 \$104,000	·· ··	,,	\$104,000 \$106,000	••	16 16 1
**	\$106,000	·· ··	,, ,,	\$108,000	••	$10\frac{1}{2}$
,,	\$108,000	·· ··	,,	\$110,000	•••	16
**	\$110,000	» »	,,	\$112,000	••	17
"	\$112,000	» »	••	\$114,000	••	$17\frac{1}{2}$
"	\$114,000 \$116,000	·· ··	,,	\$116,000 \$118,000	••	$17\frac{1}{2}$
,, ,,	\$118,000	,, ,, ,, ,,	,, ,,	\$120,000	••	1/t
,,	\$120,000	· · ·	,,	\$122,000	••	181
	\$122,000	,, ,,	,,	\$124,000	••	18 1
,,	\$124,000	» »	,,	\$126,000	••	181
,,	\$126,000 \$128,000	** **	"	\$128,000 \$130,000	••	19 19 1
**	\$130,000	,, ,,	,,	\$132,000	•••	$19\frac{1}{2}$
»» »>	\$132,000	,, ,, ,, ,,	,, ,,	\$134,000	•••	19
,,	\$134,000	·· ··	,,	\$136,000	••	20
,,	\$136,000	,, ,,	,,	\$138,000	••	20 1
,,	\$138,000	»» »»	"	\$140,000 \$142,000	••	$ 20\frac{1}{2}$
,,	\$140,000 \$142,000	""	,,	\$142,000 \$144,000	••	$ \begin{array}{ccc} 20\frac{2}{2} \\ & 21 \end{array} $
**	\$144,000	,, ,,	** **	\$146,000	•••	21 21 $\frac{1}{2}$
,,	\$146,000	·· · ·	,,	\$148,000	•••	21
,,	\$148,000	» »	"	\$150,000	••	21 <u>₹</u>
**	\$150,000	,, ,,	,,	\$152,000 \$154,000	••	22
**	\$152,000 \$154,000	» »	,,	\$156,000	••	$22\frac{1}{22\frac{1}{2}}$
>> >>	\$156,000	·· ··	,, ,,	\$158,000		$22\frac{1}{8}$
**	\$158,000		,,	\$160,000		22 §
,,	\$160,000	»» »»	,,	\$162,000	••	23
,,	\$162,000 \$164,000	» »	,,	\$164,000 \$166,000	••	$23\frac{1}{23\frac{1}{2}}$
**	\$166,000	,, ,,	,,	\$168,000	•••	723
**	\$168,000	,, ,, ,, ,,	,,	\$170,000	••	$ 23\frac{1}{5}$
**	\$170,000	,, ,,	,,	\$172,000	••	24
,,	\$172,000	» »	,,	\$174,000	••	24 1
"	\$174,000 \$176,000	» »	,,	\$176,000 \$178,000	••	$ 24\frac{2}{5}$
**	\$178,000	»» »»	,,	\$178,000 \$180,000	••	$ 24\frac{3}{2}$ $ 24\frac{4}{2}$
**	\$180,000	·· ··	,, ,,	\$182,000	••	25
**	\$182,000	,, ,,	,,	\$184,000	••	251
,,	\$184,000	,, ,,	,,	\$186,000	••	·· 25 ² / ₅
"	\$186,000	» »	,,	\$188,000 \$190,000	••	253
**	\$188,000 \$190,000	""	"	\$190,000 \$192,000	• •	$ \begin{array}{cccccccccccccccccccccccccccccccccccc$
33 83	\$192,000	·· ··	" "	\$194,000	•••	$ 26_{\frac{1}{2}}$
,,	\$194,000	·· ··	,,	\$196,000	••	26 8
	\$196,000	» »	,,	\$198,000	••	26
,,	\$198,000	» »	"	\$200,000		26 1
"	\$200,000	••	••	•.• ••	••	27

⁷⁰ Stamp Duties (Amendment) Act.

No. 36, 1965 New Schedule 7A.

SCHEDULE 7A.

following new Schedule : ----

(n) by inserting next after the Seventh Schedule the

DEATH DUTY on Estates of Deceased Persons dying on or after the appointed day, domiciled in New South Wales.

Rate per centum 8	Rate per centum.	Rate per centum. Rate per centum. Rate per centum. 8	Rate per centum.	Not exceeding \$2,000
	New South Wales.			
	of education in	ceased.		
	or the promotion	sister of the de-		
	relief of poverty	of a brother or		
	nospital of to	ancestor, protner		
	benefit of a public	widower, lineal		
	ceased to or for the	۰.	ceased.	
	death of the de-	of the	issue of the de-	
	passed on the	passed on the	widow or lineal	
•	was vested in or	was vested in or	deceased to the	
	in that property	in that property	j	
	ceased, where the	ceased, where the	was vested in or	
	estate of the de-	estate of the de-	in that property	
		in the dutiable	beneficial interest	
	which is included	which is included	ceased where the	-
		(a) above, which,	in the dutiable	
		within paragraph	which, is included	Final balance of estate.
	class not falling	class not falling	or the value of	
	(h) pronerty of any	(b) property of any	(a) above, which,	
	education in New	sister of the de-	class not falling	
	the promotion of	of a brother or	(b) property of any	
	relief of poverty or	or sister or issue	ceased;	•••
	to trustees for the	ancestor, brother	issue of the de-	
	public hospital or	the widower, lineal	the widow or lineal	
5	the benefit of a	of the deceased to	of the deceased to	
Column of this	Will OI Life uc-	Will OF devolves	will of devolves	
	passes under the	passes under the	passes under the	
otherwise provided	(a) property which	(a) property which	(a) property which	
of property not	of	of:	of:—	-
cstate as consists	estate as consists	estate as consists	estate as consists	
On so much of the	On so much of the	On so much of the	On so much of the	
rouru coumu.	I hird Column.	Second Column.	First Column.	

SCHEDULE

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SCHEDULE 7A—continued.

No. 36, 1965

DEATH DUTY on Estates of Deceased Persons dying on or after the appointed day, domiciled in New South Wales—continued.

Final balance of estate—continued.	First Column-ctd.	Second Column-ctd.	Third Column-ctd.	Fourth Column-ctu.
:	Rate per centum.	Rate per centum.	Rate per centum. Rate per centum.	Rate per centum.
Exceeding— \$4,000 but not exceeding \$6,000	38	58	24	800 (800 (
"		و	2	9.0
		5	m (1 6
		64	4	44
	00 4 2	6	-#1•	
\$14,000 ,, ,, \$16,00			4.	101
		**	4	101
"	00 00	†	44 -	10 ⁴
"		*	479 M	101
		200	†	11
		+7- X2-	0	112
\$26,000 ,, ,, \$28,000		-#1# X0 G	24	47 6
" "		×,		11
"		2	*	121
"		47 47	0	171
		4 77 (t o	123
		*	5	271
		01	* *	51
		104	- 1	
" "		401	4+	
\$44,000 ,, ,, \$46,000		105	40 e - [2 01
:		11	*	14
3 23		114	×	141
			4 7	145
		112	48 X	142
		12	8	15
	00 10 1	124	9.6	154
\$58,000 ,, , \$60,000		124	4 ‡	4C1

No. 36, 1965

SCHEDULE 7_A-continued.

DEATH DUTY on Estates of Deceased Persons dying on or after the appointed day, domiciled in New South Wales—continued.

	Final balance of estate-continued	ed.	First Column-ctd.	Second Column-ctd.	Third Column-ctd.	Fourth Column-ctd.
			Rate per centum.	Rate per centum.	Rate per centum.	Rate per centum.
Exceeding			1	1		
\$60,000 bu	\$60,000 but not exceeding	\$62,000	102	12	₹6	153
\$62,000		\$64,000	-	13	92	16
\$64,000	: :	\$66,000	-	131	10	161
866,000		\$68 000		131	101	164
					101	162
200,000	:			101		
2 /0,000		000'7/@	_ '	4	201	1
\$72,000	"	\$74,000		14		1/4
\$74,000	:	\$76,000	_	145	11	172
\$76,000	: :	\$78,000	-	142	114	173
\$78,000		\$80,000	-	15	113	18
\$80,000		\$82,000		151	12	184
000,000 000		000,100		151	121	181
262,000		200,400	- •		101	103
\$84,000	" "	\$86,000	_,,	1 0 1	\$71 1	101
\$86,000	"	\$88,000		16	124	19
\$88,000	:	\$90,000	-	164	13	194
\$90,000	: :	\$92.000	_	16#	13	194
\$92,000		\$94,000	•	16£	134	192
\$94,000		\$96,000	-	17	133	20
000 903	"	\$98,000		174	14	204
808 MM		\$100 001 S	,	171	141	201
			••		141	202
000'001¢		000,2016		101		21
\$102,000		5104,000	-	0	241	11
\$104,000	:	\$106,000		164	ci i	\$17 515
\$106,000	:	\$108,000		184	154	212
\$108,000		\$110,000	-	182	15#	213
\$110,000		\$112,000		19	152	22
£112 000		\$114 000		194	16	224
000,114				101	IKL	201
\$114,000	:	00000110	-	E CT	201	211

SCHEDULE 7_A-continued.

No. 36, 1965

DEATH DUTY on Estates of Deceased Persons dying on or after the appointed day, domiciled in New South Wales—continued.

Final balance of estate-continued.	continued.	First Column-ctd.	Second Column-cid.	Third Columnctd.	Fourth Column—ctd.
Evandina		Rate per centum.	Rate per centum.	Rate per centum.	Rate per centum.
\$116,000 but not exceeding	eding \$118,000		192	162	223
\$118,000	, _ \$120,000		20	162	23
	\$122,000		201	17	23 <u></u>
\$122,000	\$124,000		204	178	23 <u>4</u>
\$124,000	\$126,000		201	178	23
\$126,000 ,	\$128,000		21	178	24
\$128,000	, \$130,000		214	178	24}
\$130,000 ., .	, \$132,000		215	18	248
S132,000 ., .	, \$134,000		212	18 1	24}
S134,000 ., .,	, \$136,000		52	102	25
\$136,000 ., .,	, \$138,000		22	183	254
\$138,000 ,, ,	, \$140,000		22 8	18 \$	251
\$140,000	, \$142,000		22 }	19	25
\$142,000 ., .,	, \$144,000		23	19 1	26
S144,000 ;;	, \$146,000		23}	198	264
\$146,000 ;;	, \$148,000		23 <u>4</u>	193	26 <u>4</u>
S148,000	, \$150,000		232	198	26
\$150,000	\$152,000		24	20	27
\$152,000	\$154,000		24 ¦	20 1	27}
\$154,000 ,,	, \$156,000		248	20	278
\$156,000 ,,	, \$158,000		248	20	273
\$158,000	\$160,000		245	20\$	274
\$160,000	. \$162,000	23	25	21	28
\$162,000	\$164,000	23 1	25 }	21	28 1
\$164,000	\$166,000	338	252	24	288
\$166,000 %	\$168,000		5.2	212	283
\$168.000	\$170,000	23	25	214	284
\$170,000	\$172,000		26	22	29
					ì

No. 36, 1965

SCHEDULE 7_A-continued.

DEATH DUTY on Estates of Deceased Persons dying on or after the appointed day, domiciled in New South Wales-continued.

Final balance of estate-continued.	ied.	First Column-ctd.	Second Column-ctd.		Third Column-ctd. Fourth Columnctd.
		Rate per centum.	Rate per centum.	Rate per centum.	Rate per centum.
Exceeding		-	4	4	
\$172.000 but not exceeding \$174,000	\$174,000	24 }	26 1	22]	29 8
S174.000	\$176,000	248	268	228	298
	\$178,000	242	26	22	29
	\$180,000	744	264	274	204
31 33		19 14 14 14		10	
	2182,000	67		57 	00
:	\$184,000	25\$	278	238	30£
S184.000	\$186,000	258	278	23 8	308
	\$188,000	25	274	23#	30
	100,000	15.0	714	234	304
		201	202		3.16
	2192,000	07	27	74 7	10
:	\$194,000	264	28 \$	24\$	31\$
S194.000	\$196,000	268	28	248	318
	\$198,000	26	28	24	318
		144	100	144	21.6
\$198,000 ., ., .,	000°007¢	107	207	217	210
Exceeding \$200,000	:	21	67	5	32

(o)

(o) by inserting next after the Eighth Schedule the No. 36, 1965 following new Schedule : --- New

New Schedule 8A.

DEATH DUTY on Estates of Deceased Persons dying on or after the appointed day, domiciled outside New South Wales.

SCHEDULE 8A.

······································		
	First Column.	Second Column.
Final balance of estate.	On so much of the final balance of the estate as consists of:	On so much of the final balance of the estate as consists of property not other- wise provided for in the First Column of this Schedule.
	Rate per centum of Duty.	Rate per centum of Duty.
	1 2	8
	3	-
Exceeding—		_
Exceeding \$1,000 but not exceeding \$2,000 \$2,000 \$4,000	31	8 1 8 1
Exceeding— \$1,000 but not exceeding \$2,000 \$2,000 ,, ,, \$4,000 \$4,000 ,, ,, \$6,000	31 32 4	8 1 8 1 9
Exceeding— \$1,000 but not exceeding \$2,000 \$2,000 ,, , \$4,000 \$4,000 ,, , \$6,000 \$6,000 ,, , \$8,000	3 1 3 8 4 4 1	8 1 8 8 9 9 1
Exceeding— \$1,000 but not exceeding \$2,000 \$2,000 ,, , , \$4,000 \$4,000 ,, , , \$6,000 \$6,000 ,, , , \$8,000 \$8,000 ,, , , \$10,000	31 38 4 41 48	8 1 8 8 9 9 1 9 1
Exceeding— \$1,000 but not exceeding \$2,000 \$2,000 ,, , , \$4,000 \$4,000 ,, , , \$6,000 \$6,000 ,, , \$8,000 \$8,000 ,, , \$10,000 \$10,000 ,, , \$12,000	31 38 4 41 48 5	8 8 8 8 9 9 3 9 3 9 3 9 3 9 3 9 3 9 3
Exceeding— \$1,000 but not exceeding \$2,000 \$2,000 ,, , , \$4,000 \$4,000 ,, , , \$6,000 \$6,000 ,, , , \$8,000 \$8,000 ,, , \$10,000 \$10,000 ,, , \$12,000 \$12,000 ,, , \$14,000	31 38 4 41 48 5 5 5	8 8 9 9 9 9 3 9 3 10 10 10 10
Exceeding— \$1,000 but not exceeding \$2,000 \$2,000 ,, , \$4,000 \$4,000 ,, , \$6,000 \$6,000 ,, , \$8,000 \$10,000 ,, , \$12,000 \$12,000 ,, , \$14,000 \$14,000 ,, , \$16,000	3 3 4 4 4 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5	8 8 9 9 9 3 5 3 10 10 10 10 10 3
\$2,000 ,, ,, \$4,000 \$4,000 ,, ,, \$6,000 \$6,000 ,, ,, \$8,000 \$8,000 ,, ,, \$10,000 \$10,000 ,, ,, \$12,000 \$12,000 ,, ,, \$14,000 \$14,000 ,, \$14,000	3 3 4 4 4 5 5 5 5 8 6	8 8 8 8 9 9 3 9 3 9 3 10 10 <u>10 3</u>

No. 36, 1965

SCHEDULE 8A—continued.

DEATH DUTY on Estates of Deceased Persons dying on or after the appointed day, domiciled outside New South Wales—continued.

Final bal	ance of estateconi	inueð.	First Column—contd.	Second Column- contd.
			Rate per centum of Duty.	Rate per centum of Duty.
Exceeding				
	ut not exceeding	\$22,000	63	114
\$22,000		\$24,000	7	12
\$24,000		\$26,000	71	121
\$26,000	,, ,,	\$28,000	7	12
\$28,000	** **	\$30,000	8	13
\$30,000	33 33	\$32,000	8 1	13 1
\$32,000	»	\$34,000	82	133
\$34,000	ss ss	\$36,000	9 ³	14
\$36,000	,, ,,	\$38,000	91	141
\$38,000	»	\$40,000	9 3	143
\$40,000	,, ,,	\$42,000	103	15
\$42,000	,, ,,	\$44,000	101	151
\$44,000	,, ,,	\$46,000	103	15
\$46,000	»	\$48,000	103	16
\$48,000	** **	\$50,000	111	16 1
\$50,000	»	\$52,000	113	163
\$52,000	** **	\$54.000	12	105
\$54,000	39 93	\$56,000	12	17
\$56,000	>%	\$58,000	123	17
	>> >		13	18
\$58,000 \$60,000	» ? *>	\$60,000		18 18 1
\$60,000 \$62,000	» * **	\$62,000 \$64,000	$13\frac{1}{3}$ $13\frac{2}{3}$	187
\$64,000 \$64,000	»» »		13	19
\$66,000	»» »»	\$66,000 \$68,000	14	19 1
\$68,000	,, ,,	\$70,000	143	19
\$70,000	»» »»	\$72,000	15	20
\$72,000	» » »	\$74,000	151	20 20 1
	»» »»			20
\$74,000 \$76,000	» »	\$76,000	15 3 16	20 3 21
\$76,000 \$78,000	»» »	\$78,000 \$80,000	16 16 1	21 + 21 + 21 + 21 + 21 + 21 + 21 + 21 +
\$78,000 \$80,000	,, ,,	\$82,000	$10\frac{1}{3}$	21
\$80,000 \$82,000	»» »»	\$84,000	17	22
\$82,000 \$84,000	,, ,,	\$86,000	174	221
\$86,000	** **	\$88,000	173	22 3
\$88,000	** **	\$90,000	18	23
\$90,000	»» »»	\$92,000	18	23 1
\$92,000	,, ,,	\$94,000	183	23 3
\$94,000	,, ,,	\$96,000	19	24
\$96,000	»» »»	\$98,000	19 19 1	24
	19 57	\$100,000	19 3	24
\$98,000 \$100,000	** **	\$102,000	$\frac{19_{3}}{20}$	24 8 25
\$100,000	»» » »	\$102,000	20 20 1	25 25 1
\$102,000	33 3 3			
\$104,000 \$106,000	11 17	\$106,000	20 2	25 1
\$106,000	,, ,,	\$108,000	20 3 204	26
\$108,000	** **	\$110,000	20 8	26 1
\$110,000	,, ,,	\$112,000	21	26 3
\$112,000	** **	\$114,000	21 1	27

SCHEDULE 8A-continued.

No. 36, 1965

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DEATH DUTY on Estates of Deceased Persons dying on or after the appointed day, domiciled outside New South Wales--continued.

Final b	alance of est	ate—contin	First Column—contd.	Second Column- contd.	
				Rate per centum of Duty.	Rate per centum of Duty.
Exceeding-	-				
	but not ex	ceeding	\$116,000	21 8	27 1
\$116,000	,,	,,	\$118,000	21 §	27 3
\$118,000	,,	,,	\$120,000	21 §	28
\$120,000	,,	,,	\$122,000	22	28 1
\$122,000	,,	,,	\$124,000	22 1	28 3
\$124,000	**	,,	\$126,000	22 §	29
\$126,000	,,	,,	\$128,000	22 🖁	29 1
\$128,000	,,	,,	\$130,000	22 1	29 3
\$130,000	,,	,,	\$132,000	23	30
\$132,000	,,	**	\$134,000	23 1	30 1
\$134,000		,,	\$136,000	23 8	30 ĝ
\$136,000	,,	,,	\$138,000	23	30 §
\$138,000	,,	,,	\$140,000	23 §	30 §
\$140,000	,,	,,	\$142,000	24	31
\$142,000	,,	,,	\$144,000	24 1	31 1
\$144,000	,,	,,	\$146,000	24 §	31 2
\$146,000	,,	,,	\$148,000	24 3	313
\$148,000	,,	"	\$150,000	24	314
Exceeding 3	\$150,000			25	32

4. The Principal Act, as amended by this Act, is amended Amendment by omitting, wherever occurring in those enactments thereof of Act No. $\frac{47, 1920}{47, 1920}$. specified in the first column of the Schedule to this Act, the Schedule. words specified opposite thereto in the second column of that Schedule and by inserting in lieu thereof the words specified opposite thereto in the third column of that Schedule.

5. (1) The Finance (Greyhound-racing Taxation) Act, Amendment of Act No. 1931-1955, is amended— 56, 1931.

- (a) by omitting from section eight the words "Stamp Sec. 8. Duties Act, 1920-1955" and by inserting in lieu (Betting tickets.) thereof the words "Stamp Duties Act, 1920-1965";
- (b) by omitting from the same section the word "twopence" and by inserting in lieu thereof the words "two cents";
- (c) by omitting from the same section the words "one penny" and by inserting in lieu thereof the words "one cent".

No. 36, 1965 (2) The Finance (Greyhound-racing Taxation) Act, 1931, as amended by subsequent Acts and by this Act, may be cited as the Finance (Greyhound-racing Taxation) Act, 1931-1965.

Amendment of Act No. 30, 1901.

Sec. 10.

(Duty on

members.)

death of

6.

b. is amended— (a) by inserting in subsection one of section ten after

(a) by inserting in subsection one of section ten and the words "Stamp Duties (Amendment) Act, 1931," where secondly occurring the words "and at the rate set out in the Ninth Schedule to the Stamp Duties Act, 1920-1965, for an estate the final balance of which is equal to the value of the said shares and stock where such member dies on or after the appointed day as defined in section three of the Stamp Duties Act, 1920-1965";

(1) The Companies (Death Duties) Act, 1901-1944,

Sec. 11B. (Saving.) (b) by omitting from section 11B the figures "1933" and by inserting in lieu thereof the figures "1965".

(2) The Companies (Death Duties) Act, 1901, as amended by subsequent Acts and by this Act, may be cited as the Companies (Death Duties) Act, 1901-1965.

Further amendment of Act No. 47, 1920. New Schedule. See Act No. 30, 1901, s. 10.

Further 7. The Principal Act is further amended by inserting at amendment the end thereof the following new Schedule : —

ew		NIN	VTH S	CHEDULE	•		
chedule. e Act No.		Final Ba	lance o	f Estate.	R		r centum Duty.
), 1901, 10.	Not exceeding	\$1,000			••	••	3
10.	Exceeding	\$1,000 b	ut not	exceeding	\$2,000		3 1
	"	\$2,000	,,	,,	\$4,000		$3\frac{2}{3}$
	>>	\$4,000		,,	\$6,000		4
	>>	\$6,000	,,	,,	\$8,000		4 1
	,,	\$8,000	,,	,,	\$10,000	••	4 3 5
	,,	\$10,000	,,	,,	\$12,000	••	
	**	\$12,000	,,	,,	\$14,000	••	5]

NINTH

NINTH SCHEDULE—continued.

No. 36, 1965

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	11111111		•== ••••		
	Final Bala	nce of H	Estat e.		e per centum of Duty.
Exceeding	\$14,000 b	ut not	exceeding	\$16,000	5 3
÷	\$16,000	,,	,,	\$18,000	6
>>	\$18,000	,,	,,	\$20,000	6]
>>	\$20,000	,,	,,	\$22,000	6 §
**	\$22,000	,,	,,	\$24,000	7
**	\$24,000	,,	,,	\$26,000	7]
,,	\$26,000	,,	,,	\$28,000	$7\frac{2}{3}$
,,	\$28,000		,,	\$30,000	8
>>	\$30,000	"		\$32,000	8 1
"	\$32,000	,,	,,	\$34,000	8 3
>>	\$34,000	"	>>	\$36,000	9ັ
"	\$36,000	**	"	\$38,000	9 1
>>	\$38,000	,,	"	\$40,000	9 8
**		"	"	\$42,000	10
**	\$40,000	"	"	\$44,000	10 1
>>	\$42,000	••	,,		103
,,	\$44,000	**	"		10_{3} 11
**	\$46,000	,,	"	\$48,000	11
,,	\$48,000	,,	,,	\$50,000	
,,	\$50,000	,,	,,	\$52,000	
,,	\$52,000	,,	,,	\$54,000	12
,,	\$54,000	,,	,,	\$56,000	12]
,,	\$56,000	,,	,,	\$58,000	12 3
**	\$58,000	,,	,,	\$60,000	13
,,	\$60,000	,,	,,	\$62,000	13]
,,	\$62,000	,,	,,	\$64,000	13 3
"	\$64,000	,,	,,	\$66,000	
	\$66,000	"	"	\$68,000	14 3
**	\$68,000	,,	"	\$70,000	143
**	\$70,000	,,	"	\$72,000	. 15
**	\$72,000	,,	,,	\$74,000	15]
**	\$74,000	,,	,,	\$76,000	$15\frac{2}{3}$
**	\$76,000		"	\$78,000 .	16
"	\$78,000	"	"	\$80,000 .	. 16 1
**	\$80,000	"		\$82,000 .	1 6 2
**	\$82,000	"	>>	\$84,000 .	. 17
,,	\$84,000	••	,,	\$86,000 .	171
>>	\$86,000	"	,,	\$88,000 .	172
"		"	,,	\$90,000 .	10
,,	\$88,000 \$00,000	,,	,,	\$92,000	181
"	\$90,000	,,	"	\$94,000 .	. 183
>>	\$92,000	,,	"	\$96,000 .	. 19
,,	\$94,000 \$96,000	,,	>>	#00 000	101
,,	\$96,000	,,	"	\$98,000 .	. 19 3 . 19 3
,,	\$98,000	,,	,,	\$100,000 .	$\frac{19_3}{20}$
,,	\$100,000	,,	,,	\$102,000 .	•
,,	\$102,000	,,	"	\$104,000 .	$20\frac{1}{5}$

NINTH

No. 36, 1965

NINTH SCHEDULE-continued.

	Final Ba	alance of	Estate.	4 A	!		er centum Duty.
Exceeding	\$104,000	but not	exceedi	ing \$1	06,000	••	$20\frac{2}{5}$
"	\$106,000	,,	,,		08,000		20 §
	\$108,000	,,	,,	\$1	10,000	••	20훟
**	\$110,000	,,	,,		12,000		21
**	\$112,000	"	"		14,000		21 1
"	\$114,000	,,	"		16,000		$21\frac{2}{5}$
**	\$116,000	,,	,,		18,000		$21\frac{3}{5}$
"	\$118,000	,,	"		20,000		21 5
**	\$120,000	,,	,,		22,000		22
>>	\$122,000	,,	"		24,000		22]
**	\$124,000	,,	,,		26,000		$22\frac{2}{5}$
"	\$126,000	,,	,,		28,000		22 3
"	\$128,000	,,	,,		30,000		22隻
	\$130,000	,,	,,		32,000		23
"	\$132,000	"	,,		34,000		23 1
3 9	\$134,000	,,	,,		36,000		23 8
3 3	\$136,000	,,	,,		38,000		23 3
>>	\$138,000	,,	,,		40,000		23 §
	\$140,000	,,	,,		42,000		24
"	\$142,000	,,	,,		44,000		24 1
"	\$144,000	,,	,,		46,000		$24\frac{2}{5}$
**	\$146,000	,,	,,		48,000		24 <u>3</u>
**	\$148,000	,,	,,	\$1	50,000	••	245
55	\$150,000	••	••	••	••	••	25

Transitory provisions. (Adhesive stamps.) 8. (1) During the first period any instrument on which duty may be denoted by adhesive stamps shall be deemed to be duly stamped if stamped with adhesive stamps the denominations of which are expressed in old currency at the rate of duty chargeable immediately before the appointed day.

(2) During the second period adhesive stamps the denominations of which are expressed in old currency may be used to denote duty at the equivalent value in decimal currency calculated on the basis of the equivalents expressed in subsection four of section eight of the Commonwealth Act.

9. (1) (a) Bills of exchange forms which have before No. 36, 1965 the appointed day been printed to the order of a bank under Transitory license issued under the provisions of the Principal Act, and provisions. are impressed with fourpence stamp duty and are either in (Bills of the possession of the printer or of the bank upon the exchange, promissory appointed day and are unused shall be deemed to be duly notes, &c.) stamped with four cents stamp duty.

(b) Any bank which upon the appointed day is in possession of bills of exchange forms referred to in paragraph (a) of this subsection shall within one month of the appointed day furnish to the Commissioner a statement in a form approved by him giving particulars and numbers of such forms and pay to the Commissioner duty of four cents per form or additional duty of two-thirds of a cent per form, as the case may require.

(c) Where bills of exchange forms referred to in paragraph (a) of this subsection are upon the appointed day in the possession of a printer and are subsequently delivered to a bank the bank shall, when making payment of the stamp duty in accordance with the provisions of the Principal Act and the regulations thereunder, pay to the Commissioner the amount of four cents duty on each such form.

(2) (a) This subsection shall apply to bills of exchange and promissory note forms which on the appointed day are in the possession of any person other than a printer or bank referred to in subsection one of this section and which are impressed with fourpence stamp duty and are unused.

(b) Any bill of exchange or promissory note drawn or made within New South Wales during the first period on a form to which this subsection applies shall be deemed to be stamped with four cents stamp duty for the purpose of section fifty-one of the Principal Act, as amended by this Act. 381

(c)

6.03

a 200

No. 36, 1965 (c) Any bill of exchange or promissory note drawn or made during the second period on a form to which this subsection applies shall be deemed to be stamped with four cents stamp duty provided that—

- (i) a one penny or a one cent adhesive stamp is attached and duly cancelled before issue; or
- (ii) such form is impressed at the Stamp Duties Office "Stamp Duty Paid to 4 cents" on payment to the Commissioner at the rate of two-thirds of a cent per form; or
- (iii) such form is at the commencement of the second period one of those in the possession of a person who has more than one thousand of such forms and such person has furnished to the Commissioner a statutory declaration in such form and manner approved by the Commissioner giving particulars and numbers of such forms and has paid to the Commissioner the amount of two-thirds of a cent per form.

(3) (a) Any receipt form issued during the first period and impressed with threepence duty shall be deemed to be stamped with three cents stamp duty for the purpose of section ninety-two of the Principal Act, as amended by this Act.

(b) Any receipt form issued during the second period and impressed with threepence duty shall be deemed to be stamped with three cents stamp duty provided that—

- (i) a one penny or a one cent adhesive stamp is attached and duly cancelled before issue; or
- (ii) such receipt form is at the commencement of the second period one of those in the possession of any person who has furnished to the Commissioner a statutory declaration in such form and manner as approved by the Commissioner giving particulars and numbers of such receipt forms and has paid to the Commissioner the amount of one-half cent per form.

(4) (a) Any betting ticket issued during the first No. 36, 1965 period and impressed with one penny or twopence duty shall be deemed to be stamped with one cent or two cents duty respectively for the purposes of section 45A of the Principal Act, as amended by this Act.

(b) Any betting ticket issued during the second period and impressed with one penny or twopence duty shall be deemed to be stamped with one cent or two cents duty respectively where such betting ticket is at the commencement of the second period in the possession of a bookmaker who has furnished to the Commissioner a statutory declaration in such form and manner as approved by the Commissioner giving particulars and numbers of such betting tickets and has paid to the Commissioner the amount of onesixth of a cent or one-third of a cent per betting ticket, as the case may require.

(5) During the first period and the second period unused forms other than those to which subsections one, two, three and four of this section apply impressed with duty the denominations of which are expressed in old currency shall be deemed to be stamped at the equivalent amount in decimal currency calculated on the basis of the equivalents expressed in subsection four of section eight of the Commonwealth Act.

(6) During the first period an allowance in respect of duty impressed on the unused bills of exchange and receipt forms, and betting tickets referred to in subsections one, two, three and four of this section and unused promissory note forms made under the provisions of section fifteen of the Principal Act may be made without deduction of commission.

(7) (a) Every person licensed to deal in stamps shall as soon as practicable after the appointed day furnish a statement to the Commissioner giving particulars of unused stamps held on the appointed day the denominations of which are expressed in old currency and exchange such stamps at the Stamp Duties Office for stamps the denominations of

which

No. 36, 1965 which are expressed in decimal currency being of the equivalent total monetary value calculated on the basis of the equivalents expressed in subsection four of section eight of the Commonwealth Act.

> (b) During the first period and the second period any person other than a person licensed to deal in stamps may, on application made in such form and manner as may be approved by the Commissioner, exchange at the Stamp Duties Office unused stamps the denominations of which are expressed in old currency for stamps the denominations of which are expressed in decimal currency being of the equivalent total monetary value calculated on the basis of the equivalents expressed in subsection four of section eight of the Commonwealth Act.

> (8) Sections three and four of the Decimal Currency Act, 1965, shall not apply to this section.

Further 10. The Principal Act is further amended by inserting amendment of Act No. 47, 1920.

New sec. 49A.

Bills of exchange and promissory notes relating to the export of goods. 49A. The duty upon a bill of exchange or a promissory note drawn or made in New South Wales as one of the instruments or documents relating to the export of goods out of the Commonwealth of Australia, may be denoted by adhesive stamps which shall be affixed and cancelled in accordance with the provisions of this Act before issue out of the hands of the person drawing or making such bill or note.

Further amendment of Act No. 47, 1920. **11.** The Principal Act is further amended by inserting next after section sixty-six the following new section :---

New sec. 66A.

66A. (1) Where it is proved to the satisfaction of the Commissioner that—

(a) land included in an agreement for sale at the date of such agreement was improved, there being erected thereon a private dwelling house; and

Agreements and conveyances on sale—Concession for purchases of private dwelling houses.

- (b) the property comprised in the agreement was No. 36, 1965 being purchased by the person named therein as the purchaser with intent that he and members of his family would use such private dwelling house as their place of residence; and
- (c) such agreement was not entered into by such person with the intention of renting, leasing, or otherwise using such private dwelling house as a source of income or of reselling such private dwelling house at a profit; and
- (d) neither the unencumbered value of such property nor the amount or value of the consideration for the sale calculated and determined in accordance with the provisions of this Act was in excess of five thousand pounds,

the stamp duty chargeable on the agreement for the sale of such property or on the conveyance of such property where the agreement for the sale was not evidenced in writing shall be reduced by an amount equal to ten per centum of the ad valorem duty chargeable on the amount or value of such consideration.

The provisions of this subsection shall apply, mutatis mutandis, to and in respect of an agreement for the exchange of real property being a private dwelling house or a conveyance by way of exchange of real property being a private dwelling house.

(2) In this section "private dwelling house" includes a home unit or a strata lot used as a place of residence.

(3) No assessment of a reduced amount of stamp duty in accordance with this section shall be made by the Commissioner unless there is lodged with the Commissioner the instrument chargeable with ad valorem duty as aforesaid together with such evidence on oath or otherwise including evidence of value as the Commissioner deems necessary.

(4)

p97189—13

(4) Until such time as the Commissioner is No. 36, 1965 satisfied in accordance with the provisions of subsection one of this section the reduced amount of stamp duty as aforesaid shall not be the stamp duty chargeable and payable on such instrument.

Further amendment the end of section one hundred and seven the following new of Act No. 47, 1920. Sec. 107. (Allowance to be made for debts.)

12.

subsection : ---(4) (a) This subsection shall apply in the case of every person who dies after the commencement of section twelve of the Stamp Duties (Amendment) Act,

The Principal Act is further amended by inserting at

New South Wales. (b) Notwithstanding the provisions of subsections one and two of this section in computing the final balance of the estate of a deceased person to whom this subsection applies an allowance shall be made for the actual expense incurred for the funeral, burial or cremation of the deceased :

1965, and who was at the date of his death domiciled in

Provided that such allowance shall not exceed one hundred and twenty-five pounds :

Provided further that where such allowance is so made the provisions of subparagraph (b) of paragraph (3) of section one hundred and two shall not apply.

Further amendment of Act No. 47, 1920. New sec. 131A.

The Principal Act is further amended by inserting next after section one hundred and thirty-one the following new section : -

Disclosure of information.

131A. (1) A person appointed or employed under this Act or whose services are made use of for the purposes of this Act shall not either directly or indirectly except in the performance of any power, authority, duty or function under this Act, and either while he is, or after he ceases to be so appointed or employed or his services cease to be utilised make a record of or without the consent of the Commissioner divulge or communicate No. 36, 1965 to any other person any information acquired by him respecting the affairs of any other person disclosed to or obtained by the Commissioner in the exercise of his powers, authorities, duties or functions.

(2) Nothing in this section shall preclude a person appointed or employed under this Act or whose services are made use of for the purposes of this Act from producing in any court any return, assessment, or notice of assessment, or from divulging or communicating to any court any matter or thing coming under his notice in the performance of his powers, authorities, duties or functions under this Act, where it is necessary to do so for the purposes of carrying into effect the provisions of this Act or in connection with any proceedings before that court.

(3) Any person appointed or employed under this Act or whose services are made use of for the purposes of this Act shall if and when required by the Commissioner to do so, make a statutory declaration to maintain secrecy in conformity with the provisions of this section.

(4) Notwithstanding anything contained in this section the Commissioner may divulge or communicate any information which comes to his knowledge in the performance of his powers, authorities, duties or functions to the Commissioner of Taxation, a Second Commissioner of Taxation, or to a Deputy Commissioner of Taxation of the Commonwealth of Australia or to the authority administering an Act of a State of the Commonwealth relating to stamp duties, death duties or similar legislation, and the divulging or communicating of such information shall not be deemed to be a contravention of this section.

(5) Any person who fails to comply with any provision of this section shall be liable to a fine not exceeding one hundred pounds.

No. 36, 1965

THE SCHEDULE.

First Column.	Second Column.	Third Column.
	Omit	Insert
Section 101	"two shillings"	"twenty cents"
Section 76	"three shillings and sixpence"	"thirty-five cents"
Sections 41, 42 and 73	"seven shillings and sixpence"	"seventy-five cents"
Section 50	"twenty shillings"	"two dollars"
Sections 10, 25, 41 (7), 92 and 123.	"one pound"	"two dollars"
Sections 69, 72, 73, 74, 79 and 85.	"one pound ten shillings"	"three dollars"
Section 45	"forty shillings"	"four dollars"
Section 45A	"two pounds"	"four dollars"
Sections 90 and 92	"two pounds"	"five dollars"
Section 25	"three pounds"	"six dollars"
Sections 24, 25, 40, 81, 88A, 89, 92, 117, 127A and 145.	"five pounds"	"ten dollars"
Sections 12, 22, 45A, 54, 58, 62, 84 and 117.	"ten pounds"	"twenty dollars"
Sections 10, 12, 23, 45, 48, 51, 63, 87, 88, 88B, 97B, 122 and 124.	"twenty pounds"	"forty dollars"
Section 96	"twenty-five pounds"	"fifty dollars"
Sections 21, 38A, 54, 57A, 97, 102, 117, 120, 122, 127A, 131 and 145.	"fifty pounds"	"one hundred dollars"
Sections 45, 78D, 88B, 88C, 93, 94A, 97A, 102, 118, 131A, 135 and 136.	"one hundred pounds"	"two hundred dollars"
Section 107	"one hundred and twenty-five pounds"	"two hundred and fifty dollars"
Section 125	"two hundred pounds"	"four hundred dollars"

Superannuation (Decimal Currency) Amendment Act.

THE SCHEDULE—continued.

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First Column.				Second Column.	Third Column. Insert	
<u> </u>			Omit			
Section 124A	••	•••	"three thousand pounds"		"six thousand dollars"	
Section 66A	••			"five thousand pounds"	"ten thousand dollars"	
Sections 118,	120	and 12	1	"pounds per centum"	"per centum"	

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