A COLLECTION

OF

THEACTS

PASSED BY THE

GOVERNOR GENERAL OF INDIA IN COUNCIL

IN THE YEAR 1867.

OFFICE OF SUPERINTENDENT OF G

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Act No.	In An Ac	t to authorize the levy of tolls for the improvement of the navigation of the Ganges.
, 	II.	to make further provision for the removal of prisoners.
	III. 21 S Todana 22 Gara Jing	to provide for the punishment of public gambling and the keeping of common gaming-houses in the North-Western Provinces of the Presidency of Fort William, and in the Panjab, Oudh, the Central Provinces, and British Burmah.
· · · · · · · · · · · · · · · · · · ·	IV.	to enlarge the meaning of the word 'offence' in certain Sections of the Indian Penal Code, and for other purposes.
; —		to extend the Indian Penal Code to the Straits' Settlement.
	VI.	to enable the Lieutenant Governor of the Panjab to alter the limits of existing districts in any part of the territories under his government.
	VII.	to reduce the pecuniary penalty for purchasing from Soldiers arms, ammunition, clothes, and other articles.
. —	VIII.	to amend the law relating to Horse-racing in India.
_	IX.	to make further provision for suits by and against the Comptoir D'Escompte of Paris.
, 	X.	to empower Courts of Small Causes in the Mofussil to refer for decision questions arising previous to the hearing of suits or in the execution of decrees or orders.
; 	XI.	to empower the Oriental Gas Company, Limited, to extend their operations to certain places in British India.
<u></u>	XII.	to amend the law relating to the custody of prisoners of the local limits of the original jurisdiction of Her jest's High
• :		Courts of Judicature at Fort William in Jengal Madras and Bombay.

PRICE TWO ANNAS.

Act No	o. XIII. A	n Act for the levy of enhanced port-dues in the ports of Moulmein and Bassein, and to provide for the establishment and maintenance of coast-lights in the eastern part of the Bay of Bengal.
-	XIV.	to provide for the assessment of the Pándharí tax in certain parts of the Central Provinces.
• • • • • • • • • • • • • • • • • • •	XV.	to make better provision for the appointment of Municipal Committees in the Panjáb, and for other purposes.
ينسو	XVI.	to authorize the making of acting appointments to certain judicial offices.
	XVII.	to amend the law relating to Customs duties.
**	XVIII.	to define the jurisdiction of the Courts of Civil Judicature in the Jhansi Division.
	XIX.	to make further provision for the administration of justice in the district of Darjíling.
	XX.	to authorize the transshipment, without payment of duty, of goods imported into Calcutta, Madras and Bombay by steamers.
, . .	XXI.	for the Licensing of Professions and Trades.
, ,	XXIL	for the regulation of public Saráís and Puraos.
_	XXIII.	for the suppression of murderous outrages in certain Districts of the Panjáb.
 ,	XXIV.	to consolidate and amend the law relating to the office and duties of Administrator General.
-	XXV.	for the regulation of printing-presses and newspapers, for the pre- servation of copies of books printed in British India, and for the registration of such books.
_	XXVI.	to amend the law relating to Stamp Duties.
<u> </u>	XXVII.	to empower Deputy Commissioners in the Central Provinces, the Panjáb, Oudh and the Jhánsí Division to distribute the business in subordinate Courts.
	XXVIII.	to remove doubts as to the legality of certain sentences passed by tribunals, called Petty Sessions Courts, in the North-Western Provinces.
	XXIX.	to explain and amend Act No. XXI of 1867.
Striam	XXX.	to amend Act No. XIX of 1861 (to provide for a Government Paper Currency).

Act No. XXXI. An Act to render penal certain offences committed by servants of Railway Companies.

- XXXII. to enable the Governor General of India in Council to delegate to a Chief Commissioner any power conferred on a Local Government by an Act of the Governor General of India in Council.
- XXXIII. to amend Act No. XXXI of 1861.
- XXXIV. to repeal Act No. XIX of 1866 in the places to which the Madras Salt Excise Act, 1867, may be made applicable.
- XXXV. to provide temporary assistance to the Financial Commissioner of the Panjáb.
- XXXVI. correct an error in Act No. XVII of 1862.
- -XXXVII. for transferring appeals from the Court of the Financial, to the Court of the Judicial, Commissioner of Oudh, and for other purposes.

ACT No. I OF 1867.

PASSED BY THE GOVERNOR-GENERAL OF INDIA IN COUNCIL.

(Received the assent of the Governor-General on the 18th January 1867.)

An Act to authorize the levy of tolls for the improvement of the navigation of the Ganges.

Whereas it is expedient to authorize the levy of tolls on certain steamers, flats and boats plying on the river Ganges, to be applied for the improvement of the navigation of the said river between Allahabad and Dinapore; It is hereby enacted as follows:—

Interpretation clause.

1. In construing this Act—

"Lieutenant Governor." "Lieutenant Governor" shall mean the Lieutenant Governor of the North-Western Provinces of the Presidency of Fort William;

" Master."

"Master" shall include every person (except a pilot) having command or charge of any steamer, flat or boat; and

'Magistrate."

"Magistrate" shall include any person exercising any of the powers of a Magistrate.

- 2. A toll not exceeding twelve annas per hundred maunds shall be pay—Toll not exceeding able, at such place or at one of such places subject to the 12 annas per 100 government of the Lieutenant Governor as he shall from vessels ascending or descending Ganges. time to time direct, in respect of every steamer, flat and boat of the burden of two hundred maunds and upwards, which shall pass up or down the Ganges by such place or any one of such places. Provided that toll shall be levied in the case of steamers only on sixty-five per cent. of the burden, and in the case of flats only on ninety per cent. of the burden.
- 3. The burden of steamers and flats liable to pay tolls under this Act Rules for measure. shall be determined according to the method which may ment of burden. from time to time be practised by the Master Attendant at Calcutta in order to ascertain the amount of port dues which such steamers and

and flats would be liable to pay on arriving within the limits of the port of Calcutta. The following method shall be used for determining in maunds, according to actual floatage or displacement, the burden of boats liable to pay tolls under this Act; (that is to say), half the length in fect at the water-level of the boat, shall be multiplied by the greatest width in feet at the water-level, and the product shall further be multiplied by the draft of water in feet, and the number so found shall be taken to be the burden in maunds. Thereupon the toll shall be calculated according to the even hundreds of maunds, fractions of a hundred being neglected.

- 4. The funds raised by the tolls payable under this Act shall be appliable application of funds cable, at the discretion of the Lieutenant Governor, to defray the Ganges between Allahabad and Dinapore.
- 5. The Lieutenant Governor may appoint any person he may think fit Appointment of Collect the tolls payable under this Act at any place or places under his government, and may from time to time remove any such person and appoint another person in his stead.
- 6. Sections 2 and 3 of this Act, and a list of the rates of toll and of the place or places of collecting the toll leviable under this Act, shall be at all times exhibited at such place or places in the English and Urdú languages, and shall also be published thrice in the local Gazette.
- 7. Every person so appointed shall collect the tolls leviable under this

 Act by himself, or by any officer in his establishment (if

 Tolls to be paid to proper officer, who shall give a voucher for the same.

 Tolls to be paid to any) whom he shall appoint in this behalf. The officer to whom any such toll shall be paid shall grant to the person paying the same a voucher in writing under his hand, describing the name of his office and the place at which such payment shall be made, the name (if any), burden and other proper description of the steamer, flat or boat, and the voyage in respect of which such toll shall be paid.
- 8. If any toll leviable under this Act in respect of any steamer, flat or Payment of tolls boat shall not be paid on demand to the person authorized to collect the same, it shall be lawful for such person to seize such steamer, flat or boat, and any furniture thereof, and to detain the same; and such person shall, within twenty-four hours of such seizure and detention, report

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flat or horized to seize same; antion, report report the same to the nearest Collector or Deputy Collector of the District in which the seizure has been made, or other public officer duly authorized by the Lieutenant Governor in this behalf. On receipt of such report, the Collector, Deputy Collector or other officer as aforesaid shall publish a notice appointing a day for the sale of the said steamer, flat or boat and any furniture there-The sale shall be held at some period not less than fifteen days from the date of the publication of notice of sale. If the toll and also any expenses occasioned by non-payment be not paid, or sufficient cause for non-payment be not shown, at or before the time of sale, to the Collector, Deputy Collector or other officer as aforesaid, such officer shall sell the steamer, flat or boat and furniture seized, or so much thereof as may be necessary to pay the toll, and also any expenses occasioned by non-payment. So much of the property seized as may not have been sold, and so much of the sale-proceeds as may be in excess of the sum necessary for satisfying the toll and for defraying the expenses occasioned by non-payment, shall be returned to the master of the steamer, flat or boat.

- 9. Notwithstanding anything in this Act contained, the person auPower to sue for rethorized to collect the tolls payable under this Act at any such
 place as last aforesaid, may, in his own name, sue for and
 recover, on behalf of the Government of India, the amount of any tolls payable to him under this Act, by suit in any of the Civil Courts against the owner
 or master of any steamer, flat or boat liable thereto.
- Upon the refusal or neglect of any owner or master of any steamer, flat or boat liable to pay toll under this Act, to satisfy the person Ascertainment by Toll Collector of burauthorized to collect such toll as to what is the true burden. den of steamer, flat or as ascertained under Section 3 of this Act, of the steamer, flat or boat, it shall be lawful for such person to cause such steamer, flat or boat to be measured at the expense of the master thereof, and such expense shall be recoverable in the same manner as tolls payable under this Act; or it shall be lawful for such person to deliver to the master or owner of such steamer, flat or boat, or to leave for him on board such steamer, flat or boat a notice in writing specifying what, in his judgment, is the burden of the steamer, flat or boat, and the burden specified in such notice shall be deemed to be the real burden of the steamer, flat or boat, and be treated as such for all the purposes of this Act, until the owner or master of the steamer, flat or boat shall give sufficient proof of the true burden thereof, as ascertained under Section 3 of this Act.

11. The

- Evading payment of arrive at, any place as last aforesaid, upon, or in the cours of, or at the termination of any voyage, shall, upon deman by any person authorized to collect or receive the tolls under this Act, specif whence he is come and whither he is bound. If any master of any suc steamer, flat or boat shall refuse or neglect so to do, or shall make a false state ment as to the place from which he is come or to which he is bound, or shall endeavour to evade the payment of any toll payable under this Act, he shall be punishable by a Magistrate by a fine not exceeding two hundred rupees.
- 12. If any dispute shall arise respecting the liability of any steamer, fix Magistrate to decide or boat to the payment of toll under this Act, or in respectively. Of the burden of any steamer, flat or boat, or the amount of toll payable, or the amount of any charges on account of any sale under the Act, such dispute shall be heard and determined by a Magistrate, and the decision of such Magistrate shall be final.
- 13. The Lieutenant Governor may, from time to time as he may thin Lieutenant Governor fit, reduce all or any of the tolls payable under this Act, i may alter tolls. respect of all vessels or of any particular class or classes of vessels, and again raise such tolls to any amount not exceeding the amoun hereinbefore specified. He may also prescribe a mode or modes of measurement for burden differing from those prescribed in Section 3 of this Act; provided that the tolls payable under such new mode or modes of measurement shall not exceed the amount specified as aforesaid.
- Power to prohibit construction of bán-dhéls.

 Power to prohibit or other contrivance for fishing or for any other purpose, i any part of the Ganges between Allahabad and Dinapore is likely to cause obstruction to the free and safe navigatio of such part, he may by notice in writing, to be served on the owner or person i charge of such bándhél or other contrivance, or, if such owner or other perso cannot be found, to be affixed at some conspicuous place in the nearest village prohibit the construction of such bándhél or other contrivance.
- 15. Any person who shall wilfully disobey any prohibition under the Penalty for causing last preceding Section, or shall wilfully cause or aid in classification to havigation of the Gange tion.

 Let the penalty for causing last preceding Section, or shall wilfully cause or aid in causing any obstruction to the navigation of the Gange between Allahabad and Dinapore, or who shall wilfully omi

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to remove such obstruction after being lawfully required so to do, shall be punished on conviction before a Magistrate with simple imprisonment which may extend to one month, or with fine which may extend to fifty rupees, or with both, and shall also be liable to pay such fine as may be sufficient to meet all reasonable expenses incurred in abating or removing such obstruction or in repairing such damage.

16. It shall be lawful for the Lieutenant Governor from time to time Rules relating to make rules not repugnant to any law in force, and to repeal, alter and amend such rules, for the management of the navigation of any part of the Ganges between Allahabad and Dinapore, and for regulating the conduct of persons employed for any of the purposes of this Act; and the Lieutenant Governor may affix fines as penalties for the infringement of such rules, not exceeding fifty rupees for any one infringement, or five rupees a day for any continuing infringement.

Such rules may contain directions for any of the following amongst other matters:--

- (a). For fixing the number and the width of steamers, flats and boats to be allowed to pass into or out of or through any part of the Ganges between Allahabad and Dinapore at one time or abreast;
- (b). For determining the length of time during which steamers, flats or boats may remain stationary on such part, and the amount of demurrage to be paid by steamers, flats or boats remaining stationary beyond such time;
- (c). For regulating the mode in which and the place or places at which tolls are to be levied under this Act;
 - (d). For the removal of sunken vessels and obstructions;
- (e). And for the storing and disposal of the cargo of steamers, flats and boats seized under this Act.
 - 17. All fines imposed under this Act may be recovered in the manner prescribed by the Code of Criminal Procedure, and may be disposed of as the Lieutenant Governor shall from time to time direct.

ACT No. II of 1867.

Passed by the Governor-General of India in Council.

(Received the assent of the Governor-General on the 25th January 1867.)

An Act to make further provision for the removal of prisoners.

Whereas it is expedient to authorize the Local Government to remove any prisoner sentenced by a Court established by Royal Charter from the jail in which such prisoner is confined to any other jail, or in the case of a prisoner of unsound mind, to a Lunatic Asylum, within the territories subject to the same Local Government: And whereas it is also expedient to authorize the Governor-General of India in Council to remove any prisoner sentenced by any Court from the jail in which such prisoner is confined to any other jail within British India; It is hereby enacted, as follows:—

Local Government ment by a Court established by Royal Charter, it shall be may order removal of prisoners sentenced by High Court from one juit to another in the territories subject to the same Government.

The Mine any person shall be, or shall have been, sentenced to imprisoner ment by a Court established by Royal Charter, it shall be lawful for the Local Government to order the removal of such person, during the period prescribed for his or her imprisonment, from the jail or place in which he or she is confined to any other jail or place of imprisonment within the territories subject to the same Local Government.

2. Whenever it shall appear to the Local Government that any person imprisoned by the sentence of a Court established by Royal Lunatic prisoners by High Court may be removed to asylum by order of Local Government. Charter, is of unsound mind, such Government, by a warrant which shall set forth the grounds of belief that such prisoner is of unsound mind, may order his or her removal to a Lunatic Asylum, or other fit place of safe custody, with-

in the territories subject to the same Government, there to be kept and treated as the Local Government shall direct during the remainder of the term of imprisonment ordered by the sentence; or if it shall be certified by a medical officer that it is necessary for the safety of the prisoner or others that he or she should be detained under medical care or treatment, then until

he or she shall be discharged according to law; and when it shall appear to the same Government that such prisoner has become of sound mind, the Local Government, by a warrant directed to the person having charge of the prisoner, shall remand him or her to the prison from which he or she was removed, if then still liable to be kept in custody, or if not, shall order him or her to be discharged. The provisions of Section 9 of Act XXXVI of 1858 (relating to Lunatic Asylums) shall apply to every person confined in a Lunatic Asylum under this Section after the expiration of the term of imprisonment to which he or she shall have been sentenced; and the time during which he or she shall have been so confined shall be reckoned as part of such term.

Governor-General in Council may order removal of prisoners sentenced by any Court from one jail to another in British India.

When any person shall be, or shall have been, sentenced to imprisonment by any Court, it shall be lawful for the Governor-General of India in Council to order the removal of such person during the period prescribed for his or her imprisonment, from the jail or place in which he or she is confined to any other

jail or place of imprisonment in the territories which are or may become vested in Her Majesty or Her successors by the Statute 21 & 22 Vic., cap. 106 (An Act for the better Government of India).

ACT No. III of 1867.

PASSED BY THE GOVERNOR GENERAL OF INDIA IN COUNCIL.

(Received the assent of the Governor-General on the 25th January 1867.)

An Act to provide for the punishment of public gambling and the keeping of common gaming-houses in the North-Western Provinces of the Presidency of Fort William, and in the Panjáb, Oudh, the Central Provinces, and British Burmah.

Whereas it is expedient to make provision for the punishment of public gambling and the keeping of common gaming-houses in the territories respectively subject to the Governments of the Lieutenant Governor of the North-Western Provinces of the Presidency of Fort William, of the Lieutenant Governor of the Panjáb, and to the administrations of the Chief Commissioner of Oudh, of the Chief Commissioner of the Central Provinces, and of the Chief Commissioner of British Burmah; It is hereby enacted as follows:—

Interpretation Clause.
"Licutenant
Governor."

1. In this Act—"Lieutenant Governor" means the Lieutenant Governor of the said North-Western Provinces or the Panjáb, as the case may be:

"Chief Commissioner." "Chief Commissioner" means the Chief Commissioner of Oudh, the Central Provinces, or British Burmah, as the case may be:

"Common gaming-house" means any house, walled enclosure, room or "Common gaming place in which cards, dice, tables or other instruments of gaming are kept or used for the profit or gain of the person owning, occupying, using or keeping such house, enclosure, room or place, whether by way of charge for the use of the instruments of gaming, or of the house, enclosure, room or place, or otherwise howsoever:

Number

Words in the singular include the plural and vice versa, and

Gender.

Words denoting the masculine gender include females.

2. Sections.

- 2. Sections 13, 17 and 18 of this Act shall extend to the whole of the said territories; and it shall be competent to the Lieutenant Governor or the Chief Commissioner, as the case may be, whenever he may think fit, to extend, by a notification to be published in three successive numbers of the official Gazette, all or any of the remaining Sections of this Act to any city, town, suburb, railway station-house and place being not more than three miles distant from any part of such station-house within the territories subject to his government or administration, and in such notification to define, for the purposes of this Act, the limits of such city, town, suburb, or station-house, and from time to time to alter the limits so defined. From the date of any such extension, so much of any rule having the force of law which shall be in operation in the territories to which such extension shall have been made, as shall be inconsistent with or repugnant to any Section so extended, shall cease to have effect in such territories.
- Whoever, being the owner or occupier, or having the use, of any house, walled enclosure, room or place, situate within the Penalty for owning or keeping, or having charge of, a gaminglimits to which this Act applies, opens, keeps or uses the same as a common gaming-house; and whoever, being the owner or occupier of any such house, walled enclosure, room or place as aforesaid, knowingly or wilfully permits the same to be opened, occupied, used or kept by any other person as a common gaming-house; and whoever has the care or management of, or in any manner assists in conducting, the business of any house, walled enclosure, room or place as aforesaid, opened, occupied, used or kept for the purpose aforesaid; and whoever advances or furnishes money for the purpose of gaming with persons frequenting such house, walled enclosure, room or place, shall be liable to a fine not exceeding two hundred rupees, or to imprisonment of either description, as defined in the Indian Penal Code, for any term not exceeding three months.
- 4. Whoever is found in any such house, walled enclosure, room or penalty for being place, playing or gaming with eards, dice, counters, money found in a gaming or other instruments of gaming, or is found there present for the purpose of gaming, whether playing for any money, wager, stake or otherwise, shall be liable to a fine not exceeding one hundred rupees, or to imprisonment of either description, as defined in the Indian Penal Code, for any term not exceeding one month; and any person found in any common gaming-house during any gaming or playing therein shall be presumed, until the contrary be proved, to have been there for the purpose of gaming.

5. If the Magistrate of a district, or other officer invested with the full powers of a Magistrate, or the District Superintendent of Power to enter and Police, upon credible information, and after such enquiry as Police authorize enter and search. he may think necessary, has reason to believe that any house, walled enclosure, room or place, is used as a common gaming-house, he may either himself enter, or by his warrant authorize any officer of Police, not below such rank as the Lieutenant Governor or Chief Commissioner shall appoint in this behalf, to enter, with such assistance as may be found necessary, by night or by day, and by force if necessary, any such house, walled enclosure, room or place, and may either himself take into custody, or authorize such officer to take into custody, all persons whom he or such officer finds therein, whether or not then actually gaming; and may seize or authorize such officer to seize all instruments of gaming, and all monies and securities for money, and articles of value, reasonably suspected to have been used or intended to be used for the purpose of gaming, which are found therein; and may search or authorize such officer to search all parts of the house, walled enclosure, room or place, which he or such officer shall have so entered, when he or such officer has reason to believe that any instruments of gaming are concealed therein, and also the persons of those whom he or such officer so takes into custody; and may seize or authorize such officer to seize and take possession of all instruments of gaming found upon such search.

6. When any cards, dice, gaming-tables, cloths, boards or other instru
Finding cards, &c.,
in suspected houses, to
be evidence that such
houses are common
gaming-houses.

The preceding Section, or about the person of any of those
who are found therein, it shall be evidence, until the contrary is made to appear, that such house, walled enclosure, room or place, is
used as a common gaming-house, and that the persons found therein were there
present for the purpose of gaming, although no play was actually seen by the
Magistrate or Police Officer, or any of his assistants.

7. If any person found in any common gaming-house entered by any Penalty on persons arrested for giving false names and addresses.

Act, upon being arrested by any such officer or upon being brought before any Magistrate, on being required by such officer or Magistrate to give his name and address, shall refuse or neglect to give the same, or shall give any false name or address, he may upon conviction before the same or any other Magistrate be adjudged to pay any penalty not exceeding

exceeding five hundred rupees, together with such costs as to such Magistrate shall appear reasonable, and on the non-payment of such penalty and costs, or in the first instance, if to such Magistrate it shall seem fit, may be imprisoned for any period not exceeding one month.

- 8. On conviction of any person for keeping or using any such common on conviction for gaming-house, or being present therein for the purpose of keeping a gaming gaming, the convicting Magistrate may order all the instruction of gaming to be destroyed, and may also order all or any of the securities for money and other articles seized, not being instruments of gaming, to be sold and converted into money, and the proceeds thereof with all monies seized therein to be forfeited; or, in his discretion, may order any part thereof to be returned to the persons appearing to have been severally thereunto entitled.
- 9. It shall not be necessary, in order to convict any person of keeping Proof of playing for a common gaming-house, or of being concerned in the management of any common gaming-house, to prove that any person found playing at any game was playing for any money, wager, or stake.
- 10. It shall be lawful for the Magistrate before whom any persons shall be brought, who have been found in any house, walled en-Magistrate may require any person appre-hended to be sworn and give evidence. closure, room or place entered under the provisions of this Act to require any such persons to be examined on oath or solemn affirmation, and give evidence touching any unlawful gaming in such house, walled enclosure, room orplace, or touching any act done for the purpose of preventing, obstructing or delaying the entry into such house, walled. enclosure, room or place or any part thereof, of any Magistrate or officer author-No person so required to be examined as a witness shall be ized as aforesaid. excused from being so examined when brought before such Magistrate as aforesaid, or from being so examined at any subsequent time by or before the same or any other Magistrate, or by or before any Court on any proceeding or trial in any ways relating to such unlawful gaming or any such acts as aforesaid, or from answering any question put to him touching the matters aforesaid, on the ground that his evidence will tend to criminate himself. Any such person so required to be examined as a witness, who refuses to make oath or take affirmation accordingly or to answer any such question as aforesaid, shall be subject

subject to be dealt with in all respects as any person committing the offence described in Section 178 or Section 179 (as the case may be) of the Indian Penal Code.

11. Any person who shall have been concerned in gaming contrary to witnesses indemnithis Act, and who shall be examined as a witness before a magistrate on the trial of any person for a breach of any of the provisions of this Act relating to gaming, and who, upon such examination, shall in the opinion of the Magistrate make true and faithful discovery, to the best of his knowledge, of all things as to which he shall be so examined, shall thereupon receive from the said Magistrate a certificate in writing to that effect, and shall be freed from all prosecutions under this Act for anything done before that time in respect of such gaming.

Act not to apply to certain games.

- 12. Nothing in the foregoing provisions of this Act contained, shall be held to apply to any game of mere skill wherever played.
- A Police officer may apprehend without warrant any person found playing for money or other valuable thing with cards, dice, Gaming and setting birds and animals to counters or other instruments of gaming, used in playing any fight in public streets. game not being a game of mere skill, in any public street, place or thoroughfare situated within the limits aforesaid, or any person setting any birds or animals to fight in any public street, place or thoroughfare situated within the limits aforesaid, or any person there present aiding and abetting such public fighting of birds and animals. Such person when apprehended shall be brought without delay before a Magistrate, and shall be liable to a fine not exceeding fifty rupees, or to imprisonment, either simple or rigorous, for any term not exceeding one calendar month; and such Police officer may seize all instruments of gaming found in such public place or on Destruction of inthe person of those whom he shall so arrest, and the Magisstruments of gaming found in public streets. trate may on conviction of the offender order such instruments to be forthwith destroyed.
- 14. Offences punishable under this Act shall be triable by any Magistrate having jurisdiction in the place where the offence is committed. But such Magistrate shall be restrained within the limits of his jurisdiction under the Code of Criminal Procedure, as to the amount of fine or imprisonment he may inflict.

15. Whoever,

- 15. Whoever, having been convicted of an offence punishable under Section 3 or Section 4 of this Act, shall again be guilty of any offence punishable under either of such Sections, shall be subject for every such subsequent offence to double the amount of punishment to which he would have been liable for the first commission of an offence of the same description: Provided that he shall not be liable in any case to a fine exceeding six hundred rupees, or to imprisonment for a term exceeding one year.
- 16. The Magistrate trying the case may direct any portion of any fine Portion of fine may which shall be levied under Sections 3 and 4 of this Act, or any part of the monies or proceeds of articles seized and ordered to be forfeited under this Act, to be paid to an informer.
- 17. All fines imposed under this Act may be recovered in the manner prescribed by Section 61 of the Code of Criminal Procedure, and such fines shall (subject to the provisions contained in the last preceding Section) be applied as the Lieutenant Governor or Chief Commissioner, as the case may be, shall from time to time direct.

Offences under this Act to be offences within meaning of Penal Code.

18. Anything made punishable by this Act shall be deemed to be an 'offence' within the meaning of the Indian Penal Code.

ACT No. IV of 1867.

Passed by the Governor General of India in Council.

(Received the assent of the Governor General on the 1st February 1867.)

An Act to enlarge the meaning of the word 'offence' in certain Sections of the Indian Penal Code, and for other purposes.

Whereas it is expedient to enlarge the meaning of the word 'offence' in certain Sections of the Indian Penal Code so as to make it denote not only anything made punishable by the said Code, but also anything made punishable by any special or local law as therein defined; It is hereby enacted as follows:—

- 1. Sections 187, 194, 195, 203, 211, 213, 214, 221, 222, 223, 224, 225, 327, Offence in certain Sections of Penal Code to include anything punishable only by a special or local law.

 Penal Code shall be construed as if the word offence denoted anything made punishable by the said Code, or by any special or local law as therein defined; and Sections 141, 176, 177, 201, 202, 212, 216 and 441 of the said Code shall be construed in the same way when the thing made punishable by the special or local law is punishable by such law with imprisonment for a term of six months or upwards, whether with or without fine.
- 2. Sections 222 and 223 of the said Code shall be construed as if after the word 'offence' the following words were inserted; (that is to say), 'or lawfully committed to custody,' and Section 222 of the said Code shall also be construed as if the following words were added to the same Section; (that is to say), 'or if the person was lawfully committed to custody.'
- Punishment for escape by person in custody for failing to furnish any security required under Chapter XIX of the Code of Criminal Procedure, shall be punished with imprisonment of either description

scription as defined in the Indian Penal Code for a term which may extend to one year, or with fine, or with both.

Saving of provisions of special and local laws.

4 Nothing contained in this Act shall be taken to affect any of the provisions of any special or local law.

ACT No. V of 1867.

Passed by the Governor General of India in Council.

(Received the assent of the Governor General on the 1st February 1867.)

An Act to extend the Indian Penal Code to the Straits' Settlement.

Whereas it is expedient to extend, with certain modifications, the provisions of the Indian Penal Code to the Settlement of Prince of Wales' Island, Singapore and Malacca; It is hereby enacted as follows:—

1. From and after such day as the Governor of the said Settlement shall appoint in this behalf, the provisions of the Indian Penal Code to extend to Straits' Settlement from such day as Governor shall apply to and take effect throughout the said Settlement; and in construing the said Code, two Rupees shall be deemed equivalent to one Dollar.

2. In applying the said provisions to the said Settlement, Sections 187, 194, 195, 203, 211, 213, 214, 221, 222, 223, 224, 225, 327. In Straits' Settlenent, certain Sections 328, 329, 330, 331, 347, 348, 388, 389 and 445 of the said be construed as if Code shall be construed as if the word "offence" denoted ffence' included ything made punishanything made punishable by the same Code, or bya ny speable by a special or local law. cial or local law as therein defined; and Sections 141, 176. 177, 201, 202, 212, 216 and 441 of the said Code shall be construed in the same way when the thing made punishable by the special or local law is punishable by such law with imprisonment for six months or upwards, whether

3. Sections 222 and 223 of the said Code shall be construed as if after Sections 222 and 223 of the word 'offence' the following words were inserted; (that is to say), 'or swfully committed to custody,' and Section 222 of the sair Code shall also be construed as if the follow-

with or without fine

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ing words were added to the same Section; (that is to say), 'or if the person was lawfully committed to custody.'

This Act to be read with the Penal Code.

4. This Act shall be read with, and taken as part of, the Indian Penal Code.

ACT No. VI of 1867.

Passed by the Governor General of India in Council.

(Received the assent of the Governor General on the 1st February 1867.)

An Act to enable the Lieutenant Governor of the Panjáb to alter the limits of existing districts in any part of the territories under his government.

WHEREAS it is expedient to empower the Lieutenant Governor of the Panjab to alter the limits of existing districts in the territo-Preamble. ries under his government; It is hereby enacted as follows:-

Power to Lieutenant Governor of the Panjáb to alter districts.

It shall be lawful for the Lieutenant Governor of the Panjáb by a notification in the local Gazette, from time to time, to alter the limits of existing districts in any part of the territories under his government.

Saving of power of Governor General under Act XXI of 1836.

Nothing contained in this Act shall affect the power conferred on the Governor General of India in Council by Act No. XXI of 1836.



ACT No. VII of 1867.

Passed by the Governor General of India in Council.

(Received the assent of the Governor General on the 1st February 1867.)

An Act to reduce the pecuniary penalty for purchasing from Soldiers arms, ammunition, clothes, and other articles.

Whereas by the Act for punishing mutiny and desertion, and for the better payment of the Army and their quarters, it is enacted as follows:—

"Any person who shall knowingly detain, buy, exchange, or receive from any soldier or deserter or any other person acting for or on Penalty on purchashis behalf, on any pretence whatsoever, or who shall solicit ing soldiers' necessaries, stores, &c. or entice any soldier, or shall be employed by any soldier, knowing him to be such, to sell any arms, ammunition, medals for good conduct or for distinguishment or other service, clothes, or military furniture, or any provisions, or any sheets or other articles used in Barracks provided under Barrack Regulations, or regimental necessaries, or any article of forage provided for any horses belonging to Her Majesty's service, or who shall have in his or her possession or keeping any such arms, ammunition, medals, dethes, furniture, provisions, spirits, articles, necessaries, or forage, and shall not give a satisfactory account how he or she came by the same, or shall change the colour of any clothes as aforesaid, shall forfeit for every such offence any sum not exceeding twenty pounds, together with treble the value of all or any of the several articles of which such offender shall so become or be possessed; and if any person having been so convicted shall afterwards be guilty of any such offence, he shall for every such offence forfeit any sum not exceeding twenty pounds but not less than five pounds, and the treble value of all or any of the several articles of which such offender shall have so become possessed, and shall in addition to such forfeiture be committed to the Common Gaol or House of Correction, there to be imprisoned, with or without hard labour, for such term, , not

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not exceeding six calendar months, as the convicting Justice or Justices shall think fit; and upon any information against any person for a second or any subsequent offence, a copy of the former conviction, certified by the proper officer having the care or custody of such conviction, or any copy of the same proved to be a true copy, shall be sufficient evidence to prove such former conviction; and if any credible person shall prove on oath before a Justice of the Peace, or person exercising like authority according to the laws of the part of Her Majesty's dominions in which the offence shall be committed, a reasonable cause to suspect that any person has in his or her possession, or on his or her premises, any property of the description hereinbefore described, on or with respect to which any such offence shall have been committed, such Justice may grant a warrant to search for such property as in the case of stolen goods; and if upon such search any such property shall be found, the same shall and may be seized by the officers charged with the execution of such warrant, who shall bring the offender in whose possession the same shall be found before the same or any other Justice of the Peace, to be dealt with according to law: Provided always, that it shall be lawful for the Legislature of any of Her Majesty's foreign dominions, on the recommendation of the officer or officers for the time being administering the government thereof, but not otherwise, to make provision by law for reducing such pecuniary penalty, if not exceeding twenty pounds, to such amount as may to such Legis. lature appear to be better adapted to the ability and pecuniary means of Her Majesty's subjects and others inhabiting the same, which reduced penalty shall be sued for and recovered in such and the same manner as the full penalty hereby imposed: Provided also, that it shall be competent to Her Majesty, or to the person or persons administering the government of any such foreign dominions as aforesaid, to exercise, in respect of the laws so to be passed as aforesaid, all such powers and authorities as are by law vested in Her Majestv or in any such officer or officers as aforesaid in respect of any other law made or enacted by any such Legislature."

And whereas the officers now administering the government of British India have recommended that the pecuniary penalty aforesaid, if not exceeding twenty pounds, shall be reduced to the amount hereinafter mentioned as being better adapted to the ability and pecuniary means of Her Majesty's subjects and others inhabiting British India; And whereas it is expedient to give effect to such recompendation;—In exercise of the said power for this purpose contain-

ed in the said Act and of every other power enabling the Governor General of India in Council in this behalf, and on the recommendation aforesaid; It is hereby enacted as follows:—

Reduction of pecuniary penalties provided by Mutiny Act.

Reduction shall be read as if for the words "twenty pounds," wherever the pecuniary penalty which might have been imposed under the said recited Section if this Act had not been passed shall not exceed twenty pounds or two hundred rupees, the first part of the said Section shall be read as if for the words "twenty pounds," wherever they occur, the words "fifty rupees" were substituted, and as if for the words "five pounds," the words "five rupees" were substituted.

ACT No. VIII of 1867.

Passed by the Governor General of India in Council.

(Received the assent of the Governor General on the 1st February 1867.)

An Act to amend the law relating to Horse-racing in India.

Whereas it is expedient to exempt certain transactions connected with horse-racing from the operation of Act No. XXI of 1848 (for avoiding wagers); It is hereby enacted as follows:—

- Subscriptions or subscription or contribution, or agreement to subscribe or contribution, agreement to subscribe or contribution or contribution, agreement to subscribe or contribution, agreement to subscribe or contribution, agreement to subscribe or contribution or contribution agreement to subscribe or contribution agreements to subscribe or contribution agree
- 2. Nothing in this Act shall be deemed to legalize any transaction Nothing in this Act connected with horse-racing to which the provisions of to legalize lotteries. Act No. V of 1844 (for the suppression of all lotteries not authorized by Government) apply.

ACT No. IX of 1867.

Passed by the Governor General of India in Council.

(Received the assent of the Governor General on the 8th February 1867.)

An Act to make further provision for suits by and against the Comptoir D'Escompte of Paris.

Whereas it is expedient to make further provision for suits and other proceedings by or on behalf of or against the Comptoir D'Escompte of Paris; It is hereby enacted as follows:—

1. In Act No. VIII of 1864 (to enable the "Comptoir D'Escompte of Paris" to sue and be sued in the name of the Chief Manager of the Indian Agencies of the said Company), Sections 2, 3, 4, 5, 12 and 13, the expressions 'Chief Manager of the Agencies in British India of the said Comptoir D'Escompte' and 'Chief Manager' shall be taken to include any person for the time being acting as Chief Manager of the said Agencies, or being or acting as Manager of such one of the same Agencies as may be situate within the jurisdiction of the Court in which the suit or proceeding mentioned in any of the said Sections may be instituted or carried on.

Act to be read with Act VIII of 1864.

2. This Act shall be read with and taken as part of the said Act No. VIII of 1864.

ACT No. X of 1867.

Passed by the Governor General of India in Council.

(Received the assent of the Governor General on the 15th February 1867.)

An Act to empower Courts of Small Causes in the Mofussil to refer for decision questions arising previous to the hearing of suits or in the execution of decrees or orders.

Whereas it is expedient to enable the Courts constituted under Act No. XI of 1865 (to consolidate and amend the law relating to Courts of Small Causes beyond the local limits of the ordinary original Civil jurisdiction of the High Courts of Judicature) to refer for the decision of the High Court within whose jurisdiction they may respectively be situate, questions of law or usage having the force of law arising previous to the hearing of suits under the said Act or in the execution of decrees or orders in such suits; It is hereby enacted as follows:—

If at any point in the proceedings previous to the hearing of a suit under the said Act, or if in the execution of the decree or Power to refer to High Court questions order in any such suit, any question of law or usage having arising previous to the hearing of suits or in the force of law shall arise, the Court, in suits for an amount the execution of denot exceeding five hundred rupees, may, either of its own crees or orders. motion or on the application of any of the parties to the suit, and in suits for an amount greater than five hundred rupees, shall, draw up a statement of the case, and refer it with the Court's own opinion thereon to the decision of the High Court within whose jurisdiction such Court may be situate. If the question has arisen previous to the hearing, the Court may either stay such proceedings, or proceed in the case notwithstanding such reference, and pass a decree contingent upon the opinion of the High Court upon the point referred. decree has been made, the execution of the decree shall be stayed until the receipt of the order of the High Court upon such reference. All the provisions contained in this Section shall apply, mutatis mutandis, to the stating of a case by a Registrar.

2. This

2. This Act shall be read with and taken as part of Act No. XI of This Act to be read with Act XI of 1865; and the provisions contained in Sections 24, 25, 26, with Act XI of 1865. 27 and 28 of that Act shall, mutatis mutandis, apply to cases referred under this Act.

ACT No. XI OF 1867.

Passed by the Governor General of India in Council.

(Received the assent of the Governor General on the 1st March 1867.)

An Act to empower the Oriental Gas Company, Limited, to extend their operations to certain places in British India.

Whereas under or by virtue of Act No. V of 1857 (to confer certain powers on the Oriental Gas Company, Limited), certain powers exerciseable only in Calcutta and its environs were conferred on the Oriental Gas Company, Limited; And whereas it is expedient to empower the said Company to extend, with the previous sanction of the Local Government, their operations to any other place in British India; It is hereby enacted as follows:—

1. In this Act—"British India" means the territories which are or may Interpretation clause.
"British India." become vested in Her Majesty or Her Successors by the Statute 21 & 22 Vic., cap. 106 (An Act for the better Government of India);

"Local Government." and in any part of British India in which this Act shall operate, "Local Government" means the person or persons authorized by law to administer executive government in such part.

2. The Local Government may, by notification in the official Gazette,

Power to extend Act
V of 1857.

extend the said Act No. V of 1857, to any place within the
territories subject to such Government, other than Calcutta
and its environs: provided that, in every place to which the said Act shall be
so extended, Section III of the same Act shall be read as if for the words
'Town of Calcutta,' the name of the place to which the said Act shall be so
extended were substituted: Section VII of the same Act shall be read as if for
the words and figures 'Act XIV of 1856,' the following words were substituted;
(that is to say) 'any law for the time being in force to provide for the conservancy and improvement of such place:' Section XXII of the said Act shall be
read

read as if after the words 'Joint Stock Companies' Act, 1856,' the following words were inserted; (that is to say) 'the Indian Companies' Act, 1866, or any other Statute or Act for the time being in force relating to Joint Stock Companies;' and as if for the expression 'Supreme Court of Judicature at Fort William', the name of the highest Civil Court of appeal in such place were substituted; and as if for the expression 'the territories of the East India Company,' the expression 'British India' as defined in this Act were substituted.

ACT No. XII of 1867.

Passed by the Governor General of India in Council.

(Received the assent of the Governor General on the 1st March 1867.)

An Act to amend the law relating to the custody of prisoners within the local limits of the original jurisdiction of Her Majesty's High Courts of Judicature at Fort William in Bengal, Madras and Bombay.

Whereas it is expedient that, within the local limits of the original jurisdiction of Her Majesty's High Courts of Judicature at Fort William in Bengal, Madras and Bombay, persons should, for the purpose of being received and detained in prison, be committed to the custody of an officer appointed by the Local Government, instead of to the custody of the Sheriff of Calcutta, Madras or Bombay, as the case may be; It is enacted as follows:—

- Interpretation of terms.

 In this Act—unless there be something repugnant in the subject or context—
 - "High Court" denotes Her Majesty's High Court of Judicature at Fort William in Bengal, Madras or Bombay, as the case may be, and includes a Judge or Judges thereof and a Division Court:
 - "Sheriff" denotes the Sheriff of Calcutta, Madras or Bombay, as the case may be:
 - "Magistrate" includes a Magistrate of Police appointed under any Act for the time being in force for regulating the Police of the towns of Calcutta, Madras and Bombay.
- 2. The Acts and parts of Acts mentioned in the Schedule hereto annexed repealed in each of the Presidencies of Fort William,
 Madras and Bombay from the date on which this Act shall come into operation in such Presidency. Any act duly done or appointment made

made under Act No. XII of 1865 (to amend the law relating to the custody of prisoners within the local limits of the original jurisdiction of Her Majesty's High Court of Judicature at Fort William in Bengal) shall be considered as valid as if it were done or made under this Act and as if this Act had been then in force.

- No person shall be committed to the Sheriff to be received and detained in prison; and no writ shall be awarded to the No one to be committed to Sheriff; Sheriff commanding him to arrest and seize the body of And writs not to be issued to Sheriff. any offender. But all writs or warrants for the arrest or apprehension of any person, issued or awarded by the High Court in the exercise of its ordinary, extraordinary or other criminal Warrants and writs jurisdiction, shall be directed to and executed by any officer to 2 directed to Police officers. or officers of Police within the limits of such jurisdiction.
- 4. It shall be lawful for the Local Government to appoint an officer who shall be called in Calcutta the Superintendent of the Presidency jail, and in Madras and Bombay the Superintendent of jails for the town of Madras or Bombay, as the case may be, and who shall have authority to receive and keep prisoners committed to his custody under the provisions of this Act.
- 5. The said jails shall be the jails of Calcutta, Madras and Bombay respectively, and the Superintendents so to be appointed are hereby respectively authorized and required to keep and detain all persons duly committed to their custody pursuant to the provisions of this Act or otherwise, by any Court, Judge, Justice of the Peace, Magistrate of Police, Coroner or other public officer lawfully exercising Civil or Criminal jurisdiction according to the exigency of any writ, warrant or order by which such person shall have been committed, or until such person shall be discharged by due course of law.
- Superintendents to such writ, order or warrant, except warrants of commitment for trial, or after the discharge of the person committed therewith certificates.

 officer by which or by whom the same shall have been such writ, showing how

how the same has been executed, or why the person committed thereby has been discharged from custody before the execution thereof.

- 7. Whenever any person shall be sentenced by the High Court in the Persons sentenced by High Court to imprisonment or death to be delivered to the Superintendent.

 exercise of its original Criminal jurisdiction to imprisonment or to death, the Court shall cause such person to be delivered to the said Superintendent, together with the warrant of the said Court, and such warrant shall be executed by such Superintendent and returned by him to the High Court when executed.
- Rersons sentenced by High Court in the exercise of its original Criminal jurisdiction to transportation or penal servitude to be delivered for intermediate custody to Superintendent.

 Rersons sentenced by exercise of its original Criminal jurisdiction to transportation or penal servitude, the Court shall cause such person to be delivered for intermediate custody to the said Superintendent.

 ent, and the imprisonment of such person shall have effect from such delivery.
- Order under Mutiny Act for intermediate custody.

 Whenever any Judge of a High Court shall, under any Act for the time being in force for punishing mutiny and desertion and for the better payment of the Army and their quarters, make order for the intermediate custody of an offender sentenced by a Court Martial holden in India, the Judge shall order such offender to be detained for intermediate custody by the said Superintendent.
- Committals by High ther in execution of a decree or for contempt of Court, or other cause, such person shall be taken by the officer to be appointed for that purpose by such Court, and shall be delivered to the said Superintendent, together with a warrant of commitment.
- Whenever any person shall be sentenced by a Magistrate of Police 11. for the town of Calcutta, Madras or Bombay, to imprison-Persons sentenced by ment, either absolutely or for default of payment of any fine Magistrate to imprisonment, or imprisoned for imposed by any such Magistrate, or shall be committed to non-payment of fine, to be delivered to Superprison for failure to find security to keep the peace and to be intendent with a warof good behaviour, the Magistrate shall cause such person to rant. be delivered to the said Superintendent, together with a warrant of the Court.

12. Every

- 12. Every person committed by a Justice of the Peace or Magistrate or Coroner for trial by the High Court in the exercise of its Persons committed by Justice or Magistrate for trial by High Court original Criminal jurisdiction, shall be delivered to the said Superintendent, together with a warrant of commitment to be delivered to Superintendent with directing him to have the body of such person before the warrant. Court for trial, and such Superintendent shall as soon as practicable cause such person to be taken before the Court at a Criminal Session of the said Court, together with the warrant of commitment, in order that such person may be dealt with according to law. Every person committed by a Coroner Committals by Coroshall be delivered to the said Superintendent, together with a ners. warrant of commitment.
- 13. Fending any such enquiry as is mentioned in Section 8 of Act No. Custody pending enunder Act XXIII of 1861 (to amend Act VIII of 1859), which the quiries under Act XXIII of 1861, Sec. High Court may consider it necessary to make, the defendant may be delivered by the officer of the said Court to the said Superintendent, subject to the provisions as to deposit of fees and as to release on security contained in the same Section, and such Superintendent is hereby authorized and required to detain such defendant in safe custody until he shall be re-delivered to the officer of the Court for the purpose of being taken before the said Court in pursuance of an order of the said Court or of a Judge thereof, or until he shall be released by due course of law.
- 14. Every person arrested in pursuance of a writ, warrant or order of the High Court in the exercise of its original Civil jurisdic-Persons arrested in pursuance of warrant tion, or in pursuance of a warrant of any Court established of High Court or Small Cause Court to be in Calcutta, Madras or Bombay under Act No. IX of 1850 delivered to Superin-(for the more easy recovery of small debts and demands in Calcutta, Madras and Bombay), or in pursuance of a warrant issued under Section 3 of this Act, shall be brought without delay before the Court by which or by a Judge of which the writ, warrant or order was issued, awarded or made, or before a Judge thereof, if the said Court or a Judge thereof shall be then sitting for the exercise of original jurisdiction; and if such Court or a Judge thereof shall not be then sitting for the exercise of original jurisdiction, shall, unless a Judge of the said Court shall otherwise order, be delivered to the said Superintendent for intermediate custody, and shall be brought before the said Court or a Judge thereof at the next sitting of the said Court or of a Judge thereof

thereof for the exercise of original jurisdiction, in order that such person may be dealt with according to law; and the said Court or Judge shall have power to make or award all necessary orders or warrants for that purpose.

Persons confined in the Great Jail of Calcutta, or in any of the Persons confined in jails of the towns of Madras or Bombay under process or Great Jail of Calcutta or jails of Madras or Bombay shall be deemed to be in custody of Superintendent.

Judicature or of the High Courts, or of any Magistrate, shall be considered to be and shall remain in the custody of the said Superintendent according to the terms of the warrants under which they shall have been respectively committed to custody.

16. Any warrant of commitment under Regulation III of 1818 of the

Warrant under Regulation III of 1818, Bengal Code, Regulation II of 1819, Madras Code, and Regulation XXV of 1827, Bombay Code, may be directed to Superintendent.

Bengal Code (for the confinement of State prisoners), Regulation II of 1819 of the Madras Code (for the confinement of State prisoners), and Regulation XXV of 1827 of the Bombay Code (for the confinement of State prisoners and for the attachment of the lands of chieftains and others, for reasons of State), may be directed to the said Superintendent in the

same manner as the same might have been directed to the Sheriff under Act No. XXXIV of 1850 (for the better custody of State prisoners), and Act No. III of 1858 (to amend the law relating to the arrest and detention of State prisoners).

Provisions of Statute 11 Vic., cap. 21 (to consolitate 11 Vic., cap. 21) (to consolitate 11 Vic., cap. 21, as to prisoners, to extend to persons in custody of Superintendent.

Calcutta, Madras and Bombay respectively, shall apply to all persons in the custody of the said Superintendent, or liable to be delivered to or entitled to be discharged from his custody.

18. Section 25 of Act No. XLVIII of 1860 (to amend Act No. XIII of 1866, for regulating the Police of the Towns of Calcutta, Madras and Bombay, and the several stations of the Settlement of Prince of Wales' Island, Singapore and Malacca), shall be construed in Madras and Bombay as if the words "Superintendent

of

of Jails for the town of Madras" or "Bombay," as the case may be, were substituted for the words "Keeper or Governor of the Jail or House of Correction."

19. This Act shall come into operation in Calcutta at once, and in Commencement of Madras and Bombay respectively, from such date as the Local Government shall notify in the local Gazette.

Short title. 20. This Act may be called "The Presidency Jails' Act, 1867."

SCHEDULE.

ACT No. XII of 1867.

-. SCHEDULE.

Number and date of Acts.	Title.	Extent of repeal.
No. XXIV of 1855.	To substitute penal servitude for the punishment of transportation in respect of European and American convicts, and to amend the law relating to the removal of such convicts.	Section 8.
No. XVIII of 1862.	To repeal Act XVI of 1852 in those parts of British India in which the Indian Penal Code is in force, and to re-enact some of the provisions thereof with amendments, and further to improve the administration of Criminal justice in Her Majesty's Supreme Courts of Judicature.	Sections 47, 48, 49, 50, 51 and 52.
No. XXV of 1863.	To empower Judges of the High Court and other authorities at Fort William in Bengal, to direct convicts to be imprisoned either in the House of Correction, or the Great Jail of Calcutta; and to authorize the transfer of prisoners, in certain cases, from the House of Correction to the Great Jail, and from the Great Jail to the House of Correction.	The whole.
No. XII of 1865.	To amend the law relating to the custody of prisoners within the local limits of the original jurisdiction of Her Majesty's High Court of Judicature at Fort William in Bengal.	The whole.

ACT No. XIII of 1867.

PASSED BY THE GOVERNOR-GENERAL OF INDIA IN COUNCIL.

(Received the assent of the Governor-General on the 1st March 1867.)

An Act for the levy of enhanced Port-dues in the Ports of Moulmein and Bassein, and to provide for the establishment and maintenance of Coast Lights in the eastern part of the Bay of Bengal.

WHEREAS under Act No. XXXV of 1857 (for the levy of Port-dues in the Ports of Moulmein, Rangoon, Kyouk Phyoo, Akyab and Preamble. Chittagong), and under Act No. XXV of 1860 (for the levy of Port-dues in the Port of Bassein), the maximum rate of port-dues leviable in the ports of Moulmein and Bassein, is four annas for every ton of burden in respect of every sea-going vessel of the burden of ten tons and upwards which shall enter the same ports respectively: And whereas, for the purpose of defraying the expense of maintaining the port-lights of British Burmah, it is expedient to enhance the rate so leviable to the extent hereinafter mentioned: And whereas lights have been established on the Cocos and on the Alguada Reef, and a light to be called "the Oyster Reef Light," and other lights or beacons are intended to be hereafter established and maintained in the eastern part of the Bay of Bengal for the safety and guidance of ships navigating the same: And whereas it is just and reasonable that such ships should be liable to contribute to the expense of the lights and beacons last aforesaid; It is hereby enacted as follows:—

Port-due of five annas six pie per every ton of burden, shall be chargeable in respect of every sea-going vessels of twenty-five tons entering Moulmein or Bassein.

be applicable in the first place to defray the expense of maintaining the existing port-lights of British Burmah.

Section 1 to be read with Acts XXXV of 1857 and XXV of 1860

- 2. The last preceding Section shall be read with, and taken as part of, the said Acts Nos. XXXV of 1857 and XXV of 1860.
- 3. From and after the passing of this Act, a toll to be called Coast Light

 Coast Light Dues payable in respect of vessels of fifty tons and upwards, at the rate of one anna per ton of burden, in the cases following; (that is to say):—
- (1). If the voyage of such vessel be from the Straits of Malacca or from any place eastward of the said Straits to Bassein:
 - (2). If the voyage be from Akyab to Bassein, Rangoon or Moulmein:
- (3). If the voyage be from the said Straits or from any place eastward of the said Straits to Akyab, or from Bassein, Rangoon, Moulmein, or the coast of Tenasserim to Akyab:
- (4). If the voyage be from Calcutta, Madras, or any other place on the eastern coast of India, or from Ceylon or any port to the westward of Ceylon, to Akyab, from and after the establishment and during the maintenance of the said Oyster Reef Light:
- (5). If the voyage be from Calcutta, Madras, or any other place on the eastern coast of India, or from Ceylon or any port to the westward of Ceylon, to Bassein, Rangoon, Moulmein, or any port on the Tenasserim coast:
- (6). If the voyage be to the port of Calcutta from Port Blair, the Straits' Settlement, or any place eastward of Port Blair, except the ports of British Burmah:
- (7). If the voyage be from Calcutta to Port Blair, the Straits' Settlement, or any place eastward thereof:
- (8). If the voyage be from Rangoon or Moulmein to Bassein, or from Bassein to Rangoon or Moulmein, from and after the establishment and during the maintenance of a light either on the Baraguay Flat or on the Krishna Shoal.
- 4. Any vessel taking in any cargo off the coast of British Burmah and not entering any port for that purpose, shall pay the same light-dues by vessel taking as she would have been liable to pay had she taken in her cargo at the port at which a port-clearance shall be granted to such vessel.

5. Nothing

- Exemption of vessels making certain voyages from coast light dues.

 Malacca, or from any place to the eastward thereof, to Rangoon or Moulmein.
- 6. The return of a ship from any port or place shall be deemed a distinct Ships to pay tolls on voyage within the meaning of this Act, notwithstanding toll shall have been paid in respect of her voyage to such port or place, and notwithstanding the terms of any charter-party.
- 7. Notwithstanding anything hereinbefore contained, Ships-of-war beShips-of-war to be longing to Her Majesty or to any Foreign Government or exempt from toll.

 State, shall be exempt from the payment of the tolls leviable under this Act.
- 8. The management and control of the said coast lights and the other

 Management of the lights vested in the Chief Commissioner of British Burmah.

 British Burmah, subject to the directions of the Governor General of India in Council.
- 9. The said Chief Commissioner may appoint any person he may think Appointment of Collector of the tolls leviable under this Act, at any port, harbour, or place under his administration.
- Tolls to be paid be due and be payable, in respect of any ship clearing out or departing from any port, harbour, or roadstead, in the possession of or under the Government of India, upon any such voyage as aforesaid, previously to the granting of any port-clearance for such ship, or, in the event of her not requiring a port-clearance, on her preparing to leave such port, harbour, or roadstead on such voyage; and in respect of any ship entering any such port, harbour, or roadstead as aforesaid, upon or during, or at the termination of any such voyage from any port or place not under the Government of India, the toll shall be payable immediately upon her entering such port, harbour, or roadstead.

11. The Collector or other chief officer of Customs at any port, harbour, Tolls to be paid to proper officer, who shall give a receipt for the same.

or any other officer whom the Government to which such port, harbour, or place is subordinate may appoint to receive the tolls last hereinbefore referred to, shall collect the same by himself, or by any officer in his establishment whom he shall appoint. The officer to whom any such toll shall be paid shall grant to the person paying the same a proper voucher in writing, under his hand, describing the name of his office, and the port or place at which such payment shall be made, the name, tonnage, and other proper description of the ship, and the voyage in respect of which such toll shall be paid.

Port-clearance not to be granted till tolls are paid, and ship and goods may be distrained and sold for tolls.

The officer of Government whose duty it shall be to grant a port-clearance out of, or leaving any such port, harbour, or place under the Government of India, shall not grant such port-clearance to any ship until the owner or agent of such ship, or the master or other person in com-

mand thereof, shall pay all tolls to which such ship shall be liable under Section 3 of this Act, or produce a proper voucher for, or give satisfactory proof of the payment of such tolls at the same or some other port or place. If any master or owner or other person having the charge of any ship liable to the payment of any tolls under Section 3 of this Act, shall refuse or neglect to pay the amount thereof to the person authorized to collect or receive the same, such person may distrain or cause to be distrained any goods or merchandize, to whomsoever the same may belong, on board such ship, and any tackle, apparel, or furniture belonging to such ship, and may remove the same. or cause the same to be removed, to some convenient place, leaving on board such ship notice in writing of such distress, and of the cause thereof, and of the place of removal: if such tolls, together with the costs of such distress and removal, shall not be paid within three whole days after the seizure, exclusive of the day of such seizure, the person authorized to collect or receive such tolls may cause the goods, merchandize, tackle, apparel, and furniture so seized to be sold, and out of the proceeds of such sale shall pay the amount of the tolls to which such ship may be liable under this Act, together with the reasonable costs of such seizure, detention, and sale, rendering to the master or owner, or other person having the command of such vessel, the over-plus, if any, on demand.

13. Notwithstanding

- 13. Notwithstanding anything in this Act contained, the person authorCollector may sue for ized to collect the said tolls at any such port, harbour, or recovery of tolls. place aforesaid, may, in his own name, sue for and recover, on behalf of the Government of India, the amount of any tolls payable to him under this Act, by suit in any of the Civil Courts against the owner or master, or other person who, at the time of such toll becoming due, shall have the command of any ship liable thereto.
- In order to ascertain the burden of any ship liable to pay toll under Section 3 of this Act, the person authorized to collect such Burden of ship how to be ascertained. toll may require the owner, master, or other person in command of such ship, or any person having possession of the same, to produce the register of such ship for the inspection of such person, if the ship shall be a British registered ship or a ship registered in any part of the territories vested in Her Majesty or Her Successors under the Statute 21 & 22 Vic., cap. 106 (An Act for the better Government of India), and upon the refusal or neglect of any such owner, master, or other person to produce such register. or, if such ship shall not be a ship registered as aforesaid, upon the refusal or neglect of such owner or master to satisfy the person authorized to collect such tolls as to what is the true burden of the ship, it shall be lawful for such person to cause such ship to be measured at the expense of the master thereof, and such expense shall be recoverable in the same manner as tolls payable under Section 3 of this Act, or it shall be lawful for such person to deliver to such master, owner, or other person in command of the ship or in the possession thereof, or to leave for him on board such ship, a notice in writing specifying what in his judgment is the burden of the ship, and the burden specified in such notice shall be deemed to be the real burden of the ship and be treated as such for all the purposes of this Act, until the owner, master, or other person having the command of the ship shall give sufficient proof of the true burden thereof.
- 15. The master of any ship which shall depart from or enter any such Evading payment of port, harbour, or roadstead as aforesaid, upon, or in the tolls. course of, or at the termination of any voyage, shall, upon demand by any person authorized to collect or receive tolls under Section 3 of this Act, specify upon what voyage he is bound; and if any master of any such ship shall refuse or neglect so to do, or shall give a false statement, or shall endeayour

endeavour to evade the payment of any tolls payable under Section 3 of this Act, or shall obstruct any officer of Government in the discharge of his duty under this Act, he shall be punishable by a Magistrate in a summary manner by a fine not exceeding two hundred Rupees.

- 16. If any dispute shall arise respecting the liability of any ship to the Magistrate to decide disputes respecting the burden of any ship, or the amount of toll payable, or the amount of any distress, removal, or sale under this Act, such dispute shall be heard and determined by a Magistrate in a summary manner, and the decision of such Magistrate shall be final.
- 17. The Governor-General of India in Council may, from time to time as he may think fit, reduce the tolls payable under this Act, in respect of all vessels or of any particular class or classes of tolls.

 of vessels, and again raise the same to any amount not exceeding the amounts above specified.

ACT No. XIV of 1867.

Passed by the Governor General of India in Council.

(Received the assent of the Governor General on the 1st March 1867.)

An Act to provide for the assessment of the Pandhari tax in certain parts of the Central Provinces.

Whereas there has for many years existed, and now exists in certain districts of the Central Provinces, a tax called the Pándharí tax, assessable on all persons not engaged in agriculture:

And whereas it is expedient to make rules for regulating the assessment of such tax; It is enacted as follows:—

- Persons on whom dwelling or personally working for gain or carrying on business within the districts of Nagpore, Wurdah, Chandah, Bhundara, Chindwarra, Raepore, Belaspore and Sumbulpore, any part of whose income is derived from any source other than agriculture: Provided that no person whose estimated income is less than seventy-five Rupees a year shall be assessed of assessment.

 Limitation of rates of said tax at a rate exceeding two per centum on his estimated income, and that no person shall be assessable to the said tax at a sum exceeding five hundred Rupees per annum.
- Chief Commissioner time, with the previous sanction of the Governor General of the Pandharitax.

 Chief Commissioner time, with the previous sanction of the Governor General of India in Council, make and publish in such manner as may seem fit rules not inconsistent with the provisions of this Act or of any other law for the time being in force, to provide (amongst other things) for the matters hereinafter mentioned.

3. The

For what the rules made under the last preceding Section may provide:—

- (1.) For regulating the manner, and rates, and classes of assessments:
- (2.) For regulating the time and manner of collecting the amount assessed; and for allowing, to the persons employed in the collection, fees not exceeding three per centum on the amount assessed upon the tax-payers:
- (3.) For the imposition of penalties on persons convicted of the breach of any rule or regulation made under the last preceding Section: Provided that no penalty shall exceed a fine of fifty Rupees, or imprisonment for a term not exceeding eight days:
- (4.) For exempting from the operation of this Act special classes of persons in receipt of fixed salaries or pensions, in respect of such salaries or pensions:
- (5.) For determining the person or persons by whom and the manner in which, in the case of any person to whom this Act shall apply, his or her estimated income, within the meaning of Section 1 of this Act, shall be ascertained.
- 4. Arrears of the said tax shall be recoverable by distress and sale of any moveable property belonging to the defaulter; or, when he or she shall not have any moveable property of which a distraint can be made, or when, after his or her moveable property shall have been distrained and sold, the arrear due together with all expenses of the distress and sale is not liquidated by the proceeds of such sale, then under such rules and procedure as may, for the time being, be in force in the Central Provinces for the realization out of immoveable property of land revenue.

Breaches of rules by by any Magistrate.

5. Breaches of rules made under Section 2 of this Act shall be triable by any Magistrate.

Extension of this Act may be extended by order of the Governor General of India in Council to any district or districts of the Central Provinces.

Central Provinces other than those named in Section 1 of this Act.

7. Every

7. Every Deputy Commissioner and other officer in the Central Provincement of the Central Province of the Central Provincement of the Central Province of

ACT No. XV of 1867.

PASSED BY THE GOVERNOR GENERAL OF INDIA IN COUNCIL.

(Received the assent of the Governor General on the 1st March 1867.)

An Act to make better provision for the appointment of Municipal Committees in the Panjáb, and for other purposes.

Whereas it is expedient to make better provision for the appointment of Municipal Committees in towns in the territories under the government of the Lieutenant Governor of the Panjáb, and for the Police, conservancy and local improvements, and for education, and for the levying of rates and taxes in such towns; It is enacted as follows:—

I.—Preliminary.

- - "Committee" means a Municipal Committee appointed under the provisions of this Act:
 - "Lieutenant Governor" means the Lieutenant Governor of the Panjáb:

Words in the singular number include the plural, and words in the plural number include the singular.

- 2. The Lieutenant Governor may extend this Act or any of its Sections

 Power to extend this or provisions, by notification in the local Gazette, to any town in the territories under his government.
- 3. From the date of the passing of this Act, all Municipal Committees previously appointed with the sanction of any Lieutenant Governor or Chief Commissioner of the Panjab, other than Municipal Committees appointed under Act No. XXVI of 1850 (to enable improvements to be made in towns), shall be deemed Committees under

under this Act. The Lieutenant Governor may extend, by notification in the local Gazette, all or any of the provisions of this Act to Municipal Committees appointed under the said Act No. XXVI of 1850. So much of any Act, Regulation or Rule having the force of law, as may be inconsistent with any provision so extended to a Committee, shall, from and after the date of such extension, cease to have effect in the case of such Committee.

4. For the purposes of this Act, the Lieutenant Governor may from time to time, by notification in the local Gazette, define the limits of towns to which Act extends. the limits of any town to which this Act shall have been extended, and may include within the limits of such town any railway station, village, building or land in the vicinity of such town.

II.—Appointment, Duties and Powers of Committees.

- In any town to which this Act shall have been extended, the Lieutenant Governor may appoint, either ex officio or otherwise, or direct Power to appoint the appointment by election of any number of persons, not members of Commitless than five, to be members of a Committee, or he may appoint some of the members of such Committee and direct the appointment of others by election for carrying out the purposes of this Act. The Lieutenant Governor may from time to time remove any of the members of any Committee, add to their number, and fill up vacancies occurring among them. Lieutenant Governor may determine the time and manner of the election of those members whom he may direct to be appointed by election, and the persons by whom they shall be elected, and generally may make any rules for regulating the election of such members that he may think fit. The Lieutenant Governor may also appoint the President and Vice-President, or either of them, of any Committee, or sanction the election by any Committee of one of their members as President or Vice-President or either of them. All appointments under this Section shall be notified in the local official Gazette.
- Governor, define the persons or property within the town to be taxed for the purposes of this Act, the amount or rate of the taxes to be imposed, and may impose such taxes accordingly.

7. It

- 7. It shall be lawful for the Lieutenant Governor from time to time to make rules as to the persons by whom, and the manner in which, any assessment of taxes under this Act shall be confirmed, and for the collection of such taxes and for the safety and due application of them when collected, and for the rendering and publishing of such estimates and accounts relating to the expenditure of the Municipal Funds, and in such form as he may think fit. The Lieutenant Governor may from time to time repeal, alter or add to such rules. No tax shall be collected under this Act, until it shall have been confirmed by the persons and in manner hereinbefore mentioned.
- 8. All sums received by the Committee of any town to which this Act Municipal Fund. extends, and all fines levied under this Act, shall constitute a fund, which shall be called the Municipal Fund of such town, and shall, together with all property which may become vested in such Committee, be under their control, and shall be applied by them as trustees for the purposes of this Act.
- permit, shall, after providing out of such Fund for a Police establishment in manner hereinafter mentioned, keep the public streets, roads, drains, tanks and water-courses of the streets and roads, or any of them, to be watered and lighted, and may construct new streets, drains, tanks and water-courses, and may construct and provide for the management of poorhouses, dispensaries, market-places and other works of general utility, and generally may do all acts and things necessary for the purposes of conservancy and local improvement, and may also make provision, by the establishment of new schools or the aiding of already existing schools or otherwise, for the promotion of education in the town for which such Committee is appointed.
- 1Q. Any Committee may make rules for regulating the time and place of their meeting, the conduct of their business, the division of duties among the members of the Committee, the salaries, appointment, suspension and removal of the officers and servants of the Committee, and other similar matters.

Power to make bye prohibiting, and removing nuisances which are not public laws as to nuisances or common nuisances under the Indian Penal Code, or under births and deaths.

Act No. V of 1861 (for the regulation of Police), and for the securing of a proper registration of births and deaths, and for carrying out all or any of the purposes of this Act. And the Committee may from time to time repeal, alter or add to such bye-laws.

Power to suspend or limit powers of Committee.

- 12. The Lieutenant Governor may by order, suspend or limit all or any of the powers of any Committee, and may also cancel any of the proceedings or rules of any Committee.
- 13. Every Committee shall set apart out of the Municipal Fund, such sum as the Lieutenant Governor shall require for the maintenance of the Police establishment in the town.
- shall have effect until the same shall have been confirmed by the Lieutenant Governor. All bye-laws made under this Act, and all rules made under Section 10 of this Act, and all alterations and repeals of and addition to such bye-laws and rules, shall be published for such length of time and in such manner as the Lieutenant Governor shall order.

III.—Suits by and against Committees.

Every Committee shall sue and be sued in the name of their Pre-15. sident. Every contract made on behalf of any Committee Suits by and against Committees. in respect of any sum exceeding Rupees twenty or in re-Contracts of Comspect of any property exceeding Rupees twenty in value. mittees. shall be in writing, and shall be signed by the President or Vice-President (if any) and at least two other members of the Committee, and unless so executed shall not be binding on the Committee. No member of a Committee shall be personally liable for any contract made or Liability of members of Committees. expense incurred by or on behalf of the Committee, but the funds from time to time in the hands of the Committee shall be liable for, and chargeable with, all contracts duly made as aforesaid. Every member of a Committee shall be liable for any misapplication of money entrusted to the Committee Committee to which he shall have been a party, or which shall happen through, or be facilitated by his neglect of his duty, and he shall be liable to be sued for the same in such Court as the Lieutenant Governor shall direct as for money due to the Government.

No suit shall be brought against a Committee or any of their officers, or any person acting under their direction, for any No suit to be brought against the Committee thing done under this Act, until the expiration of one or their officers, until after one month's notice month next after notice in writing shall have been deliof cause of suit. vered or left at the office of the Committee, or at the place of abode of such person, explicitly stating the cause of suit and the name and place of abode of the intended plaintiff; and unless such notice be proved, the Court shall find for the defendant; and every such suit shall be commenced within three months next after the accrual of the cause of suit. and not afterwards: and if any person to whom any such notice of suit is given shall, before suit brought, tender sufficient amends to the plaintiff, such plaintiff shall not recover.

IV.—Penalties.

Penalty on member of a Municipal Committee or servant of the Committee shall be interested directly or indirectly in any contract made with the Committee, and if any such person be so interested in contracts made with Committee.

shall be interested directly or indirectly in any contract made with the Committee, and if any such person be so interested, he shall thereby become incapable of continuing in office or in employment as such member or servant, and shall be liable to a fine of five hundred Rupees. Provided always, that no person by being a shareholder in or member of any incorporated or registered Com-

son by being a shareholder in or member of any incorporated or registered Company, shall be disqualified from acting as a member or servant of a Committee by reason of any contract entered into between such Company and the Committee. Nevertheless it shall not be lawful for such shareholder or member to act as a member of the Committee in any matter relating to any contract entered into between the Committee and such Company.

Penalty for infringe-bye-law made and confirmed as directed in this Act, shall be liable to a fine not exceeding fifty Rupees, and, in the case of a continuing infringement, to a fine not exceeding five Rupees for every day after notice from the Committee of such infringement.

In default of payment of any fine imposed under this Section, the defaulter shall be liable to be imprisoned for a term not exceeding eight days.

Prosecutions under this Act for infringements of rules or bye-laws may be instituted before any Magistrate by the Committee or any person authorized by the Committee in this behalf, and all fines imposed under this Act may be recovered in the manner prescribed in Section 61 of the Code of Criminal Procedure. Rates and arrears of rates imposed under this Act may be recovered as if they were fines.

V.—Miscellaneous.

- Existing assessments to matters provided for in this Act, which may previous to and bye-laws to be deemed to have been made under this Act. the passing of this Act have been made by or received the approval of any Lieutenant Governor or Chief Commissioner of the Panjáb, shall be deemed to have been made in accordance with the provisions of this Act. And all proceedings taken under any such assessments, bye-laws, rules and regulations shall be deemed to be as valid as if they had been taken under this Act.
- 21. Section 20 of this Act shall apply to the Central Provinces and Oudh, as if for the words "Lieutenant Governor or Chief Commis-Application of Secsioner of the Panjáb,' the words "Chief Commissioner of tion 20 to Centra Provinces and Oudh. Central the Central Provinces and Oudh" were substituted, and as if the extension next hereinafter mentioned had been made. And it shall be to extend to Central lawful for the Governor General of India in Council to this Act to extend this Act or any of its provisions, by notification in Provinces and Oudh. the Gazette of India and the local official Gazette, to any town in the territories respectively under the administrations of the Chief Commissioners of the Central Provinces and Oudh, and on and after such extension, this Act shall be construed in such town as if the words "Lieutenant Governor" were defined to include Chief Commissioners of the Central Provinces and Oudh; as if for the word "government," the word "administration" were substituted; and as if for the words and figures "Act No. XXVI of 1850 (to enable improvements to be made in towns)," the words and figures "Act No. XVIII of 1864 (to provide for the appointment of a Municipal Committee for the City of Lucknow)" were substituted.

substituted. Provided that, when such extension shall be effected, the previous sanction of the Governor General of India in Council shall be necessary to the validity of any order made by a Chief Commissioner under Section 12 of this Act.

22. This Act shall expire in five years in the territories subject to the Expiration of Act.

Lieutenant Governor of the Panjáb, and if it shall be extended to the Central Provinces or Oudh under the last preceding Section, it shall expire in such Provinces or Oudh, as the case may be, in five years from the date of such extension.

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ACT No. XVI of 1867.

PASSED BY THE GOVERNOR GENERAL OF INDIA IN COUNCIL.

(Received the assent of the Governor General on the 1st March 1867).

An Act to authorize the making of acting appointments to certain Judicial Offices.

Whereas the Governor General of India in Council or the Local Government, as the case may be, is empowered by divers enactments to appoint the Judges of certain Courts in British India:

And whereas it has been doubted whether he or it is empowered to appoint persons to act temporarily as such Judges, and it is expedient to remove such doubts; It is hereby enacted as follows:—

1. In every case in which the Governor General of India in Council, power to appoint or the Local Government, as the case may be, has power acting Judges.

Court in British India, such power shall be taken to include the power to appoint any person capable of being appointed a permanent Judge of such Court, to act as Judge of the same Court for such time as the Governor General of India in Council or the Local Government, as the case may be, shall direct. Every person so appointed to act temporarily as a Judge of any such Court shall have the powers and perform the duties which he would have had and been liable to perform in case he had been duly appointed a permanent Judge of the same Court.

Certain enactments to be construed as if they contained a clause like Section 1 of this Act. 2. Every such Act and Regulation shall be construed as if it contained a special clause to the purport or effect of the first Section of this Act.

ACT No. XVII of 1867.

Passed by the Governor General of India in Council.

(Received the assent of the Governor General on the 6th March 1867).

An Act to amend the Law relating to Customs Duties.

Whereas it is expedient to amend the Law relating to the duties of Customs on goods imported and exported by sea; It is hereby enacted as follows:—

Short title.

1. This Act may be called "The Indian Customs Duties' Act, 1867."

- 2. In lieu of the Customs duties authorized to be charged by any Act Duties specified in now in force, there shall be levied and collected, in every schedules to be levied. port in the territories which are or may be vested in Her Majesty or Her Successors by the Statute 21 & 22 Vic., cap. 106 (An Act for the better Government of India), other than the Settlement of Prince of Wales' Island, Singapore and Malacca, the duties specified in the two Schedules annexed to this Act; and all articles, other than those specified in the said Schedules respectively, shall be duty-free: Provided that nothing herein contained shall be taken to alter the existing duties upon Salt and Opium, or to affect the provisions of Act No. VI of 1848.
- 3. Section 179 of the Consolidated Customs Act is hereby repealed; and Section 27 of the same Act shall be construed as if for the words "for which a specific value has not been fixed by the Local Government with the sanction of the Governor General of India in Council," the following words were substituted; (that is to say), "for which a specific value is not fixed by the Indian Customs Duties' Act, 1867;" but, save as aforesaid, nothing herein contained shall be construed to affect the provisions of the Consolidated Customs Act.

Act not to alte Customs law in the Straits.

4. Nothing contained in this Act shall be deemed to alter the law relating to duties on Customs in force in the said Settlement.

SCHEDULE A.

SCHEDULE A.

IMPORT TARIFF.

No.	DESCRIPTION OF ARTICLE.	VALUE ON WHICH DUTY IS ASSESSED.	RATE OF DUTY.
1	Apparel, including Haberdashery, Millinery, &c.—	Rg. A. Ad valorem .	Seven and a half per cent.
2	Arms, Ammunition and Military Stores— Gunpowder, common ,,, sporting Fire-Arms and parts of ditto All other sorts, including Military Accourrements, Uniforms, &c.	$\left. egin{array}{ccc} 0 & 5 & \mathrm{per~lb.} \ 1 & 0 & ,, \ Ad~valorem. \end{array} ight. ight.$	Seven and a half per cent., except as regards Military and other Regulation Uniforms and Accountrements when imported for private use by persons in the Public Service, which are free.
3	BLACKING— Quarts Small In Tins	5 0 per doz. 2 8 ,, 0 3 per lb.	Seven and a half per cent.
4.	CABINET WARE—	Ad valorem .	Seven and a half per cent.
5	Candles, Wax, Composition and other kinds— Candles, Wax	1 0 per lb. 0 8 ,, 0 8 ,, 0 6 ,,	Seven and a half per cent.
6	Carpets and Carpeting— Single Carpets Carpeting in rolls	Ad valorem Ad valorem	··· } Five per cent.
7	CARRIAGES	Ad valorem	Seven and a half, per cent.
8	CHEMICALS	Ad valorem	Seven and a half per cent.
9	CHINA AND JAPAN WARE, OTHER THAN LACQUERED WARE WILLOW IS FREE	Ad valorem	Seven and a half per cent.
10	CLOCKS, WATCHES, AND OTHER TIME-	Ad valorem	Seven and a half per cent.
11	Coach-builder's Materials	Ad valorem	Seven and a half er cent.

ACT No. XVII of 1867.

No.	Description of Article.	VALUE ON WHICH DUTY IS ASSESSED.	RATE OF DUTY.
		Rs. A.	
12	COFFEE— Persian Gulf and Red Sea Other places	30 0 per cwt. 20 0 ,,	Seven and a half per cent.
13	Corks	1 8 per gross	Seven and a half per cent.
14	Cotton— Thread—		
	Sewing Thread, White and Coloured ,, In reels, or on cards	0 12 per lb.	
ę.	not exceeding one hundred yards* Goa and Country	2 8 per gross reel 30 0 per cwt.	Seven and a half per cent.
	Twist— Mule, under No. 15	0 7 per lb.)
	Nos. 16 to 24 25 to 32 33 to 42	0 11 ,, 0 12 ,, 0 13 ,,	
	43 to 52 53 to 60	0 14 ,, 1 1 ,,	
	No. 70	1 2 ″,	
	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	1 4 ", 1 5 ", 1 10 ",	Three and a half per cent.
	Water, No. 20 30 40	$ \begin{array}{cccccccccccccccccccccccccccccccccccc$	
	50 Λbove 50	1 1 ,,	J
	Turkey Red Twist, all kinds†— Twist, Orange, Red and other Colours†	1 6 per lb. 1 2 ,, }	Three and a half per cent. †Duty to be charged on the Grey weight of the Celoured Yarn; when not ascertainable, the actual
	Piece Goods— Grey—		Wharf weight or Invoice weight to be taken.
	Shirtings, Madapollams and Printers Long Cloths, Jeans, Domestics, Sheetings, Drills and	0 13 per lb.	Five per cent.
	T. Cloth Other sorts	0 11 ,, Ad valorem.	James per cons.
	Cotton Rope Cotton Goods—other kinds	25 0 per cwt. Ad valorem.	Seven and a half per cent.

^{*} Exceeding this length to be charged in proportion.

No.	DESCRIPTION OF ARTICLE.	VALUE ON WHICH DUTY IS ASSESSED.	RATE OF DUTY.
•		Rs. A.	
15	DRUGS AND MEDICINES-		·
	Acid, Sulphuric	. 0 3 per lb.	
	Alkali, Country (Sajee Khar)	9 O non overt	
	Aloes, black	. 10 0 ,,	
	" Socotra		}
	Alum	. 3 8 ,,	,
	Arsenic		,
l	" China, Munseel	. 8 0 ,,	
	Assafætida (Hing)		11
	Coarse (Hingra)		[.]
	Brimstone, Flour		
	" Roll		II.
	Rough		Seven and a half per cent.
	Camphor, Bhimsing (Barras)	1 *	11
- 1	,, Refined cake		/
	Crude in powder		11
	Cassia Lignea		
	Coova, red		
	Copperas, green		11
- 1	Quinine		
	Sal Ammoniae	1 00 0	
	Salep	1 0 0 "	
	Senna Leaves	4.7	
	All other sorts	. Au vacorem,	β.
6	Dyeing and Colouring Materials-		
	Cochineal		,
	Gallnuts, Country, Myrabolam		
	,, Persian		1
	Gamboge Wood		11.
	Madder or Munjeet		}
	Orchilla Weed		11.
	Saffron, Europe		Seven and a half per cent
	,, Meadow, Soorunjun		1 +
	" Persian	_ I	
i	" In cakes or lumps		,
	Sapan Wood and Root	. 3 8 per cwt.	
	All other sorts	. Ad valorem.	J ***
7	Felt		
	Sheathing 40 × 32 inches	. 0 4 per piece.	()
	In rolls or in lengths	. 0 4 per yard.	Seven and a half per cent
	All other sorts	. Ad valorem.)
		1	1

No.	Description of article.	VALUE ON WHICH DUTY IS ASSESSED.	RATE OF DUTY.
18	Fireworks—	Rs. A.	
10	China	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	Seven and a half per cent.
	Other sorts	Ad valorem.	Sover and a name per contr.
19	FLAX, MANUFACTURES OF-		
	Piece Goods	Ad valorem.	Five per cent.
	Other sorts	Ad valorem.	Seven and a half per cent.
20	FRUITS AND VEGETABLES-		•
75	Almonds, without shell	25 0 per cwt	n.
pr	, with shell	10 0 ,) () () () () () () () () () (
	O-in Transla	30 0	8
	Cocoanuts	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	l (
	kernel (Copra)	9 8 per cwt.]_
	Commonto Torrano	ן פג ה	1
	Dougian		
		4 0	
	Dates, dry, in bags	· · · · · · · · · · · · · · · · · · ·	{ []
	,, wet, in bags	3 0 ,,	
	,, ,, in pots	6 0 ,	l i
	Figs, Europe	42 0 ,,	
	,, Persian, dried	6 0 ,,]]
	Garlie	4 0 ,,	Seven and a half percent.
	Pistachio Nuts	14 0 ,,	,
	Prunes, Bussorah	12 0 ,,	
	Raisins, Black, Persian Gulf, Red	10 0	l j
	Sea, and Khismis	12 0 ,,	[]
	,, Monocka, Persian Gulf	w 0	
	and Red Sea	7 0 ,,	!
	Other sorts	Ad valorem.	
	Walnuts, Akroot	5 0 per cwt.	(1)
	Mangoes, dried	Ad valorem.	
	Prunes, Europe	Ad valorem.	()
	Other sorts, except Bidmiskh and		
	Buzarbuttoo Nuts which are		
	free	Ad valorem.	(J [.]
21	GLASS AND GLASS-WARE—	1.00	
	Bangles, Glass, China, Gilt	10 0 per 100 pairs.	
	,, not Gilt	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	1 /
	Beads—China	30 0 per cwt.	<u> </u>
	" Common	28 0 ,,	110
	" Ruby of all sizes …	0 12 per lb.	Seven and a half per cent
	" Seed	$[\begin{array}{ccc} 0 & 10 & " \\ 0 & 70 & " \end{array}$	
	", Small, Scarlet and Red	0 10 ,,	
	Coral (false) Moorzun	0 8 per corge of	ĮĮ
		2,000 beads.	[]

No.	DESCRIPTION OF ARTICLE.	Value on which Duty is assessed.	RATE OF DUTY.
-	GLASS AND GLASS-WARE,—continued.	Rs. A.	
	Glass—Broken ,, China, of all colours ,, Crown, coloured ,, ,, of sizes ,, Plate, not silvered Pearls, false Bajeria , Boria , Boria , Jouria , Nathia , Tachea , Wattanah Glass Ware of all other sorts, except Bottles which are free	5 0 per cwt. 40 0 per 133½ lbs. 40 0 per 100 supl. feet. 6 0 per 100 supl. feet. 0 10 per foot. 5 0 per låkh. 1 0 per thousand. 8 0 per låkh. 0 6 per thousand. 0 12 ,, ,, 10 0 per låkh. Ad valorem.	Seven and a half per cent
2	GOLD LEAF, Europe	4 0 per hundred leaves	$\left. \left. \left. \right \right. \right. \right. $ Seven and a half per cent
3	Grass and other Cloth of China Manufacture	Ad valorem	Five per cent.
,4	Gums— Gum, Ammoniae " Arabic " Bdellium, common gum " Benjamin " Bysabole, coarse Myrrh " Copal " Frankincense or Olebanum. " Gambier (or Kino) " Myrrh " Persian (false) " Rosin All other sorts	10 0 per cwt 16 0 ., 5 0 ,, 33 0 ,, 12 0 ,, 65 0 ,, 9 0 ,, 8 0 ,, 24 0 ,, 3 0 ,, 8 0 ,, Ad valorem.	Seven and a half per cent
5	GROCERIES NOT OTHERWISE DESCRIBED.	Ad valorem	Seven and a half per cent
26	HIDES AND SKINS— Border Hides, prepared Buffalo Hides, Country, Tanned Calf Skins Chamois Skins	30 0 each. 80 0 per score. 40 0 per dozen. 6 0 ,,	Seven and a half per cent.

No.	DESCRIPTION OF ARTICLE.	VALUE ON WRICH DUTY IS ASSESSED.	RATE OF DUTY.
	HIDES AND SKINS,—continued. Cow Hides, Country, Tanned Rhinoceros Leather Other sorts	Rs. A. 60 0 per score. 40 0 per cwt. Ad valorem.	Seven and a half per cent.
27	Horns— Buffalo Stag or Deer Manufactures of	11 0 per ewt. 12 0 ,, Ad valorem.	Seven and a half per cent.
28	Instruments, Musical	Ad valorem.	Seven and a half per cent.
29	Ivory and Ivory ware— Elephants' Grinders Tusks above 20 lbs Tusks 10 lbs. and not exceeding 20 lbs Tusks under 10 lbs Sea Cow or Moye Teeth, 3 lbs. and upwards Sea Cow or Moye Teeth, under 3 lbs. Ivory, Manufactures of	16 0 per cwt. 300 0 ", 225 0 ", 125 0 ", 225 0 ", 75 0 ", Ad valorem.	Seven and a half per cent.
30	Jewellery, including Plate— Silver-ware, plain Jewellery and Plate of all other kinds, excepting Precious Stones and Pearls which are free	l 6 per tolah. Ad valorem.	Seven and a half per cent.
31	JUTE, MANUFACTURES OF	Ad valorem.	Seven and a half per cent.
32	Stick Shell All other sorts	16 0 per cwt. 28 0 ,, Ad valorem.	Seven and a half percent.
33 34	Leather and Manufactures of— Leather Boots and Shoes Harness and Saddlery Other sorts	Ad valorem.	Seven and a half per cent.
	Ale, Beer and Porter Cider and other fermented Liquors	••••	One anna per Imperial Gallon.

No.	DESCRIPTION OF ARTICLE.	VALUE ON WHICH DUTY IS ASSESSED.	RATE OF DUTY.
	Liquor,—continued. Spirits	Rs. A	Three Rupees the Imperial Gallon, and the duty to be rateably increased as the strength exceeds London
			Proof. Provided that ten per cent. ad valorem shall be charged on all spirits used exclusively in Arts and Manufactures,
,	o •		or in Chemistry, subject to such Rules as the Local Governments shall from time to time prescribe, for ascertaining that such spirits are unfit for use as a beverage, and incapable of being con-
		* · · · · · · · · · · · · · · · · · · ·	verted to that purpose. And the officer in charge of the Custom House, subject to the general instructions of the Local Government, shall decide what spirits fall with-
	Wines— Champagnes, Sparkling Wines		in the proviso, and his decision thereon shall be final in law, 1-8 per Impl. Gal.
	and Liqueurs All other sorts	•••	or 6 Qt. Bottles, 1-0 per ditto.
35	Marble, Wrought, other than Statuary	Ad valorem	Seven and a half per cent.
36	MATS, FLOOR MATTING, CHINA OF ALL SORTS	50 0 per hundred	Seven and a half per cent.
37	METALS, UNWROUGHT, WROUGHT AND MANUFACTURES OF— Brass Beads, Googree, China ,, Old ,, Sheets, rolls very thin	0 12 per thousand. 35 0 per cwt. 80 0 ,,	
	Copper, Australian , , , Bolt , , Brazier's ,, China Cash	48 0 ,, 50 0 ,, 50 0 ,, 30 0 ,,	Seven and a half per cent.
	,, Japan ,, Nails and Composition Nails ,, Old ,, Pigs and Slabs, foreign	45 0 ,, 40 0 ,, 45 0 ,,	.:

No.	DESCRIPTION OF ARTICLE,	VALUE ON WHICH DUTY IS ABSESSED. RATE OF DUTY.
	METALS, &C.,—continued. Copper, Sheet, Sheathing and Plate ,, Tiles, Ingots, Cakes and Bricks ,, China, White Copper-ware ,, Foil Dauk-pana, China	Rs. A. 50 0 per cwt. 47 0 1 4 per fb. 3 0 per book of 100 leaves. Seven and a half per cent.
	y, y, y, Europe	4 0 ,,
	Iron, Beams "Flat, Square and Bolt, including Scotch "Hoop, Plate and Sheet "Nails "Nails "Nail Pad	Ad valorem. 85 0 per ton, 115 0 ,, 10 0 per cwt.
1	,, Nail Rod, ,, Old ,, Pig	95 0 per ton. 2 8 per cwt. 40 0 per ton.
	" Rod, Round, British under half inch diameter " Swedish, Flat and Square	110 0 ,, 140 0 ,,
	" Rice Bowls	3 4 per set of 10. 1 10 per set of 6.
	other sorts, except Anchors, Cables and Kentledge which are free	11 0 per cwt. Ad valorem.
	Lametta, Double reels Single reels	4 8 per score. 2 4 ,,
,	Lead, Pig	10 0 per cwt. 13 8 " 16 0 "
	,, Sheets (other than thin sheets for Tea Canisters which are free)	
	Ore Galena Mock Gold Leaf Orsidue or Brass Leaves, foreign,	12 0 ,, 13 0 ,, 5 0 per 20 books. Seven and a half per cent.
	Europe ,, China Patent or Yellow Metals, Sheath-	1 4 per lb. 0 12 ,,
	ing and Sheets Ditto ditto Old	42 0 per cwt. 32 0 ,, 1 0 per lb.
	Shot, Bird Spelter Nails	15 0 per cwt. 17 8 ,,
	" Plate and other shapes … " Sheet or Zinc Sheathing… Steel, blistered	$\left[\begin{array}{cccc} 11 & 0 & " \\ 15 & 0 & " \\ 9 & 0 & " \end{array}\right]$

No.	Description of Article.	VALUE ON WHICH DUTY IS ASSESSED.	RATE OF DUTY.
	Metals, &c.,—continued. Steel, British ,, Cast ,, Spring ,, Swedish Tin Block ,, Plates, large size, box not exceeding 170 lbs. & 100	Rs. A. 9 0 per cwt. 25 0 ,, 10 0 ,, 10 0 ,, 45 0 ,,	
	plates & pro rata " small size, not exceeding one cwt: and 225 plates and pro rata	24 0	Seven and a half per cent.
	Wire, Brass , Common Iron, Nos. 1 to 40 ,, Copper Other sorts, including Hardware, Ironmongery, and Cutlery; but excluding Machinery, the component parts thereof, and Agricultural Implements, which are free	0 8 per lb. 9 8 per cwt. 0 10 per lb. Ad valorem.	
8.	NAVAL STORES— Cables, coir, tarred	10 0 per cwt.	Seven and a half per cent.
	Canvas, Country, Cotton ,, Europe Sail, not exceeding 40 yards	50 0 ,, 15 0 per bolt.	Five per cent.
	Coir, Rope, Maldive and Laccadive ,, Yarn of all kinds Cordage, Hemp, Europe ,, Manilla Dammer ,,	10 0 per cwt. 9 0 " 18 0 " 20 0 " 5 0 "	
1	Pitch, American and Europe	$\left\{ egin{array}{cc} 13 & 0 \ 4 & 8 \end{array} \right\} \left\{ egin{array}{c} ext{per barrel} \\ ext{not exceed-} \\ ext{ing 3 cwt.} \end{array} \right.$	$\left\{\begin{array}{c} \\ \\ \\ \end{array}\right\} \textbf{Seven and a half per cent}$
1	Tar, American ,, Coal ,, Swedish and Archangel Twine, Europe Sail	$ \begin{array}{cccccccccccccccccccccccccccccccccccc$	
	All other sorts, except Oakum which is free	Ad valorem.	
39	OILS— Cardamom Cassia Castor, cold drawn Cinnamon, Ceylon	10 0 per lb. 4 0 ,, 4 8 per doz. pints. 10 0 per lb.	Seven and a half per cent

₹o.	DESCRIPTION OF ARTICLE.	VALUE ON WHICH DUTY IS ASSESSED.	RATE OF DUTY.
٠.		Rs. A.	,
	Oils,—continued.		
	. Cananut	20 0 per cwt.	ን
	Postle 1	10 0	•
	C	-	
	Grass	2 0 per lb.	
	Jingelee or Teel	20 0 per cwt.	
	Kerosene	1 12 per Impl. gal.	
	Linseed, Country	18 0 per cwt.	2.00
	" Europe	2 4 per Impl. gal.	
	Naphtha	30 0 per cwt.	1 3 3 3 6
	Otto of conta	20 0 per ounce.	Seven and a half per cent
	Sandalmand	±	·
	Q _{omeo} 1	1	-
		20 0 per cwt.	1
	Turpentine	2 0 per Impl. gal.	
	Whale and Fish	$15 ext{0 per cwt.}$	ì
	Wood	15 0 ,,	1
	All other sorts, except Cocum and		1
	Slush Fat which are free	Ad valorem.) ·
0	OIL AND FLOOR CLOTH	Ad valorem.	Five per cent.
	1	·	
1	PAINTS, COLOURS, AND PAINTER'S MATE-	1	+ * .
١.	RIALS	· · ·	
	Ochre, all Colours	3 0 per cwt.)
	Doints of south	12 0	
	Druggian Plus China	,	
		0 8 per lb.	•
	", ", Europe … Red Lead	$\begin{bmatrix} 1 & 8 & y \end{bmatrix}$	
		14 0 per cwt.	Seven and a half per cen
	Turpentine	2 0 per Impl. gal.	in a second second por con
	Vermillion, Canton	$\begin{array}{cc} 85 & 0 \\ 30 & 0 \end{array} \left\{ \begin{array}{cc} \text{per box of} \\ 90 \text{ bundles}. \end{array} \right.$	
	" Macao	30 0 $)$ $)$ 90 bundles.	
	White Lead	12 0 per cwt.	
	All other sorts, including Brushes	Ad valorem.	,
	The other sorte, morating braches		;
*	Perfumery-	}	•
2		15 0 man owet	
2			
2	Atary, Persian	15 0 per cwt.	,
2	Rose flowers, dried	10 0 ,	Seven and a half per cen
2	Rose flowers, dried	10 0 ", 1 12 per Impl. gal.	Seven and a half per cen
2	Rose flowers, dried	10 0 ,	Seven and a half per cen
	Rose flowers, dried	10 0 ", 1 12 per Impl. gal.	Seven and a half per cen
	Rose flowers, dried Rose water All other sorts	10 0 ", 1 12 per Impl. gal.)
3	Rose flowers, dried Rose water All other sorts PHOTOGRAPHIC APPARATUS AND MATERIALS	10 0 " al. 12 per Impl. gal. Ad valorem. Ad valorem.	Seven and a half per cen
3	Rose flowers, dried Rose water All other sorts PHOTOGRAPHIC APPARATUS AND MATE-	10 0 " 1 12 per Impl. gal. Ad valorem.	Seven and a half per cen Seven and a half per cen Five per cent.
3	Rose flowers, dried Rose water All other sorts PHOTOGRAPHIC APPARATUS AND MATERIALS	10 0 " al. 12 per Impl. gal. Ad valorem. Ad valorem.	Seven and a half per cen

No.	Description of Article.	VALUE ON WHICH DUTY IS ASSESSED.	RATE OF DUTY.
46	Provisions and Oilman's Stores— Bacon in Canisters, Jowls and	Rs. A.	
	Cheeks	0 9 per lb. [cwt.]	1
	Beef	60 0 per tierce of 3	
	Beef	40 0 perbrl. of 2 cwt.	
	Cheese	0 10 per lb.	
	Chocolate	0 8 ,,	Į
	Cocoa prepared	0.8,	
	Fish Maws	50 0 per cwt.	1
	,, Sozille and Singally, small	$egin{array}{cccccccccccccccccccccccccccccccccccc$	
	Flour		•
		sack of 200lbs.] .
	Ghee	36 0 per cwt.	
	Hams	0 8 per lb.	
	7 0.1	(50 0 per tierce of	
ļ	Pork	3 cwt. and	Seven and a half per cent.
1		(34 0 per barrel of	<u> </u>
		2 cwt.	
1	Sago	7 0 per cwt.	
	Shark fins	20 0 ,,	
	Tongues, salted	10 0 per keg of six.	
	Vinegar in bottles or in wood,	1 8 per Impl. Gal.	1
	Europe Vinegar in bottles or in wood, Per-	1 o per impi. Gai.	
	sian	0 12,	
	Vinegar in bottles or in wood,	0 12 ,, ,,	
	Country	06	
	All other sorts, except Biche de	0 0 ,, ,,	
	mer, Butter and salted Fish	•	
	which are free	Ad valorem.	
	Willow and mod		<u>'</u>
47	RAILWAY MATERIALS—	_ 1	
-	Of Iron	Ad valorem.	One per cent.
	Other sorts	Ad valorem.	Seven and a half per cent.
	· · · · · · · · · · · · · · · · · · ·		•
48	RATTANS AND CANES-		,
-	Canes, Malacca	1 0 per dozen.)
•	Rattans	7 0 per cwt.	Seven and a half per cent.
	All other sorts	Ad valorem.	· · · · · · · · · · · · · · · · · · ·
			· '
49	Seeds—		
	Anchuchuck	10 0 per cwt.	[] ,
	Anise, Europe	28 0 ,,	
ŀ	Assalia	7 0 ,,	Seven and a half per cent.
ŀ	Cajoo	3 0 ,,	$\Pi \ll H$
٠	Castor	4 8	days at

Shells— Chanks, "large shells," for Cameos 10 0 per hundred. 6 0	No.	DESCRIPTION OF ARTICLE.	VALUE ON WHICH DUTY IS ASSESSED.	RATE OF DUTY.
Black		SEEDS,—continued.	Rs. A.	
Black		Cummin	12 0 per cwt.	7
Esubgool			K 10	
Linseed Methee S 0 0			K O `	
Methee			K n]
Mustard		Methee	l 'K n	
Rape or Sursee		Mustard	∞4, 8∞ ,,	
Sawjeerah	,N ~2	Quince Seed or Badana	l Kon	Sayon and a halfman agus
Tookmeria		Rape or Sursee	48,	Seven and a nam per cent
All other sorts, excepting Seeds imported by any Public Society for gratuitous distribution, which are free		Sawjeerah	25 0 ,,	,
ported by any Rublic Society for gratuitous distribution, which are free			7 0 ,,	
gratuitous distribution, which are free			14 · · · · · · · · · · · · · · · · · · ·	
Ad valorem. Ad valorem. Shawls	H	ported by any Public Society for	· · · · · · · · · · · · · · · · · · ·]
Shawis Ad valorem. Five per cent.	- /			
Shells— Chanks, "large shells," for Cameos 10 0 per hundred. 6 0 0 0 0 0 0 0 0 0		are free	Ad valorem.	J
Chanks, "large shells," for Cameos ", White live	0	Shawls	Ad valorem.	Five per cent.
Chanks, "large shells," for Cameos ", White live	$_{1}\mid$	Shells—		,
White live			10 0 per hundred.	ገ
Cowdas, Mozambique and Zanzibar	ł	White lists	6 6	•
Cowdas, Mozambique and Zanzibar 3 0		aa	2 0	
Seven and a half per cen Seven and a half per cen Sunkley		Cowdas, Mozambique and Zanzibar	2 À	ξ ,
Maldive 16 0 3 40 0 40 0 40 0 40 0 8 0 8 0 6 0 per lb. 1 0 Ad valorem.		" from other places	0.8	
Maldive 16 0 30 40 0 8 0 8 0 6 0 per lb. 1 0 Ad valorem. .			4 0 per cwt.	Soven and a half-
Sunkley			16 6	Seven and a nair per cent
Mother o'Pearl 6 0 per ltb. "Nuck	-]	Sunkley	4.0 0	
Tortoise Shell 6 0 per fb. "Nuck 1 0 " Nuckla and other sorts Ad valorem. SILK— Floss 8 0 per fb. Raw, Charon and Cochin-China 4 0 " "Mathow 112 " "other kinds of China 7 0 " "Persian 5 0 " "Punjum and Cutchra 1 12 " "Sewing Thread, China 4 0 " Sewing Thread, China 8 0 " Other sorts Ad valorem.				
"Nuck "Nuck "Nuckla and other sorts" "Ad valorem." 2 SILK—Floss "Floss "Saw, Charon and Cochin-China "Mathow "Sawing Thread, China "Floss "Sewing Thread, China "Floss			8 0 ,	_
Nuckla and other sorts Ad valorem. Silk			6 0 per 1b.	,
SILK— Floss Raw, Charon and Cochin-China ,, Mathow , other kinds of China , Persian , Punjum and Cutchra , Siam Sewing Thread, China Other sorts A 0 per tb. 4 0 ,, 1 12 ,, 5 0 ,, 4 0 ,, 8 0 per tb. 4 0 ,, 7 0 ,, 8 veven and a half per cen Ad valorem.			1 0 ,	
Floss Raw, Charon and Cochin-China , Mathow , other kinds of China , Persian , Punjum and Cutchra , Siam Sewing Thread, China Other sorts 8 0 per fb. 4 0 , 1 12 , 7 0 , 8 0 , 7 0 , 9 0 , 1 12 , 7 0 , 9 0 , 1 12 , 7 0 , 9 0 , 1 12 , 9 0 , 9 0 , 1 12 , 9 0		Nuckla and other sorts	Ad valorem.	J
Raw, Charon and Cochin-China ,, Mathow ,, other kinds of China ,, Persian ,, Punjum and Cutchra ,, Siam ,, Siam , Sewing Thread, China Other sorts Raw, Charon and Cochin-China , 12 ,, Seven and a half per cen , Seving Thread, China , Ad valorem.	2	Silk		
Raw, Charon and Cochin-China 4 0 ,, ,, Mathow 1 12 ,, ,, other kinds of China 7 0 ,, ,, Persian 5 0 ,, , Punjum and Cutchra 1 12 ,, , Siam 4 0 ,, Sewing Thread, China 8 0 ,, Other sorts Ad valorem.		Floss	8 0 per 1b.)
" Mathow 1 12 , " other kinds of China 7 0 , " Persian 5 0 , " Punjum and Cutchra 1 12 , " Siam 4 0 , Sewing Thread, China 8 0 , Other sorts Ad valorem.		Raw, Charon and Cochin-China	.4. n	
Seven and a half per cen		,,	1 12 ,,	
""">""">""" Persian """" 5 0 "" "" "" Seven and a half per cen """>""">" Siam """ 4 0 "" "" "" Seven and a half per cen """>" Sewing Thread, China "" 8 0 "" " " Ad valorem. ""			7 0	
Sewing Thread, China 4 0 ,, Other sorts 8 0 ,, Ad valorem.			5 0 ,,	$\}$ Seven and a half per cent
Sewing Thread, China 8 0 ,, Other sorts Ad valorem.	ļ			[] · · · · · · · · · · · · · · · · · · ·
Other sorts Ad valorem.			3 / //	
Silk Piece Goods of sorts Ad valorem. Five per cent.		Other sorts	Ad valorem.	J .
		Silk Piece Goods of sorts	Ad valorem.	Five per cent.

ACT No. XVII of 1867.

No.	Description of Article.			VALUE ON WHICH DUTY IS ASSESSED.		OUTY IS	RATE OF DUTY.
	•			Rs.	Α.		
53	SOAP		•••		alorem.		Seven and a half per cent.
54	Spices—	***					
	Aloe wood Aniseed Star Betelnut, white, S ,, all other ,, in husk Cassia Buds, Nag Chillies, dried Cloves	kinds kessur, Chi	 na	3 40 18 7 2 0 8 12	o per lb o per cy o ,, o per th s per lb o per cw o ,,	vt. ousand.	Seven and a half per cent.
. 7	" in Seeds, N Mace ", false Nutmegs ", in shell ", wild Pepper, Black and ", White All other kinds			0 10 0 0 12 15 25	9 per lb 0 per cv 10 per lb 6 ,, 0 per cw 0 ,, dorem.	vt.	E de la constant de l
55	STATIONERY OTHER TH	an Paper		Ad va	lorem - :	•••	Seven and a half per cent.
56 6 57 58	SUGAR AND SUGAR-CA Sugar-Candy, Chi ,, Loaf ,, Soft All other sorts of duce TALLOW AND GREASE TEA	na Saccharine 	•••	20 23 12 Ad va 20	0 per cw 0 ,, 0 ,, vlorem. 0 per cw 0 per lb	rt	Seven and a half per cent. Seven and a half per cent. Seven and a half per cent.
59	TELEGRAPH STORES— Of Iron Other sorts	•••		Ad va	alorem alorem	• •••	One per cent. Seven and a half per cent.
.60	TIMBER AND WOODS— Deal or Pine Pla superficial squa inch thickness Mahogany, in log Ditto Australian	nks and Bore foot, and		55 0 60	one thic 0 per to	superfi- foot of inch kness.	Seven and a half per cent.
	$\mathbf{Sandalwood}$	ian and Ba	stard	22 4	0 per cv		

ACT No. XVII of 1867.

No	DESCRIPTION OF ARTICLE.	VALUE ON WHICH DUTY IS ASSESSED.	RATE OF DUTY.	
	TIMBER AND WOODS,—continued.	Rs. A.	iq.	
	All other sorts, excepting Ebony, Lignum Vitæ, Tuggurwood and Palmyra Wood which are free Manufactures of, including also Pipes, Stave and Casks	Ad valorem.	Seven and a half per cent.	
61 62 63	Tobacco— Manufactured Unmanufactured Articles such as Pipes, &c., used in consumption of Toys and Requisites for all Games Trunks and Boxes	Ad valorem Ad valorem	Ten per cent. Seven and a half per cent. Seven and a half per cent Seven and a half per cent.	
64	UMBRELLAS— Cotton, Steel Ribs ,, Cane Ribs ,, China Paper Kettisals All other sorts	0 13 each. 0 11 ,, 45 0 per box of 110. Ad valorem	Seven and a half per cent.	
65	Woollen Goods Piece Goods Braid Other sorts	$egin{array}{cccccccccccccccccccccccccccccccccccc$	Five per cent. Seven and a half per cent.	

SCHEDULE B.

EXPORT TARIFF.

No.	DESCRIPTION OF ARTICLE.	Ì	VALUE ON WHICH DUTY IS ASSESSED.	RATE OF DUTY.
1	Indigo		Rs. A.	Three Rupees per maund.
2	GRAIN OF ALL SORTS		•••••	Three Annas per maund.
- 1		l		
3	Lac-		,	
	Button	•••	28 0 per cwt.	
1	Dye	•••	45 0 ,,	
٠.]	Seed	•••	20 0 ,,	Four per cent.
	Shell	•••	28 0 ,,	*
l	Stick	•••	16 0 ,,	[] **··**
[Other sorts	•••	$Ad\ valorem.$	IJ , ,
- 1	ধ			
4	Oils—			
_	Castor	•••	16 0 per cwt.	
	Cocoanut		20 0 ,,]
- 1	Fish		15 0 "	11
- 1	Grass		2 0 per Ib.	11 .
-	Jingeely or Teel	• • • • •	20 0 per cwt.	
	Linseed		18 0 ,,	Three new cont
	Mhowa	•••	12 0 ,,	Three per cent.
ì	Mustard	•••	16 0 ,,	
I	Poppy	•••	20 0 ,,	•
ł	Rape or Sursee		16 0 ,,	
	Sandalwood	•••	8 0 per lb.	
- 1	0.11	•••	Ad valorem.	
	Other sorts	•••		
ایا	SEEDS-		· ·	
5	Castor Seed (Erundee)		4 8 per cwt.)
- 1	Coriander Seed	•••	4 0 ,,	11.
	Cummin Seed	•••	12 0 ,,	
	" Black (Caleejeera)	•••	۲ ۸	11
Į	,, Black (Caleejeola)	•••	Ε Ο] i
- 1	Ground Nuts, with shell without shell	•••	0 0	11
- 1		•••	e 0 "	Three per cent.
	Jingeely or Teel Seed	***		Times ber const
	Linseed	•••	K 0	· ·
1	Methee Seed	•••	4 0	H'
	Mustard Seed	•••	F 0	11
	Poppy Seed	•••	4 0	H //-
	Rape or Sursee Seed	•••		H ~
	Other sorts	. •••	Ad valorem.	1
			Ad valorem.	Three per cent.
6	Shawls		1 Ad valorem.	THEOR PAT COMME

ACT No. XVII of 1867.

EXPORT TARIFF,—continued.

No.	DESCRIPTION OF ARTICLE.	VALUE ON WHICH DUTY IS RATE OF DUTY.
7	Cotton Goods— Piece Goods—	Rs. A.
	Baftahs Gurrah Kharwah	30 0 per score. 20 0 "
ta	Mamoodie Mirzapore Chintz Patna	32 0 " 15 0 " 30 0 "
٠	Shans Tunjeeb, Oude Other sorts	40 0 " 26 0 " Ad valorem. Three per cent.
	Twist, Country, No. 10 No. 20	0 7 per lb.
*	", Hand Spun All other kinds of Cotton Goods	0.5 "
8	Hides and Skins Tanned— Hides—	
}	Buffaloe, Country, tanned Cow ,, Skins—	70 0 per score. 50 0 ,,
	Goat and Sheep ,, Lamb ,,	10 0 Three per cent.
	Any other sorts of Hides and Skins	Ad valorem.
9	Spices-	
}	Aloe Wood Betelnut in husk Cardamoms	3 0 per lb. 2 0 per 1,000. 200 0 per cwt.
	,, large bastard Chillies, dried Ginger, dry (rough) Malabar	8 0 ,,
	,, ,, ,, Bengal ,, (scraped)	7 0 " 15 0 "
	Pepper Turneric Allocater sorts	15 0 ", 7 0 ", Ad valorem.

ACT No. XVIII OF 1867.

PASSED BY THE GOVERNOR-GENERAL OF INDIA IN COUNCIL.

(Received the assent of the Governor General on the 8th March 1867.)

An Act to define the jurisdiction of the Courts of Civil Judicature in the Jhánsí Division.

Whereas it is expedient to define the jurisdiction of the Preamble. Courts of Civil Judicature in the Jhansí Division; It is hereby enacted as follows:

3.

- This Act shall be called "The Jhansi Courts' Act, 1867."
- So much of the rules passed by the Government of the North-Western Provinces, for the administration of Civil justice within the oertain rules for administration of Civil districts of the Jhánsí Division, as were continued in force Justice in Jhansí Diby Act No. XXIV of 1864 (relating to the administration of vision to cease to have certain districts under the Government of the Lieutenant Governor of the North-Western Provinces), Section 2, shall cease to have effect in the said districts from the thirtieth day of June 1867.
- So much of the rules passed by the Government of the North-Western Provinces, relating to the jurisdiction and procedure of Re-Certain rules regarding jurisdiction and venue officers within the districts of the Jhansi Division. procedure of Revenue and confirmed by the said Act No. XXIV of 1864, Section officers in Jhansi to cease to have effect. 1, as directed that suits regarding landed property should be heard by the Revenue Courts, shall, from the date of this Act coming into operation, cease to have effect in the said districts with regard to all such suits except summary suits. And so much of the said rules as relates to summary suits in the Revenue Courts, whether as Courts of first instance or appeal, shall remain

remain in force until the said Government shall by notification in the official *Gazette* declare otherwise.

Interpretation clause.

4. In this Act—

- " High Court."
- "Lieutenant Governor."
- "Assistant Commissioner."
- "High Court" means the High Court of Judicature for the North-Western Provinces of the Presidency of Fort William in Bengal; "Lieutenant Governor" means the Lieutenant Governor of the said Provinces, and "Assistant Commissioner" includes Extra Assistant Commissioner.
- "District."

 5. For the purposes of this Act, the local jurisdiction of a Deputy Commissioner shall be deemed a District, and the Court of such "District Court."

 "Division."

 "Division."

 The local jurisdiction of a Commissioner shall, in like manner, be deemed a Division, and his Court a Divisional Court.
- 6. There shall be seven grades of Courts in the Jhánsí Division, which Grades of Courts in the Jhánsí Division. shall be in addition to any Courts of Small Causes, and to the Jhánsí Division. any other Courts established under any Act which may hereafter be passed, viz.:—
 - (1.) The Court of the Tahsildar of the second class:
 - (2.) The Court of the Tahsíldár of the first class:
 - (3.) The Court of the Assistant Commissioner of the second class:
 - (4.) The Court of the Assistant Commissioner of the first class:
 - (5.) The Court of the Deputy Commissioner:
 - (6.) The Court of the Commissioner:
 - (7.) The High Court.

Lieutenant Governor may declare grade to which a Tahsildar or Assistant Commissioner belongs. 7. The Lieutenant Governor shall have power to declare to which of the said grades any Tahsildár and any Assistant Commissioner in the said Division shall belong.

8. The

Jurisdiction of Court of Tahsíldár of the second class.

The Court of the Tahsildar of the second class shall have power to try and determine suits of every description in which the subject-matter does not exceed one hundred Rupees in value or amount.

Jurisdiction of Court of Tahsildar of the first class.

The Court of the Tahsildar of the first class shall have power to try and determine suits of every description in which the subject matter does not exceed three hundred Rupees in value or amount.

- The Court of the Assistant Commissioner of the second class shall have power to try and determine suits of every description in Jurisdiction of Court of Assistant Commiswhich the subject-matter does not exceed one thousand sioner of the second class. Rupees in value or amount.
- The Court of the Assistant Commissioner of the first class shall have power to try and determine suits of every description in Jurisdiction of Court of Assistant Commiswhich the subject-matter does not exceed five thousand sioner of the first class. Rupees in value or amount.
- 12. The Court of the Deputy Commissioner shall have power to try and determine suits of every description and of any amount, and Jurisdiction of Court of Deputy Commisto hear appeals from the original decisions in suits and sioner. (where an appeal is allowed by the Code of Civil Procedure) from the orders of the Courts of the first, second and third grades.
- The Court of the Commissioner shall have power to hear and deter-13. mine appeals from the original decisions in suits and (where Jurisdiction of Court of Commissioner. an appeal is allowed by the Code of Civil Procedure) from the orders of the Courts of the fourth and fifth grades.
- The High Court shall have power to hear and determine appeals from original decisions in suits and (where an appeal is jurisdic-Appellate tion of High Court. allowed by the Code of Civil Procedure) from the orders of the Commissioner, and also applications for a special appeal as provided in the said Code, from the decisions passed in regular appeal by the Deputy Commissioners and by the Commissioner of the Division.
 - The memorandum of appeal, prepared in the form and containing the particulars mentioned in the Code of Civil Procedure, Time for presenting appeals. shall be presented in the Court empowered to hear the ap-

peal within the period hereinafter specified, unless the appellant shall show sufficient cause to the satisfaction of such Court for not having presented the memorandum of appeal within the said period; that is to say, thirty days, if the appeal lie to the Deputy Commissioner; six weeks, if the appeal lie to the Commissioner of the Division; and ninety days, if the appeal lie to the High Court. The period shall be reckoned from and exclusive of the day on which the decision or order appealed against was passed, and also exclusive of such time as may be requisite for obtaining a copy of the decree or order from which the appeal is made. Memoranda of special appeal shall be presented in the High Court within the period hereinbefore fixed for appeals.

- 16. The High Court shall have power to remove and to try and determine as a Court of extraordinary original jurisdiction, any suit being or falling within the jurisdiction of any Court in the said Division, when the High Court shall think proper to do so, either on the agreement of the parties to that effect or for purposes of justice, the reasons for so doing being recorded on the proceedings of the High Court.
- The High Court shall have superintendence over all Courts in the 17. said Division, and shall have power to call for returns, and to High Court to superintend and to frame make and issue general rules for regulating the practice and rules of practice for subordinate Courts. proceedings of such Courts, and also to prescribe forms for every proceeding in the said Courts for which it shall think necessary that a form be provided, and also for keeping all books, entries and accounts to be kept by the officers, and also to settle tables of fees to be allowed to the attornies, vakils and all clerks and officers of such Courts, and from time to time to alter any such rule or form or table; and the rules so made, and the forms so framed, and the tables so settled, shall be used and observed in the said Courts; provided that such general rules and forms and tables be not inconsistent with the provisions of any law in force, and shall before they are issued have received the sanction of the Lieutenant Governor.

Lieutenant Governor may invest any one with powers of Commissioner or of Deputy Commissioner.

18. Whenever the state of the public business requires it, the Lieutenant Governor shall have power to invest any person with the powers of a Commissioner or of a Deputy Commissioner in any part of the Jhánsí Division.

19. Every

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ferent districts.

Court.

Every suit shall be instituted in the Court of the lowest grade com-19. petent to try it: provided that no suit cognizable by a Court Court in which suit of Small Causes shall be heard or determined in any other shall be instituted. Court having any jurisdiction within the local limits of the jurisdiction of such Court of Small Causes.

Except when otherwise provided in any Regulation or Act for the 20.time being in force, an appeal shall lie from the decisions of Appeal to lie from all the Courts of original jurisdiction to the Courts authorized decisions, except when expressly prohibited. by this Act to hear appeals from the decisions of those Courts.

21. The Deputy Commissioner may direct the business in the Courts Deputy Commissionsubordinate to him, holding their sittings at the same place, er may distribute busito be distributed among such Courts in such way as he ness among subordinate Courts shall think fit. Provided that no Court shall try any suit in which the amount or value of the claim shall exceed its proper jurisdiction.

The Commissioner of the Division or the Deputy Commissioner may 22.withdraw any suit instituted in any Court subordinate to \mathbf{of} him, and try such suit himself or refer it for trial to any Transfer suits from subordinate Court other such subordinate Court and competent in respect of to Commissioner's or Deputy Commissioner's the value or amount of the suit to try the same. The Commissioner of the Division may also withdraw any appeal instituted in the Court of any Deputy Commissioner subordinate to him, and try the appeal himself or refer it for trial to the Court of any other Deputy Commissioner in his Division.

The High Court may order that the cognizance of any suit or appeal 23. which shall be instituted in any Court subordinate to such High Court may transfer suits from one High Court, not being a Court of Small Causes, shall be subordinate Court to transferred to any other such subordinate Court, competent in respect of the value or amount of the subject-matter of the suit or appeal to try the same.

If the suit be for any immoveable property situate within the limits of different District Courts within the same Division, the suit may be brought in any Court otherwise competent to try Property situate in difit within the jurisdiction of which any portion of such property is situate; but in such case the Court in which the suit is brought shall apply

apply to the Commissioner of the Division for authority to proceed with the suit; and the Commissioner, after hearing the objections, if any, of the defendant, may give such authority. If the suit is brought in any Court subordinate to the Court of the Deputy Commissioner, the application shall be submitted to the Commissioner of the Division through the Deputy Commissioner to whom such Court is subordinate.

25. If the District Courts within the limits of whose jurisdiction any suits for immoveable property sued for is situate are subordinate to different Commissioners. The commissioners with the suit shall be made to the Commissioner of the Division to whom the District Court in which the suit is brought is subordinate, and such Commissioner may, after hearing the objections, if any, of the defendant, give authority to proceed with the suit.

Commencement of as the said Government shall declare by notification in the official Gazette.

ACT No. XIX of 1867.

Passed by the Governor General of India in Council.

(Received the assent of the Governor General on the 8th March 1867.)

An Act to make further provision for the administration of justice in the District of Darjiling.

Whereas it is expedient to make further provision for the administration of justice in the District of Darjíling; It is hereby enacted as follows:—

- Repeal of Act X of 1. Act No. X of 1863 (to improve the administration of justice in the District of Darjiling) is hereby repealed.
- 2. The High Court of Judicature for the Bengal Division of the Presi-High Court at Fort dency of Fort William shall have and exercise, with regard William to exercise jurisdiction over Darighting. to the District of Darjiling, all such jurisdiction and powers as it has and exercises with regard to any other territory.

ACT No. XX of 1867.

Passed by the Governor General of India in Council.

(Received the assent of the Governor General on the 8th March 1867.)

An Act to authorize the transshipment, without payment of duty, of goods imported into Calcutta, Madras and Bombay by steamers.

Whereas in transshipping goods imported by steamers into Calcutta,

Preamble.

Madras and Bombay and destined for other ports, delay arises from the necessity of paying duty and obtaining drawback in respect of such goods, or of entering into a bond as required by Section 110 of Act No. VI of 1863 (to consolidate and amend the laws relating to the administration of the Department of Sea Customs in India) if duty is not paid:

And whereas it is expedient to diminish such delay so far as may be practicable; It is hereby enacted as follows:—

- Power to permit transshipment without of Calcutta, Madras or Bombay, as the case may be, may, on application of any person interested as owner, agent, consignee or otherwise in any goods imported by steamers into Calcutta, Madras or Bombay, as the case may be, grant leave to transship the same without payment of duty at the port of transshipment and without any security or bond for the due arrival and entry of the goods at the port of destination, when such goods have been specially and distinctly manifested or declared at the time of import as for transshipment to any other British Indian or foreign port.
- 2. A transshipment fee on each bale or package of goods so transshipped shall be levied at such rates and under such regulations as may from time to time be prescribed by the Local Government. All such rates and regulations shall be published in the local Gazette.

3. This

3. This Act shall be read as part of the said Act No. VI of 1863, and shall not be construed as in any respect limiting the power of the Customs officers to levy duty or to require such bonds and other securities as are authorized by the said Act.

This Act not to apply to Salt and Opium.

4. Nothing in this Act shall apply to the transshipment of Salt or Opium.

ACT No. XXI of 1867.

Passed by the Governor General of India in Council.

(Received the assent of the Governor General on the 8th March 1867.)

An Act for the Licensing of Professions and Trades.

WHEREAS it is expedient that persons exercising professions and trades in British India should take out licenses and pay for the same; It is hereby enacted as follows:—

Preliminary.

In this Act—unless there be something repugnant in the subject or context—

"British India" means the territories which are or may be vested in Her Majesty or Her Successors by the Statute 21 & 22 Vic., cap. "British India." 106 (An Act for the better Government of India), other than the Settlement of Prince of Wales' Island, Singapore and Malacca:

"Magistrate" means any person exercising the powers of a Magistrate, or of a Subordinate Magistrate of the first class, and includes a Magistrate of Police and a Justice of the Peace:

Number. Gender. Words in the singular number include the plural and vice versa. Words denoting the masculine gender include females:

And in every part of British India in which this Act shall operate, "Local "Local Government." Government" shall mean the person authorized by law to administer Executive Government in such part, and shall include a Chief Commissioner.

Saving of other laws relating to licenses or taxes.

2. Nothing in this Act shall be construed to affect the provisions of any other law relating to licenses or taxes.

3. Nothing

Act not to apply to certain Officers of the Army and Police, nor to cultivators of land.

- 3. Nothing in this Act shall be deemed to apply to—
- (1). Officers of Her Majesty's Forces or of Her Majesty's Indian Forces, whose pay and allowances do not exceed Rupees 6,000 per annum, and who shall not be in Civil employment other than employment in the Police:
- (2). Non-Commissioned Officers and Privates of either of the said Forces, and who shall not be in Civil employment other than employment in the Police:
- (3). Officers of any Police Force whose pay and allowances shall be less than the pay and allowances of a Captain of Infantry in Her Majesty's Forces in India:
- (4). Persons in the employment of Government whose annual receipts shall be less than Rupees 1,000:

 * nor to any cultivator of land as such in respect of the sale of the produce of his land, when he shall not keep a shop for the sale of such produce.
- 4. It shall be lawful for the Governor General of India in Council from Power to exempt from time to time, by order, wholly to exempt from the operation of this Act any part of British India, or any tribe, class of persons or person dwelling or personally working for gain or carrying on business in British India or in any such part; or to authorize, in the case of any such class or person, all or any part of the sums or sum paid by such class or person under the provisions of any Municipal or other local law for the time being in force, on or before the first day of May in each year, as a tax, by way of charge for a license or otherwise, on the exercise of any trade or profession, to be deducted from the sums or sum which, in the absence of such authorization, would have been payable under the provisions of this Act. All orders and revocations made under this Section shall be published in the Gazette of India and also in the local Gazette.

Licenses.

5. Every person who shall, on and after the first day of May 1867, exer
Annual licenses to be taken out.

cise any profession or trade in British India, and whose annual profits shall be Rupees 200 or upwards, shall take out a license and shall pay for the same such annual sum as is mentioned in Schedule

A to this Act annexed: provided that, for any such license which shall be granted between the first day of November in each year, and the thirtieth day of April next ensuing, there shall be paid only one half of such sum. Subject to the provision contained in Section 3 of this Act, every person holding any office or employment of profit shall be deemed to be, in respect of the salary, fees, wages, perquisites and profits of such office or employment, a person exercising a profession or trade within the meaning of this Act.

6. Every license under this Act shall be granted by the Collector of Land

Officer to grant license.

Revenue of the district or place in which the person requiring such license shall exercise his profession or trade: provided that, if such person shall exercise his profession or trade in more than one district or place, the license shall be granted by the Collector of the district or place in which his principal place of business in British India shall be situate. Every such license shall be signed by the Collector granting it, or by any Assistant or Deputy Collector under the Collector's orders, and the Courts shall take judicial notice of such signature.

Particulars to be specified in the license.

- 7. Every such license shall specify—
- (1). The date of the grant thereof:
- (2). The name and profession or trade of the licensee:
- (3). The sum paid for the license: and
- (4). The place or places where the licensee intends to exercise his profession or trade for the ensuing year;

and shall be received in evidence as primá facie proof of all matters contained therein.

- 8. Every such license shall have effect and continue in force from the Commencement and day of the date thereof till the thirtieth day of April next after the day of the granting thereof.
- 9. Every person to whom any such license shall have been granted and who shall desire to continue to exercise his profession or trade after the expiration thereof, shall take out a fresh license for that purpose for the following year, to expire on the day appointed in the last preceding Section, and shall renew the same so long as he shall desire to continue to exercise such profession or trade.

10. The

Collector to determine classes mentioned in Schedule A to this Act annexed every person to whom a license may be granted by him as aforesaid shall be assessed.

List of Licensees.

- 11. As soon as may be after the first day of May 1867 and the same day collector to prepare in every subsequent year, the Collector shall prepare a list of the persons licensed under this Act in the district or place aforesaid. Such list shall state—
 - (1). The profession or trade of each of the persons therein named:
 - (2). The class under which he is assessed: and
 - (3). The sum paid for his license.

Such list shall be filed in the office of the Collector, and the list, or such part or parts thereof as he shall think fit, shall be filed in such other places as the Collector shall direct, and shall be open to public inspection at all reasonable times, without the payment of any fee.

- he is assessed, shall be at liberty, within thirty days after the filing of the said list, to apply by petition to the Collector in order to establish his right to have his name transferred to another class or altogether removed from the list. The petition shall bear a stamp of eight annas:

 1 it shall be in the form contained in Schedule C to this Act annexed, or as near thereto as circumstances will admit; and the statements therein contained shall be verified by the petitioner or some other competent person in manner required by law for the verification of plaints. Whoever makes a statement in any such petition which is false, and which he either knows or believes to be false, or does not believe to be true, shall be deemed to have intentionally given false evidence in a stage of a judicial proceeding.
- 13. The Collector shall fix a day for the hearing of the petition, and, on the day so fixed, shall hear such petition and pass such order thereupon as to him shall seem fit. Any person dissatisfied with such order may, within fifteen days from the date thereof, present an appeal in writing to the Commissioner of Revenue of the Division

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Division, whose decision upon such appeal shall be final. Every appeal pre ferred under this Section shall bear a stamp of one Rupce, and shall be accompanied by a copy of the petition, the Collector's order thereon, and all other documents (if any) connected with the case.

shall think able to give evidence for the purpose of enabling him to determine under which of the said classes the petitioner should be assessed, and may examine on oath or affirmation the person so summoned and the petitioner, and may require each of them to produce any documents in his possession or power relating to the Sections 193 and 228 petitioner or to the amount of the annual profits accruing from his profession or trade. In Sections 193 and 228 of the Indian Penal Code, the words "judicial proceeding" shall be taken to include any proceeding under this Act.

Penalties.

- 15. If after the said first day of May 1867, any person shall exercise his profession or trade without having taken out a license as required by this Act, he shall be liable, on conviction before a Magistrate, to a penalty not exceeding five times the amount which in the judgment of the Magistrate would have been payable by such person in respect of a license duly taken out as aforesaid.
- 16. Every person required by this Act to take out a license, who shall without reasonable excuse neglect or refuse to produce and show his license when required so to do by an officer generally or specially empowered in writing by the Collector to make such requisition, shall, on conviction before a Magistrate, be liable to a penalty not exceeding one hundred Rupees.
- 17. All penalties imposed under this Act may be recovered, if for offences Mode of recovering committed outside the local limits of the towns of Calcutta, Madras or Bombay, in the manner prescribed by the Code of Criminal Procedure, and if for offences committed within those limits, in the manner prescribed by any Act regulating the Police of such towns in force for the time being.

18. No

18. No person shall be proceeded against for any offence under Section

Prosecution to be at 15 or Section 16 of this Act except at the instance of the instance of Collector.

Collector.

Miscellaneous.

- On and after the thirtieth day of April 1867, every Trading Company or Association in British India whose stock or funds is or are Provision as to Trading Companies. divided into shares and transferable, whether such Company or Association be incorporated or not, and whether the principal place of business of such Company or Association be situate in British India or not, shall take out a license and pay for the same such annual sum as is mentioned in Schedule B to this Act annexed. Provided that, for any such license which shall be granted between the first day of November in each year and the thirtieth day of April next ensuing, there shall be paid only one-half of such sum. When such Company or Association shall have taken out and paid for a license as aforesaid, no person shall be deemed to exercise a trade within the meaning of this Act solely by reason of any share or interest in such Company or Association. All the other provisions of this Act applicable to individuals shall apply, mutatis mutandis, to such Companies or Associations.
- 20. Every person holding any paid office, employment or commission under Her Majesty or under the Government of India, or Provision as to Governunder any Local Government, other than the persons exempted under Section 3 or by order under Section 4 of this Act, shall be deemed to exercise a profession within the meaning of this Act; provided that he shall not be required to take out a license under this Act; and the sum which but for this proviso he would have paid for a license shall be deducted from his pay on the first day of June 1867 and on the first day of May in every subsequent year by the Examiner of Claims or other proper officer, and shall be deemed to be a tax raised under this Act. Nothing in the former part of this Section shall apply to any person holding any such office, empless ment or commission, and permitted, nevertheless, to exercise a profession or trade; but in determining under which of the classes mentioned in the said Schedule A any such person shall be assessed, the Collector shall take into consideration the amount of the pay which such person shall receive in respect of such office, employment or commission.

21. All

Payment of taxes raised and penalties recovered under this Act.

- 21. All taxes raised and penalties recovered under this Act shall be paid to the credit of the Government of India, or as such Government shall from time to time direct.
- 22. All or any of the powers and duties conferred and imposed by this

 Powers of Collector and Commissioner under this Act may be exercised by other officers.

 Act on a Collector, an Assistant or Deputy Collector, and a Commissioner of Revenue, may be exercised and performed by such other officers or persons as the Local Government shall from time to time appoint in this behalf. Every person shall be legally bound to furnish information to any officer or person so appointed when required by him to do so.
- 23. The Local Government may, from time to time, with the previous sanction of the Governor General of India in Council, make rules for the guidance of officers in matters connected with the enforcement of this Act, provided that such rules are not inconsistent with any of the provisions herein contained.

SCHEDULE A.

SCHEDULE A.

LICENSE ON PROFESSIONS AND TRADES.

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Class I.	T)
Persons whose annual profits shall be assessed at Rupees 25,000 and upwards	Rupees.
CLASS II.	
Persons whose annual profits shall be assessed at Rupees 10,000, or at more than Rupees 10,000 and less than Rupees 25,000	200
CLASS III.	
Persons whose annual profits shall be assessed at Rupees 5,000, or at more than Rupees 5,000 and less than Rupees 10,000	100
CLASS IV.	
Persons whose annual profits shall be assessed at Rupees 1,000, or at more than Rupees 1,000 and less than Rupees 5,000	20
CLASS V.	•
Persons whose annual profits shall be assessed at Rupees 500, or at more than Rupees 500 and less than Rupees 1,000	10
CLASS VI.	
Persons whose annual profits shall be assessed at Rupees 200, or at more than Rupees 200 and less than Rupees 500,	4
SCHEDULE B.	
LICENSE ON COMPANIES.	
Every Company whose stock or funds is or are divided into shares and transferable with a paid up capital exceeding ten lakhs or £100,000	Rupees.
Every such Company with a paid up capital exceeding five lakhs or £50,000 and not exceeding ten lakhs or £100,000	1,000
Every other such Company duly registered, which in the half-year next preceding the date of its license shall have paid a dividend at or above the rate of five per cent. per annum, and whose profits for the year pre-	
ceding such date shall have exceeded Rupees 10,000 SCHEDU	500 TÆ C
SCHEDU	

ACT No. XXI of 1867.

SCHEDULE C.

Form of Petition under Section 12.

Stamp eight annas.

TO THE COLLECTOR OF

The

day of

186

The petition of A. B. of

SHEWETH-

18t.—That in the list of the persons licensed under "the Indian Licenses' Act, 1867," and filed in your office pursuant to the 11th Section of the same Act on the day of 186, your petitioner's name appears under the third of the classes mentioned in Schedule A to the said Act annexed, that he has been assessed in the sum of Rupees 100 for the license granted to him under such Act, and that he has paid such sum accordingly.

2nd.—That the profits of your petitioner's profession [or trade] of [here state petitioner's profession or trade] for the year ending the thirtieth day of April last were Rupees [less than Rupees 5,000 and more than Rupees 1,000]; as will appear from the documents marked presented herewith, and to which your petitioner craves leave to refer.

Your petitioner therefore prays that you will remove his name from the third to the fourth of the said classes, that he may be assessed accordingly, and that the excess of Rupees 80 so paid by him may be refunded.

(Signed) A. B.

Form of Verification.

I, A. B., the petitioner named in the above petition, do declare that what is stated therein is true to the best of my information and belief.

(Signed) A. B.

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ACT No. XXII of 1867.

Passed by the Gove R General of India in Council.

(Received the assent of the vernor General on the 15th March 1867.)

An Act for the regulation of public Saráis and Puraos.

Preamble. Whereas it is expedient to provide for the regulation of public Saráís and Puraos; It is hereby enacted as follows:—

Repeal of Bengal Regulation XIV of 1807 of the Government of the Presidency of Fort William in Bengal, Section 11, clause 5, is hereby repealed so far as it applies to public Saráís in the territories to which this Act may from time to time apply.

Interpretation 2. In this Act—unless there be something repugnant in the subject or context—

"Saráí" means any building used for the shelter and accommodation of travellers, and includes, in any case in which only part of a building is used as a Saráí, the part so used of such building. It also includes a Purao so far as the provisions of this Act are applicable thereto:

"Keeper of a Saráí" includes the owner and any person having or acting in the care or management thereof:

"Magistrate of the District" means the chief officer charged with the "Magistrate of the District" executive administration of a district in criminal matters whatever may be his designation:

Words in the singular include the plural, and vice versa; And in any place in which this Act shall operate, "Local Government" shall mean the person administering Executive Government in such place, and shall include a Chief Commissioner and the Commissioner in Sind.

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3. Within six months after this Act shall come into operation, Magistrate of the District in which any Saráí to which.

Notice of this Act to be given to keepers of Saráís.

Act shall apply may be situate shall, and from time to time thereafter such Magistrate may, give to the keeper of every such Saráí notice in writing of this Act, by length such notice for the keeper at the Saráí; and shall by such notice require the keeper to register the Saráí as by this Act provided. Such notice may be not the form in the Schedule to this Act annexed or to the like effect.

- 4. The Magistrate of the District shall keep a register in which shall be Registers of Saráis entered by such Magistrate or such other person as he shall to be kept. appoint in this behalf, the names and residences of the keepers of all Saráis within his jurisdiction, and the situation of every such Sarái. No charge shall be made for making any such entry.
 - Act provided, the keeper of any Saráí or any other person shall not receive any lodger or allow any person, cattle, sheep, elephant, camel or other animal, or any vehicle to halt or be placed in such Saráí until the same and the name and residence of the keeper thereof shall have been registered as by this Act provided.
 - 6. The Magistrate of the District may, if he shall think fit, refuse to reMagistrate may refuse to register keeper not producing certificate of character in such form and signed by such
 persons as the Local Government shall from time to time
 direct.

Duties of keepers of Saráís.

- 7. The keeper of a Saráf shall be bound-
- (1). When any person in such Sarái is ill of any infectious or contagious disease, or dies of such disease, to give immediate notice thereof to the nearest police-station:
- (2). At all times when required by any Magistrate or any other personduly authorized by the Magistrate of the District in this behalf, to give him free access to the Sarái and allow him to inspect the same or any part thereof:

(3). To

- (3). To thoroughly cleanse the rooms and verandahs, and drains of the trái, and the wells, tanks, or other sources from which water is obtained for he persons or animals using it, to the satisfaction of and so often as shall be equired by the Magistrate of the District, or such person as he shall appoint in this behalf:
- (4). To remove all noxious vegetation on or near the Saráí, and all trees and branches of trees capable of affording to thieves means of entering or leaving the Saráí:
- (5).* To keep the gates, walls, fences, roofs and drains of the Saráí in repair:
- (6). To provide such number of watchmen as may, in the opinion of the Magistrate of the District, subject to such rules as the Local Government may prescribe in this behalf, be necessary for the safety and protection of persons and animals or vehicles lodging in, halting at or placed in the Saráí; and
- (7). To exhibit a list of charges for the use of the Saráí at such place and in such form and languages as the Magistrate of the District shall from time to time direct.
- 8. The keeper of a Saráí shall from time to time, if required so to do by an order of the Magistrate of the District served upon him, reports from keepers of Saráís.

 Magistrate, to such Magistrate or to such person as the Magistrate shall appoint, every person who resorted to such Saráí during the preceding day or night. If written reports are required for any space of time exceeding a single day or night, schedules shall be furnished by the Magistrate of the District to the keeper. The keeper shall from time to time fill up the said schedules with the information so required, and transmit them to the said Magistrate, in such manner and at such intervals as may from time to time be ordered by him.
- 9. If any Saráí by reason of abandonment or of disputed ownership shall remain untenanted, and thereby become a resort of idle and disorderly persons, or become in a filthy or unwhole-deserted Saráís.

 some state, or be complained of by any two or more of the neighbours as a nuisance, the Magistrate of the District, after due enquiry, may

may cause notice in writing to be given to the owner, or to the person claining to be the owner, if he be known and resident within the District, and ma also, cause such notice to be put on some conspicuous part of the Sarái requiring the persons concerned therein, whoever they may be, to secure, enclose, clean or clear the same; and if such requisition shall not be complied with within eight days, the Magistrate of the District may cause the necessary work to be executed, and all expenses thereby incurred shall be paid by the owner of the Saráí, and shall be recoverable like penalties under this Act, on in case of abandonment or disputed ownership of the Saráí, by the sale of any material found therein.

- District to be in a ruinous state, or likely to fall, or in any making down or repairing ruinous Saráís. Way dangerous to the persons or animals lodging in or halting at the Saráí, he shall give notice in writing to the keeper of the Saráí, requiring him forthwith to take down, repair or secure (as the case may be) the Saráí or such part thereof as the case may require. If the keeper do not begin to take down, repair or secure the Saráí, or such part as aforesaid within three days after such notice, and complete such work with due diligence, the Magistrate shall cause all or so much of the Saráí as he shall think necessary to be taken down, repaired or otherwise secured. All the expenses so incurred by the Magistrate shall be paid by the keeper of the Saráí, and shall be recoverable from him as hereinafter mentioned.
- 11. If any such Saráí or any part thereof be taken down by virtue of the powers aforesaid, the Magistrate of the District Magistrate of the District Magistrate of the Magistrate of the Magistrate of the Same as shall be taken down under the provisions of the last preceding Section, and apply the proceeds of such sale in payment of the expenses incurred, and shall restore the overplus (if any) arising from such sale to the owner of such Saráí on demand, and may recover the deficiency (if any) as if the amount thereof were a penalty under this Act.
- 12. Whoever, being the keeper of any Saráí, suffers the same to be in a filthy and unwholesome state, or overgrown with vegetation, or after the expiration of two days from the time of his receiving notice in writing from the Magistrate of the District to cleanse or clear the same, or after he shall have been convicted of suffering

fering the same to be in such state or so overgrown as aforesaid, shall allow to same to continue in such state, or so overgrown, shall be liable to the penalties provided in Section 14 of this Act. Provided that the Magistrate of the District may, in lieu of enforcing such daily penalty, enter on and cleanse or clear the said Saráí, and the expense incurred by the Magistrate in respect thereof shall be paid to him by the keeper, and shall be recoverable as by this Act provided in the case of

penalties.

- 13. The Local Government may from time to time make regulations for the better attainment of the objects of this Act, provided that such rules be not inconsistent with this Act or with any other law for the time being in force, and may from time to time repeal, alter and add to the same. All regulations made under this Act, and all repeals thereof and alterations and additions thereto, shall be published in the local official Gazette.
- 14. If the keeper of a Saráí offend against any of the provisions of this Act or any of the regulations made in pursuance of this Act,

 Penalty for infringing Act or regulations. he shall for every such offence be liable on conviction before any Magistrate to a penalty not exceeding twenty Rupees, and to a further penalty not exceeding one Rupee a day for every day during which the offence continues: Provided always, that this Act shall not exempt any person from any penalty or other liability to which he may be subject irrespective of this Act. All penalties imposed under this Act may be recovered in the same manner as fines may be recovered under Section 61 of the Code of Criminal Procedure.
- Conviction for third offence to disqualify persons from keeping Saráís.

 Act, he shall not afterwards act as keeper of a Saráí without the license in writing of the Magistrate of the District, who may either withhold such license or grant the same on such terms and conditions as he may think fit.
- 16. No part of this Act, except Section 8, shall apply to any Saráí which Nothing in Act to may be under the direct management of the Local Governspply to certain Saráís. ment or of any Municipal Committee.

17. This

17. This Act shall in the first instance extend only to the territorn under the government of the Lieutenant Governor of the North-West Provinces of the Presidency of Fort Williams in Bengal. But it shall be lawful for the Local Government, by notification in the local Gazette, to extend this Act, mutatis mutandis, to any other part of the territories which are or may be vested in Her Majesty or Her Successors by the Statute 21 & 22 Vic., cap. 106 (An Act for the better Government of India), except the towns of Calcutta, Madras and Bombay, and the Settlement of Prince of Wales' Island, Singapore and Malacca.

Short title.

18. This Act may be called "The Saráís' Act, 1867."

SCHEDULE.

FORM OF NOTICE.

Take notice that on the day of 1867, an Act called "The Saráís' Act, 1867," was passed, and that before the day of 18 you, being the keeper of a Saráí [or Purao] within [here state the district over which the jurisdiction of the Magistrate giving the notice extends] must have your Saráí [or Purao] registered, and that the register is to be kept at [here state where the register is to be kept], and that if you do not have your Saráí [or Purao], so registered, you will be liable to a penalty not exceeding twenty Rupees, and to a further penalty not exceeding one Rupee a day for every day during which the offence continues, and that on your applying to [here give the name and address of the person to keep the register] he will register your Saráí [or Purao] free of all charge to you.

Dated the day of 18

ACT No. XXIII of 1867.

PASSED BY THE GOVERNOR GENERAL OF INDIA IN COUNCIL.

(Received the assent of the Governor General on the 18th March 1867.)

An Act for the suppression of murderous outrages in certain Districts of the Panjáb.

Whereas in certain districts of the Panjáb, fanatics have frequently murdered or attempted to murder servants of the Queen and other persons: And whereas the general law of the country is not adequate to suppress such offences; It is hereby enacted as follows:—

- 1. It shall be lawful for the Lieutenant Governor of the Panjáb, with Lieutenant Governor empowered to extend this Act to any part of the Panjáb. Council, by a proclamation published in the official Gazette, from time to time to declare any part or parts of the territories under his government to be subject to the operation of all or any of the provisions of this Act, and also, by such proclamation and with such consent as aforesaid, from time to time to withdraw from the operation of such provisions any part or parts of the said territories which he may previously have declared to be subject thereto, and in like manner, as occasion shall require, to subject the same part or parts again to the operation of the same provisions, or of any of them.
- Fanatics murdering of the Indian Penal Code, Section 307, attempt to murder any or attempting to murder liable to death-or transportation for life, and forfeiture of property.

 Servant of the Queen or other person, shall, or conviction thereof, be punished either with death or with transportation for life, and all his property shall be forfeited to Government.

Offences under this Act to be offences under Penal Code.

- 3. Every offence made punishable under this Act, shall be deemed an offence within the meaning of the Indian Penal Code.
 - 4. Whenever

- 4. Whenever any fanatic shall be killed in the act of committing an Forfeiture of property and disposal of bodies of fanatics killed in committing outrages punishable under this Act.

 shall afterwards die of his wounds, it shall be competent to the Commissioner, who under the provisions hereinafter contained would have had cognizance of the offence if the offender could have been brought to trial, to proceed to hold an inquest into the circumstances of the death of the offender, and on proof of his having been killed as aforesaid or of his property shall be forfeited to Government and to dispose of his body' as such Commissioner shall think fit.
- offence triable under this Act shall be tried by the Commissioner of the Division in which it has been committed; and in respect of all such offences, the Commissioner shall follow the procedure prescribed for a Magistrate by Sections 248 to 255 (both inclusive) of the Code of Criminal Procedure: Provided that, if he shall be of opinion that any witness or evidence is offered for the purpose of vexation or delay or of defeating the ends of justice, he may require the accused person to satisfy him that there are reasonable grounds for believing that such witness or evidence is material, and if the Commissioner be not so satisfied, he shall not be bound to summon the witness or examine the evidence so offered.
- 6. Trials under this Act before the Commissioner shall be conducted with Trial to be with aid the aid of two or more Assessors as Members of the Court. The Commissioner may appoint such persons (other than persons specified in Section 334 of the Code of Criminal Procedure) at such time and in such manner as he may think fit to serve as Assessors, and no persons shall be exempt, within the meaning of Section 335 of the same Code, from serving as such Assessors. The provisions of the Code of Criminal Procedure shall, save as aforesaid, apply to Assessors appointed under this Section.
- 7. When any trial under this Act is concluded, if the accused person be What the judgment convicted, it shall be sufficient if the Court, in passing judgment and in recording the finding and sentence, shall specify the offence of which he is convicted, and the Court shall immediately issue

sue a warrant to the officer in charge of the jail in which the prisoner is confined to cause the sentence to be carried into execution, and such sentence thall be carried into execution accordingly. No sentence of death passed under this Act shall require confirmation by any Court.

Disposal of bodies of criminals sentenced to death.

- 8. When any person shall be sentenced to death under this Act, his body shall be disposed of as the Commissioner by whom he was so sentenced shall direct.
- 9. The proceedings in every trial held under this Act shall be reported to the Lieutenant Governor, without unnecessary delay, by the officer before whom such trial shall have been held.

No appeal from orders or sentences under this Act.

- 10. Notwithstanding anything contained in the Code of Criminal Procedure or "The Panjáb Chief Court Act, 1866," no appeal shall lie from any order or sentence under this Act.
- Procedure when Commissioner thinks that offender's crime is not contemplated by this Act, the offender shall be dealt with in manner provided in such case by the Code of Criminal Procedure.
- Lieutenant Govern.

 Lieutenant Govern.

 The said Lieutenant Governor shall have, with respect to the confinement of any person charged with or suspected of an intensional persons under this Act.

 The said Lieutenant Governor shall have, with respect to the confinement of any person charged with or suspected of an intensional process of any such law shall, and the provisions of any such law shall, mutatis mutandis, be applicable to all cases in which the Lieutenant Governor shall proceed under the authority of this Section.
- Power of Magistrate as to persons suspected.

 Power of Magistrate as to persons suspected.

 Power of Magistrate as to persons suspected.

 Power of Magistrate against whom there are in his judgment grounds of proceeding under the last preceding Section, to be apprehended; and after such enquiry as he may think necessary,

may

may detain such person in safe custody until he shall have received the orders of the said Lieutenant Governor, to whom, in all such cases, he shall report his proceedings without unnecessary delay.

- 14. The jurisdiction conferred by this Act on a Commissioner may be Exercise of jurisdiction conferred by this Act, by any person having the full powers of a Magistrate whom the Commissioner to whom he may be subordinate, or the said Lieutenant Governor, shall, after the commission of such offence, specially invest with such jurisdiction.
- Power to withdraw any class of cases from operation of Act.

 his own motion or at the request of the Chief Court of the Panjáb, from time to time, to withdraw any class of cases from the operation of this Act.
- Power to issue cir. otherwise, the said Chief Court may, from time to time, make and issue circular orders for the guidance of officers in cases under this Act; provided that such orders are consistent with the provisions herein contained. All such orders shall be published in the official Gazette, and shall be obeyed by the officers aforesaid.
 - 17. This Act shall expire in ten years from the date of passing it, or Expiration of Act.

 at such earlier date as the Governor General of India in Council may order.

THE ADMINISTRATOR GENERAL'S ACT, 1867.

ARRANGEMENT OF SECTIONS.

PART I.

Preliminary.

- 1. Short title.
- 2. Repeal of Acts.
- 3. Interpretation clause.

PART II.

Of the Office of Administrator General.

- 4. Designation of the Administrators General in the three Presidencies.
- 5. Appointment, suspension and removal of Administrators General.
- 6. Qualification of future and continuance of existing incumbents.
- 7. Administrator General not to be deemed an officer of High Court.
- 8. Probates and letters of administration granted by Supreme Courts to Ecclesiastical Registrars to have same effect as if granted to the Administrator General.
- 9. No Administrator General to be Ecclesiastical Registrar.

 Administrator General not to hold any other office without sanction of Government.

 Proviso.
- Penalty for trading. Exception.
- 11. Security to be given by Administrator General.
 Substitution of security or sureties.
- 12. No security nor oath to be required by Court from Administrator General.
- 13. Appointment of officiating Administrator General.

PART III.

Of the Rights, Powers and Duties of the Administrator General.

(a) .- Grants of Letters of Administration and Probate to the Administrator General.

- 14. As regards Administrator General, High Court at Presidency town to be deemed a Court of competent jurisdiction within meaning of Sections 187 and 190 of Indian Succession Act.
- 15. Administrator General entitled to letters of administration, unless granted to next-of-kin of deceased.
 - Administrator General entitled in preference to creditor, non-universal legatee or friend.
- 16. When administration of estates of persons other than Hindús, Muhammadans or Buddhists is to be by Administrator General.

17. Upon death of any person leaving assets within local limits, High Court may, on appreation, if assets are in danger, direct Administrator General to apply for administration Administration to effects of deceased Hindús, Muhammadans or Buddhists, not to be granted under this Section, unless required to protect the assets.

Costs of unnecessary application.

18. Upon death of any person leaving assets within local limits, High Court may, if property is in danger, enjoin Administrator General to collect and hold the same until right of succession or administration is ascertained.

Rate of commission payable in such case.

19. Probate to be granted to executor appearing in the course of proceedings taken by Administrator General to obtain administration.

Costs of proceedings taken by the Administrator General to be paid out of the estate.

20. If no executor or next-of-kin appear or give necessary security, letters of administration to be granted to Administrator General.

21. Administrator General in certain cases to secure and distribute the estate and effects of soldiers.

Proviso.

- 22. Administrator General not precluded from applying for letters of administration in any case within one month after death of deceased.
- 1 23. After revocation, letters of administration granted to Administrator General to be deemed as to him to have been voidable only.

 Exception.

Proviso :

- 24. What payments made or acts done by Administrator General prior to revocation of administration upon production of a Will, shall be deemed valid.
- 25. In what cases Court may recall Administrator General's administration and grant probate, &c., to executor or next-of-kin.

Unless a Will is proved, application to revoke such administration must be made within six months and without needless delay.

26. Costs of obtaining administration, commission, &c., may, on revocation, be ordered by Court to be paid to the Administrator General out of the assets.

27. Exclusion of creditors who have not proved from assets with which a dividend is made. After one year from grant of administration, distribution of assets by Administrator General to be allowed against all claims of which he had no notice.

Person receiving payments liable to refund.

What to be notice of debt or claim.

- 28. Letters of administration to be granted to Administrator General in virtue of his office.

 Authority given by such letters.
- 29. Grant of probate to Administrator General named as executor by virtue of his office.
- 30. Transfer by private executor or administrator of interest under probate or letters of administration.

- . Vesting of estates, &c., in successor of Administrator General.
 - (b):-Suits by and against the Administrator General.
- 32. Administrator General to sue and be sued in his representative capacity by his name of office. Suit not to abate by death, &c.

 Proviso as to costs.
- 33. Creditors' suits against Administrator General.

(c).—Grant of Certificates by the Administrator General.

- 34. In what case Administrator General may grant certificate.

 No certificate to be granted where probate or administration taken out, or in respect of money in Government Savings' Bank.
- 35. Grant of certificate to creditors.

 Proviso.
- 36. Administrator General not bound to grant certificate unless satisfied of claimant's title, &c.
- 37. Copy of certificate with receipt annexed, when signed by certificate-holder, to be a discharge.

Right of executor or administrator against certificate-holder.

Right of creditor against assets in hands of certificate-holder.

- 38. Administrator General not bound to take out administration on account of effects in respect of which he has granted a certificate.
- 39. Fee for certificate.

(d).- Expenses of the Administrator General's Establishment.

40. Administrator General to defray expenses of establishment, and all other charges not expressly provided for.

(e) .- Accounts and Schedules.

- 41. Administrator General to keep a separate account for each estate, to be open to inspection on payment of fee.
- 42. Administrator General to furnish half-yearly schedules. Schedules to be filed and published.

PART IV.

Of the Audit of the Administrator General's Accounts,

- 43. Government to appoint auditors.
 - 44. Auditors to examine schedule, and report to Government.
- 45. Auditors to have power to summon witnesses and to call for books, &c. Penalty for non-attendance.
- 46. Costs of preparing schedules, &c., how to be paid.
- 47. Auditors to report specially to Government if accounts appear not correct.
- 48. Proceedings upon such report.
- 49. Costs of reference, &c., how to be defrayed.

PART V.

Of the Commission of the Administrator General.

- 50. Commission to be received by Administrators General.
- 51. Section 50 not to apply to property of officers and soldiers dying on service, which she come to hands of Administrator General.

Administrator General entitled to a commission of only three per cent. on gross amount of such property.

52. What expenses, &c., commission is to cover.

How payable.

Commission retained to be deemed a distribution.

53. Commission of the Administrator General of Bengal may be raised and again reduced Commission of the Administrators General of Madras and Bombay may be reduced and again raised.

Proviso.

54. Commission or agency not to be charged by executor or administrator other than the Administrator General.

Bequest in favour of executors not affected.

PART VI.

Miscellaneous.

55. Government may make and alter rules and orders consistent with this Act—
For custody of assets.

For remittance of money.

For guidance of Administrator General.

Proviso as to rules now in force.

- 56. Publication of orders, &c.
- 57. Orders of the Court to have same effect, and to be executed in same manner, as a decree.
- 58. Penalty for false evidence.
- Assets unclaimed for fifteen years to be transferred to Government. Proviso.
- 60. Mode of proceeding by claimant to recover principal money so transferred.
- 61. District Judge in certain cases to take charge of property of deceased persons, and to report to Administrator General.
- 62. Act not to require administration of estates of soldiers, unless Administrator General authorized by Military Secretary or Committee of Adjustment.
- 63. Indian Succession Act and Indian Companies' Act not to affect Administrator General.
- 64. Power to appoint a Deputy Administrator General for the North-Western Provinces, and the Panjab, Oudh and the Central Provinces.

Schedule of Acts repealed.

ACT No. XXIV of 1867.

Passed by the Governor General of India in Council.

(Received the assent of the Governor General on the 22nd March 1867).

An Act to consolidate and amend the law relating to the office and duties of Administrator General.

WHEREAS it is expedient to consolidate and amend the law relating to the office and duties of Administrator General; It is hereby enacted as follows:—

PART I.

Preliminary.

Short title.

1. This Act may be called "The Administrator General's Act, 1867."

2. The Acts and parts of Acts specified in the Schedule hereto are repealed, except so far as they repeal other Acts or Regulations, or parts of Acts or Regulations. All things duly done under any of the said Acts or parts of Acts hereby repealed, shall be considered as having been done under this Act. Act No. XXVII of 1860 (for facilitating the collection of debts on successions and for the security of parties paying debts to the representatives of deceased persons) is repealed, except as to Hindús, Muhammadans and Buddhists and persons exempted under the Indian Succession Act, 1865, Section 332, from the operation of such Act.

Interpretation clause.

3. In this Act—unless there be something repugnant in the subject or context—

"Presidency of Bengal" includes the territories which are or shall for the time being be respectively under the governments of the Lieutenant Governors of Bengal, the North-Western Provinces and the Panjáb, and under the administrations of the Chief Commissioners of Oudh, the Central Provinces and British Burmah:

"Presidency

"Presidency of Madras" includes the territories which are or shall "Presidency of the time being be under the government of the Govern of Fort St. George in Council, Coorg, and also, so far as r gards British subjects, Mysore and the Hyderabad Assigned Districts:

"Presidency of Bombay" means the territories which are or shall for the "Presidency of Bombay." time being be under the government of the Governor of Bombay in Council:

"Presidency Town." "Presidency Town" means the town of Calcutta, Madras or Bombay, as the case may be:

"Government" means the Governor General of India in Council, so far as the Act relates to the Presidency of Bengal; the person for the time being administering the executive government of the Presidency of Fort St. George, so far as the Act relates to the Presidency of Madras; and the person for the time being administering the executive government of the Presidency of Bombay, so far as the Act relates to that Presidency:

"District Judge" means the Judge of a principal civil Court of original jurisdiction:

"Letters of Administration" shall include any letters of administration, "Letters of Administration" whether general or limited, or with a Will annexed, and letters ad colligenda bona:

"Next-of-kin" includes a widower or widow of a deceased person, or any other person who, by law and according to the practice of the Courts, would be entitled to letters of administration in preference to a creditor or legatee of the deceased:

"Officer" means a commissioned officer of Her Majesty's Army, or of Her Majesty's Indian Army:

"Soldier" means a soldier of Her Majesty's Army, or European soldier of Her Majesty's Indian Army, including a warrant and a non-commissioned officer:

"Assets"

"Assets."

"Assets" includes immoveable as well as moveable property:

Gender. Number. Words in the masculine gender include the feminine; and words in the singular number include the plural, and vice versá.

PART II.

Of the Office of Administrator General.

4. In each of the Presidencies of Bengal, Madras and Bombay, there shall be an Administrator General. The said Administrators General shall be called respectively the Administrator General of Bengal, the Administrator General of Madras, and the Administrator General of Bombay.

Appointment, suspension and removal of Administrators General.

5. Such officers shall be appointed and may be suspended or removed by the authorities hereinafter mentioned respectively; that is to say:—

The Administrator General of Bengal, by the Governor General of India in Council; the Administrator General of Madras, by the Government of Fort St. George; and the Administrator General of Bombay, by the Government of Bombay.

Qualification of future and continuance of existing incumbents.

One of the Faculty of Advocates in Scotland; but any person now holding such office shall continue to hold the same, subject to the provisions contained in the other Sections of this Act.

Administrator General not to be deemed an officer of High Court.

- 7. The Administrator General shall not be deemed in that capacity to be an officer of any High Court.
- Probates and letters of administration granted by any of the late Supreme Courts of Judicature to the Ecclesiastical Reters of administration granted by Supreme Courts to Ecclesiastical Registrars to Ecclesiastical Resistrars to have same effect as if granted to the Administrator General.

 Supreme Courts of Judicature to the Ecclesiastical Redering is trar of such Court in virtue of his office, shall have the same effect as if granted to be done under this Act, as if they had been granted to the Administrator General.



9. No person now holding the office of Administrator General, or herea.

No Administrator General to be Ecclesiastical Registrar.

Administrator General not to hold any other office without sanction of Government.

Proviso.

to be appointed to such office in any of the said Presidence shall hold the office of Ecclesiastical Registrar; nor, withouthe express sanction of Government, any other office togethe with that of Administrator General: Provided that the Administrator General of the Presidency may be appointed Official Trustee under Act No. XVII of 1864 (to constitute an office of Official Trustee): Provided also, that the Administrator General of Bengal may hold the office of Receiver of

the High Court of Judicature at Fort William.

Penalty for trading.

by Section 168 of the Indian Penal Code, for any Administrator General to trade or traffic for his own benefit, or for the benefit of any other person, unless so far as shall appear to him to be expedient for the due management of the estates which shall come into his charge under the provisions of this Act, and for the sole benefit of the several persons entitled to the proceeds of such estates respectively; but this exception is not to be construed to alter the civil liabilities of the Administrator General as trustee of such estates.

Unless the Governor General of India in Council, or the Government. with the sanction of the Governor General of India in Security to be given by Administrator Gen-Council, shall otherwise order, every Administrator General hereafter to be appointed shall give security to the Secretary of State for India for the due execution of his office, for one lakh of rupees by his own bond, and for another lakh of rupees, or for separate sums amounting together to one lakh of rupees, by the deposit of Government securities or by the joint and several bond or bonds of two or more sureties to be approved by Government, or partly by such deposit and partly by such bond or bonds: Provided that every Administrator General may, with the consent of Government, substitute either of the said two last-men-Substitution of security or sureties. tioned kinds of security for another previously given for such last-mentioned lákh or any part of it; and every Administrator General may, with the consent of Government, and shall from time to time when required by Government so to do, cause fresh sureties to be substituted for any

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those previously bound, so far as the security shall relate to the due execuon of his office for the time then to come.

- 12. No Administrator General shall be required by any Court to enter into any administration bond, or to give other security to the No security nor oath to be required by Court Court, on the grant of any letters of administration to him from Administrator in virtue of his office, No Administrator General shall be required to verify, otherwise than by his signature, any petition presented by him under the provisions of this Act, and if the facts stated in any such petition are not within the Administrator General's own personal knowledge, the petition may be subscribed and verified by any person competent to make the verification. Whoever makes a statement in any such petition which is false, and which he either knows or believes to be false or does not believe to be true, shall be deemed to have intentionally given false evidence in a stage of a judicial proceeding.
- Appointment of officiating Administrator General shall obtain leave of absence, it shall be lawful for the Government of officiating Administrator General.

 General, and such person, while so officiating, shall be subject to the same conditions and be bound by the same responsibilities as the Administrator General by any law now in force or that may hereafter be enacted, and he shall be deemed to be Administrator General for the time being under this Act, and shall be liable to give security under Section 11 of this Act in like manner as if he had been appointed Administrator General.

PART III.

Of the Rights, Powers and Duties of the Administrator General.

- (a).—Grants of Letters of Administration and Probate to the Administrator General.
- So far as regards the Administrator General of any of the Presidencies of Bengal, Madras and Bombay, the High Court of As regards Adminis-General, High Judicature at the Presidency town shall be deemed to be a Court at Presidency Court of competent jurisdiction within the meaning of Sectown to be deemed a Court of competent tions 187 and 190 of the Indian Succession Act, 1865, jurisdiction meaning of Sections 187 and 190 of Indian wheresoever within the Presidency the property to be com-Succession Act. prised in the probate or letters of administration may be situate.

15. Any

Any letters of administration, or letters ad colligenda bona, whi

Administrator General entitled to letters of administration, unless granted to next-ofkin of deceased.

Administrator General entitled in preference to creditor, nonuniversal legatee or friend.

shall hereafter be granted by the High Court of Judicatur at any Presidency town, shall be granted to the Administrator General of the Presidency, unless they shall be granted to the next-of-kin of the deceased. The Administrator General of the Presidency shall be deemed to have a right to letters of administration in preference to that of any person, merely on the ground of his being a creditor, a legatee other than an universal legatee, or a friend of the deceased.

16. If any person, not being a Hindú, Muhammadan or Buddhist, or a per-

When administration of estates of persons other than Hindús, Muhammadans Buddhists is to be by Administrator

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son exempted under the Indian Succession Act, 1865, Section 332, from the operation of that Act, shall have died. whether within any of the said Presidencies or not, and whether before or after the passing of this Act, and shall have left assets exceeding at the date of the death or within

one year thereafter the value of one thousand rupees within any of the said Presidencies, and no person shall, within one month after his death, have applied in such Presidency for probate of a Will, or for any letters of administration of his estate, the Administrator General of the Presidency in which such assets shall be is hereby required, within a reasonable time after he shall have had notice of the death of such person, and of his having left such assets as aforesaid, to take such proceedings as may be necessary to obtain from the High Court of Judicature at the Presidency town, letters of administration to the effects of such person, either generally or with a Will annexed, as the case may require. Whenever the Administrator General of the Presidency shall take proceedings under this Section, it shall be sufficient if the petition required by Section 246 of the Indian Succession Act, 1865, shall state the time and place of the deceased's death to the best of the petitioner's knowledge or belief, that the deceased left some property within the Presidency as hereinbefore defined, and the amount or value of assets which are likely to come into the petitioner's hands.

Upon death of any person leaving assets within local limits, High Court may, on application, if assets are in danger, direct Administrator General to apply for administration.

17.

Whenever any whether a Hindú, Muhammadan or person, Buddhist, or not, shall have died leaving assets within the local limits of the ordinary original civil jurisdiction of the High Court of Judicature at the Presidency town, it shall be lawful for the Court, upon the application of any person interested in such assets, or in the due administration thereof, either as a creditor, legatee, next-of-kin or

otherwise

erwise, or upon the application of a friend of any minor who may be so inrested, or upon the application of the Administrator General, if the applicant hall satisfy the Court that danger is to be apprehended of the misappropriation, deterioration of waste of such assets unless letters of administration of the effects of such person are granted, to make an order, upon such terms as to indemnifying the Administrator General against costs and other expenses as to the Court shall seem fit, directing the Administrator General to apply for letters of administration of the effects of such person. Provided that, in the

Administration to effects of deceased Hindús, Muhammadans or Buddhists, not to be granted under this Section, unless required to protest the assets.

Costs of unnecessary application.

case of an application being made under this Section for letters of administration to the effects of a deceased Hindú, Muhammadan or Buddhist, or person exempted as aforesaid, the Court may refuse to grant letters of administration to any person, if it be satisfied that such grant is unnecessary for the protection of the assets, and in such case the said Court shall make such order as to the costs of the application as it shall think just.

18. Whenever any person, whether a Hindú, Muhammadan or Buddhist,

Upon death of any person leaving assets limits, within local Court High may, property enjoin Addanger, ministrator General to collect and hold the same until right of succession or administration is ascertained.

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or not, shall have died, whether before or after the passing of this Act, leaving assets within the local limits of the ordinary original civil jurisdiction of any of the said High Courts, and such Court shall be satisfied that danger is to be apprehended of the misappropriation, deterioration or waste of such property, before it can be ascertained who may be legally entitled to the succession to such property, or whether the Administrator General is entitled to letters of adminis-

tration to such deceased person, it shall be lawful for the Court to authorize and enjoin the Administrator General to collect and take possession of such property, and to hold or deposit or invest the same according to the orders and directions of the Court, and in default of any such orders or directions, according to the provisions of this Act so far as the same are applicable to such property;

Rate of commission payable in such case.

and the Administrator General shall be entitled to a commission of one *per centum* upon the amount of all moveable assets collected or received by him in pursuance of such

order, and also to reimburse himself for all payments made by him in respect of the assets which a private administrator of such assets might lawfully have made; and in case letters of administration of any such property shall be after-

wards

wards granted to the Administrator General, the said commission of one a centum shall be deemed a part payment of the commission payable to the Administrator General under the letters of administration. Any order of Cour made under the provisions of this Section, shall entitle the Administrator General to collect and to take possession of such property, and, if necessary, to maintain a suit for the recovery thereof.

19. If in the course of proceedings to obtain letters of administration

· Probate to be granted to executor appearing in the course of proceedings taken by Administrator eral to obtain administration.

under the provisions of Section 16 or Section 17 of this Act any executor appointed by a Will of the deceased shall are pear according to the practice of the Court and prove the Will and accept the office of executor, or if any person shall appear according to such practice and make out his claim

letters of administration as next-of-kin of the deceased, and shall give such security as shall be required of him by law or by the practice of the Cour the Court shall grant probate of the Will or letters of administration accord

Costs of proceedings taken by the Administrator General to be paid out of the

20.

General.

ingly, and shall award to the Administrator General h costs of the proceedings so taken by him, to be paid ou of the estate as part of the testamentary or intestal expenses thereof.

If no executor or next-of-kin appear or give necessary seen-rity, letters of admin-

istration to be granted to Administrator

If no

person shall appear according to the practice of the Court and entitle himself to probate of a Will, or to a grant letters of administration as next-of-kin of the deceased, or the person who shall entitle himself to a grant of admini tration shall neglect to give such security as shall be require of him by law or according to the practice of the Court

the Court shall grant letters of administration to the Administrator General.

Administrator Genoral in certain cases to secure and distribute the estate and effects of soldiers.

21. The Administrator General shall, when duly authorized or require so to do by the Military Secretary to Government, second and distribute the assets of the estate and effects of an officer, soldier, or other person subject to any Articles War, in all cases in which such estate and effects do no

exceed on the whole five hundred rupees, charging the estate with a con mission of three per centum only. It shall not be necessary for the Admini trator General to take out letters of administration in case

Proviso.

referred to in this Section: but he shall have the same power

th regard to all such assets as he would have had if he had taken out such ters.

Administrator Genral not precluded rom applying for leters of administration any case within one aonth after death of deceased.

Nothing in this Act is intended to preclude the Administrator General from applying to the Court for letters of administration in any case, within the period of one month from the death of the deceased.

After revocation, letters of administration granted to Administrator General to be deemed as to him to have been voidable only.

Exception.

If any letters of administration which shall be granted to the Administrator General under the provisions of this Act, shall be revoked or recalled, the same shall, so far as regards the Administrator General and all persons acting under his authority in pursuance thereof, be deemed to have been only voidable; except as to any act done by any such Administrator General or other person as aforesaid, after notice of a

Will or of any other fact which would render such letters of administration

void: Provided that no notice of a Will or of any other fact Proviso. which would render any such letters of administration void, shall affect the Administrator General or any person acting under his authority in pursuance of such letters of administration, unless, within the period of one month from the time of giving such notice, proceedings be commerced to prove the Will, or to cause the letters of administration to be revoked, nor unless such proceedings be prosecuted without unreasonable delay.

What payments made or acts done by Administrator prior to revocation of administration administration upon production of a Will, shall be deemed valid.

24. If any letters of administration which shall be granted under this Act shall be revoked upon the production and proof of a Will, all payments made or acts done by or under the authority of the Administrator General in pursuance of such letters of administration prior to the revocation thereof, which would have been valid under any letters of administration

lawfully granted to him with such Will annexed, shall be deemed valid notwithstanding such revocation.

If an executor or next-of-kin of the deceased, who shall not have

In what cases Court may recall Administrator General's administration and grant probate, &c., to executor or next-of-kin.

been personally served with a citation or had notice thereof in time to appear in pursuance thereof, shall establish to the satisfaction of the Court a claim to probate of a Will or to letters of administration in preference to the Administrator General, any letters of administration which shall be

granted.

granted by virtue of this Act to the Administrator General may be recall and revoked, and probate may be granted to such executor, or letters administration granted to such other person as aforesaid: Provided that 1

Unlessa Will is proved, application to revoke such administration must be made within six months and without needless delay.

letters of administration which shall be granted to the Admin istrator General shall be revoked or recalled for the cause aforesaid, except in cases in which a Will or codicil of the deceased shall be proved in the Presidency, unless the

application for that purpose shall be made within six months after the grant to the Administrator General, and the Court shall be satisfied that there has been no unreasonable delay in making the application, or in transmitting the authority under which the application shall be made.

26. If any letters of administration which shall be granted to the Ad

Costs of obtaining administration, commission, &c., may, on revocation, be ordered by Court to be paid to the Administrator General out of the as-

ministrator General in pursuance of this Act shall be revoked, the Court may order the costs of obtaining such letters of administration, and the whole or any part of any commission which would otherwise have been payable under this Act, together with the costs of the Administrator General in any proceedings taken to obtain such revocation, to

be paid to or retained by the Administrator General out of any assets be longing to the estate. Provided that, in any such case, when the deceased has left a Will appointing an executor, and probate of the Will has been granted by any Court in the Presidency to such executor within three months after the death, or when the widow or next-of-kin has, within one month if resident within the Presidency, or within three months if resident beyond the Presidency, obtained from any such Court letters of administration to the estate an effects of the deceased, then and in either of such cases the Administrate General shall (without prejudice to the provisions contained in Sections 17 and 18 of this Act) not be entitled to receive or retain any commission out of any assets belonging to such estate and situate within the jurisdiction of the Court by which probate or administration shall have been granted as last aforesaid.

27. Whenever the Administrator General shall declare a dividend among

Exclusion of creditors who have not proved, from assets with which a dividend is made. such creditors of the deceased as have proved their debts and shall notify the payment of such dividend by advertisement in the official *Gazette*, no creditor of the deceased which shall not previously to such declaration and advertisement

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have proved his debt, shall be entitled to participate as such in the assets wherewith such dividend shall be made. Any payment or delivery of assets

After one year from grant of administration, distribution of assets by Administrator General to be allowed against all claims of which he had no notice.

to any legatee or to any person entitled in distribution, which shall be made by an Administrator General after the expiration of one year from the grant of the letters of administration under which such payment or delivery shall be made, shall be allowed to the Administrator General as

against all creditors and other claimants against the estate, of whose debts or claims he shall not have had notice before making such payment or delivery:

Provided that nothing herein contained shall exempt the Person receiving payments liable to refund. person to whom such payment or delivery shall be made, from any liability to refund to which he would otherwise be liable: And provided also, that no notice of any debt or claim shall affect the Administrator

General, unless proceedings to enforce the debt or claim be What to be notice of debt or claim. commenced within one month after the giving of such notice, and be prosecuted without unreasonable delay.

Letters of administration to be granted to Administrator General in virtue of his

Authority given by such letters.

29.

Grant of probate to

Administrator General named as executor by

virtue of his office.

ministrator General in virtue of his office shall be granted to him by his name of office, and all letters of administration heretofore granted to the Ecclesiastical Registrar or Administrator General officially, or which shall be granted to any Administrator General in virtue of his office, shall authorize the Administrator General for the time being of the same Presidency to act as administrator of the estate to which such letters of administration shall relate.

All letters of administration which shall be granted to any Ad-

Every probate which shall be granted to any Administrator General of a Will wherein he shall be named as executor by virtue of his office, shall be granted to him by his name of office, and shall authorize the Administrator General for the time being of the same Presidency to act as executor of the estate to

which such probate shall relate.

Transfer by private executor or adminis-trator of interest under probate or letters of administration.

30. It shall be lawful for any private executor or administrator, with the previous consent of the Administrator General of the Presidency in which the property comprised in the probate or letters of administration is situate, by an instrument in writing under his hand, bearing a stamp of ten rupees and notified in the local Gazette, to transfer all estates, effects and interests vested in him by virtue of such probate or letters to the Administrator General by his name of office; and thereupon the transferor shall be exempt from all liability as such executor or administrator, as the case may be, for any act or omission in respect of the said property after the date of the said transfer; and the Administrator General for the time being shall have the rights and be subject to the liabilities which he would have had, and to which he would have been subject, if the probate or letters of administration, as the case may be, had been granted to him by his name of office at the date aforesaid. Nothing herein contained shall be taken to exempt any such transferor from liability for acts and omissions in respect of the said property prior to the transfer.

Vesting of estates, co., in successor of Administrator Gen-eral.

Vesting of estates, co., in successor of Administrator Gen-eral, shall be vested in him by virtue of such letters of administrator Gen-eral or removal, cease to be vested in him, and shall vest in his successor in office immediately upon his appointment thereto. All books, papers and documents kept by such Administrator General by virtue of his office or as such executor or transferee as aforesaid, shall be transferred to and vested in his successor in office.

(b).—Suits by and against the Administrator General.

32. All suits or other proceedings which shall be commenced by or Administrator Genagainst any Administrator General in his representative eral to sue and be character, may be brought by or against him by his name of sued in his representative capacity by his office, and no suit or other proceedings already commenced name of office. or which shall be commenced by or against any person as Administrator General, either alone or jointly with any other person, shall Suit not to abate by death, &c. abate by reason of the death, resignation or removal from office of any such Administrator General, but the same may, by order of the Court, and upon such terms as to the service of notices or otherwise as the Court may direct, be continued by or against his successor immediately upon his appointment, in the same manner as if no such death, resignation or removal had occurred: Provided that nothing Proviso as to costs. hereinbefore contained shall render any such successor personally liable for any costs incurred prior to the order for continuing the suit against him.

If any suit shall be brought by a creditor against any Administrator General in his representative character, the plaintiff shall Creditors' be liable to pay the costs of the suit and shall not be entitled against Administrator General. to have the decree (if any) in such suit enforced, unless upon proof by affidavit or otherwise that not less than one calendar month previous to the institution of the suit he had applied in writing to the Administrator General, stating the amount and other particulars of the claim, and supporting the same by such evidence as, under the circumstances of the case, the Administrator General was reasonably entitled to require, and that the Administrator General had refused or neglected to register the claim according to the If in any such suit judgment is pronounced in favour practice of his office. of the plaintiff, he shall, nevertheless, be only entitled to payment out of the assets of the deceased pari passu with the other creditors.

(c).—Grant of Certificates by the Administrator General.

Whenever any person, not being a Hindú, Muhammadan or Buddhist, or exempted under the Indian Succession Act, 1865, In what case Ad-Section 332, from the operation of that Act, shall have died, ministrator may grant certificate. whether within any of the said Presidencies or not, whether before or after the passing of this Act, and whether testate or intestate, and shall have left moveable assets within any of the said Presidencies, and the Administrator General of such Presidency shall be satisfied that such assets do not exceed in the whole one thousand rupees in value, he may, after the lapse of one month from the death if he shall think fit, or before the lapse of the said month if he shall be requested so to do by writing under the hand of the executor or the widow or other person entitled to administer the effects of the deceased, grant to any person claiming otherwise than as a creditor to be entitled to a share of such effects, certificates under his hand entitling the claimant to receive the sums or securities for money therein severally mentioned. belonging to the effects of the deceased, to the value of any sum not exceeding

No certificate to be granted where probate or administration taken out, or in respect of money in Government Savings' Bank.

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in the whole one thousand rupees: Provided that no certificate shall be granted under this Section where probate of the deceased's Will or letters of administration of his effects has or have been granted, or in respect of any sum of money deposited in a Government Savings' Bank.

35. If

If in cases falling within Section 34 of this Act, no person claiming otherwise than as a creditor to be entitled to a share of the Grant of certificate effects of the deceased shall, within three months, obtain. a certificate from the Administrator General under the same Section, or letters of administration to the estate and effects of the deceased, the Administrator General may administer the estate without letters of administration, in the same manner as if such letters of administration had been granted to him; and if he shall neglect or refuse to take upon himself the administration of the estate and effects, he shall, upon the application of a creditor. and upon being satisfied of his title, grant a certificate in the same manner as if such creditor were entitled to a share of the effects of the deceased, and such certificate shall have the same effect as a certificate granted under the provisions of the same Section, and shall be subject to all the provisions of Act which are applicable to such certificate: Provided that the Administrator General may, before granting such certificate. Proviso. if he think fit, require the creditor to give reasonable security for the due administration of the estate and effects of the deceased.

36. The Administrator General shall not be bound to grant any such certificate, unless he shall be satisfied of the title of the Administrator General not bound to grant claimant and of the value of the effects of the deceased, certificate unless satiseither by the oath or solemn affirmation of the claimant fied of claimant's title. (which oath or affirmation the Administrator General is hereby authorized to administer or take), or by such other evidence as he shall require.

Copy of certificate with receipt annexed, when signed by certificate-holder, to be a discharge.

37. A copy of any such certificate with a receipt annexed shall, when such copy and receipt are signed by the person to whom the certificate has been granted, be a full discharge for payment or delivery to him of the money

Right of executor or administrator against

certificate-holder.

or security for money therein mentioned, to the person paying or delivering the same: but nothing in this Act shall preclude any executor or administrator of the deceased from recovering, from the person receiving the same, the amount remaining in his hands after deducting the amount of all debts or other demands lawfully

paid

paid or discharged by him in due course of administration. And any creditor

Right of creditor against assets in hands of certificate-holder.

or claimant against the estate of the deceased shall be at liberty to recover his debt or claim out of the assets received by such person and remaining in his hands unadministered,

in the same manner and to the same extent as if such person had obtained letters of administration to the estate of the deceased.

- Administrator General shall not be bound to take out letters of administrator General not bound to take out administration on account of effects in respect of which he has granted certificate.

 Administrator General shall not be bound to take out letters of administration to the estate of any deceased person on account of effects in respect of which he has granted certificate. but he may do so if he shall discover any fraud or misrepresentation made to him, or that the value of the estate exceeded one thousand rupees.
- 39. For every such certificate the Administrator General shall be entitled to charge a fee calculated after the rate of three rupees in the hundred on the amount mentioned in the certificate.
 - (d).—Expenses of the Administrator General's Establishment.
- Administrator General shall defray all the expenses of the Administrator General shall defray all the expenses of the establishment necessary for his office, and all other charges to which the said office shall be subject, except those for expressly provided for.

 which express provision is made by this Act.

(e).—Accounts and Schedules.

Administrator General of each of the said Presidencies shall enter into books to be kept by him for that purpose, searal to keep a separate and distinct accounts of each estate, and of all such sums of money, bonds and other securities for money, goods, effects and things as shall come to his hands, or to the hands of any person employed by him or in trust for him under

this Act; and likewise of all payments made by him on account of such estate, and of all debts due by or to the same, specifying the dates of such receipts and payments respectively. Such books shall be kept in the Administrator General's office, and shall be open for the inspection of all such persons, practitioners in the said Courts and others, as may have occasion to inspect the same, at office hours, paying only such reasonable fee as hath been or shall be from time to time fixed by the Government and published in the official Gazette of the Presidency to which the same may relate.

42. The

The Administrator General of each of the said Presidencies shall twice in every year, that is to say, on or before the first Administrator General to furnish half-yearly schedules. day of April, and on or before the first day of October, or on such other days as the Government shall, by any rules or orders to be published as aforesaid, direct, exhibit and deliver, in the High Court at Calcutta, Madras or Bombay, as the case may be, a true schedule showing the gross amount of all sums of money received or paid by him on account of each estate in his charge, and the balances, during the period of six months ending severally on the thirty-first day of December and thirtieth day of June next before the day of delivering such schedule, and a true list of all bonds or other securities received on account of each of the said estates during the same period; and also a true schedule of all administrations whereof the final balances shall have been paid over to the persons entitled to the same, during the same period, specifying the amount of such balances and the persons to whom paid. Such schedules shall be filed of Schedules to be filed and published. record in such High Court, and shall, within fourteen days afterwards, be published in the official Gazette of the Presidency by the said Administrator General; and copies thereof in triplicate shall be delivered by such Administrator General to the Government, and shall be sent by such Government to the Secretary of State for India, in order that such Secretary may, if he think fit so to do, order the same to be deposited at the India Office for public inspection, and may cause notices to be published in the London Gazette and other leading newspapers, that such schedules are open to inspection there, or may make such other orders respecting the same as he may think fit.

PART IV.

Of the Audit of the Administrator General's Accounts.

- 43. The Government shall from time to time appoint auditors to examine the accounts of the Administrator General at the times of the delivery of the said schedules, and also at any other time when the Government shall think fit.
- Auditors to examine schedule, and report to the Government whether they contain a full and true account of every thing which ought to be inserted therein, and whether the books which by this Act are, or which by any such general rules and orders as hereinafter mentioned shall be, directed to be

be kept by the Administrator General, have been duly and regularly kept, and whether the assets and securities have been duly kept and invested and deposited in the manner prescribed by this Act, or which shall be prescribed by any such rules and orders to be made as aforesaid.

45. Every auditor shall have power to summon as well the Administrator General as any other person whose presence he may think Auditors to have necessary, to attend him from time to time; and to examine power to summon witnesses and to call for the Administrator General or other person if he shall think fit, on oath or solemn affirmation to be by him administered; and to call for all books, papers, vouchers and documents, which shall appear to him to be necessary for the purposes of the said reference. If the Administrator General or other person when summoned shall refuse, or, without reasonable cause, neglect to attend or to produce any book, paper, voucher or document so required, or shall attend and refuse to be sworn or make a solemn affirmation, when by law an affirmation may be substituted for an oath, or shall refuse to be examined, the auditors shall certify such neglect or refusal in writing to the High Court at the Presidency town; and every person so refusing or neglecting shall thereupon be punishable Penalty for non-atin like manner as if such refusal or neglect had been in contempt of the said High Court.

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- 46. The costs and expenses of preparing and publishing the said schedules and copies thereof, and of every such reference and examination as aforesaid, shall be defrayed by all the estates to which such schedules or accounts shall relate. Such costs and expenses, and the portion thereof to be contributed by each of the said estates, shall be ascertained and settled by the auditors, subject to the approval of the Government, and shall be paid out of the said estates accordingly by the Administrator General.
- 47. If upon any such reference and examination the auditors shall see reason to believe that the said schedules do not contain a Auditors to report true and correct account of the matters therein contained or which ought to be therein contained, or that the assets have not forrect.

 The population of the matters therein contained or which ought to be therein contained, or that the assets have not forrect.

 The population of the matters therein contained or directed by this Act, or which shall be directed by any such rules and orders as aforesaid, or that the Administrator General has failed to comply

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comply with the provisions and directions of this Act or of any such rules and orders, they shall report accordingly to the Government.

- The Government may refer every such report as last aforesaid to the consideration of the Advocate General for the Presidency, Proceedings upon who shall thereupon, if he shall think fit, proceed summarily such report. against the defaulter or his executor or administrator in the High Court in the Presidency town, by petition for an account, or to compel obedience to this Act or to such rules and orders as aforesaid, or otherwise as he may think fit, in respect of all or any of the estates then or formerly under the administration of such defaulter; and the said Advocate General shall have power to exhibit interrogatories to the said Administrator General, executor or administrator (hereinafter called the defendant), who shall be bound to answer the same as fully as if a commission had been issued under the provisions of the Code of Civil Procedure for his examination upon the said interrogatories. The Court shall have power upon any such petition to compel the attendance in Court of the defendant and any witnesses who may be thought necessary, and to examine them orally or otherwise as the said Court shall think fit, and to make and enforce such order or orders as the Court shall think just.
- 49. The costs, including those of the Advocate General and of the reference to him, if the same shall be directed by the Court Costs of reference, to be paid, shall be defrayed either by the defendant or out mayer.

 of the estates rateably as the said Court shall direct; and whenever any costs shall be recovered from the defendant, the same shall be repaid to the estates by which they shall have been in the first instance contributed, and the Court may, if it shall think fit, order the defendant to receive his costs out of the said estates.

PART V.

Of the Commission of the Administrator General.

50. The Administrator General of each of the said Presidencies, under any letters of administration which shall be granted to him Commission to be in his official character, or under any probate which shall be trators General.

granted to him of a Will wherein he shall be named as exercutor by virtue of his office; or under any probates or letters of administration which are or shall be vested in him by Section 8 or Section 30

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of this Act, shall be entitled to receive a commission at the following rates respectively, viz.:-

Administrator General of Bengal at the rate of three per centum, and the Administrators General of Madras and Bombay respectively at the rate of five per centum, upon the amount or value of the assets which they shall respectively collect and distribute in due course of administration.

51. Section 50 not to apply to property of officers and soldiers dying on service, which shall come to hands of Administrator General.

The last preceding Section shall not apply to cases in which the property of an officer or soldier dying on service shall come to the hands of the Administrator General of any of the said Presidencies, under the ninth or the twelfth Section of the Statute called "The Regimental Debts' Act, 1863;" and such

Administrator General shall not be entitled to take, and it shall not be lawful for him to take, a percentage on any such property exceeding three per cen-

Administrator General entitled to a commission of only three per cent. on gross amount of such property.

tum on the gross amount coming to his hands after the passing of the Administrator General's Act, 1865, if preferential charges as defined by the fourth Section of the said Statute have been previously paid, or on the gross amount remaining in his hands after payment by him of such charges, as the case may be.

52. The Administrator General shall be entitled to reimburse himself for any payments made by him in respect of any estate in What expenses, &c., his charge, which a private administrator of such estate commission is to cover. might have lawfully made; but save as aforesaid, the commission to which the Administrator General of each of the said three Presidencies shall be entitled is intended to cover, not merely the expense and trouble of collecting the assets, but also his trouble and responsibility in distributing them in due course of administration. It is therefore enacted that one-half of such commission shall be payable to and retained How payable. by such Administrator General upon the collection of the assets, and the other half thereof shall be payable to the Administrator General who shall distribute any assets in the due course of administration, and may be retained by him upon such distribution. The amount of the commission lawfully retained by an Administrator General upon Commission retained the distribution of assets, shall be deemed a distribution to be deemed a distri-

bution

of this Act.

in the due course of administration within 53. Th The Governor General of India in Council may from time to time

Commission of the Administrator General of Bengal may be raised and again reduced.

order the rate of commission hereinbefore authorized to be received by the Administrator General of Bengal to be raised to any rate not exceeding five per centum upon the amount or value of the assets which he shall collect and distribute in due course of administration and again to be reduced. The Governments of the Presi-

Commission of the Administrators General of Madras and Bombay may be reduced

dencies of Fort St. George and Bombay respectively may; with the sanction of the Governor General of India in Council, from time to time order the aforesaid rate of commission hereby authorized to be received by the Administra-

and again raised.

tors General of Madras and Bombay respectively to be reduced and again to be raised: Provided that the commission so to be received shall

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not at any time exceed five per centum of the assets collected, and that no person now holding the office of Administrator General of Bengal, Madras or Bombay shall, by any such order, be deprived of the right to receive and retain, for his own use, a commission at the rate of three per centum in respect of all assets collected and actually administered by him.

No person other than the Administrator General acting officially

Commission or agenby not to be charged executor or administrator other than the Administrator Genshall receive or retain any commission or agency charges for anything done as executor or administrator under any probate or letters of administration, or letters ad colligenda bona, which have been granted by the Supreme Court or High Court of Judicature at Fort William in Bengal since

the passing of Act No. VII of 1849 (for the appointment of an Administrator General in Bengal), or by either of the Supreme or High Courts of Judicature at Madras and Bombay since the passing of Act No. II of 1850 (to amend and extend to Madras and Bombay Act No. VII of 1849), or which have been or shall be granted by any Court of competent jurisdiction within the meaning of Sections 187 and 190 of the Indian Succession Act, 1865; but this enactment shall

not prevent any executor or other person from having the Bequest in favour of executors not affected. benefit of any legacy bequeathed to him in his character of executor, or by way of commission or otherwise.

PART VI. Miscellaneous.

55. The Government shall have power from time to time to make and make and alter any general rules and orders consistent with the pro-and orders consistent visions of this Act, for the safe custody of the assets and se-

curities

curities which shall come to the hands or possession of the Administrator General, and for the remittance to the India Office of all For custody of assums of money which shall be payable or belong to sets. \mathbf{For} remittance of persons resident in Europe, or in other cases where money. such remittances shall be required, and generally for the guidance and government of the Administrator General in the discharge of his duties; and may by such rules and orders amongst other For guidance Administrator General. things direct what books, accounts and statements, in addition to those mentioned in this Act, shall be kept by the Administrator General, and in what form the same shall be kept, and what entries the same shall contain, and where the same shall be kept, and where and how the assets and securities belonging to the estates to be administered by such Administrator General shall be kept and invested or deposited pending the administration thereof, and how and at what rate or rates of exchange any remittances thereof Unless any such rules shall be made and shall be made. Proviso as to rules published, the rules now in force in each of the said Presinow in force. dencies, so far as the same are not inconsistent with this Act, shall be of the same force and effect as if the same had been made and published under this Act.

56. Such orders shall be published in the Gazette of India, the Fort St.

Publication of orders, &c. George Gazette, or the Bombay Government Gazette, as the case may be, and it shall be the duty of the several Administrators General to obey and fulfil the same, and the same shall be a full authority and indemnity for all persons acting in pursuance thereof.

Orders of the Court to have same effect, and to be executed in same manner, as a decree.

- 57. Any order which shall be made under this Act by any Court shall have the same effect and be executed in the same manner as a decree.
- 58. Whoever, having been sworn or having taken a solemn affirmation under this Act, shall upon any examination authorized by this Act, make a statement which is false, and which he either knows or believes to be false or does not believe to be true, shall be deemed to have intentionally given false evidence in a stage of a judicial proceeding.

59. All

All assets in the official charge of the Administrator General of any of the said Presidencies, and which now appear or shall hereafter appear from the official books and accounts of the Ec-Assets unclaimed for clesiastical Registrar and of the Administrator General of

fifteen years to transferred to Govern-

any of those Presidencies, or from the official books and accounts of any of those officers, to have been in official custody for a period of fifteen years or upwards without any claim thereto having been made and allowed, shall be transferred and paid to the Controller General of Accounts or to the Accountant General to the Government of Fort St. George or Bombay, as the case may be, and be carried to the account and credit of the Government of India for the general purposes of Government; and the receipt of the said Controller General or Accountant General, as the case may be, shall be a full indemnity and discharge to the said Administrator General for any such transfer or pay-

ment: Provided that this Act shall not authorize the transfer Proviso. or payment of any such proceeds as aforesaid, pending any suit already instituted or which shall be hereafter instituted in respect thereof.

If any claim shall be hereafter made to any part of the securities, monies or proceeds which shall be carried to the account or Mode of proceeding credit of the Government of India under the provisions of by claimant to recover money so this Act, and if such claim shall be established to the satisprincipal transferred. faction of the Controller General or the Accountant General

to the Government of Fort St. George or Bombay, as the case may be, the Government of India shall pay to the claimant the amount of the principal so carried to the credit and account of the said Government of India, or so much thereof as shall appear to be due to the claimant. If the claim shall not be established to the satisfaction of the said Controller General or Accountant General, as the case may be, the claimant may apply by petition to the High Court at the Presidency town against the Secretary of State for India, and after taking evidence either orally or on affidavit in a summary way as the said Court shall think fit, the said Court shall make such order on the petition for the payment of such portion of the said principal sum as justice shall require, and such order shall be binding on all parties to the suit.

Whenever any person, other than a Hindú, Muhammadan or 61. Buddhist or a person exempted under the Indian Succession District Judge in certain cases to Act, 1865, Section 332, from the operation of that Act, charge of property of deceased persons, and shall die leaving assets within the limits of the jurisdiction to report to Adminis. of a District Judge, it shall be the duty of the District Judge trator General.

to report the circumstance without delay to the Administrator General of the Presidency, retaining the property under his charge, or appointing an officer under the provisions of the Indian Succession Act, 1865, Section 239, to take and keep possession of the same until the Administrator General shall have obtained letters of administration, or until some other person shall have obtained such letters or a certificate from the Administrator General under the provisions of this Act, when the property shall be delivered over to the person obtaining such letters of administration or certificate, or, in the event of a Will being discovered, to the person who may obtain probate of the Will.

Act not to require administration of estates of soldiers, unless Administrator General authorized by Military Secretary or Committee of Adjustment.

Nothing in this Act is intended to require the Administrator General require to take proceedings to obtain letters of administration to the estate or effects of any officer or soldier or other person subject to any Articles of War, unless when the Administrator or Adjusttrator General shall be duly authorized or required so to do by the Military Secretary to Government, or by a Committee

of Adjustment or other officers or persons acting under any law for the time being in force relating to the payment of regimental debts; nor is anything in this Act contained intended to interfere with or alter the provisions of any Act of Parliament for regulating the payment of regimental debts, and the distribution of the effects of officers and soldiers dying in the service of Her Majesty in India, or of any Articles of War.

- Indian Succession Act, 1865, or the Indian Succession Act, 1865, or the Indian Succession Act, 1865, or the Indian Indian Succession Act, 1866, shall be taken to supersede or affect the rights, duties and privileges of the Administrators General and officiating Administrators General of Bengal, Madras and Bombay respectively.
- Power to appoint a Deputy Administrator General for all or any of the Deputy Administrator General for the North-Western Provinces and the Panjáb, Oudh and the Central Porvinces.

 Control L. Deputy Administrator General for all or any of the territories which are or shall for the time being be respectively under the governments of the said Lieutenant Governors of the North-Western Provinces and the Panjáb, and under the administrations of the Chief Commissioners of Oudh and the

Central Provinces; and the provisions contained in this Act as to the Administrator General of Bengal, shall apply to any Deputy Administrator General so appointed,

appointed, save that in such case this Act shall be construed in the North-Western Provinces, Oudh and the Central Provinces as if the High Court of Judicature for the North-Western Provinces of the Presidency of Fort William in Bengal and, in the Panjáb, as if the Chief Court of the Panjáb, were substituted for the High Court of Judicature at Fort William.

SCHEDULE.

Number of A	CT.	TITLE OF ACT.	EXTENT OF REPEAL.		
VIII of 1855		An Act to amend the law relating to the office and duties of Administrator General.	The whole Act.		
XXVI of 1855	•••	An Act to facilitate the payment of small deposits in Government Savings' Banks to the representatives of the deceased depositors.	Section 4.		
XXVI of 1860	•	An Act to amend Act VIII of 1855 (relating to the office and duties of Administrator General).	The whole Act.		
IV of 1865 X of 1865		An Act to exempt the estates of deceased officers and soldiers delivered over to the Administrator General of Bengal, Madras or Bombay, from the operation of the 26th Section of Act No. VIII of 1855. The Indian Succession Act, 1865	The whole Act.		
XXV of 1866	•••	An Act to transfer to the Government of India certain securities and monies deposited in the High Courts of Judicature at Fort William, Madras and Bombay, and in the Supreme Court of the Straits' Settlement, and the proceeds of certain estates in the charge of the Administrator General of Bengal.	So much of the Act as relates to the Ad- ministrator General of Bengal.		

ACT No. XXV of 1867.

Passed by the Governor General of India in Council.

(Received the assent of the Governor General on the 22nd March 1867.)

An Act for the regulation of Printing-presses and Newspapers, for the preservation of copies of books printed in British India, and for the registration of such books.

Whereas it is expedient to provide for the regulation of printing-presses and of periodicals containing news, for the preservation of three copies of every book printed or lithographed in British India, and for the registration of such books; It is hereby enacted as follows:—

PART I.

Preliminary.

Interpretation clause.

1. In this Act—unless there shall be something repugnant in the subject or context—

"Book" includes every volume, part or division of a volume, and pamphlet, in any language, and every sheet of music, map, chart or plan separately printed or lithographed:

"British India" means the territories which are or shall be vested in Her

"British India." Majesty or Her Successors by the Statute 21 & 22 Vic., cap.

106 (An Act for the better government of India) other than the Settlement of Prince of Wales' Island, Singapore and Malacca:

"Magistrate" means any person exercising the full powers of a Magistrate, and includes a Magistrate of Police and a Justice of the Peace:

Number. Words in the singular include the plural, and vice versa; words denoting the masculine gender include females:

And in every part of British India to which this Act shall extend, "Local "Local Government." Government" shall mean the person authorized by law to administer executive government in such part, and includes a Chief Commissioner.

Act

2. Act No. XI of 1835 is hereby repealed, except so far as it repeals any Repeal of Act XI of Regulations, and except as to acts done, offences committed, and liabilities incurred, before the passing of this Act. In any territory acquired by the East India Company or Her Majesty since the passing of the said Act No. XI of 1835, such Act shall, so far only as regards acts, punishments and fines purporting to have been done, inflicted and levied thereunder, be deemed to have been in force from the date of such acquisition up to the date of passing this Act.

PART II.

Of Printing-presses and Newspapers.

- Every book or paper printed within British India, shall have printed le-Every printed book gibly on it the name of the printer and the place of printing, or paper to bear name of printer and publisher, and (if the book or paper be published) of the publisher, and the place of publication.
- 4. No person shall, within British India, keep in his possession any press

 Keeper of printing presses to make declaration before the Magisrations.

 Trate within whose local jurisdiction such press may be:
- "I, A. B., declare, that I have a press for printing at——." And this last blank shall be filled up with a true and precise description of the place where such press may be situate.
- Rules as to publication of printed periodicals containing public news.
- 5. No printed periodical work, containing public news or comments on public news, shall be published in British India, except in conformity with the rules hereinafter laid down:
- (1.) The printer and the publisher of every such periodical work shall appear before the Magistrate within whose local jurisdiction such work shall be published, and shall make and subscribe, in duplicate, the following declaration:
- "I, A. B., declare, that I am the printer [or publisher, or printer and publisher] of the periodical work entitled—and printed [or published, or printed and published, as the case may be] at—." And the last blank in this form of declaration shall be filled up with a true and precise account of the premises where the printing or publication is conducted:

(2.) As

- (2.) As often as the place of printing or publication is changed, a new declaration shall be necessary:
- (3.) As often as the printer or the publisher who shall have made such declaration as is aforesaid shall leave British India, a new declaration from a printer or publisher resident within the said territories shall be necessary.
- Each of the two originals of every declaration so made and subscribed as is aforesaid, shall be authenticated by the signature and Authentication and deposit of declaration. official seal of the Magistrate before whom the said declaration shall have been made. One of the said originals shall be deposited among the records of the office of the Magistrate, and the other shall be deposited among the records of the High Court of Judicature, or other Court within the local limits of whose ordinary original civil jurisdiction the said declaration shall have been made. The officer in charge of each original shall allow any person to inspect that original on payment of a Inspection and copies of declaration. fee of one rupee, and shall give to any person applying a copy of the said declaration, attested by the seal of the Court which has the custody of the original, on payment of a fee of two rupees.
- 7. In any legal proceeding whatever, as well civil as criminal, the proOffice copy of declaration of a copy of such declaration as is aforesaid, attested
 by the seal of some Court empowered by this Act to have
 the custody of such declarations, shall be held (unless the
 contrary be proved) to be sufficient evidence, as against the person whose name
 shall be subscribed to such declaration, that the said person was printer or publisher, or printer and publisher (according as the words of the said declaration
 may be) of every portion of every periodical work whereof the title shall correspond with the title of the periodical work mentioned in the declaration.
- 8. Provided always, that any person who may have subscribed any such New declaration by persons who have signed a declaration and subsequently ceased to be printers or publisher of the periodical work mentioned in such declaration, may appear before any Magistrate, and make and subscribe in duplicate the following declaration:—
- "I, A. B., declare, that I have ceased to be the printer [or publisher, or printer and publisher] of the periodical work entitled..."

Each

Each original of the latter declaration shall be authenticated by the signature and seal of the Magistrate before whom the said latter declaration shall have been made, and one original of the said latter declaration shall be filed along with each original of the former declaration. The officer in charge of each original of the latter declaration shall allow any person applying to inspect that original on payment of a fee of one rupee, and shall give to any person applying a copy of the said latter declaration, attested by the seal of the Court having custody of the original, on payment of a fee of two rupees. In all trials in which a copy, attested as is aforesaid, of the former declaration shall have been put in evidence, it shall be lawful to put in evidence a copy, attested as is aforesaid, of the latter declaration, and the former declaration shall not be taken to be evidence that the declarant was, at any period subsequent to the date of the latter declaration, printer or publisher of the periodical work therein mentioned.

PART III.

Delivery of Books.

Three copies of books printed after this Act shall be printed or lithographed in British India after this Act shall come into force, together with all maps, prints or other engravings belonging thereto, finished and coloured in the same manner as the best copies of the same shall be produced, and also of any second or subsequent edition

which shall be so produced with any additions or alterations, whether the same shall be in letter-press or in the maps, prints or other engravings belonging thereto, and whether the first edition of such book shall have been produced before or after this Act shall come into force, shall, within one calendar month after the day in which any such book shall first be delivered out of the press, and notwithstanding any agreement (if the book be published) between the printer and publisher thereof, be delivered by the printer, bound, sewed or stitched together, and upon the best paper on which the same shall be printed or lithographed, at such place and to such officer as the Local Government shall, by notification in the official Gazette, from time to time direct. The publisher or other person employing the printer shall, at a reasonable time before the expiration of the said month, supply him with all maps, prints and engravings, finished and coloured as aforesaid, which may be necessary to enable him to comply with the requirements aforesaid. Nothing in the former part of

this Section shall apply to any periodical work published in conformity with the rules laid down in Section 5 of this Act.

- Receipt and pay. so received, and, if the book is for sale to the public, shall, ment for copies on the publication thereof, pay the publisher for the same copies at the rate at which the book shall be bond fide sold for cash to the public.
- 11. One of such copies shall be transmitted to the Secretary of State for Disposal of the three copies.

 India, another copy shall be disposed of as the Governor General of India in Council shall from time to time, by general or special order, direct, and the remaining copy shall, after a memorandum containing the particulars hereinafter mentioned respecting the book shall have been registered as hereinafter provided, be deposited in such public library, or be otherwise disposed of, as the Local Government shall from time to time determine.

PART IV.

Penalties.

- 12. Whoever shall print or publish any book or paper otherwise than in conformity with the rule contained in Section 3 of this Act, shall, on conviction before a Magistrate, be punished by fine not exceeding five thousand rupees, or by simple imprisonment for a term not exceeding two years, or by both.
- 13. Whoever shall keep in his possession any such press as aforesaid,

 Penalty for keeping press without making such a declaration as is required by Section 4. without making such a declaration as is required by Section 4. be punished by fine not exceeding five thousand rupees, or by simple imprisonment for a term not exceeding two years, or by both.
- 14. Any person who shall, in making any declaration under the authorized punishment for making false states to be the either knows or believes to be false, or does not believe to be true, shall, on conviction before a Magistrate, be punished by fine not exceeding five thousand rupees, and imprisonment for a term not exceeding two years.

15. Whoever shall print or publish any such periodical work as is hereinbefore described, without conforming to the rules hereinbefore laid down, or whoever shall print or publish, or shall cause to be printed or published, any such periodical work, knowing that the said rules have not been observed with fine not exceeding five thousand rupees, or imprisonment for a term not exceeding two years, or both.

- 16. If any printer of any such book as is referred to in Section 9 of this Act, or of any second or subsequent edition of any such book, Penalty for non-deshall neglect to deliver three copies of the same pursuant to livery of books. this Act, he shall for every such default forfeit, besides the value of the copies which he ought to have delivered, a sum not exceeding fifty rupees to be recovered by the said officer on conviction before a person exercising any of the powers of a Magistrate. If any publisher or other person employing any such printer shall neglect to supply him in manner aforesaid with the maps, prints or engravings, finished and coloured as aforesaid, which may be necessary to enable him to comply with the provisions of the same Section, such publisher or other person shall, for every such default, forfeit, besides the value of the said maps, prints or engravings which he ought to have supplied, a sum not exceeding the said amount, and such sum shall be recovered in manner last aforesaid.
- 17. All pecuniary penalties imposed under this Act may be recovered, if Mode of recovering for offences committed outside the local limits of the towns of Calcutta, Madras and Bombay, in the manner prescribed by the Code of Criminal Procedure, and if for offences committed within those limits, in the manner prescribed by any Act for regulating the Police of such towns in force for the time being. All such penalties shall be disposed of as the Local Government shall from time to time direct.

PART V.

Registration of Books.

Registration of medical appoint in this behalf, a book to be called a Catalogue of Books printed in British India, wherein shall be registered a memorandum of every book which shall have

have been delivered pursuant to Section 9 of this Act. Such memorandum shall (so far as may be practicable) contain the following particulars; (that is to say):—

- (1.)—The title of the book and the contents of the title-page, with a translation into English of such title and contents, when the same are not in the English language:
 - (2.)—The language in which the book is written:
- (3.)—The name of the author, translator, or editor of the book or any part thereof:
 - (4.)—The subject:
 - (5.)—The place of printing and the place of publication:
- (6.)—The name or firm of the printer and the name or firm of the publisher:
 - (7.)—The date of issue from the press or of the publication:
 - (8.)—The number of sheets, leaves, or pages:
 - (9.)—The size:
 - (10.)—The first, second or other number of the edition:
 - (11.)—The number of copies of which the edition consists:
 - (12.)—Whether the book is printed or lithographed:
 - (13.)—The price at which the book is sold to the public; and
- (14.)—The name and residence of the proprietor of the copyright or of any portion of such copyright.

Such memorandum shall be made and registered in the case of each book as soon as practicable after the delivery of the copies thereof in manner aforesaid. Every registration under this Section shall, upon payment of the sum of two rupees to the officer keeping the said Catalogue, be deemed to be an entry in the Book of Registry kept under Act No. XX of 1847 (for the encouragement of learning in the territories subject to the government of the East India Company, by defining and providing for the enforcement of the right called copyright

right therein); and the provisions contained in that Act as to the said Book of Registry shall apply, mutatis mutandis, to the said Catalogue.

19. 'The memoranda registered during each quarter in the said Catalogue Publication of me. shall be published in the local Gazette, as soon as may be after the end of such quarter, and a copy of the memoranda so published shall be sent to the said Secretary of State, and to the Secretary to the Government of India in the Home Department respectively.

PART VI.

Miscellaneous.

- 20. The Local Government shall have power to make such rules as may be necessary or desirable for carrying out the objects of this Act, and from time to time to repeal, alter and add to such rules. All such rules, and all repeals and alterations thereof, and additions thereto, shall be published in the local Gazette.
- 21. The Governor General of India in Council may, by notification Power to exclude in the Gazette of India, exclude any class of books from operation of Act.

 the operation of the whole or any part or parts of this Act.
- 22. Part III, and Section 16, and Part V of this Act shall remain in force until the Governor General of India in Council shall declare to the contrary by notification in the Gazette of India.

Commencement of 23. This Act shall come into operation on the first day of July 1867.

ACT No. XXVI of 1867.

PASSED BY THE GOVERNOR GENERAL OF INDIA IN COUNCIL.

(Received the assent of the Governor General on the 22nd March 1867.)

An Act to amend the law relating to Stamp Duties.

Preamble. WHEREAS it is expedient to amend the law relating to Stamp Duties; It is hereby enacted as follows:—

Interpretation clause.

1. In this Act—unless there be something repugnant in the subject or context—

"High Court." "High Court" means the highest Court of appeal in every part of British India to which this Act extends:

"Immoveable property" includes land and every benefit to arise out of land, and things attached to the earth or permanently fastened to anything which is attached to the earth:

"Moveable property" means property of every description except immoveable property.

Exception in Section (to consolidate and amend the law relating to stamp-duties), 30 of Act X of 1862 not to apply to High Court, North-Western Provinces, and Section 2 of Act No. XX of 1862 applied to such Court.

North-Western Provinces of the Presidency of Fort William in Bengal, and Section 2 of Act No. XX of 1862, as continued by Act No. XXXII of 1863, shall apply, mutatis mutandis, to the same Court.

3. Section 2 of this Act shall be deemed to have had and to have effect as Section 2 of this Act if it were part of an Act which had actually passed and reteived the assent of the Governor General of India on the thirteenth day of June 1866.

4. Sections 133 and 150 of the Code of Civil Procedure, and the follow
Act VIII of 1859, Sections 133, 150 and part of Section 198, repealed.

Sections 198, repealed.

In Section 198 of the same Code:—"The application may be made either orally or by writing on unstamped paper,"—are hereby repealed.

5. In the said Act No. X of 1862, Schedule A shall be read as if at the Addition to Article end of Article 43 the following clause were added; (that is 1862, Schedule A. to say):—

If the letter or power of attorney be made for the sole purpose of appointing or nominating a proxy to vote at any one meeting of the proprietors or shareholders of or in any Joint Stock Company or other Company or Society whose stock or funds is or are divided into shares and transferable ... 0 4

Schedule substituted for Schedule B to Act X of 1862.

6. In the same Act, for Schedule B, the following shall be substituted:—

SCHEDULE B.

Appeal-see Petition. Application-see Petition. Bond or other obligation, whether the money secured or to be ultimately recoverable there-Rupees. Annas. upon shall be limited or unlimited, when given by the direction of any Court or revenue authority EXEMPTION. Bail bonds in criminal cases, recognizances to prosecute or give evidence, and personal recognizances for appearance or otherwise. 2. Certificate granted under Act XXVII of 1860 (for facilitating the collection of debts on successions, and for the security of parties paying debts to the representatives of deceased persons), or under Regulation VIII of 1827 of the Bombay Code (to provide for the formal recognition of or under Regulation viii of 1621 of the Bombay Code (to provide for the Jornal recognition of Heirs, Executors, and Administrators, and for the appointment of Administrators and Managers of property by the Courts), or under Act XL of 1858 (for making better provision for the care of the persons and property of minors in the Presidency of Fort William in Bengal), if the debt or other property in respect to which the certificate is granted is sworn not to exceed 500 rupees in amount or value ... If the property is sworn to exceed 500 rupees but not to exceed 1,000 rupees 10 And for every additional 1,000 rupees or fraction of 1,000 rupees The person to whom any such certificate is granted under the said Act XXVII of 1860, or his representative, shall, after the expiration of twelve months from the date of such certificate, and thererepresentative, shall, after the expiration of twelve months from the date of such certificate, and thereafter whenever the Court which granted the certificate shall require him so to do, file a statement of all moneys recovered or realized by him under such certificate, and if the moneys so recovered or realized shall exceed the amount of the debts or other property as sworn to by the person to whom the certificate is granted, the Court may cancel the same and order such person to take out a fresh certificate on the stamp prescribed by this Article for such excess. In default of filing such statement within the time allowed, the Court may cancel the certificate. 3. Copy of decree or order having the force of a decree-When passed by the High Court When passed by any Civil Court other than a High Court, or by any Revenue Court-If the decree or order purports to determine a claim of which the subject-matter is 50 rupees or less than 50 rupees in amount or value If such amount or value exceeds 50 rupees Copy or translation of a judgment or order not being or having the force of a decree-When passed by the High Court

When

When passed by any civil Court other than the High Court, or by any Revenue Court, or by the Board of Revenue, or by any Chief Commissioner or other chief revenue or executive authority, or by any Commissioner of Circuit, or any chief officer charged with the executive administration of a Division—	Rupees.	Annas.
If the subject to which the judgment or order refers is 50 rupees or less than 50 rupees in amount or value	0	4
If such amount or value exceed 50 rupees	0	8
5. Copy of any revenue or judicial proceeding or order not provided for in Articles 3 and 4, or copy of any account, statement, report, or the like, taken out of any civil or criminal Court, or any Revenue Court or office, or any office of any Commissioner of Circuit, or any chief officer		0
charged with the executive administration of a Division—per sheet	(The	8
•	stamp origin such does	same as the al, when stamp not ex-
		ight an- therwise
6. Copy of any Deed, Instrument, or Writing, stamped in accordance with Schedule A annexed to this Act, when left by any party to a suit on proceedings in place of the original withdrawn	a sta eight per sh vided stamp	annas aeet Pro- that the p-duty he copy
•		never
		d the p-duty ie origi-
Exemption.		
Copy of any such Deed, Instrument, or Writing, when the original does not require a stamp under the said Schedule A.		
7. Mukhtárnáma, Wakálatnáma, and other power, filed or presented for the conduct of any one case in any Court or before any revenue or executive authority—	D	M
When presented to the High Court, the Board of Revenue, the Chief Commissioner, or other chief revenue or executive authority	Rupees.	Annas.
When presented to a Commissioner of Revenue or Circuit, or to any chief officer charged with the executive administration of a Division, or to a Commissioner of Customs, not being the chief revenue or executive authority	1 .	0
When presented to any Court, civil or criminal, other than the High Court, or to any Revenue Court, or to any Collector or Magistrate or other revenue or executive officer, not being an authority already provided for by this Article	0 .	8
authority arready provided for by one Arriote		
Exemptions.		
Mukhtárnámas executed by an officer or soldier of the Army.		•
No Advocate of any High Court shall be required to file or present a Mukhtárnáma or Wakálatnáma, or any other document empowering him to act.		•
8. Petition of appeal not being from an order rejecting a plaint, or from a decree or order having the force of a decree—		,
When presented to the High Court	2	0
When presented to any civil Court other than the High Court, or to any revenue Court other than the Board of Revenue	0	8 ·
9. Petition of appeal when presented to the Board of Revenue or to the Chief Commissioner, or other chief revenue or executive authority	2	0
10. Any other petition, and any application—		
When presented to the High Court	2	0
When presented to the Board of Revenue, or to the Chief Commissioner or other chief revenue or executive authority, or to a Commissioner of Revenue or Circuit, or to any chief officer charged with the executive administration of a Division	1	0
When presented to any criminal Court, when the petition or application contains a complaint of the offence of wrongful confinement or wrongful restraint, or of any offence other than an offence for	-	-

which

which Police officers may arrest without warrant, as specified in column 3 of the Schedule annexed to the Code of Criminal Procedure	Rupees, Annas,
When presented to any civil court, other than a principal civil Court of original jurisdiction, or to any Cantonment Joint Magistrate sitting as a Court of Civil Judicature under Act III of 1859 (for conferring Civil jurisdiction in certain cases upon Cantonment Joint Magistrates, and for constituting those Officers Registers of Deeds), or to any Court of Small Causes constituted under Act XI of 1865 (to consolidate and amend the law relating to Courts of Small Causes beyond the local limits of the ordinary original Civil jurisdiction of the High Courts of Judicature), or to a Collector or officer of revenue in relation to any suit or case in which the amount or value of the subject-matter is less than	
When presented to the Collector of Customs at any Presidency town, to any Municipal Commissioners, or to any Magistrate or Justice of the Peace, under Act XIV of 1856, or any other Act for the time being in force for the conservancy and improvement of any Presidency town	
When presented to any civil, criminal or revenue Court, or any Board of Revenue, or any Commissioner of Revenue or Circuit, or any chief officer charged with the executive administration of a Division for a copy or for a translation of any judgment, decree or order or other document on record	
Petition or application not falling within any of the other provisions, or of the exemptions of this Schedule, presented to a civil, criminal or revenue Court, or to any Collector or other revenue authority or any Magistrate in his executive capacity	0 8
EXEMPTIONS.	t
A first application for the summons of a witness or other person to attend either to give evidence or to produce a document, or in respect of the production or filing of any exhibit.	
Petition of appeal presented to a Magistrate against the chankidari assessment.	
Petition to a Collector or officer making a settlement, relating to matters connected with the assessment of lands, the ascertainment of rights, or to any other matter affecting the settlement of the Government revenue on land, if presented pending the formation of such settlement.	
Petition to a Board or Commissioner of revenue relating to the same,	,
Any application for permission to cut timber in Government forests, or relating to such forests.	
Petition, application, charge or information respecting any offence, when presented, made or laid before an officer of Police or before the heads of villages in the Presidency of Fort St. George or before village Police officers in the Presidency of Bombay.	
Any such petition, application, charge, or information presented, made or laid before a criminal Court, when such Court shall think that it ought to be exempted from stamp-duty.	,
Petition from any prisoner, convict, or other person in duress, or under restraint of any Court or its officers.	
11. PLAINT OR APPEAL, Petition of, in suits and appeals not otherwise provided for, instituted in any civil or revenue Court outside the local limits of the ordinary original civil jurisdiction of the Courts established by Royal Charter, for the recovery of any sum of money, or to obtain possession of any interest, matter or thing—	1
If the amount or value of the property claimed does not exceed 10 Rs.	1 0
If it exceeds 10 rupees and does not exceed 100 ,,	I rupee plus
	annas per 5 ru pees or fractio
	of 5 rupees of the difference be
	tween 10 rupes and the amount of value sued for. Illustration.
	Wheretheamour or value is rupe
	32-8, the duty rupees 3-8.
" 100 " " 1,000 "	1 rupee per 1 rupees or frag
	tion of 10 rupee Illustration.— Where the amoun
	or value is ruped 485-8, the duty rupecs 49.

ACT No. XXVI of 1867.

If it exceeds 1,000 rupees and does not	exceed '	***			20,000 Rs.	100 rupees plus
· · · · · · · · · · · · · · · · · · ·		•,	***			5 rupees per 100 rupees or fraction
·*						of 100 rupees of
•					į	the difference be-
						tween 1,000 rupees and the
				•		amount or value
						sued for.
*						Illustration.— Where the amount
						or value is rupees
•			t ·			1,250-8, the duty is rupees 115.
, 20,000 ,, <i>,</i>		•••			100,000 "	1,050 rupees
₂ , 20,000 ₁ , ₂ ,	•••	•••	***	•••		plus 1 rupee per
						100 rupees or fraction of 100
est.			,	•		rupees of the dif-
	5					ference between 20,000 rupees
•						and the amount
			•			or value sued for.
			•			Illustration.—
						Where the amount or value is rupees
						43,450.8, the duty
						is rupees 1,285.
" 100,000 "						1,850 rupees plus 8 annas per
· · · · · · · · · · · · · · · · · · ·						100 rupees or
						fraction of 100 rupees of the dif-
•				•		ference between
	*					100,000 rupees and the amount
				•		or value sued for
	*			•		Illustration.
						Where the amount
•						or value is rupees 5,93,150.8, the
• ,					*. ,	duty is rupees
	•					4,316.
If the suit be instituted in a Milita Magistrate under the said Act III of 1	ry Court of Rec	quests, or in	the Court	of a Canton	nent Joint er Section	Rupees. Annas.
6 of Act XXII of 1864 (to make pro	vision for the	administrat	ion of Milit	tary Cantonn	ents), and	
the amount or value claimed does not ex	ceed 8 rupees	••				
If it exceeds 8 rupees, and does not				•	•••	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$
If it exceeds 16 rupees, and does not	exceed 30 rupe	ees	••	• . •••	***	1
						Thesame stamp
If it exceeds 30 rupees		•. ••			•••	in any other
				•		Court.
						A stamp of one
In suits for possession instituted u	nder Section 15	Act XIV	f 1859 an	d application	s for imme	fourth the
diate possession under Section 1, clause	2 of Act No. X	VI of 1838,	and Act N	To. V of 186	4 passed by	y) scribed in the
the Governor of Bombay in Council						
Note.—(a). In suits for immovea	ble property wh	nether pavin	g or not pa	ying revenue	to Govern	-
ment the amount of stamp-duty pays	ble shall be c	omputed ac	cording to	the market-	alue of the	e
property in suit. In suits for immoveable is temporary, eight times the revenue s	Davable and	where the s	ettlement i	is nermanent	, ten ume	8)
the revenue so payable, and in suits fo	r immoveable	property n	ot paying	revenue to (łovernment	,

twenty

twenty times the annual net profits of such property, shall be taken to be the market-value thereof, unless and until the contrary shall be proved.

SPECIAL RULES FOR THE BOMBAY PRESIDENCY.

- (1). In the case of lands held on a settlement for a period not exceeding thirty years and paying the full assessment to Government, a sum equal to eight times the survey assessment shall be taken to be the market-value.
- (2). In the case of lands held on a permanent settlement or on a settlement for any period exceeding thirty years and paying the full assessment to Government, a sum equal to ten times the survey assessment shall be taken to be the market-value.
- (3). When the whole or any part of the annual survey assessment is remitted, the valuation calculated by the preceding rules shall be increased by ten times the portion of assessment remitted.
- (b). In all other descriptions of suits, the amount of stamp-duty payable shall be computed in the following manner:—
- (1). In suits for moveable property (other than money), according to the market-value of the subject-matter of the suit at the date of filing the plaint, or where the subject-matter has no market-value, as, for instance, in the case of documents relating to title, or accounts, the amount at which the subject-matter shall be estimated in the petition of plaint or appeal.
- (2). In suits (other than suits under Act No. XV of 1865, or Act No. XXI of 1866), in which it is not possible to estimate at a money-value the subject-matter of the suit
- (3). In suits for money (including suits for damages and compensation), according to the amount claimed.

In order to ascertain the market-value or the annual net profits of any such property as is described in Note (a) and in Note (b), the Court may either of its own motion or on the application of any party to the suit issue a commission to any proper person, directing him to make such local or other investigation as may be necessary and to report thereon to the Court, and the decision of the Court as to the market-value or annual net profits shall be final. If in the result of any such investigation, the Court shall find that the market-value or net profits has or have been erroneously estimated for the purpose of computing the stamp-duty, the Court shall either (as the case may be) refund the excess paid as such duty, or require the plaintiff to pay so much additional stamp-duty as would have been payable had the said market-value or net profits been correctly estimated, and in such case the suit shall be stayed until the additional duty shall have been paid.

Section 180 of the Code of Civil Procedure shall be construed as if the words "the market-value of any property in suit or" were inserted after the word "ascertaining," and as if the words "or annual net profits" were inserted after the word "damages."

- (c). In suits for mesne profits or for immoveable property and mesne profits, if the profits decreed are in excess of the profits claimed, the decree shall not be executed until the difference between the stamp-duty actually paid and the stamp-duty which would have been payable had the suit comprised the whole of the profits so decreed, shall have been paid to the proper officer. Such difference shall be calculated by the Court according to the rules abovementioned, and shall be costs in the suit.
- (d). If an appeal or plaint, which shall have been rejected by the lower Court on any of the grounds mentioned in the Code of Civil Procedure, shall he ordered to be received, or if a suit shall be remanded in appeal, on any of the grounds mentioned in Section 351 of the same Code, for a second decision by the lower Court, the appellate Court shall grant to the appellant a certificate, authorizing him to receive back from the Collector the full amount of stamp-duty paid on the petition of appeal. Provided that, if, in the case of a remand in appeal, the order of remand shall not cover the whole of the subject-matter of the suit, the certificate so granted shall not authorize the appellant to receive back more than so much duty as would have been originally payable on the part or parts of such subject-matter in respect whereof the suit has been remanded.
- (o). When any appeal shall be presented to a civil Court, not against the whole of a decision, but only against so much thereof as relates to a part or parts of the subject-matter of the suit, and, on the hearing of such appeal, the respondent shall take, under Section 348 of the Code of Civil Procedure, an objection to any part of the said decision other than the part appealed against, the Court shall not hear such objection until the respondent shall have paid the additional stamp-duty; which would have been payable had the appeal comprised the part of the decision so objected to. Such additional stamp-duty shall be calculated by the Court according to the rules abovementioned, and shall be costs in the suit.

GENERAL RULE.—If the subject-matter of any plaint, written statement, petition, or copy of a decree or order cannot be conveniently comprised within one stamp-paper of the value prescribed by this Schedule, one or more additional pieces of paper may be used bearing a stamp of the value required for petitions. This rule does not apply to copies of judgments; and additional pieces of paper required for such copies need not be stamped.

Rupees. Annas.

Written examination of a person who complains of the offence of wrongful confinement, or of wrongful restraint, or of any offence other than an offence for which police-officers may arrest without a warrant as specified in the third column of the Schedule annexed to the Code of Criminal Procedure, and who has not already presented a petition stamped as required by Article 10 of Section 6 of this Act, shall be reduced to writing under the provisions of the Code of Criminal Procedure, such examination shall be written upon stamppaper of the value of one rupee to be supplied by the complainant, unless the Court shall think fit to write such examination upon plain paper.

Certain Sections of this Act to be read with Act No. X of 1862.

- 8. Sections 1, 5, 6 and 7 of this Act shall be read with and taken as part of the said Act No. X of 1862: Provided that nothing contained in these Sections shall have a retrospective operation.
- 9. Nothing in this Act shall affect Act No. XVIII of 1865 (to amend Act not to affect Act No. X of 1862) or any order passed thereunder, and nothing in this Act shall affect the stamps or fees leviable under the Indian Succession Act, 1865, the Parsee Marriage and Divorce Act, 1865, the Native Converts' Marriage Dissolution Act, 1866, nor any other stamp or fee leviable on any application, bond, certificate, copy, petition, power or translation not hereinbefore expressly provided for.

ACT No. XXVII of 1867.

Passed by the Governor General of India in Council.

(Received the assent of the Governor General on the 22nd March 1867.)

An Act to empower Deputy Commissioners in the Central Provinces, the Panjáb, Oudh and the Jhánsí Division to distribute the business in subordinate Courts.

Whereas it is expedient to enable Deputy Commissioners in the Central Provinces, the Panjáb, Oudh and the Jhánsí Division to direct the business in the Courts subordinate to them, respectively, to be distributed among such Courts in such way as the said Deputy Commissioners shall respectively think fit; It is hereby enacted as follows:—

Notwithstanding anything contained in Act No. VIII of 1859 (for 1. simplifying the procedure of the Courts of Civil Judicature Deputy Commissionnot established by Royal Charter), Act No. XIV of 1865 ers empowered to dis-(to define the jurisdiction of the Courts of Civil Judi-Courts subordinate to cature in the Central Provinces), Act No. XIX of 1865 (to define the jurisdiction of the Courts of Judicature of the Panjáb and its dependencies), or Act No. XVIII of 1867 (to define the jurisdiction of the Courts of Civil Judicature in the Jhansi Division), every Deputy Commissioner in Oudh. the Central Provinces, the Panjáb and its dependencies and the Jhánsí Division. may direct the business in the Courts subordinate to him, whether or not they hold their sittings in the same place, to be distributed among such Courts in such way as he shall think fit.

Nothing in Act to apply to Small Cause Courts

2. Nothing in this Act shall apply to Courts of Small Causes.

3. This Act shall in the Central Provinces be read with and taken This Act to be read with Acts Nos. XIV as part of the said Act No. XIV of 1865; in the Panjáb and XIX of 1865 and XVIII of 1867.

and its dependencies, as part of the said Act No. XIX of 1865, and in the Jhánsí Division, as part of the said Act No. XVIII of 1867.

ACT No. XXVIII OF 1867.

PASSED BY THE GOVERNOR GENERAL OF INDIA IN COUNCIL.

(Received the assent of the Governor General on the 22nd March 1867.)

An Act to remove doubts as to the legality of certain sentences passed by tribunals, called Petty Sessions Courts, in the North-Western Provinces.

Whereas certain Magistrates in the North-Western Provinces of the Presidency of Fort William in Bengal have been used to sit together in certain places in the said Provinces as a Court of
Petty Sessions and to pass sentences in that capacity: And whereas doubts
have been raised as to the legality of such proceedings and sentences, and it is
expedient to remove such doubts; It is hereby enacted as follows:—

1. When two or more persons authorized to exercise all or any of the Validity given to process, &c., signed by Magistrates in Petty Sessions.

ness in any place in the said Provinces, any summons, warrant or process or other proceeding, and any order, judgment, finding or sentence, signed by any two or more of them, shall be as valid to all intents and purposes as if it were solely signed, when the powers of one or more of them are higher than the powers of the others or other of them, by such one of them as has, or by one of such of them as have, been invested under Section 23 of the Code of Criminal Procedure with the highest of such powers, or, when their powers are equal, by any one of them.

Sentences heretofore passed by Magistrates in Petty Sessions, to be valid.

- 2. All sentences heretofore passed by any Magistrates sitting together in any such place as aforesaid, shall be deemed to be as valid as if this Act had then been passed.
- 3. It shall be lawful for the High Court of Judicature for the said ProvHigh Court may frame rules.

 High Court may inces to frame rules consistent with this Act and with the Code of Criminal Procedure, for the conduct of business transacted by Magistrates sitting together in manner aforesaid, and from time to time

to time to repeal, alter and add to such rules. All such rules, and all repeals and alterations thereof, and additions thereto, shall be published in the local *Gazette*.

4. It shall be lawful for any Local Government, other than the Gov
Act may be extended. ernment of the North-Western Provinces, to extend, mutatis mutandis, the provisions of this Act to all or any part
of the territories under its government.

ACT No. XXIX of 1867.

PASSED BY THE GOVERNOR GENERAL OF INDIA IN COUNCIL.

(Received the assent of the Governor General on the 13th June 1867).

An Act to explain and amend Act No. XXI of 1867.

Whereas it is expedient to explain and amend Act No. XXI of 1867 (for the licensing of Professions and Trades); It is hereby enacted as follows:—

New Sections substituted for Sections 10 and 11 of Act XXI of 1867.

- 1. Sections 10 and 11 of the said Act are hereby repealed, and in lieu thereof respectively shall be substituted the following (that is to say):—
- "10. The Collector shall from time to time determine what persons are liable to take out licenses under this Act, and under which of the classes mentioned in Schedule A to this Act annexed every such person shall be assessed.
- "11. As soon as may be after the first day of May 1867, and the same day in every subsequent year, the Collector shall prepare a list of the persons to be licensed under this Act in the district or place aforesaid, and may from time to time alter and add to the said list. Such list shall state—
 - (1). The profession or trade of each of the persons therein named
 - (2). The class under which he is assessed, and
 - (3). The sum to be paid for his license.

Such list shall be filed in the Office of the Collector, and the list, or such part or parts thereof as he shall think fit, shall be filed in such other places as the Collector shall direct, and shall be open to public inspection at all reasonable times without the payment of any fee."

2. In

- In lieu of the first sentence of Section 12 of the said Act, the following shall be substituted (that is to say): "Any person named Section 12 of Act XXI of 1867 amended. in such list, and objecting to the class under which he is assessed, or denying his liability to be assessed under this Act, shall be at liberty, if before the fifteenth day of June 1867 he shall have paid the sum in which he has been assessed under this Act, within thirty days of the said fifteenth day of June 1867, or if he pay such sum after the said fifteenth of June 1867, then within thirty days from such payment, to apply by petition to the Collector in order to establish his right to have his name transferred to another class or removed from the list," And Schedule C to the said Act annexed shall be read as if, for the words "persons licensed," the words Amendment of Sche-"persons to be licensed" were substituted, and as if the following words were added thereto (that is to say) "[or that his name may be removed from the said list.]"
- New Section substituted for Section 15 of the said Act is hereby repealed, except as to offences committed and liabilities incurred before the passing of this Act, and in lieu thereof shall be substituted the following (that is to say):—
- renalty for carrying on business without a guiring him within seven days from the date of the service to take out a license and to pay for the same the sum (mentioning it) payable therefor under the provisions of this Act, and if the person so served shall not, within the period specified in the said notice, have taken out a license and paid for the same as required by the said notice, he shall, on conviction before a Magistrate, be subject to a penalty not exceeding rupees five hundred, and not less than the sum mentioned in such notice. Every such notice shall be deemed to be sufficiently served if left at the residence or usual place of business of the person to whom it is addressed."
- 4. The first two sentences of Section 19 of the said Act are hereby

 repealed, and in lieu thereof the following shall be sub
 stituted (that is to say): "On and after the first day of

 May 1867, every Trading Company or Association in British

 India, whose stock or funds is or are divided into shares and transferable,
 whether such Company or Association be incorporated or not, and whether its

 principal

principal place of business be situate in British India or not, shall take out a license and pay for the same such annual sum as is mentioned in Schedule B to this Act annexed: Provided that, if any such Company or Association satisfy the Collector that the payment to which it is liable under this Section exceeds two per cent. of its profits, during the year ending on the thirtieth day of April preceding the year of assessment, from its operations in British India, then the Collector shall grant a license to such Company or Association upon payment of the sum of two per cent. on such profits: Provided also, that for any such license which shall be granted between the first day of November in each year and the thirtieth day of April next ensuing, there shall be paid only one-half of such annual sum, or of such sum of two per cent. on such profits."

5. The provisions of the Sections respectively substituted by this Act

New Sections 10, 11
and 15 to apply to Companies and Associations under Section 19 of the same

Act, as amended by this Act: Provided that the maximum penalty to which a Trading Company or Association shall be subject, on conviction under the Section substituted by this Act for Section 15 of the said Act, shall be rupees two thousand.

This Act to be read with Act XXI of 1867. the said Act No. XXI of 1867, and shall have effect as from the eighth day of March 1867.

ACT No. XXX of 1867.

PASSED BY THE GOVERNOR GENERAL OF INDIA IN COUNCIL.

(Received the assent of the Governor General on the 19th June 1867).

An Act to amend Act XIX of 1861 (to provide for a Government Paper Currency).

Whereas under Section 8 of Act XIX of 1861 (to provide for a Government Paper Currency), the promissory notes of the Government of India issued under that Act are payable only at the office or offices, or agencies of issue of the city or town from which they are severally issued, and at the Presidency town of the Presidency within which such city or town is situated: And whereas it is expedient to empower the Governor General of India in Council to declare that, for the purposes of the said Act, any such city or town, other than a Presidency town, shall be deemed to be situated within such Presidency as he shall from time to time declare by notification in the Gazette of India; It is hereby enacted as follows:—

1. It shall be lawful for the Governor General of India in Council from time Power to transfer, for purposes of Currency Act, any town from one Presidency to another. that any city or town (other than a Presidency town) from which promissory notes of the Government of India are or shall be issued under the said Act, shall, for the purposes of such Act, be deemed to be situated within such Presidency as shall be specified in that behalf in the said notification; and thereupon such city or town shall, for the purposes of the same Act, be deemed to be situate within the Presidency so specified.

This Act to be read with Act XIX of 1861.

2. This Act shall be read with and taken as part of the said Act No. XIX of 1861.

ACT No. XXXI OF 1867.

Passed by the Governor General of India in Council.

(Received the assent of the Governor General on the 26th June 1867).

An Act to render penal certain offences committed by servants of Railway Companies.

Whereas it is expedient to extend certain provisions of the Indian Penal Code relating to public servants to persons in the employment of Railway Companies; It is hereby enacted as follows:—

1. In this Act "Railway Company" means the proprietors for the time being of every railway or tramway situate in the territories vested in Her Majesty or Her Successors under the Statute 21 & 22 Vic., cap. 106 (An Act for the better government of India), or (so far only as regards British subjects within the dominions hereinafter mentioned) situate in the dominions of Princes and States in the East Indies in alliance with Her Majesty or Her Successors, and the lessees, representatives and assigns of such proprietors.

Railway officers and servants to be "public servants" within meaning of Penal Code.

- 2. Every officer and servant of a Railway Company shall be deemed a "public servant" within the meaning of Sections 161, 162, 163, 164 and 165 of the Indian Penal Code.
- 3. In the definition of legal remuneration contained in the said Section "Government" to include a Railway Company.

 161, the word "Government" shall, for the purposes of this Act, be deemed to include a Railway Company.

Short title. 4. This Act shall be called "The Railway Servants" Act, 1867."

ACT No. XXXII of 1867.

Passed by the Governor General of the 18th July 1867).

An Act to enable the Governor General of India in Council to delegate to a Chief Commissioner any power conferred on a Local Government by an Act of the Governor General of India in Council.

Whereas it is expedient to enable the Governor General of India in Council to delegate to any of the Chief Commissioners of Oudh, the Central Provinces, and British Burmah, any power conferred on the Governor General in Council as the Local Government of the territories under the administration of such Commissioner by any Act of the said Governor General in Council; It is hereby enacted as follows:—

Governor General in Council empowered to delegate to Chief Commissioner of Oudh, the Central Provinces, or British Burmah, as the case may be, all or any of the missioner of Governor General in Council empowers delegate to Chief Commissioner of Oudh, the Central Provinces, or British Burmah, as the case may be, all or any of the powers heretofore or hereafter conferred by any Act of the Governor General of India in Council on the Governor General of India in Council as the Local Government of the

territories under the administration of such Chief Commissioner; and all acts done by the Chief Commissioner, to whom any such power shall have been delegated as aforesaid, in exercise of the same power, shall be as valid as if they had been done by the said Governor General in Council.

Short title. 2. This Act may be called "The Chief Commissioners' Powers' Act."

ACT No. XXXIII of 1867.

Passed by the Governor General of India in Council.

(Received the assent of the Governor General on the 18th July 1867).

An Act to amend Act No. XXXI of 1861.

Whereas it is expedient to amend Act No. XXXI of 1861 (to regulate the manufacture of Saltpetre and the sale of Salt educed in the refinement thereof); It is hereby enacted as follows:—

1. Section 6 of the said Act shall be read as if for the words "fine of Act XXXI of 1861, Sec. tion 6. rupees five hundred," the following were substituted (that is to say), "fine not exceeding rupees five hundred."

ACT No. XXXIV of 1867.

PASSED BY THE GOVERNOR GENERAL OF INDIA IN COUNCIL.

(Received the assent of the Governor General on the 1st August 1867.)

An Act to repeal Act No. XIX of 1866 in the places to which the Madras Salt Excise Act, 1867, may be made applicable.

WHEREAS it was enacted by Section 1 of Act No. XIX of 1866 (to enhance the price of Salt manufactured and sold under the orders of the Governor of the Presidency of Fort Saint George in Council), that Section 43 of Act No. VI of 1844 should be repealed, and that, in lieu thereof, the following Section should be substituted (that is to say):—

"XLIII. The price to be paid to the Government of the Presidency of Fort Saint George, for salt manufactured and sold under the orders of the Governor of the Presidency in Council, for consumption within the territories subordinate to the same Presidency, shall, from and after the passing of this Act, be one Rupee and eleven annas for every three thousand two hundred tolas weight of salt."

And whereas, with the previous sanction of the Governor General of India, a Bill to be called the Madras Salt Excise Act, 1867, has been introduced into the Council of the Governor of Fort Saint George for the purpose of making Laws and Regulations, to enable the Local Government to levy a duty, by way of Excise, on salt manufactured in the districts to which such Act may be made applicable, and there to fix the Salt Excise and Import Duties, and the selling price of salt imported by the Government, at such rates as the Governor of Fort Saint George in Council, with the sanction of the Governor General of India in Council, may, from time to time, determine: And whereas, in order to give effect to the proposed enactment, it is necessary to render the said Act No. XIX of 1866, and the Section substituted thereby for the original Section 43 of Act No. VI of 1844, inoperative in those districts to which

which the said Madras Salt Excise Act, 1867, may be made applicable; It is hereby enacted as follows:—

1. In all districts, or parts of districts, of the Madras Presidency to which Prospective repeal of the said Madras Salt Excise Act of 1867 may be made applicable, Act No. XIX of 1866 of the Governor General of India in Council and the said Section thereby substituted for the original Section 43 of Act No. VI of 1844, shall be held to be repealed and of no effect.

ACT No. XXXV of 1867.

Passed by the Governor General of India in Council.

(Received the assent of the Governor General on the 5th September 1867.)

An Act to provide temporary assistance to the Financial Commissioner of the Panjáb.

Whereas, owing to the state of business in the Court of the Financial Commissioner of the Panjáb, it is expedient to give him some temporary assistance in the disposal of appeals now pending before him, or which, within such time as hereinafter mentioned, shall be presented in his Court; It is hereby enacted as follows:—

- 1. The Lieutenant Governor of the Panjáb may, with the previous sanction of the Governor General of India in Council, appoint an Additional Financial Commissioner of the Panjáb, who shall hold his office during the pleasure of the said Lieutenant Governor.
- 2. The said Financial Commissioner may from time to time, so long as Financial Commissioner may prepare and send list of cases for transfer.

 this Act shall remain in force, cause a list of the appeals which he may wish to be transferred from his Court to the Court of the said Additional Financial Commissioner, to be prepared and sent to the said Lieutenant Governor; and such Lieutenant Governor may, if he think fit, order all or any of such appeals to be transferred accordingly.
- 3. The procedure of the Additional Financial Commissioner in appeals so transferred, shall be regulated by the rules relating to Civil Procedure for the time being in force in the Panjáb, and his orders on such appeals shall have the same effect to all intents and purposes as if they had been made by the said Financial Commissioner.

4. The

- 4. The Additional Financial Commissioner shall hold his sittings at such Place of holding place in the Panjáb as the Lieutenant Governor shall from time to time appoint.
- 5. This Act shall come into operation on the first day of October 1867, Continuance of Act. and shall remain in force until the first day of April 1868, or until such subsequent day (if any) as the Governor General of India in Council shall notify in the Gazette of India: Provided that, as to such appeals (if any) as shall, on or before the said first day of April, or the day so notified, as the case may be, have been transferred under the provisions herein contained, and shall not have been disposed of by the Additional Financial Commissioner, this Act shall remain in force until such appeals shall have been disposed of as aforesaid.

ACT No. XXXVI of 1867.

Passed by the Governor General of India in Council.

(Received the assent of the Governor General on the 5th September 1867.)

An Act to correct an error in Act No. XVII of 1862.

Whereas Act No. XVII of 1862 (An Act to repeal certain Regulations and Acts relating to criminal law and procedure) repeals by its Schedule the whole Madras Regulation XI, 1816 (A Regulation for the establishment of a general system of Police throughout the territories subject to the Government of Fort St. George), "except Sections VIII, IX, X, XII, XIII, XIV, and XLVII;" and whereas the said Section number "XII" is an error, and it is expedient to correct the same; It is hereby enacted as follows:—

1. The Schedule to the said Act shall be read as if for the words and Schedule to Act figures hereinbefore cited, the following were substituted XVII of 1862 amend- (that is to say), "except Sections VIII, IX, X, XI Clause 1, XIII, XIV, XLVII."

ACT No. XXXVII of 1867.

PASSED BY THE GOVERNOR GENERAL OF INDIA IN COUNCIL.

(Received the assent of the Governor General on the 3rd October 1867).

An Act for transferring appeals from the Court of the Financial, to the Court of the Judicial, Commissioner of Oudh, and for other purposes.

Whereas it is expedient to enable appeals to be transferred from time to time from the Court of the Financial Commissioner of Oudh to the Court of the Judicial Commissioner of that province; and whereas it is also expedient to provide for the decision of certain questions arising before either of such Commissioners by a Court composed of both of them; It is hereby enacted as follows:—

I.—Transfer of Appeals by Financial Commissioner.

- I. Whenever the state of business in the Court of the Financial Commissioner may prepare and send list of appeals for transfer. whether regular or special, which he may wish to transfer for decision to the Court of the Judicial Commissioner of Oudh, to be prepared and sent to the Chief Commissioner of Oudh, and such Chief Commissioner may, if he think fit, order all or any of such appeals to be transferred accordingly.
- 2. In all appeals so transferred, the said Judicial Commissioner shall proceed as if they had been originally presented in his Court; and his orders thereon shall have the same effect to all intents and purposes as if they had been made by the said Financial Commissioner.

II.—Appeals before Financial and Judicial Commissioners.

Hearing before Financial and Judicial Commissioners sitting together.

The Hearing before Financial Commissioner or the said Judicial Commissioners sitting together.

The Hearing before Financial Commissioner or the said Judicial Commissioner, if the Commissioner before whom such appeal shall have come desires to obtain the opinion of the other Commissioner

Commissioner on any question of fact or of law arising on such appeal, he may record a memorandum to that effect, and on receipt of a copy of such memorandum, the other Commissioner shall sit, as soon as may be practicable, with the Commissioner recording the memorandum, in the Court of such Commissioner, and assist in disposing of the said question, subject to the provisions hereinafter contained.

Reference to High Court.

- 4. In case there shall be a difference of opinion between the two ComProvision for difference of opinion.

 missioners, the following course shall be pursued (that is to say):—
- (1.)—If the difference of opinion be on any question of fact in the finding of the lower Court, the finding shall be upheld;
- (2.)—If the difference of opinion be on a point of law or of usage having the force of law, the ruling of the lower Court shall be upheld, unless one of the Commissioners shall be of opinion that the point should be referred to the High Court of Judicature of the North-Western Provinces of the Presidency of Bengal, in which case the Commissioners shall state the point as to which they differ, and forward the statement with their respective opinions thereon to such High Court.
- 5. The Commissioners may proceed in the case notwithstanding such Decree contingent on reference, and may pass a decree contingent on the opinion of the High Court on the point referred; but no execution shall be issued in any case in which a reference shall have been made, until the receipt of such opinion.
- 6. Cases referred under this Act shall be heard by three Judges of the Referred cases to be heard by three Judges. said High Court, and shall be determined according to the opinion of the majority of such Judges.
- 7. The parties to such cases may appear, plead and act in the said High

 Appearance of parties on reference. Court in person or by an Advocate or Vakil of such High

 Court; and the High Court, when it shall have heard and
 considered the case, shall transmit a copy of its opinion, under the seal of
 the Court and the signature of the proper officer, to the Commissioners making
 the reference.

8. Costs,

Costs of reference.

8. Costs, if any, consequent on such reference, shall be costs in the suit.

III.—Points arising in Criminal Cases.

Decision of points arising in criminal cases before Judicial Commissioner. 9. Whenever any appeal shall have been presented to the said Judicial Commissioner under the Code of Criminal Procedure;

Or whenever any sentence of death shall have been referred to him for confirmation;

Or whenever any case shall have come before him as a Court of revision;

If he desires to obtain the opinion of the said Financial Commissioner on any question of fact or of law arising on such appeal, reference, or case,

The provisions contained in Sections three, four, five, six and seven of this Act shall, mutatis mutandis, apply:

Provided that, if there be a difference of opinion on any question of fact, the case may, but if the difference involve the confirmation, commutation or reversal of a sentence of death or of transportation the case shall, be referred in manner aforesaid to the said High Court.

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INDEX

TO THE

ACTS PASSED BY THE GOVERNOR-GENERAL OF INDIA IN COUNCIL

IN THE YEAR 1867.

	Edit 1		••				Аст.	SEC.
Account	rs. See Administrator	General.						
Act No.	XI of 1835 repealed	•••		•••	•••		XXV	2
	XXI of 1836 saved	•••	•••	•••	***		VI.	. 2
	XVI of 1838, section 1,	clause 2. S	ee Possessio	m.		Ì		
	V of 1844 saved	•••	•••	•••	•••	}	ΔIII	2
	XX of 1847, registration	n of books t	o be deemed	l an entry u	nder,		xxv	18
	VI of 1848 saved	•••	•••	•••	•••		XVII	2
	XXI of 1848 amended	***		•••	***		VIII	1
	IX of 1850, intermedia	te custody of	f persons arı	ested in pur	suance of w	arrant		
		stablished u		•••	114		XII	14
	XXVI of 1850, municip	al committe	es appointed	l under,	•••	•••.	XV	3,21
	XXXIV of 1850 amend		•••	***			XII	16
	VIII of 1855 repealed	•••	•••	•••	•••		XXIV	2
	XXIV of 1855, section	8, repealed	•••	•••	•••		XII	2
	XXVI of 1855, section			***	***		XXIV	2
	XIV of 1856, stamp on		nder,	*	***		XXVI	6, art. 10
	V of 1857, power to ex		•••	•••	•••	.,.	$\mathbf{x}\mathbf{I}$	2
	XXXV of 1857 amende		•••	***	•••		XIII	1
	III of 1858 amended	***		***	•••	• ,,,	XII	16
	XL of 1858, stamp on	certificate gr	anted under	ľ,			XXVI	6, art. 2
	III of 1859, stamp on			•••		•••	,,	6, art. 10
	VIII of 1859, sections	133 and 150), amended	****	***	***,	,,	4
		180, amende		•••	***	·	**	6, art. 11
	XIV of 1859, section 1	5. See Pos	ssession.					
	XXV of 1860 amended	l	•••	•••	***		XIII	· 1
	XXVI of 1860 repeale	d	•••	•••	•••		XXIV	2
•	XXVII of 1860 partia	lly repealed	• •••	•••	***	••••	,,,	2
	stamp	on certifica	te granted	under,	•••		XXVI	6, art. 2
	XLV of 1860. See F	enal Code.		•			•	ľ
	XLVIII of 1860, secti	on 25, amer	nded	•••	•••		XII	8
	XIX of 1861, Act to a	mend,	•••	•••	444	•••	$\mathbf{X}\mathbf{X}\mathbf{X}$	
	XXIII of 1861, section	n 8, custody	pending en	quiries unde	er,	•••	XII	13
	XXXI of 1861 amende	_	•••	•••	•••	•••	XXXIII	
	X of 1862, section 30,		•••	•••	•••	•••	XXVI	2
		article 43,	amended	•••	·••	•••	,,	5
		new schedu		ed for.	***		,,	6

٠						Act.	SEC.
Аст No.	XVII of 1862 amended		•••	•••	1	XXXVI	
	XVIII of 1862, sections 47-52, rep	ealed	•••	•	·	$\mathbf{x}\mathbf{n}$	2
	XX of 1862, section 2, to apply to	-	N. W. Pr	ovinces		XXVI	2
	VI of 1863 amended			•••	• • •	$\mathbf{x}\mathbf{x}$	3
	" section 27, amended	***	•••	•••		XVII	3
	" section 179 repealed	*	•••	1		,,	3
	X of 1863 repealed	•••	•••	•••		XIX	1
	XXV of 1863 repealed	•••	•••	•••		XII	2
	V of 1864 (Bombay). See Possessi	ion .	•••	•••	"'		[
	VII of 1864 amended				[·	IX	1
	XVIII of 1864. See Act XV of 18	R67 section 9	21	•••	***		*
	XXII of 1864, section 6, stamp			Court of	Small		
		blished unde		. Court or		XXVI	6, art. 1
	XXIV of 1864, section 1, amended	pusued unde	1,	•••	•••	XVIII	3
	section 2, amended	•••	•••	•••	***	A VIII	
	•	100	•••	***	***	,,,	$\frac{2}{2}$
	IV of 1865 repealed	San And VVI	V -61066	on Han TA	•••	XXIV	
	X of 1865, sections 187 and 190.	See Act AA1		section 14.			
	section 330 repealed		•••	•••	•••	,,	2
	not to affect Administra	tor General	•••	****	12.4	"	63
•	schedule saved	•••	***	***	••••	XXVI	9
	XI of 1865 amended	•••	***	. •••		X	.
	stamp on petitions und	er,	• • • .	•••	•••	IVXX	6, art. 10
	XII of 1865 repealed	•••	••• , ,	***	•••	XII	2
	XIV of 1865 amended	•••		•••	• … ∣	XXVII	1
	XV of 1865 saved	#**	•••	•••.	•••	XXVI	9
	XVIII of 1865 saved	***	***	•••	•••	,,	9
	XIX of 1865 amended	•••	•••	•••	•••	XXVII	1
	X of 1866 not to affect Administrat			•••		XXIA	63
	XIX of 1866 prospectively repealed	***	•••	• •••		VIXXX	1
	XXI of 1866 saved	•••	•••	•••		XXVI	9
• •	XXV of 1866 repealed as to Admir	istrator Gen	eral of Ber	igal		XXIV	2
	XVIII of 1867 amended	•••			{	XXVII	1
	XXI of 1867 amended	•••	***	•••	*,	XXIX	,
CTING	APPOINTMENTS TO JUDICIAL OFFICE	s, Act to aut	horize the	making of,		XVI	
DDĻTIO	NAL FINANCIAL COMMISSIONER, POW	er to appoin	t,	401	[XXXV	1
	proc	edure in cou	rt of,		}	,,	3
•		t of orders o		•••	}	, ,,	3
		ngs of,	•			22.	4
DMINIS	TRATOR. See Certificate, Commission	_			.		
	TRATOR GENERAL, Act to consolidate		the law rela	iting to.	\	XXIV	
	designation of,			•••	<u></u>	• ,	4
	appointment, susp	ension, remo	val of.	•••		,,	5
	qualification of fu				***	,,	6
	not to be deemed		tha High C	lourt:	***\	**	7
	not to be Ecclesias		_	war n	•••	>>	9

· · · · · · · · · · · · · · · · · · ·		Act.	SEC.
Administrator General	, not to hold any other office without sanction of Government	XXIV	9
	not to trade, except for benefit of estates	. "	10
* *	security to be given by,	,,	11
	need not enter into administration-bond or swear to peti-		
:	tion *	. "	12
	appointment of officiating,	. ,,	13
	entitled to letters unless granted to next-of-kin	,,	.15
	when required to administer	,,	16
	may be directed by High Court, when assets are in danger,		
'	to apply for administration	,, ,, ,, ,, ,, ,, ,, ,, ,, ,, ,, ,, ,,	. 17
ar	may be enjoined to collect and hold assets within local		•
	limits of High Court	. ;,	18
	costs of proceedings of,	22	19
	when letters of administration to be granted to,	"	20
	when to secure and distribute effects of soldiers	"	21
,	may apply for letters within one month after death	,,	22
	provision after revocation of letters granted to,		23
	validity of payments made or acts done by, prior to	, 22	
	revocation		24
	recall of letters granted to,	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	25
•	declaration of dividend by,	"	27
. *	distribution of assets by,	"	27
	letters granted to, to be granted by name of office	,,	28
	named as executor by virtue of his office, grant of pro-	,,	į .
	bate to,	}	29
	interest of private executor or administrator may be	,,,	1
•		ľ .	30
	vesting of estates, &c., in successor of,	"	31
4.	to sue and be sued in his representative capacity	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	32
	creditors' suits against,	"	33
,	when certificate may be granted by,	"	34,35,36
	not bound to take out administration on account of effects	,,	04,00,00
•		1	38
· ·	· ·	"	40
	to defray expenses of establishment	"	1
•	to keep a separate account for each estate	,,	41
•	to furnish half-yearly schedules	,,	42
	commission to be received by,	,,	50,51,52,53
	orders for guidance of,	·	55
	to transfer unclaimed assets to Government	, ,,	59
4 - 4	District Judge to report deaths to,		• 61
	not to be affected by Indian Succession Act, 1865, or Indian	1	
	Companies' Act, 1866	. ,,	63
ADVOCATE GENERAL, refe	erence of auditors' report on Administrator General's accounts to	, ,,	48
.008	ts of, in case of such reference	·	49
A THE CO. HIGH CO.	URT need not file mukhtárnáma or wakálatnáma	XXVI	6, art. 7

÷			Act.	Sec.
ALTERATION of tolls on the Ganges	,		I	13
APPAREL, import duty on,	•••	•••	XVII	sch. A
APPEALS from Courts in Jhánsí	***		XVIII	14, 15, 20
• • • • • • • • • • • • • • • • • • • •	•••	• 1	XXIII	10
not from orders or sentences under Panjáb Fanatics' Act See Financial Commissioner.	. '•••	•••	AZZIZZ	10
		1	I	4
APPLICATION of tolls payable under Ganges Navigation Act	•••		XXVI	6, art. 10
stamp on,	***	•••	XVII	sch. A
Abms, ammunition and military stores, import duty on, Assessors. See Trial.	•••	***	2.111	SCH. A
Assets defined			XXIV	3
	***	***	,	55
rules for custody of,	•••	***	,,	59
unclaimed for 15 years to be transferred to Government	•••	••• }	"	1
mode of proceeding by claimant to recover principal	•••	••• {	. ""	60
See Administrator General.		\ 	XXIII	,
ATTEMPT to murder, punishment of fanatics guilty of,	•••	•••	XXIV	2
Auditors of Administrator General's accounts, appointment of,	- 4	{		43
to examine schedules and accounts and report to Government	ent	•••	.	44
may summon witnesses and call for books	***	•••	. "	45
to ascertain expenses of preparing schedules	•••	•••	,,	46
to report incorrectness of accounts	•••	•••	,,	47
proceedings on report of,	***	•••	,, T	48
Bándhéls, power to prohibit construction of, Bassein. See <i>Port Dues</i> .	410	***	I	14
Blacking, import duty on,	•••	•••	XVII	sch. A
BOMBAY. See Administrator General, Superintendent, Transshipm	nent.			: -
Bond, stampon,	•••		XXVI	6, art. 1
See Administrator General.				,
BOOKS, Act for preservation of copies and for registration of,	***	•••	XXV	
defined	•••		,,	1
to bear name of printer, place of printing, publisher and pla	ce of publica	tion	,,	3
three copies of, to be delivered to Government within a mon	th	•••	,,	9
receipt and payment for copies of,	• •••		,, ,,	10
disposal of the three copies of,			,,	11
penalty for printing or publishing illegally	***	•••	,,	12
penalty for non-delivery of three copies of,			,,	16
registration of memoranda of,	•••	,	. ,,	18
fee for registration of,	•••		,,	18
See Publications.			ì	
Boxes. See Trunks			Ì	
Beitish Burman, maintenance of port-lights of,	***	•••	XIII	1
See Bassein, Maulmain.			}	1
BURDEN of steamers and flats, rules for measurement of,	•••	•••	1	3
ascertainment of, by toll collector	•••		,,	10
BYE-LAWS. See Municipal Committees				1
CABINET-WARE, import duty on,	***	•••	XVII	sch. A
to the second			,	•

	Acr.	Sec.
CALCUTTA. See Transshipment		
CANDLES, import duty on,	IIVX	sch. A
CANTONMENT JOINT MAGISTEATE, stamp on plaint instituted in court of,	XXVI	6, art. 11
N. District in a set July and	XVII	sch, A
Carriages, import duty on,		sch. A
CENTRAL PROVINCES, municipal assessments in,	xv	20 & 21
See Deputy Commissioners, Pándharí Tax.		20 00 221
CERTIFICATE when grantable by Administrator General	XXIV	34
granted by Administrator General to creditor		35
proof of title and value before grant of,	,,,	36
right of executor or administrator against holder of,	. "	37
right of creditors against assets in hands of holder of,	,,,	37
	"	39
Annua in	"	
•		6, art. 2
authorizing refund of stamp	" "	6, art. 11 (d)
CHAUKIDARI Assessment, petition of appeal against, exempt from stamp	"	6, art. 10
CHEMICALS, import duty on,	XVII	sch. A
CHIEF COMMISSIONER, Act to enable Governor General of India in Council to delegate	- L	
certain powers to,		0.33
CHIEF COMMISSIONER OF BRITISH BURMAH, to control lights and beacons	XIII	8 6
may appoint collector of tolls	· · · · · ·	9
CHIEF COMMISSIONEE OF CENTRAL PROVINCES may make rules for assessment of		1
Pándharí Tax		. 2
CHIEF COURT OF PANJAB may issue circular orders for guidance of officers under		1
Panjáb Fanatics' Act		16
CHINA AND JAPAN-WARE, import duty on,	1	sch. A
TROULAR ORDERS, for guidance of officers in cases under Panjab Fanatics' Act	XXIII	16
CLOCKS AND WATCHES, import duty on,	XVII	sch. A
COACH-BUILDERS' MATERIALS, import duty on,		sch. A
COAST LIGHTS IN EASTERN PART OF BAY OF BENGAL, Act to provide for establishment		:
and maintenance of,	XIII	1 . + :
COAST LIGHT-DUES leviable in British Burmah	,,	3
when to be paid	,,	10
to whom to be paid	• ,,	11
distraint and sale for,	,,	12
collector may sue for recovery of,	,,,	13.
evading payment of,	,,	15
decision of disputes respecting,	,,	16
Governor General in Council may alter rates of,	,,	17
Coffee, import duty on,	XVII	sch. A
COLLECTOR of Ganges tolls	I	5
COLOURING MATERIALS. See Dyeing.		The Table
COMMISSION of Administrator General when enjoined to collect assets in danger	XXIV	18 ***
to be received by Administrator General	,,	50
on property of officers and soldiers dying on service	,,,	51
		52
expenses covered by,	وواء	

<u>-</u>	· · · · · · · · · · · · · · · · · · ·	· · · · · · · · · · · · · · · · · · ·	<u> </u>		Act.	SEC.
Commission how payable		•••	••••		XXIV	52
of Administrator Gene	ral of Bengal	· · · · · ·	***	{	, ,,	53
of Administrators Gen	eral of Madras ar	ıd Bombay	•••		,,,	53
not to be charged by p	rivate executor or	administrator	*** *		31	54
COMMITMENT TO CUSTODY, sections 2	22 and 223 of Pe	nal Code to app	ly to;		· IV	2
Common Gaming-house defined	*** *** /		•••	•••	ш	1
COMPANIES liable to license-tax	•••		•••	,	XXI	19
					XXIX	4, 5
COMPTOIR D'ESCOMPTE, Act to make	further provision	for suits by and	d against,		\mathbf{IX}	
CONTRACTS. See Municipal Commit	tees		*.*	. [
Cory of decree or order, stamp on,		***	***	·	XXVI	3, art. 3
of translation of judgment or o	rder, stamp on,	:	• • •		"	6 ,, 4
of revenue or judicial proceeding		on,	•••		,,	6 , 5
of stamped instrument left in p			on,		"	6 , 6
Corks, import duty on,	•••	•••	4.4	•••	XVII	sch. A
CORONER, persons committed by, to b	e delivered to sup	erintendent of p	residency jai	1	XII	12
Costs. See Administrator General.		-				
	***	•••	•••		XVII	sch. A
COTTON GOODS, export duty on,	*** ***	***	•••	434	,,	sch. B
COURT MARTIAL. See Superintende	nt of Presidency	Jail.			,,	5011. 15
CREDITORS, Administrator General en			• • • •		XXIV	15
when excluded from asse			en made by	Ad-	XXII	10
ministrator General		′				27
suits against Administra		•••	•••		**	33
certificates granted to,		•	•••	•••	"	35, 36
CRIMINAL PROCEDURE CODE. See E					,,,,,,	00, 00
CURRENCY, Act to provide for Govern	_	nded	•••	***	XXX	
CUSTODY. See Commitments, Escape			,			
CUSTOMS' DUTIES, Act to amend the			• • • •	•••	XVII	
DARJÍLING, Act to make further prov			stice in.		XIX	
DEATH. See District Judge					ALA	
DECISION of disputes, respecting tolls		· · ·			ı	12
DECLARATION. See Printing Press		•			l	<u> </u>
DECREES, Court of Small Causes may		rising in execut	ion of.	***	x	1
DEPUTY ADMINISTRATOR GENERAL,			•••	***	XXIV	64
DEPUTY COMMISSIONERS in Central			ánsí, empoy			
to distribute business in				•••	XXVII	
DESTRUCTION of instruments of gam					III	8
DESIROUTION OF THOUSAND PROPERTY SAME		in public streets		411	,,,	13
DISTRICT JUDGE to take charge of					"	
Administrator C			1311		XXIV	61
DIVIDEND. See Administrator Gene	• • • • • • • • • • • • • • • • • • • •	.,				"
DRUGS AND MEDICINES, import duty			•••	•••	XVII	sch. A
Duties upon salt and opium saved	•••			•••	(.	2
See Customs' Dut			,	•••	39	
DYEING AND COLOURING MATERIALS						sch. A
~ verter di terres concourting pratition pratition pro-	, առեխու ասոյ օպ	عين ۱۹۹	*** 224	· · · · ·	1 29	7

					Act.	SEC.
Post man and a second					XXIV	8
ECCLESIASTICAL REGISTRAR, effect of probate & Administrator Ger			iru to,	•••		9
		De,	• • •	•••	. " I	8
Enforcement of payment of Ganges tolls	***	***	•••	•••	•	
Engravings. See Maps.	:		 	VIV		
ESCAPE by person in custody for failing to furn		requirea	under Chap		IV	3
of Code of Criminal Procedure	***	•••	***	•••	I	11
EVADING payment of Ganges tolls	 	 Ll!b			1	**
EVIDENCE, office copy of declaration of prin			newspaper		xxv	7
primâ facie,	ou.	* 100	•••	• • •	AA	
See Gaming-hous					XXVI	7
Examination of complainants, stamp on,			•••	•••	AAVI	1 3
EXECUTOR. See Administrator General, Certi	ficate, Com	mission, Pr	obate.	•		
Expenses. See Administrator General.	•			,		
FALSE NAMES AND ADDRESSES, penalty	_		n gaming	house	TTT	7
,	giving,	******	•••	•••'	III XXIII	2
FANATICS murdering or attempting to murder	=	ed.	444 ***	•••	· XXIII	1
disposal of bodies of, killed	*** ***	•••	•••	***	**.	4
tried before Commissioner	•••	•••	•••		,,	5
with aid of assessors	*** ***	•••	****		"	6
disposal of bodies of, executed	•••	***	*** **	•••	,,	8
confinement of suspected,	•••	***	•••	***	** ,,	12
apprehension of suspected,	***	•••	• • •		* **	13
FEE. See Books, Certificate.						
FELT, import duty on,	•••	•••		•••	XVII	sch. A
Financial Commissioner. See Panjáb.		•			i	
FINANCIAL COMMISSIONER OF OUDH, Act for	transferring	appeals fro	m court of,		XXXVII	
Fines under Ganges Improvement Act		***	•••	***	I.	17
Fire-works, import duty on,	***	***	• • • •		XVII	sch. A
FLATS. See Burden.						
FLAX, import duty on,					,,	sch. A
FLOORCLOTH. See Oil.						
FORESTS, application respecting Government, e	xempt from	stamp-duty	y	• • • • • • • • • • • • • • • • • • • •	XXVI	6, art. 10
FRIEND of deceased, Administrator General en	titled in pro	eference to,			XXIV	15
FRUITS AND VEGETABLES, import duty on,		***	•••	•••	·XVII	sch. A
GAMBLING, Act for punishment of public,	•••	•••	•••		ÌΠ	
GAMING-HOUSES, Act for punishment of keepir	ng,	•••	***	•••	,,	.
penalty for owning or keepin	ıg, or havin	g charge of	,		,,	*
penalty for being found in,	•••		* ***	•••	,,	4
power to enter and authorize	police to er	iter and sea	rch,	•••	,,	5
evidence of house being a,			•••	***	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	6
GANGES, Act for levying tolls for improvement	t of navigat	ion of,	*	•••	ľ	
GLASS, import duty on,	•••	•••	•••	•••	XVII	sch. A
GOLD LEAF, import duty on,	•••	•••	•••		,,	sch. A
GOVERNMENT OFFICIALS liable to license-tax	•••	***			XXI	20
GOVERNMENT OF BOMBAY to appoint Adminis			bav		XXIV	

				Аст.	SEC.
Sovernment of Fort St. George	to appoint Adminis	trator Genera	l of Madras	XXIV	5
Jovebnor General in Council n				}	
	court from one jai			· II	3
· m	ay alter Maulmain a		the state of the s	l.	1
•	mese coast light-d	_	•••	XIII	17
to	appoint Administra		• • •	XXIV	5
	ne copy of every bool				1
	posed of according	to direction	of,	XXV	11
	posed of according nay exclude any clas			,	
т.					21
,	Press and Books'		,	vvvtt	21
	ay delegate certain	powers to Cn	er Commissioner	XXXII	, ,
FRAIN, export duty on,	•••	***	***	XVII	sch. B
Frass, import duty on,	*** 111	•••	•••	,,	sch. A
BREASE. See Tallow.					
ROCEBIES, import duty on,	***	•••	•••	"	sch. A
toms, import duty on,	1117.4	*** ·	•••	**	sch. A
IEADS OF VILLAGES, petition to, ex		***	•••	XXVI	6, art. 10
LIDES AND SKINS, import duty on,		***	•••	XVII	sch. A
Lides and Skins tanned, export d	luty on,	*** ,,,	•••	,,	sch. B
LIGH COURT defined		••• .,		XII	1 , 1 ,
ligh Court at Fort William to	exercise jurisdiction o	ver Darjíling		XIX	, 2
	See Receiver, Super			į	1:
ligh Court, North-Western Pr	ovinces, its appellat	e jurisdiction	as to Jhánsí	XVIII	14
	appeals to,	***	***	,, ,,	15
•			urisdiction of,	,,	16
			e rules of practice	, ".	
· · · · · · · · · · · · · · · · · · ·			rts in Jhánsí	,,	17
*** ***			one subordinate	"	
***		to another	con two training	} .	23
		-	onduct of Magis-	"	20
We will be a second of the sec		in petty sessi	_	XXVIII	3
•			ons of difference of	1	.
			inancial and Judi-		
					1 , ,
	***	ommissioner		XXXVII	49
	1862, s. 30, Act XX		a contract of the contract of		
HIGH COURTS AT PRESIDENCY TOWN		d testamenta	ry jurisdiction as		1
	ninistrator General	•••		XXIV	14
as regards Administ	• • • • • • • • • • • • • • • • • • • •				
	187 and 190 of the Γ			"	14
	r General, Advocate	, Prisoners,	Superintendent of	'	
Presidency J	ail, Writs.		•	1 .	
IORNS, import duty on,	***	*** . 54	*** : ***	XVII	sch. A
HORSE-BACING, Act to amend the la	w relating to,	•••		VIII	j
MMOVEABLE PROPERTY, computati		able in suits	for,	XXVI	6, art. 11
NDEMNIFICATION of witnesses und		•••		III	11

			•		Acr.	SEC.
Indigo, export duty on,					xvii	sch. B
INFORMER, portion of fine under Gambling Act	may be paid	to.			III	16
Insolvent Act. See Superintendent of Presid		00,	•••	•••		4
Instruments, import duty on,					xvII	sch. A
INTERMEDIATE CUSTODY. See Superintendent.	•••	•••	•••			
Ivory, import duty on,					,,	sch . A
JAPAN WARE. See China.	•••	•••	•••	•••	, " l	
JEWELLERY, import duty on,		•			,,	sch. A
JHANSÍ, Act to define jurisdictions of Civil Cour	ta in	***	•••		xviii	5011.11
grades of courts in,	us III,	***	•••	•••	_	в
See Deputy Commissioners.	•••	***	•••	•••	,,	
					XXÎII	. #
JUDGMENT in cases under Panjáb Fanatics' Act		•	***	•••	XXXVII	7
JUDICIAL COMMISSIONER OF OUDH, transfer of		•••	•••	•••		1
JUDICIAL OFFICES. See Acting Appointments.			•		Y TITE	<u> </u>
JURISDICTION of Courts in Jhánsí	•••	•••		•••	XVIII	8—18
JUTE, import duty on,	***	•••	•••	•••	XVII	sch. A
LAC, import duty on,	•••	***	•••	• • •	,,	sch. A
export duty on,	•••	***	•••	•••	,, [sch. B
LEATHER, import duty on,	•••	••• .	•••	·	,,	sch. A
LEGATEE, Administrator General entitled in pref	ference 🚣 o no	n-universal	,	•••	XXIV	15
LETTERS OF ADMINISTRATION defined,		•••	•••	•••	,,	3
transfer to Adn	ninistrator (General of	private ad	min-		
istrator's in	terest under,		***	•••	99.	30
LICENSING OF PROFESSIONS AND TRADES, Acts	for,	1+4	•••	•••	XXI&XXIX	•
persons exempted from License Act,	•••	•••	•••	•••	XXI	3, 4
officers to grant licenses		•••	•••	•••	3,	6
	•••	•••	•••	•••	,,	7
commencement and expiration of lice			•••	•••	, ,,	8
renewal of license			•••	•••	,,	9
list of licensees	•••	•••	•••		,,	11
objection to list	•••	•••	•••	•••		12
petition to objector	•••	*** *	•••	•••	,,	12, 13
penalty for carrying on business wit	 hout licence	•••	•••		, ,,	15
ponarty for ourrying on business with	nout noense	***	•••	•••	VVIV	3
license to be preduced on demand					XXIX	16
license to be produced on demand	•••	***	•••	•••	XXI	٠,
LIEUTENANT GOVERNOR defined	•••		***	•••	T.	1
LIEUTENANT GOVERNOR, NORTH-WESTERN PRO						7
Tahsíldár or Assi					XVIII	ļ <i>1</i>
	. ma	ıy invest aı				
			f Commiss]
			y Commiss	sioner	1	
·		in Jhánsí	***	•••	,,	18
See Municipal (${\it Committees},$	${\it Panjáb}.$	4			
LIMITS OF DISTRICTS. See Panjáb.		**	•			
						1 1 4
LIQUOR, import duty on,	•••	•••	•••	•••) XVII	sch. A

				Act.	SEC.
List of licensees. See Licensing.	<u> </u>				
LOCAL GOVERNMENT may order reme	ovel of prisoners pentanced h	v High Court		II	1
=	oval of lunatic prisoners to as			,,	2
	perintendents of presidency			XII	4
	s under License Act		•••	XXI	23
LUNATIC PRISONERS. See Local God		* ***	•••		
MADRAS. See Administrator General		imm an t	Ì		ì
MAGISTRATE defined	u, swperintenaent, transsn	_		I	1
t .	 intendent of Presidency Jai	· · · · · · · · · · · · · · · · · · ·	•••		1
MAPS, PRINTS, ENGRAVINGS, copies of				XXV	9
	or non-delivery of,	10 ···	•••		16
· ·	or non-derivery or,		•••	" XVII	sch. A
MARBLE, import duty on,	***	•••	•••	I	1
MASTER defined	***	*** /	•••	XVII	
MATS, import duty on,	444 444	•••		V A II	sch. A
MAULMAIN. See Port-Dues.		• *			
MEMORANDA. See Books.				·. VVVI	6
Mesne profits, provision as to stamp	p-duty payable in suits for,	•••	•••	XXVI	6, art. 11
METALS, import duty on,	***	***	•••	XVII	sch. A
MILITARY COURTS OF REQUESTS, star	mp on plaint instituted in,	*** *** ***	•••	XXVI	6, art. 11
MILITARY STORES. See Arms.	•		1		
Money, computation of stamp-duty p	•	•••	•••	"	6. art. 11
MOVEABLE property, computation of s	stamp-duty payable in suits f	or,		",	6, art. 11 (b
Mukhtárnáma, stamp on,		***	•••	"	6, art. 7
executed by officer of	r soldier, exemption from sta	mp	•••	**	6, art. 7
See Advocar					
MUNICIPAL COMMITTEES IN THE PAI	ија́в, Act to make better p	rovision for ap	ooint-		
	ment of,	•••		$\mathbf{x}\mathbf{v}$	
	appointment of,	•••		,,	5
	their power to levy ra	tes		"	6
	may make rules for c	ollection and ap	plica-		
	tion of rates			,,	7
	their duties and powe	rs		"	9
	their power to make	rules as to their	meet-		
	ings and busir	ess, and as to	the	*	
	salaries, appointr	nent, &c., of the	r ser-		
	vants	•••		,,	10
	may make bye-laws	as to nuisances	and		
	registration of h			,,	11
	Lieutenant Governor			. "	
	pend or limit power		•••		, 12
	may cancel proceeding			"	12
•	to make provision for		. ***	,,	13
	confirmation and publ	-, , ,		,,	14
•		neamon or phe-ra		"	15
	suits by and against,	•••	•••	. ,,	·
	execution of contracts liability of members		•••	,,	15 15
			•••		

	1	Аст.	SEC.
dunicipal Committees in the Panjáb, notice of cause of suit against,		XV	16
penalty on members being interested	l in		
contracts made with,		3)	17
prosecutions by,		,,	19
MURDER, punishment of fanatics committing, in Panjáb		XXIII	2
NUTINY Act, order under, for intermediate custody	- 1	XII	9
amended	•••	VII	
See Soldiers.		111	٠.
VAVAL STORES, import duty on,		XVII	sch. A
VAVIGATION OF GANGES, penalty for causing obstruction to,		I	15
rules relating to,	•••		16
See Ganges.	•••	,, `	10
IEWSPAPERS, Act for regulation of,		32323 7	
***	•••	XXV	
rules as to publication of, authentication and deposit, or declaration of printer and publisher of	. •••	"	5
		,,	6
declaration of persons ceasing to be printers and publishers of,	•••	,,	8
EXT-OF-KIN defined	•••	XXIV	3
ORTH-WEST PROVINCES, the Saráís' Act extends to,	}	XXII	17
See High Court, Petty Sessions Courts.	}		
OTICE of will to Administrator General	••• }	XXIV	23
to take out license	}	XXIX	3
UISANCES. See Municipal Committees.	[,	
ATH. See Administrator General.	Ì	'	
BSTRUCTION. See Navigation.			*
FFENCES within meaning of Penal Code	•••	III	18
in certain sections of Penal Code to include anything punishable only	by	•	
special or local law		IV	1
FFICER defined	••• {	XXIV	3
See Mukhtárnáma.	ļ	•	
FFICIAL TRUSTEE, Administrator General may be,	•••	, ,,	9
FFICIATING ADMINISTRATOR GENERAL. See Administrator General.	1	·	
IL AND FLOOR-CLOTH, import duty on,	[XVII	sch. A
ILMAN'S STORES. See Provisions.	}]	
ile, import duty on,		,, }	•
export duty on,		,, ,, ,, ,, ,, ,, ,, ,, ,, ,, ,, ,, ,,	sch. B
PIUM, duties on, saved		,,	2
transshipment of,		XX	. 4
EDERS, Court of Small Causes may refer questions arising in execution of,	}	X	1
See Administrator General.	i		
BIENTAL GAS COMPANY, Act to empower extension of,		XI	. *
MILITAL GRE COMPANI, MOUND OF CHIPOWEL CANCILLION OI.	l l	XV	20, 21
UDH, municipal assessments in,		*	, -1
UDH, municipal assessments in,	""	1	
udh, municipal assessments in,		זיטא	sch A
See Deputy Commissioners, Financial Commissioner, Judicial Commissioner. Annts, import duty on,		XVII	sch. A
udh, municipal assessments in,		XIV VI	sch. A

					Act.	SEC.
Panjáb, Act for suppressing murderous outrages	in expirat	ion of		· · · ·	XXIII	17
Act to provide temporary assistance to I	in, expirac	ion vi,	ner of.	:	XXXV	
See Deputy Commissioner, Mun			,			
PAYMENT of Ganges tolls, voucher for,	icipai Con			,,,	I	7
	•••	•••	***	ا ::	III	18
Penal Code, meaning of "offence" in certain se	ections of,	***	***	{	IV	1
extended to Straits' Settlement	•••	•••	***		V	1 .
offences made punishable by Pa	njáb Mur	derous O	utrages' Ac	t to be	•	
m	,	•••	•••		XXIII	3
railway officers and servants to be	public se	ervants w	vithin mear	ing of	22222	1 .
sections 161 to 165 of,	•••	•••	•••	·	XXXI	2
See Commitments.				· I		
PENAL SERVITUDE. See Superintendent of Pre	sidency Ja	iil.			*	
Perfumery, import duty on,	,,,		• •••	***	XVII	sch. A
Periodicals, penalty for printing or publishing	illegally	***	•••	***	XXV	15
PETITION under License Act	,,,	*14		•••	XXI	12, seh. C
					XXIX	2
of appeal, stamp on,					XXVI	6. arts. 8, 9
stamp on any other,			•••	•••	·	6, art. 10
PETTY SESSIONS COURTS (North-Western Province	es). Act to	remove d	loubts as to	legality	"	0, 42.0.10
¥	•••	··	***	-	XXVIII	ì
PHOTOGRAPHIC APPARATUS AND MATERIALS, im	port duty o	on.	•••		XVII	sch. A
Piece-goods, import duty on,		•••		•••		sch. A
PLAINT OR APPEAL, stamp on petition of,	•••	•••	•••	•••	XXVI	6, art. 11
Police, petition to officer of, exempt from stamp		• •••	• •••	•••	AA VI	6, art. 10
See Municipal Committees, V		; · · · · · · · · · · · · · · · · · · ·	***	•	39	0, 416. 10
Pobcelain and Earthenwase, import duty on,				•••	XVII	sch. A
PORT-DUES in Maulmain and Bassein, Act for le		nced.				SCII. A
Possession, stamp on plaints in suits for,	•••			•••	XIII XXVI	6, art. 11
stamp on application for immediate,					AAVI	
Power to sue for recovery of Ganges tolls	•••	•••	,	•••	,, . T	6, art. 11
PRINTER. See Books, Newspapers.	•••		•••	***	I	9
PRINTING PRESSES, Act for regulation of,	•••				VVV]
declaration to be made by k		•••	•••	•••	XXV	
penalty for keeping, withou	_	 Jaclaratio	*** n	***	,,	4
PRINTS. See Maps.	o making (ucciaranio	и	•••	,,	13
Prisoners, petition from, exempt from stamp-d	n tov				*******	
Act to make further provision for re	-	•••	•••	•••	XXVI	6, art. 10
within local limits of original ju		of Proci	donay High	Counta] II	
Act to amend law relating to cust		. I I CSI	Tench tright	•		
See Fanatics, Lunatic Prisoner		tondont	***	•••	XII	
PROBATE to executors appearing in course of	_		hr Ad	introto		
	broceeam	Re orreil	by Aumii	ustrator	VYTT	
	his cer-	•••	•••	•••	XXIV	19
to Administrator General by virtue of		•••	into a		,,	29
transferred to Administrator General		xecutor s	merest un	uer,	,,	30
See Ecclesiastical Registrar.						

A market and a second a second and a second				<u>.</u>	1	
	•		•		Act.	SEC.
	· · · · · · · · · · · · · · · · · · ·				37.171.1	
PROVISIONS AND OILMAN'S STORES, import duty		***	•••	•••	XVII	sch. A
Publication of memoranda of books registered	•••	•••	•••	***	XXV	19
Public Servants. See Penal Code.			,	,	·	
Publishee. See Books, Newspapers.	* .					
Punáos. See Saráis.			•		i	
RAILWAY COMPANY, ACT to render penal certain	offences cor	nmitted by	servants of		XXXI	
RAILWAY, MATERIALS import duty on,	444	•••	•••	•••	XVII	sch. A
RATANS, import duty on,	•••	•••	•••		,,	sch. A
RATES. See Municipal Committees.				?	·	
RECALL of Administrator General's administration		*** ***	• • •		XXIV	25
RECEIVER OF HIGH COURT at Fort William, Adr	ninistrator	General of	Bengal may	be,	· ,,	9
References by Courts of Small Causes	•••	***			\mathbf{x}	
See High Court, North-Western P	rovinces.			`		
REGISTRATION of memoranda of books delivered		nent		•••	xxv	18
to be deemed an entry under Cop			•••	•••	19	18
of births and deaths. See Munic				••••	"	
of names of keepers of Saráis. S	-		•••			
REGULATION XIV of 1807 (Bengal), section 11,		. boloo			xxII	1
	-	reateu,,	*** *** ***	•••	XII	16
	•••	*** .9 /	•••	•••	A11	16
• • • • • • • • • • • • • • • • • • • •	··· ,,,			•••	*** »	
VIII of 1827 (Bombay), stamp on c	•	antea unae	Γ,	•••	XXVI	6, art. 2
				•••	XII	16
REMOVAL of prisoners. See Governor Gene	rai in Co	uncu, Loca	i Governm	ent,	{ }	
Prisoner.		, ,			_	3
Rules for measurement of burden of steamers an	d flats	***	•••	•••	I I	
, , ,	•••	***	***	•••] , "	. 16
for oustody of assets, remittance of money	y and guida	nce of Adm	inistrator (јеп-		
eral	***	. 444	•••	•••	XXIV	55
to be published in Gazette and obeyed by	Administra	ator Genera		•••	, ,	56
See Municipal Committees.						
SALABIES. See Municipal Committees.		•			,	
SALT, duties on, saved	•••	***	•••		XVII	2
transshipment of,	***	•••	•••		XX	4
SARÁÍS defined	***	***	•••	***	XXII	2
notice to be given to keepers of,	***	•••		•••	,, '	3
registers of,	•••				,,,	4
lodgers, &c., not to be received in unreg	istered.	***	***	•••	,,	5
registration of names of keepers of,				•••	, ,	5, 6
duties of keepers of,	•••		•••	•••	,,	7
reports from keepers of,		•••			,,,	8
power to shut up, secure, clear and clear		•••	•••	•••		9
taking down or repairing ruined,		***	•••	•••	"	10
sale of materials of ruined,	•••	•••		•••	"	11
under management of Local Governmen	t or Munici	nal Commi	too	•••	"	16
				•••	XXII	.*/
SARÁÍS AND PURÁOS, Act for regulation of,	•••	•••	•••	. ***	1	•

	·	Act.	SEC.
Schedules. See Administrator General.			
SECRETARY OF STATE, copy of every book published in India to be transmitted to	o,	xxv	11
copy of memoranda of such books to be transmitted to,	´ ".	. 39	19
SECRETARY TO GOVERNMENT OF INDIA, Home Department, copy of memorance		~	-
books published in India to be transmitt			19
SECURITY to be given by Administrator General	,,,	XXIV	11
by Officiating Administrator General			13
has a ditor to Administrator Consul		,,	35
See Custody.	<i>""</i>		90
Seeds, import duty on,		XVII	sch. A
export duty on,		,,	sch. B
SENTENCES. See Petty Sessions Court.	1	••	
Settlement, petition relating to matters affecting,		XXVI	6, art. 10
SHAWLS, import duty on,	\	XVII	sch. A
export duty on,	,. <i>,</i>	, ,,	sch. B
Shells, import duty on		,,	sch. A
Sheriff defined,		XII	1
no one to be committed to,	·	,,	3
writs not to be issued to,		, "	3
Silk, import duty on		XVII	sch. A
SKINS. See Hides.			
SMALL CAUSE COURTS may refer questions arising previous to the hearing or	in the		
execution of decrees or orders	•••	· X	1
stamp on plaint in suit instituted in military,	•••	XXVI	6, art. 1
See Superintendent of Presidency Jail.	777		0, 410. 1
SOAP, import duty on,		XVII	sch. A
Soldier defined,	•••	XXIV	3
Act to reduce pecuniary penalty for purchasing necessaries, &c., from,	•••	VII	
when Administrator General to secure and administer effects of,	•••	XXIV	21, 62
See Commission, Mukhtárnáma.			-2, 02
Spices, import duty on,	•••	XVII	sch. A
export duty on,	•••		sch. B
STAKES, proof of playing for, when unnecessary	•••	iii	1,000.25
STAMP-DUTIES, Act to amend the law relating to,	•••	XXVI	-
STATE PEISONEBS. See Superintendent.		,	
STATIONERY, import duty on,	•••	XVII	sch. A
STATUTE 11 & 12 Vic., c. 21, amended	•••	XII	17
STEAMER. See Burden.	•••		1
STRAITS' SETTLEMENT, Act to extend Penal Code to,	•••	v	
SUBSEQUENT OFFENCE under Gambling Act, penalty for,	•••	III	15
Sugar, import duty on,	• • • • • • • • • • • • • • • • • • • •	XVII	sch. A
Suits. See Administrator General, Comptoir D'Escompte, Municipal Com			SUI. A
	,	1	
Stamps, Transfer.		1	1

				,	. }	Acr.	SEC.
······································	Parameter Terr						
OUPERINTENDENT	or Presidency Jail. appointment of,		*		}	XII	4
	to detain persons committee	•••• 1	•••		• • •		5
	to detain persons committeed to return writs, &c., after en		 diasharas	***	*** {	"	6
	persons sentenced by High			4 on doodb	••• ••• ha	"	<u> </u>
	delivered to,	i Court w	imprisonmen	t or death	m pe		7
	•	 Count to	•••••• ••••••			, 35	1 '
	persons sentenced by High				servi-		
	tude to be delivered for				~··· (**	8
	to detain for intermediat	e custouy	onenders sen	tenced by	Jourts		1
	Martial	~	***	***	}	,,	9
200	persons committed by High				•••	, ,,	10
	persons sentenced by Ma	_		-			
	committed for non-pay	ment of fir	ie or failure t	o find secu	rity to		
	be delivered to,	•••	•••	•••		,,	11
	persons committed by Jus		-	Coroner fo	r trial		ļ.
	by High Court to be			· •••	•••	,,	12
	delivery to, pending enquir	y under ${f A}c$	tXXIII of 1	861, section	18	"	13
	persons arrested in pursuan	ce of warr	ant of High	Court or	Presi-		1
,	dency Small Cause Co	urt to be de	livered to,			,,	14
	persons confined in great	jail of C	alcutta or ja	ils of Mad	ras or		
	Bombay to be deemed	in custody	of,		\	"	15
	warrant of commitment of	State pris	oners may be	directed to	, {	**	16
	provisions of Indian Insolv	ent Act a	as to prisone	rs to ext	tend to		1
	persons in custody of,	***	***	•••		**	17
ALLOW AND GRI	ease, import duty on,	•••		•••]	XVII	sch. A
'EA, import duty	-	•••		•••		; ***	sch. A
· -	Es, import duty on,		•••			**	sch. A
	on for permission to cut, exe	empt from	stamp-duty		l	XXVI	6, art. 10
-	D, import duty on,				}	XVII	sch. A
OBACCO, import	-					,,	sch. A
	ascending or descending Gar	nges		•••		" I	2
	Light-dues.	-Bob	•••	•••		•	~
Poys, import dut	· ·					XVII	sch. A
	istrator General precluded fr	om.	•••	. •••		XXIV	10
	Inies to take out licenses	0111,	•••	•••	•••	XXIX	4
		***	•••	***	***	XVIII	22.00
PANSFER OF SU		ore Dunni Jaman	Tail	***	•••	A 1111	22,23
RANSPORTATION	-	_	Just.			,	
RANSSHIPMENT	of Goods, Act to authorize			•••	•••	$\mathbf{X}\mathbf{X}$	1
	may be permitte	d at Calcut	ta, Madras a	nd Bombay	with-		
	out payment	of duty	•••	. •••	•••	,, .	1
•	levy of fee for,	***	***	***		"	2
TRIAL of fanatic	committing murderous out	rages,	***	•••		XXIII	5
	to be with aid of assessors	•	•••	***	**,*	,,	6
	ena immort duty on	•••				XVII	sch. A
PRUNKS AND BOX	(Es, import daty on,	***	•••				

	. - -		Act.	SEC.
TI TO THE Sea Tegator	4			
Universal legatee. See Legatee.				1
VEGETABLES. See Fruits.				1
VERIFICATION of petitions by Administrator General	***		XXIV	12
VILLAGE POLICE OFFICERS, petition to, exempt from stamp	•••		XXVI	6, art. 10
VOUCHER for tolls paid under Ganges Improvement Act	***		I	7
Wakálatnáma, stamp on,	•••		XXVI	6, art. 7
WARRANTS for arrest issued by High Court to be directed to police office WATCHES. See Clocks.	ers		XII	3
WILL. See Notice, Probate.		1		1.
Wines, import duty on,	•••		XVII	sch. A
WITNESS, first application for summons of, exempt from stamp See Indemnification.	.***	. •••	XXVI	6, art. 10
Wood. See Timber.				
Woollen goods, import duty on,			XVII	sch. A
WRITS for arrest issued by High Court to be directed to police officers			XII	3
See Sheriff, Superintendent of Presidency Jail.	•••			