1910: Act VI.]

Stamps.

(iv) For Article No. 43 the following shall be substituted, namely :--

| - | | |
|-------|--|--|
| " 43. | NOTE OR MEMORANDUM sent by a Broker or Agent to his principal inti- mating the purchase or sale on account of such principal— | |
| | (a) of any goods exceeding in value twenty rupees; | Two annas. |
| | (b) of any stock or marketable security exceeding in value twenty rupees. | Subject to a maximum of ten rupees, one anna for every Rs. 10,000 or part thereof of the value of the stock or security." |

 (v) In Article No. 59, in the second column, for the words "Threequarters of " the words " One-and-a-half times " and in the *Exemption*, for the word " three-quarters " each time it occurs the words " one-and-a-half " shall be substituted.

(vi) In Article No. 62, in the second column, for the word "Onequarter," where it occurs opposite clauses (a) and (b). the word "One-half" shall be substituted.

ACT No. VII of 1910.1

[4th March, 1910.]

An Act further to amend the Court-fees Act, 1870.

VII of 1870. WHEREAS it is expedient further to amend the Court-fees Act, 1870; It is hereby enacted as follows :---

1. This Act may be called the Court-fees (Amendment) Act, 1910. Short title.

VII of 1870.
2. In Schedule I to the Court-fees Act, 1870, as amended by the Amendment of Act VII, VII of 1889. Succession Certificate Act, 1889, the following amendments shall be 1870, Schemade, namely :---

(i) in Article 11, for the entries in the second and third columns, the following shall be substituted, namely :---

When the amount or value of the property in respect of which the grant of probate or letters is made exceeds one thousand rupees, but does not exceed ten thousand rupees.

¹ For Statement of Objects and Reasons, see Gazette of India, 1910, Pt. V, p. 34; and for Proceedings in Council, see *ibid*, 1910, Pt. VI, pp. 117 and 163, dated 12th March, 1910 and 9th March, 1910, respectively.

| 8 | Court-fees. | [1910: Act VII. | |
|--|---|--------------------------|--------------|
| When such amount or value thousand rupees, but does not thousand rupees. | | per oentum on such e. | L |
| When such amount or value thousand rupees. | exceeds fifty Three per centum value. | n on such amount of | t |
| Provided that when, after the gra- ficate under the Succession C. 1889, or under the Regulation of Code 1 No. VIII of 1827, in re- property included in an estate probate or letters of administre in respect of the same estate, the in respect of the latter grant sho by the amount of the fee paid is the former grant. | ertificate Act, of the Bombay spect of any , a grant of stion is made he fee payable all be reduced | | VII of 1889, |

Mount food

[1010 . Ant VTT.

(ii) in Article 12A, for the entries in the second and third columns, the following shall be substituted, namely :---

| (1) As regards debts and securities. | The same fee as would be payable in respect of a certificate under the Succession Certificate Act, 1889, or in VII of 1889; respect of an extension of such a certificate, as the case may be. |
|--|--|
| (2) As regards other property in respect of which the certificate is granted— | |
| When the amount or value of such pro- perty exceeds one thousand rupees, but does not exceed ten thousand rupees. | |
| When such amount or value exceeds ten thousand rupees, but does not exceed fifty thousand rupees. | Two and one-half per centum on such amount or value. |
| When such amount or value exceeds fifty thousand rupees. | Three per centum on such amount or value. |

Exemption 3. Nothing in this Act shall apply to any probate, letters of adof certain monstration or certificate in respect of which the fee payable under the letters of administra- law for the time being in force has been paid prior to the commenceministration or certificate in respect of which the fee payable under the certificates, ment of this Act, but which have not been issued.

1 Bombay Code, Vol. I.