## THE MYANMAR COURT-FEES (AMENDMENT) ACT, 1957\* (ACT No. XXIX OF 1957)

(The 30th September, 1957)

It is hereby enacted as follows: —

- 1. (i) This Act may be called the Myanmar Court-fees (Amendment) Act, 1957.
  - (ii) It shall come into force on the 1st October 1957.
- 2. For the existing Schedules I and II to the Court-fees Act, the following shall be substituted, namely:—

## Court-fees SCHEDULE I Ad valorem fees

Number		Proper fee
1. Plaint written statement pleading a set-off or counter -claim or	When the amount or value of the subject-matter in dispute does not exceed	Seventy - five pya.
memorandum of appeal (not otherwise provided for in this Act) or of cross objection presented to any Civil or Revenue Court except those mentioned	When such amount or value exceeds five kyat, for every five kyat, or part, thereof in excess of five kyat, up to one hundred kyat.	Seventy five pya
in section 3.	When such amount or value exceeds one hundred kyat, for every ten kyat or part thereof, in excess of one hundred kyat, up to one thousand kyat.	One kyat and fifty pya
	When such amount or value exceeds one thousand kyat, for every one hundred kyat, or part thereof, in excess of one thousand kyat, up to five thousand kyat.	Ten kyat.

<sup>\*</sup> မြန်မာနိုင်ငံပြန်တမ်း အပိုင်း -၁၊ ၁၉၅၇ ခုနှစ် အောက်တိုဘာလ (၂၆)ရက်၊ စာမျက်နှာ - ၂၈၇၁။

Number	· <del></del>	Proper fee
<u> </u>	When such amount or value exceeds five thousand	Twenty kyat.
	kyat, for every two - hundred and fifty kyat,	
	or part thereof, in excess	
	of five thousand kyat, up	
	to ten thousand kyat.	
. Plaint written statement	When such amount or value	Thirty kyat.
pleading a set-off or	exceeds ten thousand	
counter -claim or	kyat, for every five	
memorandum of ap-	hundred kyat or part	
peal (not otherwise	thereof, in excess of ten	
provided for in this Act) or of cross objec-	thousand kyat, up to	
tion presented to any	twenty thousand kyat.	
Civil or Revenue Court	When such amount or value	Forty kyat.
except those men-	exceeds twenty thousand	
tioned in section 3 —	kyat, for every one	
concld.	thousand kyat, or part	
•	thereof, in excess of	:
· · · · ·	twenty thousand kyat, up	
	to thirty thousand kyat.	
	When such amount or value	Forty kyat.
	exceeds thirty thousand	
	kyat, for every two	
	thousand kyat, or part there -of in excess of	
	thirty thousand kyat, up	
	to fifty thousand kyat.	
	When such amount or value exceeds fifty thousand	Fifty kyat.
	kyat, for every five	
	thousand kyat, or part	
ા	thereof, in excess of fifty	-
i		

Number		Proper fee
2. Plaint in a suit for possession under the Specific Relief Act, section 9 (a).	Provided that the maximum fee leviable on a plaint or memorandum of appeal shall be three thousand kyat.	A fee of one-half the amount prescribed in the foregoing scale.
3. [Repealed by Act Vill of 1871]		
4. Application for review of judgment, if presented on or after the ninetieth day from the date of the decree.		The fee leviable on the plaint or memorandum of appeal.
5. Application for review of judgment, if presented before the ninetieth day from the date of the decree.		One half of the fee leviable on the plaint or memorandum of appeal.
6. Copy or translation of a judgment or order not being, or having the force of a decree.	When such judgment or order is passed by any Civil Court other than the High Court, or by the presiding officer of any Revenue Court or office, or by any other Judicial or Executive authority—  (a) If the amount or value of the subject -matter is fifty or less than fifty	Seventy-five pya.
	(b) If such amount or value exceeds fifty kyat.	kyat one and fifty pya only.
	When such judgment or order is passed by the High Court.	Three kyats.

Number		Proper fee
7. Copy of a decree or order having the force of a decree.	When such decree or order is made by any civil Court other than the High Court, or by any revenue Court—  (a) If the amount or value of the subject-matter of the suit wherein such decree or order is made is fifty or less than fifty kyat.  (b) If such amount or value exceeds fifty kyat.	
	When such decree or order is made by the High Court.	Sixteen kyat.
8. Copy of any document liable to stamp-duty under the Myanmar Stamp Act, when left by any party to a suit or proceeding in place of the original withdrawn.	(a) When the stamp-duty chargeable on the original does not exceed fifty pya.  (b) In any other case	The amount of duty chargeable on the original.  One kyat and fifty pya.
9. Copy of any revenue or judicial proceeding or order' not otherwise provided for by this Act, or copy of any account, statement, report or the like, taken out of any civil or criminal or revenue Court or Office, or from the office of any chief officer charged with the executive administration of a Division.  10. [Repealed by Act VIII of 1890.]		One kyat and fifthe pya.

Number		Proper fee
11. Probate of a will or letters of administration with or without will annexed.	When the amount or value of the property in respect of which the grant of probate or letters is made exceeds one thousand kyat, but does not exceed ten thousand	Four per centum on such amount or value.
	kyat.  When such amount or value exceeds ten thousand kyat, but does not exceed fifty	Five per centum on such amount or value.
	thousand kyat.  When such amount or value exceeds fifty thousand kyat.	Six per centum on such amount or value.
	Provided that when, after the grant of (a) a succession certificate (a) in respect of any property included in an estate, a grant of probate or letters of administration is made in respect of the same estate, the fee payable in respect of the letter grant shall be reduced by the amount of the fee paid in	
12. Succession certificate.	respect of the former grant. In any case	Four per centum on the amount or value of any debt or security specified in the certificate and six per centum on the amount or value of any debt or security to which the certificate is extended.  Note(1) The amount of a debt is its amount, including interest on the day on which the inclusion of the debt in the certificate is applied for, so far as such amount can be ascertained.  (2) Whether or not any power with respect to a security

	Nu	mber						Proper fee
124.								specified and a certificate has been conferred under the Act and where such a power has been so conferred, whether the power is for receiving interest on dividends on, or for the negotiation or transfer of the security, or for both purposes, the value of the security is its market-value on the day on which the inclusion of the security in the certificate is applied for, so far as such value can be ascertained.
13.	*	•	*		*	*	•	
<ul><li>14. Application to the High Court for the exercise of its revisional jurisdiction.</li><li>15. Deleted by Act XI of 1923.</li></ul>			sul doc kya When	es not ex et. such a	atter in ceed tw	lue of the dispute enty-five or value e kyat.	Four kyat.  The fee leviable on a Memoran-dum of appeal.	

## SCHEDULE II Fixed fees

Number	 	Proper fee	
. Application or Petition.	(a) When presented to any officer of the Customs or Excise Department or to any Magistrate by any person having dealings with the Government, and when the subject-matter of such	Twenty - five pyr.	

Number		Proper fce
<del></del>	application relates exclusively	
	to those dealings;	
	or when presented to any of-	
	ficer of land-revenue by any	
	person holding temporarily	
	settled land under direct en-	
	gagement with Government.	
	and when the subject-matter	
	of the application or petition	
	relates exclusively to such	
	engagement ;	
	or when presented to any	
	Municipal Commissioner	
	under any Act for the time	
	being in force for the	
	conservancy or improvement	
	of any place, if the application	
	or petition relates solely to	
	such conservancy or	
	improvement :	
	or when presented to any civil	
	Court other than a principal	
	civil Court of original	
	jurisdiction, or to any Court	
	of Small Causes or to a	
	Collector or other officer of	
	revenue in relation to any suit	
	or case in which the amount	
	or value of the subject-matter	
	is less than fifty kyat;	
	or when presented to any	
	civil, criminal or revenue	
	Court, or to any Board or	
	executive officer for the	
	purpose of obtaining a copy	
	or translation of any	
	judgment, decree or order	
	passed by such Court. Board	
	or officer or of any other	
	document on record in such	
	Court or office.	

Number		Proper fee
IA. Application to any civil Court that records may be	(b) When Containing a complaint or charge of any offence other than an offence for which police officers may, under the Code of Criminal Procedure, arrest without warrant, and presented to any criminal Court; or when presented to a civil, criminal or revenue Court, or to a Collector, or any Revenue-officer having jurisdiction equal or subordinate to a Collector, or to any Magistrate in his executive capacity, and not otherwise provided for by this Act; or to deposit in Court revenue or rent; or for determination by a Court of the amount of compen-sation to be paid by a landlord to his tenant; or when containing a request for the issue or renewal of a licence under the rules made under the Petroleum Act.  (c) When presented to the Financial Commissioner or Chief Executive Authority or a Commissioner.  (d) When presented to the High Court.	Three kyat.
called for from another Court.	When the Court grants the application and is of opinion that the transmission of such records involves the use of the post.	levied on the application under clause (a) clause (b) or

Number		Proper fee
2. Application for leave to sue as a pauper.	744	One kyat and fifty pya.
3. Application for leave to appeal as a pauper.	(a) When presented to a District Court.  (b) When presented to a Commissioner or the High Court.	
4. * * * *		
5. Plaint or memorandum of appeal in a suit to establish or disprove a right of occupancy.	•••	One kyat and fifty pya.
6. Bail-bond or other instrument of obligation given in pursuance of an order made by a Court or Magistrate under any section of the Code of Criminal Procedure, or the Code of Civil Procedure, and not otherwise provided for by this Act.		One kyat and fifty pya.
7. Undertaking under section 49 of the Myanmar Divorce Act.		One kyat and fifty pya
8. [Repealed by Act. XII of 1891.]		
9. [Repealed by Act. XII of 1891.]		
10. Authority to plead or act for another person.	When presented for the conduct of any one case -  (a) to any civil or criminal Court other than the High	One kyat and fifty pya.

	_ <del></del>	Proper fee
	Court, or to any	
	Revenue Court, or to	
	any Collector or	
	Magistrate, or other	
	Executive Officer.	
	except such as are	
	mentioned in clauses (b)	
	and (c) of this number.	
	(b) to a Commissioner of	Three kyat.
	Revenue, of Customs, or	
	to any officer charged	
	with the executive	
	administration of a	
	division, not being the	
	Chief Revenue or	
	Executive Authority.	
	(c) to the High Court,	Five kyat.
	Financial Commissioner	
	or other Chief Executive	
	Authority.	
• •	(a) to any civil Court other than	One Kyat and Titty pya
when the appeal is not	Revenue Court or Executive	
from a decree or an order	Officer other than the High Court or Financial	
having the force of a	Commissioner or other Chief	
decree and is presented.	Executive Authority.	
	(b) to the High Court, Financial	Five kvat
	Commissioner or other Chief	i ive kyen.
	Executive Authority.	
. Caveat	1	Fifteen kyat
* *		
Detition in a suit and antho		Fifteen kyat.
Petition in a suit under the Native Convert's Marriage	• • • •	i inteen kyat.
Dissolution Act.		
. [Repealed by Act V of	424	

Number		Proper fee
16. [Repealed by Act VI of 1889, s. 18 (1).]		
17. Plaint or memorandum of appeal in each of the following suits-	•••	Twenty kyat
(i) To alter or set aside a summary decision or order of any of the		
civil Courts other than the High Court or of any Revenue Court;		
(ii) To alter or cancel any entry in a register of the names of proprietors of		
revenue- paying es- tates; (iii) To obtain a declara-		•
tory decree where no consequential relief is prayed;	-	
(iv) To set aside an award; (v) To set aside an adop- tion;		
(vi) Every other suit where it is not possible to estimate at a money-		
value the subject-mat- ter in dispute, and which is not otherwise		
provided for by this Act.		
18. Application under the Arbitration Act, 1944.	****	Thirty kyat.
19. Agreement in writing stating a question for the opinion of the Court under the Code of Civil Procedure.		Thirty kyat.

Number	 Proper fee
20. Every petition under the Myanmar Divorce Act, except petitions under section 44 of the same Act, and every memorandum of appeal under section 55 of the same Act.	Sixty kyat.
1. Plaint or memorandum of appeal under the Parsi Marriage and Divorce Act.	Sixty kyat.

Signed by me in pursuance of the Constitution.

U Win Maung.

President of the Union of Myanmar.

Yangon, the thirtieth day of September 1957.

By order,

PA SEIN.

President's Secretary.