

## THE SCHEDULE.

Item No.	Item No. of Customs Tariffs 1933.	Item.
1	437	Arecanuts
2	44 (A)	Cocoa Beans, whole or broken, raw ; Cocoa Shells, raw
3	43 (A)	Coffee, raw and kiln dried
4	237	Essential Oil, viz. :—Massoi oil
5	53 (A)	Fruits, dried, viz. :—Lychee
6	52 (B) and (C)	Fruits, Fresh, viz. :—Chicomamey, Lychee, Longan, Akee, Pulasan, Rambutan, Avocado, Mangosteen, Sapote, Sapodilla, Abiu, Star-apple, Langsat, Imbu, Ilima, Durian, Jaboticaba, Grumichama, Kao Pan Seedless Pummelo, and Jak Fruit
7	101 or 102	Fungi, edible
8	56 (A)	Ginger, green
9	56 (B)	Ginger, dry, unground
10	57 (D)	Grain and Pulse, viz. :—Rangoon Beans
11	78	Nuts, viz. :— (A) Coconuts, whole (B) Coconuts, prepared (C) Shelled or Unshelled
12	87 (B)	Sago and Tapioca, not being packed for household use
13	92	Seeds, viz. :—Kapok ; Sesame
14	96 (A) (1)	Spices, unground, viz. :—Cardamom, Chillies, Cinnamon, Cloves, Mace, Nutmegs, Pepper, Pimento
15	438	Vanilla Beans
16	254 (c)	Balata, Gum Arabic, Gum Copal, Gum Damar, Gutta Percha, Jelutong, Sticklac and Seediac

## CUSTOMS TARIFF (CANADIAN PREFERENCE).

## No. 5 of 1934.

An Act relating to Preferential Duties of Customs on Goods, the Produce or Manufacture of the Dominion of Canada.

[Assented to 12th July, 1934.]

BE it enacted by the King's Most Excellent Majesty, the Senate, and the House of Representatives of the Commonwealth of Australia, as follows :—

Short title.

1. This Act may be cited as the *Customs Tariff (Canadian Preference) 1934*

2. The *Customs Act* 1901-1930 shall be incorporated and read as one with this Act. Incorporation.

3. Notwithstanding anything to the contrary contained in the *Customs Tariffs* 1933, there shall be imposed on the importation into Australia of the undermentioned goods (being the produce or manufacture of the Dominion of Canada), when— Imposition of duty on imports from Canada.

- (i) those goods have been shipped from that Dominion to Australia and have not been transhipped; or
- (ii) those goods, having been so shipped, have been transhipped, and it is proved to the satisfaction of the Collector of Customs that the intended destination of the goods when originally shipped was Australia;

Duties of Customs as follows:—

- (a) On the goods specified in the column headed "Tariff Item" in the Schedule hereto Duties of Customs at the rates respectively specified in the column headed "Tariff on goods the produce or manufacture of Canada" in the Schedule hereto;
- (b) On such goods as are specified in Schedule B to the Trade Agreement between Canada and Australia a copy of which is set forth in the Schedule to the *Customs Tariff (Canadian Preference)* 1931 and as are, by that Act, dutiable at the rates specified in the General Tariff, Duties of Customs at the rates in force under the General Tariff on the dates on which the goods are respectively entered for home consumption; and
- (c) On all goods other than those covered by paragraphs (a) and (b), Duties of Customs at the rates in force under the British Preferential Tariff on the dates on which the goods are respectively entered for home consumption.

4. The Duties of Customs imposed by this Act shall be charged, collected and paid to the King for the purposes of the Commonwealth on all goods subject to those duties which are imported on or after the eighth day of December, One thousand nine hundred and thirty-three, or which, having been imported before that date, are entered for home consumption on or after that date. Time of imposition of duties.

5. The Duties of Customs imposed by this Act shall be in lieu of the duties payable upon those goods under the *Customs Tariff (Canadian Preference)* 1931. Duties to be in lieu of those under Customs Tariff (Canadian Preference) 1931.

6. All Duties of Customs demanded or collected on goods the produce or manufacture of the Dominion of Canada pursuant to the Customs Tariff (Canadian Preference) proposals introduced into the House of Representatives on the thirteenth day of October, One thousand nine hundred and thirty-two, shall be deemed to have been lawfully imposed and lawfully demanded and collected. Validation.

Power to suspend application of preference rates to particular goods.

7.—(1.) If at any time—

- (a) His Majesty's Government in the Commonwealth gives notice in writing to His Majesty's Government in the Dominion of Canada that in consequence of the importation into Australia of goods, of a kind specified in the notice, being the produce or manufacture of the Dominion of Canada, the sale of similar goods produced in Australia is being prejudicially or injuriously affected, and
- (b) measures, sufficient in the opinion of His Majesty's Government in the Commonwealth, are not put into effect by His Majesty's Government in the Dominion of Canada, within three months after the date of the notice,

then, from a time and date to be fixed by Proclamation, goods of the kind specified in the notice shall, when imported from the Dominion of Canada, be subject to the rates of duty set out in the General Tariff.

(2.) Upon the withdrawal of any notice given in pursuance of the last preceding sub-section, goods of the kind specified in the notice shall, when imported from the Dominion of Canada after a time and date to be fixed by Proclamation, again become subject to the rates of duty which would have been applicable to them if the notice had not been given.

### THE SCHEDULE.

Tariff Item.	Tariff on goods the produce or manufacture of Canada.
<b>DIVISION X.—WOOD, WICKER, AND CANE.</b>	
<b>Ex. 291. . . . Timber, viz. :—</b>	
(0) Logs, not sawn, viz. :—	
(1) For use in the manufacture of Plywood and Veneers, as prescribed by Departmental By-laws - ad val.	5 per cent.
(2) Other - - - - - ad val.	20 per cent.
(0) Spars in the rough - - - - - ad val.	20 per cent.
(1) Timber, undressed, n.e.i., viz. :—Redwood ( <i>Sequoia Sempervirens</i> ) and Western Red Cedar ( <i>Thuja Plicata</i> )—	
(1) In sizes of 12 inches x 6 inches (or its equivalent) and over - - - - - per 100 super. feet	2s.
(2) In sizes of 8 inches x 2 inches (or its equivalent) and upwards, and less than 12 inches x 6 inches (or its equivalent) - - - - - per 100 super. feet	3s. 6d.
(3) In sizes less than 8 inches x 2 inches (or its equivalent) - - - - - per 100 super. feet	8s.
(11) Timber, undressed, n.e.i., viz. :—	
Other—	
(1) In sizes of 12 inches x 10 inches (or its equivalent) and over - - - - - per 100 super. feet	10s. 6d.
(2) In sizes of 7 inches x 2½ inches (or its equivalent) and upwards, and less than 12 inches x 10 inches (or its equivalent) - - - - - per 100 super. feet	12s.
(3) In sizes less than 7 inches x 2½ inches (or its equivalent) - - - - - per 100 super. feet	13s. 6d.

## THE SCHEDULE—continued.

Tariff Item.	Tariff on goods the produce or manufacture of Canada.
<b>Division X.—Wood, Wicker, and Cane—continued.</b>	
(1) (1) Timber, undressed, n.e.i., in sizes not less than 4 inches in width and not less than 3 inches in thickness for the manufacture of boxes, as prescribed by Departmental By-laws	Free
(2) Timber, undressed, out to size for making boxes	per 100 super. feet 12s.
(J) Timber, for making boxes, being cut to size, and dressed or partly dressed	per 100 super. feet 14s.
(K) Timber, bent or cut into shape, dressed or partly dressed, n.e.i.	ad val. 55 per cent.
(L) Timber, dressed or moulded, n.e.i.; Timber tongued or grooved or tongued and grooved; Weatherboards	per 100 super. feet 22s.
(M) Plywood including Plywood veneered with any material:—	
(1) Not exceeding three-sixteenths of an inch in thickness	per 100 square feet or ad val. 5s. 55 per cent.
(2) Exceeding three-sixteenths of an inch in thickness but not exceeding seven-eighths of an inch in thickness	per 100 square feet with an additional duty for each one-sixteenth of an inch in thickness in excess of three-sixteenths of an inch per 100 square feet or, as an alternative to the cumulative fixed rates provided above - ad val. whichever rate returns the higher duty. 1s. 6d. 55 per cent.
(3) N.E.I.	ad val. 55 per cent.
(N) Veneers	ad val. 55 per cent.
Ex. 292 .. Timber, viz.:—	
(B) Laths for Plastering	per 1,000 10s.
(C) Palings	per 1,000 14s.
(F) Shingles	per 1,000 3s.
293 .. (A) Timber, undressed, in sizes less than 7 feet 6 inches x 10½ inches x 2½ inches for use in the manufacture of Doors, as prescribed by Departmental By-laws	per 100 super. feet 4s.
(B) Doors of wood (including Fly Doors) wholly or partly made up	each 8s. or per super. foot 4d. whichever rate returns the higher duty.
(C) Plywood Door Panels of Redwood ( <i>Sequoia Sempervirens</i> ) and Douglas Fir ( <i>Pseudotsuga Douglasii</i> ) cut to sizes not exceeding 2 feet x 2 feet (or its equivalent) for use in the manufacture of Doors, as prescribed by Departmental By-laws	per 100 square feet 5s.
Ex. 294 .. (A) Staves, undressed, n.e.i.	per 100 8s.
(B) Staves, dressed or partly dressed, but not shaped	per 100 11s.
<b>DIVISION XII.—HIDES, LEATHER, AND RUBBER.</b>	
328 .. Goloshes, Rubber Sand Boots and Shoes and Plimsolls	per pair or ad val. 1s. 9d. 30 per cent. whichever rate returns the higher duty.

## THE SCHEDULE—continued.

Tariff Item.	Tariff on goods the produce or manufacture of Canada.
<b>DIVISION XIV.—VEHICLES.</b>	
<b>Ex. 359</b> .. Vehicle parts, viz. :—	
(D) .. Parts of vehicles with self-contained power propelled by petrol, steam, electricity, oil, gas, or alcohol, n.e.i., whether incorporated in the complete vehicle or separate, viz. :—	
(4) Chassis, but not including Rubber Tyres and Tubes, Storage Batteries, Shock Absorbers excepting Steering Dampers, Bumper Bars, Sparking Plugs, Springs, Spring Hangers, Shackle Bolts Pins and Assemblies, U Bolts, King Pins, Tie Rod Pins, Tie Rod Ball Pins, Tie Rod Ball Studs and High Tension Ignition Coils—	
(a) Unassembled - - - ad val.	15 per cent.
(b) Assembled - - - ad val.	35 per cent.

## CUSTOMS TARIFF (PRIMAGE DUTIES).

## No. 6 of 1934.

## An Act relating to Primage Duties of Customs.

[Assented to 14th July, 1934.]

**B**E it enacted by the King's Most Excellent Majesty, the Senate, and the House of Representatives of the Commonwealth of Australia, as follows :—

- Short title.** 1. This Act may be cited as the *Customs Tariff (Primage Duties) 1934*.
- Incorporation.** 2. The *Customs Act 1901-1930* shall be incorporated and read as one with this Act.
- Definitions.** 3. In this Act, except where otherwise clearly intended—  
 “British Preferential Tariff” means the rates of duty set out in the Schedule to the *Customs Tariffs 1933\** in the column headed “British Preferential Tariff” ;  
 “Item” means Tariff Item as set out in the Schedule to the *Customs Tariffs 1933* ;  
 “the Schedule” means the Schedule to this Act.
- Time of imposition of Primage Duties.** 4.—(1) The time of the imposition of the primage duties imposed by this Act, except in respect of goods in respect of which a later date is specified in the Schedule, is the fifth day of October, One thousand nine hundred and thirty-three, at nine o'clock in the forenoon, reckoned according to standard time in the Territory for the Seat of Government, and this Act shall be deemed to have come into operation at that time.