

year of our Reign, and on the [No. of Roll] Roll, it is thus contained :

[Copy of Judgment Roll in full.]

*Stamp
\$5.00 for
Certificate
and 10c per
folio for
manuscript*

ALL AND SINGULAR which premises by the tenor of these presents we have commanded to be exemplified.

IN TESTIMONY whereof we have caused the Seal of our said Court, at , to be hereunto affixed.

WITNESS: The Honourable JOHN HAWKINS HAGARTY, President of our said High Court of Justice, at , the day of A.D. 188 , and in the year of our Reign.

Entry of judgment at Toronto.

With fee there
It is held that in a case conducted in an outer office to final judgment, but not including final judgment, the suitor entitled to judgment may elect to enter judgment at the head office, and for that purpose the officer on præcipe would be right in forwarding the papers to the head office.

Surrogate fees.

It seems to me that when a creditor of an estate applies to administer, section 64, cap. 46, R.S.O., does not apply, and I do not think the fees mentioned in that section would cover the legal requisites of Letters granted to a creditor to an estate of a value within the amount stated by the Act.

Wrongly forwarding pleadings.

Some gentlemen still continue to send pleadings when forwarding record and exhibits after trial for motion in term. Please do not do so. The pleadings should remain in the original office on file.

Stamps on Chancery exhibits.

I was asked whether at Chancery sittings there should be a twenty cent stamp for each witness, and a ten cent filing stamp on each exhibit filed at the Assizes? By Rule 432 the Chancery disbursements are to be the same as Common Law disbursements on analagous proceedings, and there being no such charges at the Assizes, I would not make any such at Chancery sittings.

Fees on orders.

Item 134 of the tariff should be allowed on every judgment, whether by default or final, although the wording of item might not seem to warrant it.

Examination fees.

Under section 64, sub-sec. 5, of Judicature Act, if a Deputy Clerk of the Crown becomes a Local Registrar, the change in the name of the office can make no difference in his right to retain to his own use fees on any reference or examination taken before him, and, of course, the Chancery Division being only a branch of the High Court, this applies to any references or examinations taken before him in that division.

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