

4. It is ordered by the court, that no counsel's fee on motion shall be taxed in respect of any rule which may be obtained, without filing a motion paper in court, or in term time.—XI. E. T. 11 Geo. IV.

5. It is ordered by the court, that no fee or other charge shall be payable for any writ to warrant a testatum, unless such writ shall be actually sued out by the party.—XII. E. T. 11 Geo. IV.

6. It is ordered by the court, that at the foot of every bill to be hereafter taxed, the attorney shall certify under his hand that every service or disbursement charged has been actually and necessarily made, which certificate shall, nevertheless, in no case be taken to dispense with the requisite affidavit of disbursement, or to warrant any charge not otherwise taxable.—XIII. E. T. 11 Geo. IV.

7. It is ordered by the court, that after this present Term of Easter, in every case in which the costs taxed shall exceed £20, it shall be necessary for the attorney obtaining the taxation to leave with the master a fair copy of such bill at the time of taxation, which copy shall be furnished gratis; and that the master shall deliver into court during each term all such copies of bills as have been furnished to him since the preceding term, on which shall appear the allowances as they have been taxed.—XIV. E. T. 11 Geo. IV.

8. It is ordered by the court, that an order revising taxation may issue, as a matter of course, upon a motion in court, or upon a judge's summons, and that all fees upon such motions or orders shall be taxed as on motions of course.

A new table of costs was also settled and ordered by the court.—XV. E. T. 11 Geo. IV.

9. (c) *It is ordered, that the expense of a witness called only to prove the copy of a judgment, writ, or other public document, shall not be allowed in the costs, unless the party calling him shall within a reasonable time before the trial have required the adverse party, by notice in writing,*

(c) See rule 28 of the new rules, the effect of which is to supersede this rule.