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And when the value exceeds £100, a per centage at the rate of one per cent. for the first £100, and 5s. in the £100 for all above that amount.

If the value of the property to be registered shall not appear with sufficient certainty upon the face of the instrument, it must be ascertained by the oath of the party tendering it for registration.

For the registry of every grant of land, under	£0	50
And for grants exceeding 100 acres  For every certificate from the record  For an inspection of the record	0	10 0 5 0 1 0

## XXXV.

In Felonies the reasonable expenses of prosecutors and witnesses, as settled by the Gourt, and the allowance to juries or assessors, will be paid by the sheriff, and charged in the account of the district in which the trial may be had; but in Misdemeanours those charges will be borne by the prosecutor, unless the court shall deem it necessary to relieve him from the payment of costs: in which case they shall be paid by the sheriff, under the fiat of the presiding judge.

## XXXVI.

Fuel, candles, stationary, and all other necessaries for the court, will be provided by the sheriff, from time to time, under the order of any of the Judges thereof, and charged by him in his public account.

## XXXVII.

Until the Judges shall have acquired, by experience, a more perfect knowledge than they now possess of the actual state and condition of the other parts of the island, they will feel themselves prevented from attempting to introduce into the practice and pleadings of the circuit courts any of those refinements which require the aid of professional talent; convinced that no rules, or regulations, however specious or beautiful they may appear on paper, can ever prove salutary in practice, unless they are properly adapted to the circumstances of the society in which they are to be enforced. At the same time the Judges are