

fins hydrauliques a droit aux honoraires pourvus par les articles 23, 43 et 44 du tarif des avocats en Cour Supérieure, et non pas seulement à celui pourvu par l'art. 79 de ce tarif.

*Cedars Rapids Mfg & Power Co. v. Houle, C. S., Dugas, J., 417.*

1. The advocates' tariff of the Province of Quebec is not applicable in estimating the value of an advocate's services on an arbitration under the Railway Act (Dominion).

2. A proprietor whose property is taken under the provisions of the Railway Act (C.) is entitled to tax as advocate's fees whatever the services of his advocate in the particular matter are reasonably worth, having regard to the amount and character of the services rendered, the time and trouble necessarily involved, the amount or value of the property in question, and the professional standing and reputation of the advocate.

*Cedars Rapids Mfg & Power Co. v. Leroux, C. S., MacLennan, J., 226.*

1. Si des défendeurs plaident séparément des moyens identiques, chacun d'eux a droit, s'il réussit, à l'honoraire complet, et non à une fraction d'honoraire.

2. Une action rejetée sur exception à la forme est, pour les fins de la taxe des dépens, une action contestée.

*Frotingham & Workman Ltd v. Shean, C. S., Bruneau, J., 159.*

No additional fee will be given to the party who has succeeded in having a conservatory attachment quashed upon petition, whatever the amount in issue may be.

*Girard v. Gariépy, S. C., MacLennan, J., 406.*