

For preparing issues of fact to be submitted to the Judge in Equity, and all necessary attendance and services connected therewith.....	\$2 50
For engrossing such issues, per folio.....	0 10
For copying the same... ..	0 10

Examiners' Fees.

To be the same as Commissioners fees.

17. Chapter 135 of the Revised Statutes "Of Witnesses and Evidence and the Proof of Written Documents," is hereby amended by adding the following section : Cap 135, "Of Witnesses," &c. amended.

"Copies of any document, writing, or proceeding, returned to or filed in the Provincial Secretary's office, and copies extracted from the Minutes book, and Entries of the Executive Council, duly certified by the Provincial Secretary, Deputy Secretary, or Clerk of Council, shall be receivable in evidence to the same extent as the originals."

Chapters revived by the foregoing Act.

CHAP. 32, ACTS 1859.

An Act concerning Sheriffs.—[Passed the 15th of April, 1859.]

Be it enacted by the Governor, Council, and Assembly, as follows:

1. The Chief Justice and a judge of the Supreme Court selected by him, or in the absence of the Chief Justice any two judges selected by the senior judge present, together in either case with two members of the Executive Council, shall meet in Halifax during Michaelmas term in each year, and select three persons for each county, each of whom shall be believed to be qualified to fill the office of sheriff, and not unlikely to act if appointed; in case of disagreement a majority shall decide the nomination, and if a majority cannot be obtained the Chief Justice and judges, or a majority of those present, shall make the nomination; out of the three persons so nominated the Governor in Council shall prick one to serve for the ensuing year, who shall reside in his county, and who, upon giving security by bond as hereinafter mentioned, shall receive his commission and be invested with the powers of office.

Sheriffs—how appointed.

2. Within fifteen days after notice of appointment, the sheriffs elect shall transmit to the Provincial Secretary's office a bond for the discharge of the duties of office, to be made to her Majesty, himself in one thousand pounds, with two sufficient sureties, each in five hundred pounds, authenticated by the oath of a subscribing witness, which shall forthwith be laid before the Governor in Council, who shall, within twenty days, approve or disallow the same. In case of disallowance of the bond, the sheriff elect shall be notified thereof, and if within a reasonable time in the discretion of the Governor in Council, he shall not transmit to the Provincial Secretary's office a

Bonds—how given.

Proceedings in case sheriff does not send approved bond, or refuses to act.