Subject to these observations, the following suggestions are made, for the guidance of the Proctor in feeing Counsel, upon matters which most frequently occur in the progress of a Suit:—

Stg. Money.

	£		d.
Patering Fee to an Advagate	9	s. 2	0
Retaining Fee to an Advocate	1	1	_
For perusing, settling, and signing Information or Libel, Claim and Affi-	¥	1	0
davit, Act on Petition, responsive Plea (or Replication) to Libel or	4	to 4	Λ
Information, or Act on Petition, according to the length or difficulty	4	, <b>4</b>	0
For perusing, settling and signing Interrogatories, Answers, &c. when the	,	,	^
same do not exceed twelve folios in length	Ţ	1	0
For every additional fifteen folios, to the extent of sixty	ၟၨႝၪ	I	0
Note.—It should be understood, that in preparing Interrogatories, for			
examination of Witnesses, they are not to be drawn separately for each			
to whom the same are to be administered; but that, when practicable instances will be the case,) one set of Interrogatories should be prepared			
applicable to all the Witnesses.	, 5	.ncı a	y
For a Consultation in any intermediate stage of the Proceedings, should a	1	1	0
necessity arise to resort to Counsel for advice; but this ought not	-	to	Ū
too frequently to occur, and only in cases of difficulty	3	3	0
· · · · · · · · · · · · · · · · · · ·	ĭ	ĭ	ŏ
For any Motion necessarily made by Counsel, before the Judge in the	•	or	U
progress of a Cause	2	2	0
The Fee for the final Hearing must depend upon the length of the Evi-	_	4	U
dence, and the importance and difficulties of the Cause; but, in cases	3	3	0
of no great intringer, the Fee should be from three to five Guiners	9		v
of no great intricacy, the Fee should be from three to five Guineas,	=	to 5	Λ
and not to exceed the latter sum, unless where the proceedings are	5	J	0
voluminous, or unusually important or difficult			
DIV WILL DROOMORS			
BY THE PROCTORS.	^	c	0
Retaining Fee	U	6	8
For attending before the Judge or Judge Surrogate, either in Court or	0	_	0
Chambers	0	6	8
On extracting any Warrant, Monition, Commission, Writ, or other Instrument	0	7	6
Drawing Libel, Information, Plea, Claim, Affidavit, Act on Petition, Inter-			
rogatories, Answers, or any other Proceeding whatever, not herein			
specified, for every folio	0	1	4
Fair Copying or Engrossing, for every folio	0	0	8
For Consultation with Party, for the purpose of taking Instructions for the			
Libel, Information, Plea, Act on Petition, or for any other important			
purpose during the dependance of a Suit	0	6	8
For Consultation with Counsel, if any such should be found requisite, pre-			
paratory to the final Hearing of a Cause, or otherwise	0	13	4
For attendance on Counsel to fee him to peruse, settle, and sign any Infor-			
mation, Libel, Replication, or other Plea, Claim, Affidavit, Act on			
Petition, Answers, Interrogatories, or other matter, or upon any other			
occasion that may arise on delivering Papers and feeing Counsel -	0	6	8
Nore.—Care should be taken not to increase the number of Attendances of	r Co	nsul	ta-
the Control with a place to be recorded to relice a population			
tions with Counsel, which ought only to be resorted to when absolutely	nee	cessa	1 y •