

NEW TARIFF OF FEES TO DIVISION COURT OFFICERS.

NEW TARIFF OF FEES TO DIVISION COURT OFFICERS.

SCHEDULE OF CLERK'S FEES.

	\$ cts.
Receiving claim, numbering and entering in Procedure Book.....	0 15
Issuing Summons with necessary notices or warnings thereon, or Judgment Summons where claim does not exceed \$20.....	0 30
where claim exceeds \$20 and does not exceed \$60.....	0 40
where claim exceeds \$60.....	0 50
Copy of Process, of claim, or set off or other paper required for service or transmission to Judge, each.....	0 20
Summons to witness, with any number of names thereon.....	0 10
For every copy to serve.....	0 5
Receiving and entering Bailiff's return to process or Judge's order.....	0 10
Entering notice of set off, plea of payment, or other defence, requiring notice to the Plaintiff, or notice of admission as to payment.....	0 20
Taking Confession of Judgment.....	0 10
Drawing every necessary affidavit and administering oath.....	0 25
Every notice required to be given by Clerk to any party to a cause or proceeding, or to the Judge in respect to the same, and mailing.....	0 10
Entering every Judgment, or order made at the hearing, or final order made by the Judge, or final judgment entered by the Clerk.....	0 40
Summons for each juryman, when called by the parties.....	0 10
(Only 25c. in all to be allowed for a Judge's Jury.).....	
Order of Reference, attaching order, or other order drawn and entered by the Clerk.....	0 15
Transcript of Judgment (under secs. 139 or 142).....	0 25
Every Writ of Execution, Warrant of Attachment or Warrant for arrest of delinquent.....	0 40
Every Bond, when necessary, including affidavit of Justification.....	0 50
For necessary entries in the debt attachment book in each case (in all).....	0 20
Transmitting papers for service to another Division or to Judge, on application to him, including necessary entries, but not postages.....	0 20
Receiving papers from another Division for service, entering same, handing to the Bailiff, receiving his return, and transmitting same, (if return made promptly, not otherwise,).....	0 30
Search by a person not party to the suit or proceeding to be paid by the appli-	

cant, 10c. ; search by party to the suit or proceeding where same is over one year old..... 0 10

(No fee is chargeable for a search to a party to the suit or proceeding, if the same is not over one year old.)

SCHEDULE OF BAILIFF'S FEES.

Service of Summons, order, or other process, on each person (except Summons to witness, and Summons to juryman,) where claim does not exceed \$20.....	0 20
where claim exceeds \$20 and does not exceed \$60.....	0 30
where claim exceeds \$60.....	0 40
Service of Summons on witness or juryman, or service of notice.....	0 10
Taking confession of judgment, and attending to prove.....	0 10
Enforcing every writ of execution, warrant of attachment, or warrant against the body, each, where claim does not exceed \$20.....	0 40
where claim exceeds \$20 and does not exceed \$60.....	0 60
where claim exceeds \$60.....	0 80
(Executing Summons in replevin, including service on defendant, same charge.)	
Every mile necessarily travelled to serve summons or process, or other necessary papers, or in going to seize on a writ of execution, where money made or case settled after levy.....	0 11
(In no case is mileage to be allowed for a greater distance than from the Clerk's office to the place of service or seizure.)	
Mileage to arrest delinquent under a warrant to be at 11 cents per mile ; but for carrying delinquent to prison, including all expenses and assistance, per mile.....	0 20
Every schedule of property seized, attached or replevied, including affidavit of appraisal, when necessary, not exceeding \$20.....	0 30
Exceeding \$20 and not exceeding \$60.....	0 50
Exceeding \$60.....	0 75
Every Bond, when necessary, including affidavit of justification.....	0 50
Every Notice of Sale not exceeding three, under execution or under attachment, each.....	0 15
There shall be allowed to the Bailiff, for removing or retaining property seized under execution or attached, reasonable and necessary disbursements and allowances, to be first settled by the Clerk, subject to appeal to the Judge.	
There shall be allowed to the Bailiff five per cent. upon the amount realized from the sale of property under any execution, but such per centage not to apply to any overplus thereon.	

Dated at Toronto, this 28th day of June, 1874.