23. No judge in either of Her Majesty's Superior Courts of Common Law or of any County Court, nor the Master or any taxing officer of the said Superior Courts, shall after the passing of this Act increase any counsel fee with brief at Trial or on argument of Demurrers, special case, appeal, or otherwise in any case whatever.

24. The costs referred to in the ninth section of this Act when taxed and no more or other or greater costs or charges shall be payable, collected or received for, or in respect of any sale of lands, in pursuance of a power of sale contained or referred to in any mortgage.

COSTS OF MORTGAGE SALS.	£	s.	d.
Notice of sales, inclusive of copies, demand of payment, attendances, adver-			
tiscments, letters, affidavits and bill of costs	1	10	0
Every necessary conveyance	0	15	0
The Sheriff, or other person, for serving each notice or paper	0	1	3
Affidavit, when drawn by Sheriff	0	1	3
Actual mileage from the Court House of the County wherein service of any			
notice or paper is made, per mile	0	0	6
The sum actually and necessarily disbursed for postage.			
The sum actually and necessarily disbursed for printing in some weekly		*	
paper,			
The sum actually and necessarily disbursed for abstract of title, if obtained			
after execution of mortgage.			
Auctioneers, for selling each parcel of land	1	5	υ
Taxation of costs	â	ŏ	
	<u>۸</u>		5
Commissioners, for taking every affidavit	v	v	J
Nore No Auctioneer's charge to be allowed for selling any parcel of land			•
after the service contained or described in the same mortgage.			

25. In any suit in Her Majesty's Court of Chancery in Upper Canada brought for the Forcelosure or Redemption of a mortgage, or for enforcing any registered lien on Lands where the bill is filed in the office of the Deputy Registrar of any County, and there shall be no examination of witnesses before decree, all proceedings shall be had and taken before such Deputy Registrar, in the same manner as the same are or may be now taken before the Court or any officer thereof at Toronto.

26. All decrees or orders made or pronounced by such Deputy Registrar by virtue of the preceding section of this Act, shall have the same force and effect as if the same had been made or pronounced before the said Court, according to the present practice, and either party interested may appeal from any such decision, or order to the said Court, and such Court may affirm reverse or modify such decision, or order or make such other decree or order upon the subject matter of appeal, and the proceedings had therein as to such Court seems proper, and upon such terms as to costs as the Court shall think fit, but such costs shall in no case exceed the sum of two pounds ten shillings.

TABLE OF COSTS IN FORCE IN THE COURT OF CHANCERY ANNULLED AND A NEW TABLE OF COSTS PROVIDED FOR THE SAID COURT.

27. The table of costs framed by the judges of the Court of Chancery, and contained in the orders of said Court, of the third day of June, in the year of our Lord one thousand eight hundred and fifty-three, in pursuance of the statute in that behalf, also every other table of costs, every order for the allowance of costs, every order for the allowance of fees to sheriffs and coroners now in force in the said Court, are hereby repealed and declared to be void.

28. The table of costs set forth in schedule B. from and after the