Fees on rule of Court or order of judge	1	00
Fee on sub. ad test., including attendances	î	
Fee on sub. duces tecum, including atten-	_	
dance	1	25
And, if above 4 folios, then for each addi-		
tional folio, over such 4 folios	0	10
Fee on every other writ	1	00
Every necessary letter	0	50
Costs of preparing claim of creditors, and procuring same to be sworn to, and		
allowed at meeting of creditors, in		
ordinary cases, where no dispute	1	00
Costs of solicitor of petitioning creditor, for examining claims filed, up to ap- pointment of assignee, for each claim		
so examined	Λ	50
Costs of assignee's solicitor for examining	U	00
each claim, required by assignee to be		
examined	0	50
Preparing for publication advertisements required by the statute, including copies and all attendances in relation	Ĭ	
thereto	1	00
Preparing, engrossing, and procuring exe- cution of bonds or other instruments	•	•
of security	9	00
Mileage for the distance actually and ne-	_	••
cessarily travelled—per mile	Λ	10
Bill of Costs, engrossing, including copy	v	10
for taxation, per folio	Λ	20
Copy for the opposite party		50
Taxation of Costs		50
	•	
No allowance to be made for unnec	e s s :	ary
doguments on veneral and		

No allowance to be made for unnecessary documents or papers, or for unnecessary matter in necessary documents or papers, or for unnecessary length of proceedings of any kind. In case of any proceedings not provided for by this tariff, the charges to be the same, as for like proceedings, as in the tariffs of the Superior Courts.

COUNSEL.

Fee on arguments, examinations, and advising proceedings, to be allowed and fixed by the judge as shall appear to him proper under the circumstances of the case.

FEE FUND.

Every warrant issued against estate and

effects of insolvent debtors	\$1	00
Fvery other warrant or writ	0	80
Every summary rule, order, or fiat	0	30
Every meeting of creditors before judge	0	50
If more than an hour	1	00
If more than one on same day, \$2.00.	to	be
apportioned amongst all.		
Every amdavit administered before indee	0	20
Every certificate of proceedings by indee		
Of County Court for a transmission to		
a Duperior Court or a indea thereof	0	50
Every Dankrupt's Certificate	1	00
Every taxation of costs	0	15
FEES TO CLERKS.		
Every Writ, or Rule, or Order	٥	50
Filing every affidavit or proceeding	_	10
Swearing affidavit	_	20
Copies of all proceedings of which copy	v	40
bespoken or required, per folio of 100		
words	O	10
Every certificate	-	30
Taxing costs		50
	•	-

Taxing costs and giving allocatur For every sitting under commission, per	0	65
day		00
If more than one on same day, \$2.00 apportioned amongst all.	to	be
Fee for keeping record of proceedings in		
each case	1	00
meeting, (if made)	0	50
For any list of debtors at second meeting.	_	50
Any search	0	20
ruptcy of one person or firm	0	50
SHERIFF.		
a		

Same as on corresponding proceedings in Samperior Courts.

WITNESSES.

Same as in Superior Courts.

SELECTIONS.

COMPOUNDING A MISDEMEANOUR— COMPROMISING JUSTICE.

A singular attempt to compromise justice was last week met by Mr. Baron Bramwell in the manner it deserved. It will be within the recollection of our readers that Edward Hammond pleaded guilty to an indictment preferred against him at the November sittings of the Central Criminal Court for unlawfully imprisoning and assaulting his wife, at his residence at Peckham, and that on the 11th instant, when he came up for judgment, the counsel for the prosecution stated that the prisoner had, since the trial, executed a deed of separation from his wife, and also a settlement upon her, to the entire satisfaction of her legal advisers and herself, and that, in consequence of this arrangement, they did not desire to press for punishment. It appeared that the settlement was of one-half of the wife's property, the husband having none of his own. The prisoner's counsel then coolly submitted to the Court that the matter being settled and arranged, and as the prosecutrix did not press for punishment, the Court should discharge the defendant upon his own recognizances to come up for judgment when called upon, or that the case should again stand over until next session, in order that the defendant might file affidavits to deny certain statements, alleged to be falsehoods, contained in the depositions in the case. The learned judge declined to adopt any such suggestions, and required to know if the defendant was in attendance, and ordered him to surrender. The defendant, who had been standing behind his counsel, seemed much surprised at the order, but, of course, had no option but to submit, and was immediately placed in the

His Lordship then addressed him as follows:

"You have pleaded guilty to an indictment charging you with an offence of very great