- 1. For filing each Petition, twenty cents.
- 2. For setting down any claim for hearing, fifty cents.
- 3. On the hearing of any claim, one dollar.

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- 4. For making up report on the same, two dollars.
- 5. For each certificate of the allowance of any claim, twentyfive cents.
 - 6. For a copy of the order respecting any claim, twenty-five
- 7. For each summons for the attendance of any witness or witnesses, forty cents. 10
 - 8. For each commission for the examination of witnesses, two dollars.
 - 9. For any certified copy of any paper or document in his custody, twenty-five cents for the certificate, and at the rate of ten cents for each one hundred words in such

22. And such reasonable fees for any service not herein Fees in unspecially mentioned or included therein, as the said Commissioners cases, may from time to time allow him, as a fair and just compensation 20 for the labor by him performed, and no more; and the person not being one of the Commissioners who takes any affidavit or and on affidaaffirmation under this Act, shall be entitled to demand and vit. recover from the party requiring him to take the same, the sum of twenty-five cents, and no more; and all such fees as aforesaid When de-25 may be required to be paid before the service for which they are manded and granted is performed, or if not so required, may be recovered in how recov-the manner hereinbefore appointed with regard to the sum allowed to a witness.

23. Also the following fees to belong and to be paid over to What fees 30 the Receiver-General in aid of the fund to provide for the shall be paid to the Receiver accommodation of the Superior Courts of Law and Equity:

General.

On every claim entered and received, fifty cents.

On every claim allowed, fifty cents.

24. The copy of any order, report or decision, made by the said Copies of 35 Commissioners under this Act, certified by their clerk, and coun-proceedings of commissiontersigned by one of the said Commissioners, shall be received in ers to be reany civil suit or action in any Court in Canada, as evidence ceived as eviof the making of such order, report, or decision, in the manner and Court. form and according to the tenor thereof as set forth in such-copy.

25. It shall not be necessary in such suit or action to prove the When the signatures of such Clerk or Commissioner, if the party intending proof of signature of produce the same, has given due notice of such intention to an ture shalln of adverse party according to the course and practice of the Court, Court. unless such adverse party has afterwards in like manner signified

45 his intention to dispute such signatures, or either of them, in Exception, and the costs which case it shall be requisite to prove the same, and the costs therefor.