

	Sterling Money.
	£ s. d.
For perusing and considering any Papers, Exhibits, or Documents, furnished, or introduced into a Cause, by the adverse Party, or furnished by a Party to his own Proctor, for the purpose of being brought forward as Evidence in the Suit, if not exceeding twelve folios,	0 3 0
For every additional twelve folios,	0 1 6
For attending Informations on the final Hearing of a Cause, when it occupies only a short time. 10s.; if a few hours, 16s. 8d.; if a whole day, £1 6s. 8.	{ 0 10 0 0 16 8 or 1 6 8

NOTE.—In some of the Vice Admiralty Courts, Proceedings for the Forfeiture of Ships, or Goods, and for the Recoveries of Penalties consequent thereon, have, in some instances been carried on by two separate Suits; one for the condemnation of the Property, and the other for the Penalties. This mode of proceeding should be discontinued, one Suit only being necessary to accomplish both objects.

In all cases under £20 sterling, wherein the Judge shall see fit to order that the Proceedings be summary and the Evidence taken *viva voce*, the Fees to be taken by the several Officers of the Court shall become half of the foregoing Fees, and no more, save and except as to the Fee for the Warrant of Arrest, Arrest and Bail Bond, which shall remain as above.

So also as to cases under £20 sterling settled before the return of the Warrant.

#### *Supplementary Rules.*

The Rules and Regulations established by the King's Order in Council of the 27th June, 1832, are not to be construed to have set aside the former practice in the Courts of Vice-Admiralty, of allowing the Defendant to require from the Promoter to Libel with Sureties, unless the Promoter should be admitted by the the Court to his juratory caution.

From the shortness of the season of the Navigation at the port of Quebec, and the danger and risk to ships towards the close of the navigation in the autumn, from even so short as twenty-four hours' notice of bail to answer an action, this period of notice of bail as provided by the 11th Section of the above Rules and Regulations, shall not be required, where the parties who are proposed as the Bail make oath that they are respectively worth more than the amount for which they are proposed as Bail or Security, over and above the amount of all their just debts.

(Signed)

J. DODSON.  
 JOSEPH PHILLIMORE.  
 WM. ROTHERY.  
 H. B. SWABEY.