SCHEDULE A .- TABLE of Fees and Costs, &c. - (Continued.)

TO THE ATTORNEY.	1st Class. Actions of £15 and under.	2d Class. Actions of £10 and under.	3d Class. Actions of £6 5s. and under.	4th Class. Actions of £2 10s. and under.
 21.—Upon every Special Declaration 22.—For every copy more than one, of any declaration, petition, pleading, intervention or opposition 23.—For every written or special pleading 24.—On the issue of any Writ of capias ad respondendum, saisic-gagerie, saisic-revendication or saisie arrêt before Judgment 25.—For every rule for reprise d'instance, or to declare a Judgment executory, or for contrainte par corps, or any other rule of a similar nature, one-half of the costs allowed in the original Action. 26.—On a Commission Rogatoire, to the Attorney suing out the same 27.—And to the Attorney of the opposite party 28.—To the Attorney engaged by either of the parties to prosecute the execution of such Commission 	0 3 9 0 10 0 0 7 6 0 5 0 0 3 9	£ s. d. 0 7 6 0 2 6 0 7 6 0 5 0	£ s. d. 0 5 0 0 1 3 0 5 0 0 0 3 9 0 2 6 0 1 3 0 10 0	£ s. d. 0 2 6 0 2 6 0 1 3 0 10 0
 29.—In all real, hypothecary, mixed Actions, and Actions en garantie simple ou formelle if the Action be settled after return, an additional fee of 15s. to Plaintiff's Attorney. 30.—If the Action be settled before return, or if Judgment be rendered, an additional fee of 25s. to Plaintiff's Attorney. 31.—On every report of Arbitrators or of experts if uncontested, to each Attorney. 32.—If the report be contested, to the Attorney of the party contesting. 33.—And to the Attorney of the opposite party. 		0 7 6 0 12 6 0 10 0	0 5 0 0 10 0 0 7 6	0 10 0 0 2 6 0 5 9 0 3 9
 34.—For all proceedings in an Action en reddition de compte, if the account rendered is uncontested, to each Attorney. 35.—In case the account be contested, the costs to be the same as in a contested personal Action, and the class to be determined by the amount for which the rendant compte shall be declared accountable beyond the amount admitted to be due by the account fyled, if the costs be payable by the rendant compte, and by the amount claimed by the debats de compte if the costs be payable by the ayant compte. 36.—For the nomination of a curator to a délaissement in a hypothecary Action 	0 10, 0	0 10 0	076	0 5 0
37.—For the issue of a Writ of Execution. 38.—For all proceedings upon any petition, motion or rule for which nothing is specially provided	0 10 0 0 2 6 0 3 9	0 10 0 0 2 0 0 3 9	0 7 6 0 1 3 0 2 6	0 5 0 0 1 0
39.—The fees shall be the same in each case as those allowed in appealable cases.			*	,