tion of Justice L. Canada.

A Marian and A Maria Mar		- 11
On the same, where the Judg- ment she; be given after	: 1	
contestation, to the Plain-£ s. D.s. D.	s.	D .
tiff's Attorney 3 10 0 12 6		6
And to the Defendant's Attor-		
ney	5	0
mixed actions, or actions for		
personal wrongs, the same		
fees as in first class actions.	- '	1
On all oppositions, except oppositions a fin de conserver,		۱ ا
interventions, and requetes		
civiles when contested; and		- 1
also, on contestations of sui- sie arret, after Judgment, or		- 1
of declarations made by	1	.
Garnishees, the same fees		
as in the original actions to which the same shall be in-	٠.	•
cident		
In all incidental cross deman-	· ;	- 1
des, half the fees allowed in		1
original actions for a like		
Additional fees on certain pro-		
ceedings.		
On each opposition afinde distraire or afin d'annuller, in-	,	٠ .
tervention, or requête civile		į
not contested 1 0 0 10 0	5	0
On each opposition afin de con-	_	
server	5	0
ment, when there is no		.
contestation 10 0 5 0	2	6
On suing out any writ of Sai- sic Gagerie, Saisie Revendi-		
cation, or Saisie arrêt, be-		
fore Judgment, or on any		
special declaration, acquired by the Court	2	
For each copy more than one,	4	8
of any declaration, Petition,		
	1	3
For each Plea in writing, or- dered by the Court, includ-	. '	
ing copy		
On each Rule to take up the		
instance, or to declare a Judgment executory or for		
contrainte par corps, or other	1	
Rule of a like nature, when	··'	
declared absolute, to the attorney prosecuting the same. 15 0 10 0	E	. ^
And when over ruled, to the	J	U
Attorney resisting the ap-		
plication	2	6
and all proceedings relative		
thereto, to the Attorney		
suing out the same 10 0 5 0	, 2	6
And to the Attorney of the opposite party 5 0 2 6		
To the Attorney employed by		
either Party to attend to		
the execution of such Commission 10 0 10 0	10	. ^
For every copy of a Rule or	τΛ	0
Order of Court 1 0		
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For Bill of Cost and atten-		**
dance at taxation 2 6		
Ordered, That the question of concurren now separately put upon each of the amendments.	ce	be
now separately put upon each of the	6, E	aid

amendments

w 2

rence being separately put upon each, they were unanimously agreed to.

The fourth and last of the said amendments being Lower Canada.

Ordered, That the consideration of the said amendment be postponed until tomorrow.

On motion of Mr. Christie, seconded by Mr. Child.

Ordered, That the amendments made by the Legislative Council to the Bill, intituled, "An Act to provide for the summary trial of Small Causes in Lower Canada," be now taken into consideration.

The House proceeded accordingly, to take the said amendments into consideration.

And the said amendments were read, and are as followeth:

Press 5, Line 14.-Leave out "for either" and insert "by consent."

> " 15-Leave out "Plaintiff or Defendant.

And the said amendments being again read, they were agreed to by the House.

Ordered. That Mr. Christie do carry back the said Bill to the Legislative Council, and acquaint their Honours, that this House hath agreed to their amendments.

Mr. Armstrong from the Committee of the whole House, on the Bill to establish the District of Gaspé, and to provide for the due administration of Justice therein, reported according to order, the district amendments made by the Committee to the said Gaspe. Bill, which amendments were again read at the Clerk's Table.

Ordered, That the question of concurrence be now separately put upon each of the said amendments.

And the first and second of the said amendments being again severally read, and the question of concurrence being separately put upon each, they were agreed to by the House.

The third of the said amendments being again read, and the question of concurrence being put thereon, a division ensued, and it was carried in the affirmative.

The fourth to the sixth and last of the said amendments being again severally read, and the question of concurrence being separately put upon each, they were agreed to by the House

Ordered, That the said Bill as amended, be engrossed.

The order of the day for the second reading of the Bill, to incorporate the Kingston Mineral Wells Company, being read.

The said Bill was accordingly read, and referred Company. to a Select Committee composed of Mr. Cartwright, Mr. Henry Smith, the Honourable Mr. Harrison, Mr. Roblin, and Mr. Murney, to report thereon with all convenient speed, with power to send for persons, papers, and records.

The Order of the day for the second reading of the Bill, to provide for the more equal distribution of the property of persons dying intestate, within that part of this Province formerly Upper Canada, being

Ordered. That the further consideration of the said Bill, be postponed.

The Order of the day for the second reading of Chartered the Bill, to authorise the Chartered Banks of this Banks. And the first to the third of the said amendments Province to open books in the United Kingdom, being severally read and the question of concur- for the transfer of their Stock, being read.

Administra. tion of Justice,

Small Causes, LowerCanada.

Administra

tion of Justice, District of

Kingston Mi-neral Wells

Intestate Es-