

	1st Column.	2nd Column. Schedule B.
	£ s. d.	£ s. d.
SHERIFF OR CORONER.		
Receiving, entering and endorsing every paper.....	0 1 3	0 0 6
Return of all process and writs, except subpoenas.....	0 2 6	0 1 3
Warrant to Bailiff in writ not executed by Sheriff or Deputy.....	0 2 6	0 1 3
Serving each office copy bill, including affidavit of service and oath.....	0 5 0	0 2 6
Serving each warrant, notice, certificate, subpoena or other paper...	0 2 6	0 1 3
Ne Exeat, arrest on, when amount endorsed under £50.....	0 5 0	0 3 9
£50 and under £100.....	0 10 0	0 7 6
£100 and over.....	1 0 0	0 10 0
Attachment not defined, arrest on.....	0 10 0	0 7 6
Arrest upon attachment in the nature of an execution, when the sum endorsed is under £50.....	0 5 0	0 3 9
Over £50 and under £100.....	0 10 0	0 7 6
£100 and over.....	1 0 0	0 10 0
Besides poundage of sums endorsed, when sum endorsed is under £100 in the £.....	0 1 0	0 0 6
Over £100, but less than £1000 in the £.....	0 0 6	0 0 6
£1000 and over—1 per cent. on whatever exceeds £1000, in addition to the poundage allowed up to £1000.....		1 p. cent.
Sequestration—Upon seizure of estate:		
Effects under writ of sequestration.....	0 10 0	0 7 6
Schedule of goods taken in execution, including copy for defend- ant, if not exceeding five folios.....	0 5 0	0 2 6
Each folio above five.....	0 0 5	0 0 5
Removing or retaining property—reasonable and necessary dis- bursements and allowances to be made by the Master or by the order of the Court or Judge.		
Poundage upon sequestration, followed by sale, same as allowed by this Act upon attachment in nature of execution. For ser- vices not specified, the like charges as are allowed at Common Law for analogous services by this Act.		

17. No Judge in either of Her Majesty's Superior Courts of Common Law or Chancery, or of any County Court, nor the Master nor any taxing officer of the said Courts, shall after the passing of this Act increase any counsel fee with brief at trial, or on argument of demurrers, special case, appeal, or otherwise, in any case whatever.

18. This Act shall be deemed a Public Act, and shall take effect and come into force immediately, and shall apply to Upper Canada only.