

An Act to diminish and regulate the Costs of Appeal.

HER Majesty, &c., enacts as follows :—

Preamble.

I. The costs and fees of the respective Officers, Counsel, Advocates and Attorneys, on appeals from the Circuit Court to the Court of Queen's Bench, (sitting as a Court of Appeal,) shall be those fixed by 5 Table A of this Act. Costs on appeals from Circuit Court.

II. The costs and fees of the respective Officers, Counsel, Advocates and Attorneys, on appeals from the Superior Court to the said Court of Queen's Bench, (Appeal side) shall be those fixed by Table B of this Act. From the Superior Court.

10 III. No other costs and fees but those fixed by the said Tables shall be taxed ;—And neither the said Court of Queen's Bench (Appeal side) nor the Judges thereof shall in any wise change or modify the costs and fees fixed by this Act. No others to be taxed.

15 IV. Every bill of costs shall be first taxed by the Clerk of Appeals, and afterwards approved by one of the Judges of the said Court, but it may be afterwards revised before the Court, or out of the Court by one of the Judges thereof, on a simple ordinary motion to that effect, one day's notice of which, to the opposite party, will suffice. Revision of Bills of Costs.

TABLE A.

Costs and fees of the respective Officers, Counsel, Advocates and Attorneys, on Appeals from the Circuit Court to the Court of Queen's Bench, (Appeal side.)

TO THE CLERK OF THE CIRCUIT COURT APPEALED FROM.

	£	s.	d.
1. For the security bond to be furnished on every appeal, and for two copies thereof,	0	10	0
2. For the <i>transcript</i> , for preparing the record of the cause, with all the necessary certificates, and his trouble in its transmission, (exclusive of postage, if any be incurred.) The whole to be payable on the deposit or filing of the Petition in Appeal,	0	15	0