

5. After the tenth day of February, A.D. 1875, the following allowances and no other shall be taken by and allowed to the clerks of the said Court and be taxed in actions.

Receiving and filing demand and entering the same in docket ..	\$ c.
Every writ of summons .. .. .	0 25
Copy for each defendant .. .. .	0 40
Every copy of demand .. .. .	0 20
Every original subpoena .. .. .	0 15
Every copy .. .. .	0 50
Entering appearance and dispute of defendant .. .. .	0 10
Receiving the writ of summons on return and filing the same ..	0 25
Hearing fee in contested cases where the recovery is \$50 or under ..	0 20
Above \$50 and under \$100 .. .. .	1 00
Above \$100 .. .. .	1 50
Recording every judgment where the recovery is \$50 or under ..	2 50
Above \$50 and under \$100 .. .. .	0 25
Above \$100 .. .. .	0 50
[The last three items to include taxation of costs and all other services.]* .. .. .	0 75
Filing every exhibit directed to be filed on the trial of a cause ..	0 10
Every reference, enquiry or examination referred to the clerk per hour	1 50
Putting the seal of the court to any document not being a writ ..	0 50
Every search (except by a party to the cause) .. .. .	0 20
Exemplification or copies or certificate of proceedings per folio ..	0 12
Taking every affidavit .. .. .	0 20
Per dollar on payment of money into court .. .. .	0 02
For every writ of execution, including all necessary statements and endorsements and the delivery of same to the sheriff and receiving the return thereof, and taking charge of and sending by post the money returned on the writ or paid on account of action, to the party entitled to the same (charge to be made to party to whom money is sent \$0.50) .. .. .	1 00

#### ALLOWANCE TO BE MADE FOR SERVICE OF PROCESS.

Every necessary mile travelled in serving writ of summons per mile one way .. .. .	0 20
Fee on service, including affidavit of service, oath if necessary, and return to the clerk .. .. .	1 00

[Poundage and attendances on executions to the parties to whom the same are directed the same as the "Inferior Scale" to the Sheriff in the table of fees in the Queen's Bench.]

\* NOTE.—Where the recovery is on a money demand, arising *ex contractu*, debt or *assumpsit*, and the recovery shall not exceed \$20, the clerk shall be entitled to the charges above enumerated not to exceed in all \$1.75 excluding subpoenas.