Rule 56 to be read as it was first enacted, alterations made by Inspector last year to be erased.

No costs to be taxed for an examination, prior to Judgment, unless, Judge making the order direct, per Section 167. Cap. 50 Revised Statutes of Ontario.

No Costs to be taxed where an examination is taken before Special examiner, or under an appointment made by Deputy Clerk, or local Master in Chancery, under Section 159. Caps 50 Revised Statutes of Ontario.

It is proper to charge for Certificate on an oral examination in Superior or County Court, in addition to examination vide Section 188, Co. Se

165. Cap 50, Revised Statutes Ontario.

Re-allowance to Deputy Clerks, and Clerks County Court when subpended to produce papers under their Control. Mr Jackson stated, that Chief Justice Richards and Chanclor Vankonyhnet, had ordered \$4 per diem to be taxed, besides travelling expenses,

Offical Assignees have no fees outside of allowance per statute. No tariff, each County Court Judge having power, under section

43. chap 16, Insolvent Act 1875, to fix allowance.

When witness is subpænaed by both parties to a suit, fees are to

be taxed to sucessful party.

Adjourned to meet 18, July at 12 o'clock noon, Clerks to meet as committee of the whole at 10, am and prepare list of questions to be submitted to Mr. Jackson.

July 19th. 1878.

Meeting resumed,

President in the Chair,

Minutes of former meeting read and approved.

Mr. McGuinn, on behalf of committee submitted questions on

following points,

Brief—Brief of all pleadings \$2, only no matter how long, original unitter 20 cts per folio, and copies of necessary documents, (other than pleadings and copies of oral examination of parties) 10 cents per folio additional.

Certificate \_50 cts. for certificate in C.C. or I. C. in addition to

fees for search.

20 cts stamps or appointment in Q. B. or C.C.

50 cts for search in Insolvency, taking papers in cause before Judge, being general search.

10 cts, in C. C. no allowance for attending chambers,

Fiat made by Judge in open court not to be charged for.

Chamber Business done at assizes, fees to be paid to Clerk, as clerk in Chambers.

Nisi pinus rule of reference, signed by clerk of assize fee \$1, to be paid to him for his own use,

order of a taxation f disbursement Fiat in w

Notice, recreated with the standard sta

Fee for at llowed.
Only the

Only the pings or strik

Business of Those in a peen done, a present; that and while to Agreed on

that this Ass the second of July, 187

On motion when minute tion, the secrete of \$1

Moved by

ary have thall who have and also to t Agreed in

salaries, that committee t adjustment.

Moved by that the that Jackson for promptness, before the m

Meeting c