

*Counsel.*

	\$	c.
Fee on drawing and settling pleadings, and advising on evidence,	5	00
Fee on motion in court, up to	10	
Fee on argument on demurrer not to exceed	20	
Fee with brief on trial of issues or hearing to	40	
(No more than two counsel fees to be taxed without an order of a judge),		
Fee on motion for judgment to	20	
(The above fees to counsel may be increased by order of the Court or of a Judge),		

*Disbursements.*

Besides the Registrar's Fees, reasonable charges shall be allowed to Attorneys and Solicitors for necessary disbursements and postage on services of notices, motions, subpoenas, translations, printing of the same, copies, and other incidental proceedings,

In cases of special reference where by order of the Judge or Court, the Enquiry is to be proceeded with at some place other than Ottawa, the Referee shall be allowed travelling expenses not to exceed *per diem*,

For drafting report on reference, per folio,	4	
<i>Per diem</i> allowance during the time employed on the reference	10	30
(To be increased by order of the Court or a Judge),		

When at the request of the parties with the assent of the Judge, or when by order of the Judge, an examination of witnesses is taken by a short-hand reporter, the expenses of so taking such examination, not to exceed per folio 30 cents including copy, in long-hand to file in the case may be taxed as costs between party and party,

In actions under \$400, a deduction of one third of the amount of the fees (other than disbursements) above allowed shall be made by the taxing officer—unless otherwise ordered by the Court or a Judge.

Where the proceedings are carried on according to the practice of Her Majesty's Superior Court in the Province of Quebec, and where the foregoing tariff may not provide for or be applicable to any such proceedings, the fees shall be taxed according to the tariff now in force in the said Superior Court.