Professional Men,

Attornies, Barristers, Physicians and Surgeons, 20s. per diem when called upon to give evidence in consequence of any professional service rendered by them, or to give professional opinions.

Surveyors,

When called to give evidence of any professional services rendered by them, or to give evidence depending upon their skill or judgment, 10s. per diem.—II. T. T. 5 Will. IV.

DEMURRER.

(e) It is ordered, that from and after the last day of this term, all demurrer books shall be made up with marginal notes opposite the different counts and other parts of the pleadings, briefly stating the substance of each part, and when so completed shall be delivered to the judges by the party applying for a concilium before his motion is filed.—XIII. A. T. 7 Geo. IV.

DEMAND OF PLEA, &c.

- 1. (f) It is ordered by the court, that hereafter no rule to plead, reply, or rejoin, shall be necessary; but that a demand shall be sufficient, as in respect to a plea in actions, by non-bailable process.—IV. E. T. 11 Geo. IV.
- 2. (f) It is ordered, that when by reason of any privilege the proceedings are not commenced by writ of capias ad respondendum, a demand of plea may be served at any time, when, by the practice in England, a rule to plead might be given, and not before; and that the service of such demand of plea shall suffice as in other cases, without the necessity of taking out any rule to plead.—II. H. T. 1 Will. IV.

DOWER.

It is ordered, that when the original or first process is required in the action of Dower, a writ of summons may issue under the seal of this court, in the following form:

⁽e) See new rules, 16, 20, 21.

⁽f) See new rule 10, which supersedes this rule.