Bill in Chancery, the Affidavit of Service, with his own Affidavit of such service, mileage, and stamping of the copies thereof, and such Sheriff shall stamp the original Writ of Summons and Affidavit of the Service of the Bill in Chancery, or other Process or Papers, or the Affidavit of Service thereof, with the stamps required under the provisions of this Act; and shall also seal them with his seal of office.

5th.—The Sheriff shall enter such Writ of Summons, and Bills of Complaint, or other Process or Papers in his Process Book and shall be entitled to the fees thereon as shown by the Affidavit of his Bailiff or Officer.

6th.—That should any such Sheriff fail to appoint a Bailiff or Officer in any such Town or Village as provided by the third section of this Act, after ten day's notice so to do, having been served upon him by any such Attorney or Solicitor, then on stamping such Bill in Chancery or any copy thereof, or any copy of Writ, or any Process or Paper, as hereinafter required by this Act; such Attorney or Solicitor may effect the service through or by any literate person, and on producing to the Taxing-officer an affidavit setting forth such failure on the part of the Sheriff, shall tax to the party entitled thereto for such service, the same fees as the Sheriff would have been entitled to, had the service been effected by or through him.

7th.—That all Bills in Chancery or copies thereof, and Affidavit of Service, and all Writs of Summons and copies thereof, and all other Process or Papers issued out of the Superior Courts of Law, or the County Courts of the Province of Ontario, shall be stamped as follows:

Original Writ of Summons in Superior Court\$	20 c	ts.
" " County "	15	"
Affidavit of Service of Bill in Chancery	20	"
Every copy of Bill in Chancery, and every copy of Writ		
of Summons in the Superior and County Courts, and		
other Process or Papers	5	"

8th.—Every Sheriff, Bailiff or Officer, or other person who shall serve or execute any Bill in Chancery, or any Writ, or the Copy of Writ or Bill in Chancery, or other Process or Papers which is not duly stamped under the provisions of this Act, or who refuses or neglects to return such Writ, Bill in Chancery or other Process or Paper, to the Sheriff as required under Sec. 2. of this Act, shall be liable to all the penalties hereinafter provided, and every such service or execution contrary to the provisions of this Act, shall be void, and no recompense shall be allowed therefore.

9th.—The Lieutenant-Governor may from time to time, by Order in Council, direct stamps to be prepared for the purposes of this Act, which stamps shall be of one kind, but of the different denominations specified in section seven.

10th.—The Lieutenant-Governor may, by Order in Council, direct of what design and form, and of what colour or colours the said stamps and the different denominations thereof shall be used, and from time to time, as he finds or considers it convenient or expedient, may alter or change the same.

11th.—The Provincial Treasurer shall procure the necessary stamps re-