and production of such copy to admit such copy, and unless such adverse party shall have refused or neglected to make such admission. This rule not to take effect until next Michaelmas Term.—V. T. T. 3 & 4 Will. IV.

- 10. (d) It is ordered, that the expense of a witness called only to prove the handwriting to, or the execution of any instrument stated upon the pleadings, shall not be allowed, unless the adverse party shall upon summons before a judge a reasonable time before the trial (such summons stating therein the name, description, and place of abode of the intended witness) have neglected or refused to admit such hond writing or execution, or unless the judge upon attendance before him shall endorse upon such summons that he does not think it reasonable to require such admission. This rule not to take effect until Michaelmas Term next.—VI. T. T. 3 & 4 Will. IV.
- 11. It is ordered, that the rule of Easter Term 11 Geo. IV., regulating the amount of costs to be taxed in civil and criminal cases, be amended in that part of it which relates to the counsel's fee, with brief at trial or assessment; by adding at the end of that item the words "or by order of a judge," to such sum as shall appear proper under the circumstances of the case.—II. E. T. 4 Will. IV.
- 12. It is ordered, that the following fees be allowed to coroners, for services hereinafter named. For summoning a jury and making return to Clerk of Assize:

For each juror actually and necessarily summoned ... 1s. In other respects, same fees as to sheriffs for similar services.

To Witnesses,

Residing within three miles of court

house,..... 2s. 6d. per diem.

Do. over three miles,..... 5s. do. And for every twenty miles travel, as heretofore.

⁽d) See rule 28 of the new rules, the effect of which is to supersede this rule.