1880

MINUTES AND PROCEEDINGS.

other of a like character. I sincerely hope that none such will occur, othing would give me greater pain than to find I was left no option in the

Hoping, Gentlemen, that the above may be of some assistance to you in discharge of your duties, and stand I remain, a built part which bodt have all an internal

Yours very truly,

Lours very truly, M. B. JACKSON, 18th, 1880. C. C. & P., C. P. The endpice and the estimate set? worthough with set uphibil and a dopy sent to each Cle 1

The meeting fully concurred in the answers to the questions and ructions contained in the President's address, especially the latter where the shortcomings of some of the Deputies are fully set h.

At 2.80 the meeting adjourned to meet again at 4 P. M.

July 21st, 4 o'clock, P. M. Meeting- resumed, when matters ting to taxation and practice were fully discussed.

Moved by Mr Featherstone, of Ottawa, seconded by Mr. Eager, Halton.

That this meeting tender to the President, Mr. M. B Jackson, a te of thanks for his very able and instructive address and answers the questions submitted to him from time to time by the Deputy erks, asking for information to assist them in the proper management their offices.

Moved by Mr. Inglis, seconded by Mr. Eager,

That the committee appointed at the last meeting, be the comttee to watch the interests of the association for the next year .-rried unanimously.

At 6 o'clock P. M., the meeting adjourned to meet at 9 o'clock A. to-morrow.

JULY 22d.

At 9 o'clock A. M, a meeting was held to discuss the several atters to be laid before the Attorney General by the committee pointed for that purpose. On account of the great amount of work, d consequently, fees taken from the Clerks of the County Court by e increased jurisdiction of the Division Courts, it was suggested at a part of the loss could be made up without any direct grant, if ey were allowed to take fees on all examinations of parties to suits, tead of putting stamps thereon, and also for the copies of such aminations.

That the amount of cash paid on Records in Jury cases, and the amps for examining and passing Records, be payable in cash to the erks.

That at the sittings of the County Court, both with and without a y, an amount per day should be allowed, similar to that now allowed Clerks of Assize.

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Clerks to tax r over \$200, led showing ined by the hould not be e statute, but action to be Was ascer sorry to find lients an affi-Ixed. How He cannot e must have to a matter positive form dition to the ney became ars that his llerk should rmation and ion. statt

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