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J. F. McCreech
V. I.

ORDER OF COURT.

:000:

IN THE SUPREME COURT OF CIVIL JUSTICE OF THE COLONY OF VANCOUVER ISLAND.

Tuesday, the third day of April, in the Twenty-third year of Her Majesty's Reign, A. D. 1860.

WHEREAS by an order of the Queen's Most Excellent Majesty in Council, dated the fourth day of April, A. D., 1856, Her Majesty was graciously pleased to constitute the Supreme Court of Civil Justice of Vancouver Island, and to order and declare that it shall and may be lawful for the said Court, by any Rules or Orders of Court to be from time to time made and published, to frame, constitute, and establish such Rules, Orders and Regulations, as shall seem meet, touching and concerning all matters and things necessary for the proper conduct and dispatch of business in the said Court, and all such Orders, Rules and Regulations, from time to time, to revoke, alter, amend or renew, as occasion may require.

And whereas, by the Rules made and published on the 12th day of February, A. D., 1857, no provision was made touching and concerning the Fees to be lawfully demanded by and payable to any Attorney, Solicitor or Proctor, for the conduct of business in the said Court, and it is now desirable to provide for the same.

And whereas it is also expedient to reduce, alter, and amend the Schedule of Fees which was annexed to the said Rules, and are now payable and taken by the Officers of the said Court, and to substitute other Fees in lieu thereof.

It is therefore ordered, in pursuance of the authority given by Her Majesty's Order in Council as aforesaid:

1. That the Fees, Perquisites and Poundage, now payable to and taken by the Judge, Registrar, and Sheriff of the said Court, in relation to such proceedings as are set forth in the Schedule mentioned in Rule (141) one hundred and forty-one, of the Orders of the twelfth day of February, A. D., 1857, shall cease and be abolished.

2. The Fees specified in Schedule A, annexed hereto, shall be payable and taken by the Registrar, and by the Judge's Clerk, in relation to all Common Law proceedings as are therein mentioned. And the Fees specified in Schedules C and G, hereunto annexed, shall be payable and taken by the said Officers in relation to all Chancery proceedings, and in relation to all proceedings as to Probates of Wills and Letters of Administration of the Estates of deceased persons, respectively, as are therein mentioned and set forth.

3. And whereas it is expedient that the Judge, Registrar, and Clerk of the Writs, should not retain such Fees for their own use, but in lieu thereof receive such salary, as having regard to the nature and duty of their office, His Excellency, the Governor, shall think just. It is therefore ordered, that all Fees received by Officers of the Court under the preceding Orders, shall be accounted for and paid by them respectively, once in every month, unto the Treasurer of the Colony, to be by him placed to an account entitled the "Suitors' Fee Fund Account," which shall be chargeable with the said salaries, and the other expenses of the Court; and the amount so received and paid by such Officers, shall be verified by the affidavit of the accounting party.

4. Every Court Fee mentioned and set forth in the Schedules aforesaid, and which shall be payable on the issuing, entering, or filing of any document to be used in any proceeding in the said Court, shall be endorsed in red ink, in words at length, on such document, with the amount paid therefor, by the Officer receiving the Fee, and subscribed with the initial letters of his name. And no document shall be received or filed, or be used in relation to any proceeding in the said Court, or be of any validity for any purpose whatsoever, unless the amount of the Fee shall be so endorsed thereon. Provided always, that if it should appear that any such document has been filed or received, through mistake or inadvertence, without such endorsement, the Judge may, if he think fit, on being satisfied that the Fee has been paid, order the endorsement to be made thereon, and such

document, and every proceeding in reference thereto, shall be as valid and effectual as if such endorsement had been made in the first instance.

5. The Fees specified in Schedule E, hereunto annexed, shall be the Fees to be lawfully demanded and taken by the Sheriff of Vancouver Island, and his Deputies, for executing and serving the various Writs, Warrants, and Process of the said Court, as are therein set forth.

6. The Table of Fees, or Costs, specified in Schedule B, and annexed hereto, shall be the general allowance for Plaintiffs and Defendants in Common Law Proceedings, as well between Attorney and Client, as between party and party. And the Fees mentioned in Schedule D, annexed hereto, shall be the Fees, or Costs, to be allowed between Solicitor and Client in Chancery proceedings, as well as between party and party. And the Fees set forth in Schedule F, annexed hereto, shall be the costs and charges to be lawfully demanded and paid to Attornies in Summary Suits, as well between party and party, as between Attorney and Client.

7. Where Judgment for default of a defence is signed in the manner mentioned in Rule (46) forty-six of the aforesaid Orders of the twelfth day of February, A. D. 1857, the sum fixed for costs by the Registrar shall be according to the scale in Schedule H, hereto annexed.

8. In order to diminish, as much as possible, the costs arising from the copying of documents to accompany the briefs of Counsel, the Registrar is to allow only the copying of such documents, or such parts of documents, as he may consider necessary for the instruction of Counsel, or for use at the trial.

9. The Registrar in all cases shall have discretion to allow, as between party and party, the Fees of Counsel for drawing pleadings, or other proceedings, whether special or otherwise, and advising.

10. When Judgment is signed on a Cognovit; or on the Judge's order authorizing the Plaintiff to sign Judgment: no declaration to ground Judgment shall be necessary, or allowed on the taxation of Costs.

11. The Costs of attendance by Counsel before the Judge at Chambers, shall in no case be allowed as between party and party, unless the Judge shall certify for such allowance.

12. And whereas permission was granted by the (6) sixth Rule of the aforesaid Orders of the twelfth day of February, A. D. 1857, to the Barristers of the Court to act as Solicitors, and the Solicitors of the Court to act as Barristers, so long only as there were not a sufficiency of Barristers and Solicitors competent and willing to act for the Suitors in these capacities. And whereas there is now a sufficiency of Barristers and Solicitors entered and enrolled, and willing to act in these capacities, for the Suitors therein: It is further ordered, That so much of the said (6) sixth Rule as permits Barristers to act as Solicitors, and Solicitors to act as Barristers, shall be revoked and annulled.

13. These Orders shall take effect and be in force from and after the third day of July, now next ensuing.

DAVID CAMERON, C. J.

Schedule A.

TABLE OF COURT FEES.

Payable at the office of the Registrar, and at the Judge's chambers in the Supreme Court of Civil Justice, in Common Law proceedings; pursuant to the order of the third day of April, A.D., 1860.

PAYABLE AT THE OFFICE OF THE REGISTRAR.

	£	s.	D.
Every writ except writ of subpoena	0	7	6
Every writ of Subpœna before the Judge or Registrar	0	3	2
Sealing of every writ or other proceeding not specially mentioned	0	4	2
Every appearance entered	0	3	2
Every appearance entered, and for each Defendant after the first	0	1	7
Filing every affidavit, writ or other proceeding	0	3	2
Amending every writ or other proceeding	0	3	2
Every ordinary Rule	0	2	1
Every special rule not exceeding 6 folios	0	6	3
Every special rule exceeding 6 folios, per folio	0	0	9

NOTE.—Plans, Sections etc., accompanying Rules to be paid for by the party taking the Rule according to the actual cost.

Every rule, motion or demurrer, set down for hearing, to include the fee for hearing	1	5	0
If continued more than one day, for every other day	1	0	10
Every Judgment, by default	0	7	6
Every final Judgment, otherwise than Judgment by default	0	16	8
Taxing every bill of costs, not exceeding 3 folios	0	3	2
Taxing every bill of cost exceeding 3 folios when taxed as between party and party, per folio	0	0	9
Taxing every bill of costs exceeding 3 folios when taxed, as between Attorney and client, or, when the Attorney taxes his own bill, per folio	0	1	7
Every reference, inquiry, examination or other special matter referred to the Registrar, for every meeting not exceeding one hour	0	16	8
Every reference, inquiry, examination, or other special matter referred to the Registrar, for every meeting, every additional hour or less	0	10	5
Upon payment of money into Court, viz: For every sum under £50	0	7	6
£50 and under £100	0	16	8
£100 and above that sum	1	11	3
Every certificate of payment or default	0	1	7
Office copies of precipe, or other proceedings, per folio	0	0	9
Every search, if not more than two terms	0	0	9
Every search exceeding two and not more than four terms	0	1	7
Every search exceeding four terms, or a general search	0	3	10
Every affidavit, affirmation etc., taken before the Registrar	0	1	7
Filing every recognisance, or security in ejectment or appeal	0	3	10
Every allowance and justification of bail	0	4	8
For taking special bail as a commissioner	0	3	2
Filing affidavit and enrolling articles previous to the admission of an Attorney	0	7	6
Every re-admission of an Attorney	0	7	6

IN NISI PRIUS.

	£	s.	d.
Every record or abstract of record of Nisi Prius delivered to be entered for trial	1	17	6
Every trial of a cause from Plaintiff	1	11	3
Every trial of a cause from Defendant	1	5	0
If the trial continue more than one day, from the plaintiff and defendant each	0	16	8
Returning the postea	0	8	4
Every cause made remanet at the instance of the parties, to be paid by Plaintiff or defendant as the case may be	0	16	8
Every cause withdrawn, to be paid by the party at whose instance it is withdrawn	0	8	4

	£	s.	d.
Re-entering every record of Nisi Prius made remanet, etc.	0	4	2
Every reference from plaintiff and defendant, each	0	8	4
Every amendment of any proceeding whatever	0	4	4
Every order or certificate	0	8	4
Every special case, or special verdict, in addition to the charge for engrossing and copying at the rate of 9d per folio, from plaintiff and defendant each	0	16	8

USHER AND COURT KEEPER

For attendance in Court during argument of any rule or motion	0	8	4
For attendance in Court on every trial at bar or Nisi Prius	0	16	8
On the taking, adding, or justifying of bail	0	1	½
On every oath or affidavit sworn in Court before the Judge or Registrar	0	0	6½
On every writ	0	1	½
On the signing of every final Judgment	0	2	1
On the admission of every Attorney or Solicitor	1	0	10

PAYABLE AT THE CHAMBERS OF THE JUDGE.

Every Summons, whether in term or vacation	0	3	2
Every order of an ordinary nature	0	3	2
Every order of a special nature; such as reference to arbitration, or attendance of witnesses at arbitration; service of process on person resident abroad; reference to the Registrar to fix sums for final Judgment, revival of Judgment and the like	0	7	6
Every fiat, warrant, certificate, caveat, or the like	0	7	6
Every affidavit, affirmation etc., whether in term or vacation, each deponent	0	1	7
Every affidavit, kept for the purpose of being conveyed to the proper office to be filed	0	1	7
Every proceeding filed	0	3	2
Every admission of an Attorney	3	0	0
Every approbation of Commissioners for taking affidavit or special bail	0	3	10
Every commission for taking affidavits, or special bail, and sealing	1	11	0
Every other commission for any purpose whatever, and sealing	0	16	3
Every acknowledgment by married women, and sealing	0	16	8
Every other acknowledgment and sealing	0	16	8
Office copies of Judges notes, or of any other proceeding whatever, per folio	0	0	9
Every recognisance or bond of any description whatever	0	16	8
Every petition of appeal	0	8	4
Bail in cepi corpus, habeas corpus, or ejection	0	3	10
Delivering bail piece off the file, or justification of bail	0	3	10
Every committal	0	7	6
Every exhibit signed by Judge	0	1	7
Producing Judge's note	0	7	6
Bill of exceptions signed by Judge	0	7	6
Order in Crown Revenue cases, from defendant	0	7	6
Attendance by Council, each side	0	7	6

NOTE.—All plans, sections etc., accompanying any order or office copy, to be paid for by the party according to the actual cost. In cases where the party has been allowed to sue in *forma pauperis*, the fees are not to be demanded or taken; nor in cases where such fees would be payable by any revenue or other Government department.

Schedule B.

TABLE OF COSTS.

Being the general allowance for Plaintiffs and Defendants, as well between Attorney and client, as between party and party, pursuant to the order of Court, dated the third day of April, A. D. 1860.

ON WRITS OF	£	s.	d.
Summons and Plaint	0	14	0
Renewed Summons	0	14	0
Capias ad respondendum	0	14	0
Capias ad satisfaciendum	0	14	0
Renewed capias ad satisfaciendum	0	14	0
Capias ad satisfaciendum for the residue	0	14	0
Renewed	0	14	0
Fieri Facias	0	14	0
Renewed	0	14	0
Renewed for the residue	0	14	0
Renewed,	0	14	0
Habere facias, possessionem and fieri facias, or capias ad satisfaciendum, for costs in one writ	0	14	0
Habere facias possessionem alone.	0	14	0
Writ of Revivor	0	14	0
Ejectment	0	14	0
Subpœna ad testificandum	0	9	3
Subpœna duces tecum	0	9	3
If above 4 folios, additional per folio	0	0	9
Elegit No. 9, 10 and 11	0	14	0
“ “ 12, 13 and 14	0	14	0
Attachments	0	14	0
Dotainer	0	14	0
Habeas Corpus	0	14	0
Venditioni exponas	0	14	0
Supersedeas, if not issued by a prisoner	0	14	0

COPY AND SERVICE OF WRITS.

Of summons, the defendant being served in Victoria, or within two miles of the place of business of the Attorney, for each defendant	0	10	5
If beyond that distance, additional for every mile	0	1	6
Of writ of revivor, the same as summons, of writ of ejectment, the same as writ of summons, for each defendant, mileage as above.			
Notice of writ for service on a foreigner out of jurisdiction	0	6	3
Agents charges according to circumstances, etc.			
In cases in which the defendant shall avoid service, and an order shall be made to proceed, a sum will be allowed for attendances to serve according to circumstances.			
Of subpœna ad testificandum	0	10	5
Of subpœna duces tecum	0	12	6
Mileage as before.			

INSTRUCTIONS.

Instructions to sue or defend; for pleadings, special affidavits where allowed, and to Counsel on special matters,	0	12	6
To Counsel in common matters,	0	6	3
For Brief,	1	5	0
(If difficult, and many witnesses or documents, discretionary.)			

For every suggestion,	0	12	6
For plea of suggestion,	0	12	6
For issue in fact by consent,	1	5	0
For suggestion to revive, or writ of revivor, when no rule necessary,	0	12	6
For rule for writ of revivor, when necessary,	0	12	6
For proceeding in appeal,	0	12	6
To defend for Executor, after suggestion of death of original defendant,	0	12	6
For agreement of damages,	0	12	6
For confession of action in ejectment, as to the whole or in part,	0	12	6

DRAWING PLEADINGS, &c.

Plaint or Declaration,	1	5	0
If above ten folios, for every folio,	0	2	1
One or more pleas, if three folios or under, exclusive of instructions, but inclusive of ingrossing,	0	8	4
If above three folios, for every folio, drawing,	0	2	1
Joinder of issue, inclusive of ingrossing,	0	8	4
Demurrer, inclusive of ingrossing,	0	8	4
Joinder in demurrer, inclusive of ingrossing,	0	8	4
Marginal statement of matter of law for argument, exclusive of copies for the Judge,	0	12	6
Replications, new assignments, and other pleadings, the same as the foregoing charges for pleas.	0	12	6
Issue or demurrer-book,	0	12	6
Postea, when drawn by Attorney, including ingrossing, per folio,	0	2	1
Judgment, whether by default or final,	0	6	3
Authority to receive monies out of Court,	0	6	3
Suggestions, pleas to suggestions, and subsequent pleadings, of three folios or under, inclusive of ingrossment,	0	8	4
If above three folios, for every folio drawing,	0	2	1
Issue for the trial of facts by agreement, for every folio,	0	2	1
Special case, per folio,	0	2	1
Agreement of damages and copy, if five folios or under,	0	12	6
Above five folios, for every folio drawing,	0	2	1
And copy, per folio,	0	0	8
Drawing writ of inquiry,	0	6	3
Special particulars of demand, or set off and copy, per folio,	0	1	0
Short ditto, and copy,	0	10	5
Abstract of pleas, when necessary, and fair copy, and copy for Judge,	0	10	5
Bill of costs and copy for taxation, per folio,	0	1	0
Copy for the opposite party,	0	0	8
Drawing bill of costs and copy, per folio 8d., not to exceed	0	8	4
Drawing and ingrossing common cognovit, and attendance thereon,	1	5	0
If special and long,	2	1	8
Replication, accepting money out of Court, in full of demand, inclusive of instructions,	0	8	4

INGROSSING AND COPYING.

Plaint or Declaration, above ten folios, per folio,	0	0	8
Other pleadings before enumerated, above three folios, per folio,	0	0	8
Issue pleadings, if fifteen folios or under,	0	10	5
If above fifteen folios, per folio,	0	0	8
All proceedings on paper, per folio,	0	0	8
The like on parchment, per folio,	0	1	0
Judgments for non-appearance on specially endorsed writs, or writs of revivor, and in ejectment, to be taken as nine folios, including the writ. The length of interlocutory and final Judgments, will be allowed.			

NOTICES.

To defend, and subsequent pleadings, copy and service,	0	8	4
By defendant to bring issue to trial, copy and service,	0	8	4
For special Jury, to opposite Attorney, copy and service,	0	10	5
The like to Sheriff,	0	10	5
To executor or administrator of sole defendant deceased, to appear to writ and suggestion,	0	10	5
To Sheriff, of renewal of execution, exclusive of any payment,	0	10	5
Of appearance, when appearance duly entered, and notice given on the day of appearance, but not otherwise,	0	8	4

Of appearance to writ of revivor,	0 10 5
To plead,	0 8 4
Of declaration when necessary, copy and service,	0 10 5
Of objection for misjoinder or nonjoinder of plaintiff, copy and service,	0 8 4
To a Sheriff to discharge a prisoner out of custody, copy and service,	0 10 5
Notice in ejectment to defend for part of premises, and service,	0 12 6
If above three folios, for every folio additional,	0 2 1
Notice of admission of right and denial of ouster, by a joint tenant, &c.,	0 12 6
If above three folios, for every folio,	0 0 8
Discontinuance by claimant in ejectment, and service,	0 10 5
Of trial, inquiry, demand of residence of plaintiff, of authority for issuing writ, and all other common notices,	0 8 4
Of confession of action of ejectment as to the whole or in part, and service,	1 0 10
To admit or produce, if short,	0 14 7
The like, if long,	1 0 10
If very long and special, a larger allowance may be made. Additional allowance for mileage, as upon the service of a writ.	

COPY AND SERVICE.

Of special and common rules,	0 10 5
Of special rule above three folios, per folio additional,	0 0 8
Of summons or order of Judge,	0 6 3
Of order to charge a prisoner in execution,	0 10 5
Mileage on services, as upon a writ of summons.	

EJECTMENT.

Instructions to sue, and examining deeds,	1 7 0
If a question of title,	2 1 8

ATTENDANCE.

To give undertaking to appear,	0 10 5
To search for appearance to writ of summons,	0 6 3
Two searches will be allowed, if necessarily made.	
To obtain undertaking to appear to process,	0 10 5
Deponent to be sworn (where allowed) for rules where no attendance in Court; to enter exception to bail; to leave writ at Sheriff's office; to obtain return to writ; to alter or amend pleadings; to file any proceeding; to obtain office copies: consent to any summons; for postea, (if necessary); to set down case or demurrer; to deliver points to Judge; on Judge with demurror-book or special case; to ascertain if books delivered; and other like attendances,	0 6 3
To set down cause for trial	0 12 6
On each Counsel with brief at trial, fee under 20 guineas; summons before a Judge; and to pay money into Court	0 12 6
On Counsel with brief fee 20 guineas and above	1 5 0
To receive money out of Court	1 0 10
Counsel with brief on motion, if above one guinea fee	0 12 6
If one guinea only	0 6 3
Consultation with Counsel	1 5 0
Conference with Counsel	0 12 6
Fee on every abstract of record	0 12 6
For common jury panel	0 6 3
For special jury panel	0 12 6
To obtain names of viewers	0 12 6
To enter any suggestion on roll when necessary	0 6 3
Attending Court cause, made a remanet	1 0 10
Attending for fresh pannel after remanet as before	
Attendances incidental to agreement of amount of damages according to the circumstances.	
Attendance in pursuance of notice to admit	0 12 6
For every hour beyond one	0 8 4
Attending making admissions except under special circumstances	0 12 6
On reference to Registrar upon common matters, such as to compute upon a bill or bond.	0 12 6
Special Matters	1 0 10
For every hour after the first	0 8 4

If Counsel in attendance, Attorney attending	0 10 5
Above one hour	1 0 10
On trial or writ of inquiry in Victoria when cause in paper and not tried, per day	1 0 10
On trial	1 9 2
If occupied the whole day, inclusive of all matters transacted,	3 2 6
Court on motion, rule nisi granted	0 12 6
The like, on rule absolute, after rule nisi	1 0 10
The like previous to argument, per day	0 10 5
The like in cases set down in the paper not exceeding for a whole term	3 2 6
Attending taxation on postea	1 5 0
More according to time occupied	
Attending taxation, costs of cause, otherwise than on postea	0 16 8
Attending taxation, costs of Judgment only, and ordinary interlocutory matters	0 8 4

BRIEFS.

Brief and one fair copy not exceeding for drawing, per folio	0 2 1
Copying, per folio	0 0 8

TERM FEES, LETTERS, ETC.

Proper business	1 0 10
Letters, when no term fee, proper business	0 6 3
Letters, in interlocutory matters proper	0 4 2
Letters before action, and other letters	0 6 3
Circular letters after the first	0 3 1

AFFIDAVITS.

Drawing special affidavit, per folio	0 2 1
Ingrossing same, exclusive of affidavits of increase	0 0 8
Common affidavits of five folios or under, including ingrossing and oath	0 12 6

SEARCHES.

All common searches, exclusive of payment,	0 6 3
If very long,	1 0 10

COUNSEL.

To attend reference to Registrar not exceeding, except on examination of witnesses,	4 3 4
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WARRANT OF ATTORNEY.

Costs of signing Judgment on warrant of Attorney or cognovit,	6 5 0
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DEFENDANTS.

Appearance,	0 14 7
For each additional defendant inclusive of payment,	0 4 2

COUNSEL'S CLERK'S FEES.

The Fees to be allowed to Counsel's Clerk not to exceed as under.	
Upon a fee under 5 guineas,	0 2 0
5 guineas, and under 10 guineas,	0 5 0
10 " " " 20 "	0 10 6
20 " " " 30 "	0 15 0

30 guineas, and under 50 guineas,	1 0 10
50 guineas and upwards	2 10 0

ON CONSULTATION.

Senior's Clerk,	0 8 4
Junior's Clerk,	0 3 1
On general retainer,	0 10 5
On conference,	0 5 3
On common retainer	0 3 1

ALLOWANCE TO WITNESSES.

	If present in the Town in which the cause is tried.	If residen at a distance from the place of trial.
Common witnesses, such as laborers, journeymen, etc., per diem	0 8 4	{ 0 8 4 to 0 12 6
Auctioneers and accountants, per diem,	{ 0 16 8 to 1 5 0	{ 0 16 8 to 1 5 0
Master tradesmen, yeomen and farmers, per diem,	{ 0 16 8 to 1 0 10	{ 1 0 10 to 1 5 0
Professional men, per diem,	{ 1 13 4 to 0 0 0	{ 1 13 4 to 2 1 8
Ditto inclusive of all except travelling expenses, per diem,	{ 0 0 0 to 0 0 0	{ to 4 3 4 1 0 10
Attorney's or other Clerks, per diem,	0 16 8	{ to 1 5 0 2 1 8
Engineers and Surveyors, per diem,	1 13 4	{ to 4 3 4 1 13 4
Notaries, per diem,	1 13 4	1 13 4
Gentlemen, Esquires, Bankers, Merchants, with subpoena, but no daily allowance except after the first day, and then a reasonable sum for refreshments and conveyance, per diem,	1 5 0	1 5 0
Females according to station in life, per diem, from	{ 0 8 4 to 0 18 9	{ 0 12 6 to 1 0 10
Police Inspectors, per diem,	0 12 6	{ 0 12 6 to 1 0 10
Police Constables,	0 6 3	{ 0 10 5 to 0 12 6

If the witnesses attend in one cause only, they will be entitled to the full allowance.

If they attend in more than one cause, they will be entitled to a proportionate part in each cause only.

The travelling expenses of witnesses to be allowed according to the sums reasonably and actually paid, but in no case to exceed 1s. 6d. per mile, one way.

MISCELLANEOUS.

Close copy of proceedings in agency cases 8d. per folio according to actual length. For maps or plans when used from £1. 13s. 4., to £5. 0. 0., When necessary other allowances will be made for any proceedings not hereintofore mentioned, and conforming as nearly as possible to the scale of fees now published.

Chancery

Schedule C.

TABLE OF COURT FEES.

In Chancery proceedings, payable at the office of the Registrar, and at the Judge's Chambers of the Supreme Court of Civil Justice, pursuant to the order of the third day of April, A. D. 1860.

PAYABLE AT THE JUDGE'S CHAMBERS.

English Law
Scale

<i>£ s d</i>	For every original summons, for the purpose of proceedings originating in chambers	0 7 6
<i>5</i>	For every duplicate thereof,	0 7 6
<i>1</i>	For every other summons,	0 4 2
<i>1</i>	For every order drawn up by the Chief Clerk made upon application for time to plead, answer or demur, for leave to amend bills or claims, or for enlarging publication, or the period for closing evidence,	0 7 6
<i>10</i>	For every other order drawn up by the Chief Clerk,	1 9 2
<i>0</i>	For every advertisement,	1 9 2
<i>1-0-0</i>	For every certificate or report,	1 9 2
<i>10</i>	For every certificate upon the passing of a receiver or consignee's account, a further fee in receipt of each £100 received of,	0 16 8
<i>1-6</i>	For every oath, affirmation, or declaration,	0 1 7
<i>2-9-6</i>		<u>0-12-5</u>

PAYABLE AT THE OFFICE OF THE REGISTRAR.

<i>£ s d</i>	For every warrant or summons,	0 4 2
<i>3-0-0</i>	For every certificate or report,	1 9 2
<i>1-0-0</i>	For every certificate upon the passing of a receiver or consignee's account, a further fee in respect of each £100 received, of	0 16 8
<i>10</i>		
<i>1-0-0</i>	For every decree or decretal order made by the Court on a special case, or on the original hearing of a cause, or on motion for a decree, and on further directions, or further consideration not made on summons adjourned from Chambers,	4 10 0
<i>1-0</i>	For every order, or petition, or motion of course,	0 7 6
<i>10</i>	For every other order,	1 9 2
<i>10</i>	For every office copy of a Degree or order,	1 9 2
	For every reference, as in the common law side.	
	For setting down every cause for hearing,	1 0 10
	For setting down every cause, or further directions,	0 12 6
	For setting down every claim for hearing,	0 12 6
	For setting down every set of exceptions,	0 10 5
	For setting down every plea or demurrer,	0 10 5

NOTE.—The above fees are to include the charge for entry.

ON EXAMINATIONS.

For filing interrogatories,	0 10 5
For every witness sworn and examined, including oath, for each hour,	0 7 6
For every witness sworn and examined away from the office, (besides reasonable expenses,)	2 1 8
If more than five miles from the office, for the first day,	4 3 4
For every other day,	3 2 6
Upon every application to search book for causes, including search,	0 1 7
Upon every application to inspect depositions, including the inspection,	0 4 2
Upon every application to search book for depositions, including search,	0 1 7

TO RECORD AND WRIT CLERKS.

For making all office and other copies, per folio,	0 0 9
For filing every bill or information,	1 9 2
For filing every claim,	0 7 6
For filing every special case,	1 9 2
Upon entering every appearance, if not more than three defendants,	0 10 5
For entering appearance to Judge's summons, same charge as for appearing to a bill or claim.	
If more than three and not exceeding six defendants,	1 0 10
And the same proportion for every like number of defendants.	
For every certificate,	0 6 3
For making every copy of a bill, claim or summons, to be served,	0 7 6
For every writ of summons, subpoena or attachment, and sealing,	0 7 6
For sealing every other writ,	1 9 2
For every oath, affirmation, or declaration,	0 1 7
For filing and entering duplicate of Judge's summons,	0 4 2
For stamping every copy thereof,	0 7 6
For examining every copy, or part of a copy, of a set of interrogatories, and marking same as an office copy,	0 7 6
Upon every application for a search for a record, and for searching,	0 3 2
Upon every application to inspect a record, and for inspecting the same,	0 7 6
Upon every application to inspect exhibits, if occupied not more than one hour,	0 7 6
If more than one hour, per diem,	0 16 8
Upon every application for the officer's attendance in a Court of Law, per diem, and for his attendance,	1 9 2
Upon every application for the officer's attendance in a Court of Equity, and for his attendance,	0 16 8
For examining and signing inrollment of decrees and orders,	4 10 0
For filing caveat against claim to revive, or against decree, or order, or inrollment,	0 7 6
For filing supplemental statement, or statement for revivor,	0 16 8
For filing every affidavit, including schedules and exhibits,	0 3 10
For every application to inspect an affidavit,	0 0 9
For amending every record of a bill, claim, or special case,	0 16 8

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TAXING MASTER.

For every warrant or summons, but not more than one warrant or summons, is to be issued on one bill, or set of bills, unless the Taxing Master shall think it necessary to issue a new warrant or summons,	0 4 2
On signing every report and certificate,	1 9 2
Upon the taxation of every bill of costs, as taxed, where the amount shall not exceed £20, 5 per cent. on amount.	
Upon every additional £20, or fractional part thereof, a further fee of 2½ per cent. on amount.	
Upon every oath or affirmation,	0 2 1

MISCELLANEOUS.

On every petition set down for hearing, to include the fee on hearing,	1 9 2
On the petition for every order of course,	0 7 6
On the admission of every Solicitor,	3 0 0

USHER AND COURT KEEPER.

For every cause heard on each side,	0 12 6
In every further directions do.	0 12 6
In every exception each set,	0 12 6
Every plea, demurrer, or rehearing one side,	0 12 6
Every Guardian assigned,	0 12 6
On setting down every petition,	0 3 1
Every witness examined <i>viva voce</i> ,	0 1 0½
Setting down causes to be heard,	0 16 8
Setting down claims to be heard,	0 8 4
Every prisoner by Habeas Corpus,	0 4 2

Chancery

Schedule D.

Schedule of Fees and Charges to be allowed to solicitors in Chancery Proceedings pursuant to the order of the third day of April, A. D. 1860.

INSTRUCTIONS.

For claims, original summons in chambers, special cases, answers, examinations, demurrers, pleas and exceptions,	1 5 0
For Bills,	3 2 6
For amended, or supplemental bill,	1 5 0
For brief in moving for injunction,	1 13 4
For interrogations for examination of parties or witnesses	1 0 10
For special petitions,	1 0 10
For special affidavits,	0 12 6
For brief in a suit by bill, on cause coming on for hearing, to be charged on service of notice of motion for a decree, or on service of subpoena to hear judgment,	2 1 8
For brief on claim to include all observations,	1 13 4
For brief on claim to move for leave to file,	0 12 6
To defend proceedings commenced by bill, claim special case, petition, or original summons,	1 0 10
For instructions for order to revive or add parties,	1 0 10

THE PREPARATION OF PLEADINGS AND OTHER DOCUMENTS.

(The Chancery Folio to be 72 words, and the Sheet 10 folios.)

For drawing bills, special cases, answers, pleas, demurrers, exceptions, interrogatories, petitions and affidavits, per folio,	0 2 1
For ingrossing on parchment, per folio,	0 1 0
For ingrossing on paper, per folio,	0 0 6
For drawing statements and other documents, for the Judges' or Registrars' Chambers when required, including the fair copy thereof to leave in chambers,	0 1 4
For fair copy thereof, to be left in Chambers,	0 0 6
For drawing all advertisements, to be signed by the Registrar or Judge's Clerk, including the attendance thereon,	1 0 10
For drawing caveat against signing or inrolling any decree or order,	0 4 2
For drawing special notice of motion,	0 8 4
Or, per folio,	0 2 1
For drawing a claim,	3 2 6
For drawing such observations for counsel, to accompany brief, (except on claims,) as as may be necessary and proper, per sheet,	0 12 6
For drawing the brief on further consideration, per sheet,	0 12 6
For preparing and filing replication,	1 0 10
For drawing statements on which counsel to move for order to revive or add parties, and copy,	1 0 10
Or, according to circumstances, at per sheet,	0 12 6
For drawing petition to revive, at per folio,	0 2 1
For drawing and copying certificate to appoint Guardians, "ad litem,"	0 12 6
For amending each copy of a bill, or claim, to serve,	1 0 10
For amending each brief, bill or claim,	1 0 10
For preparing an original summons, for the purpose of proceedings originating in Chambers,	1 13 4
For indorsing an original summons and the copies, and attending to get same sealed,	0 12 6

For preparing every other summons, and attending to get same filled up and sealed at Chambers,	0 12 6
If special, not to exceed,	1 13 4
For drawing bills of costs, including the copy for the Registrar's Office, per folio,	0 1 4½
The fee for drawing a document in all cases, includes a copy if required, for the use of the solicitor or client, or for the settlement of counsel.	

FOR PERUSALS.

Perusals of all documents to be at the rate of, per folio,	0 0 4
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COPIES.

Copies of all documents are to be at the rate of, per folio,	0 0 6½
Or per sheet, of ten folios at,	0 5 2½
Having regard to the preceeding fees for perusal, no copies are to be allowed as of course, but the allowance is to depend on the propriety of making the copy, which in each case is to be shewn and considered.	
For each copy of a Judge's Summons to leave in chambers or to serve,	0 4 2
For each copy of a notice of motion, order or certificate to serve,	0 2 1
Or at per folio,	0 0 6½

ATTENDANCES.

For attending on the Registrar's warrant,	0 10 5
Or according to circumstances not to exceed, per diem,	3 2 6
For attending each counsel with his brief, case or abstract, in a suit or other proceedings in Court,	0 12 6
For the like when the fee amounts to five guineas and upwards,	1 5 0
When it amounts to 20 guineas and upwards,	1 13 4
When it amounts to 40 guineas or upwards,	3 2 6
For attending to present special petition, and for same answered,	0 12 6
For attending to present petition for order of course, and for order,	1 5 0
For attendance on counsel and Court on motion of course, and for order	1 5 0
For attending on the day in which a cause or petition stands on the paper for hearing	0 16 8
For attending when heard,	1 13 4
Or according to circumstances, not to exceed, per diem,	3 2 6
For attending the Court on every special motion, each day,	0 16 8
The like when heard,	1 5 0
Or according to circumstances, not to exceed,	2 1 8
For attending on motion for or to discharge order for Injunction, -or <i>Ne Exeat</i> , when heard, per diem,	1 9 2
Or according to circumstances, not to exceed	3 2 6
For attending to get answer, or special affidavit, sworn,	0 12 6
For attending Examiner to procure appointment to examine witnesses,	0 12 6
For attending the examination of witnesses before Examiner,	1 0 10
Or according to circumstances, not to exceed, per diem,	3 2 6
But if without Counsel, the fee may at the Registrar's discretion, be increased to	4 3 4
For attending to settle, and afterwards to read over, the ingrossment of an answer or examination,	1 0 10
If the same exceed 20 folios, and under 50 folios,	1 13 4
And for each additional 30 folios,	0 12 6
For attending to insert an advertisement in "Gazette,"	0 12 6
For entering caveat with the Clerks of Records and Writs,	0 12 6
For attending to procure certificate of a caveat,	0 12 6
For attending Registrar to certify abatement or settlement of suit, and to have same so marked in the cause book,	0 12 6
For attending to get copies of bill, claim, or interrogatories, marked for service,	0 12 6
For attending to take instructions to appear, and to enter the appearance of one or more defendants, not exceeding three,	0 12 6
If exceeding three, for every additional number not exceeding three,	0 12 6
For attending at Chambers to get original summons and duplicate examined, sealed,	0 12 6
For attending at the Record and Writ office to file duplicate and examine copies, and get same stamped,	0 12 6
For attending on a summons or other appointment, each day a fee of 12s. 6d., £1. 0s. 10d.,	

or £2. 1s. 8d., according to circumstances, each attendance to be allowed by the Judge or his Chief Clerk.

NOTE.—When from the length of the attendance, or from the difficulty of the case, the Judge shall think the highest of the above Fees are insufficient remuneration for the services performed, or when the preparation of the case to lay it before the Judge shall have required skill and labor, for which no fee has been allowed, the Judge may allow such further fee, not exceeding Twelve Pounds Ten Shillings, as in his discretion he may think fit.

For attending for every order drawn up by the Chief Clerk, and at the Registrar's Office to get same entered,	0 12 6
For the plaintiff or party having the conduct of the order, attending the Registrar with brief and papers to bespeak minutes or order, not being an order of course,	0 12 6
For the ditto for preparing list of evidence read (but only when required by the Registrar and certified by him)	0 12 6
Or according to length, at per folio,	0 1 6 $\frac{3}{4}$
Attending to settle the draft or minutes of any decree or order,	1 0 10
Or, at the taxing master's discretion not to exceed,	3 2 6
Attending to pass any decree or order not being an order of course, including the entry thereof,	1 0 10

N. B.—The Registrar will leave the order for entry. In case the Registrar shall certify that a special allowance ought to be made in respect of any unusual difficulty in settling and passing an order, the Taxing Master is to consider the same, and make such allowance to all or any of the parties, as to him shall seem just.

For attending to procure certificate of pleadings,	0 12 6
For attending to give consent to take answer without oath, to hear cause as short, and for other necessary or proper consents of a like nature,	0 12 6
For attending to procure such consents,	0 12 6
For attending to obtain consent of next friend to sue in his name,	1 0 10
For procuring certificate of counsel to mark cause short, and attending Registrar thereon	0 12 6
For attendance in consultation or in conference with counsel,	1 5 0
For attending to set down cause or claim for hearing,	0 12 6
For attending to leave papers with Judge's Clerk, prior to hearing,	0 12 6
For attending Court on appointment of a guardian ad litem,	1 5 0

WRITS.

For every writ of Subpœna duces tecum,	0 8 4
For a writ or writs of subpœna, other than subpœna duces tecum if the number of names therein shall not exceed three,	0 8 4
If exceeding three names, for every additional number not exceeding three,	0 8 4
For preparing every other writ without order,	0 12 6
For every writ under order except special injunction,	1 5 0
For special injunction including ingrossment and docket,	2 1 8
Or, per folio,	0 2 1
For inrolling a decree or order,	1 9 2
Or, per folio,	0 2 1

NOTICES AND SERVICES.

For service of a notice of motion exclusive of copy,	0 4 2
For notice to a solicitor of appearance, answer, demurrer, plea, amendment, and replication,	0 4 2
For notice of evidence to be read in Judge's Chambers,	0 4 2
For notice of filing affidavit or set of affidavits filed, or which ought properly to have been filed together to be read in Court,	0 4 2
For notice of appointment for settling and passing minutes, decrees or orders, before the Registrar,	0 4 2
For copy and service of a warrant on a Solicitor,	0 4 2
For service of Judge's summons, exclusive of the copy,	0 4 2
For service of a petition,	0 4 2
For service of an order, exclusive of the copy,	0 4 2

For other necessary or proper notices,

For service on a party, or witness, such reasonable charges and expenses as may be properly incurred, according to the distance, or by the employment of an agent. There is to be one notice only of settling minutes, and one notice of passing decree or order, which, if necessary, are to be continued by adjournment, of which all parties are to take notice.

0 4 2

TERM FEE.

For a term fee in all causes, for every term in which a proceeding by the party shall take place,

And for letters, per term,

1 0 10
0 10 5

And if it be shewn to the satisfaction of the Taxing Master, that there has been an agency correspondence, and that the agency has been special and extensive, he is to be at liberty to make a special allowance in respect thereof.

In addition to the term fee, the necessary expenses of the postage, carriage, and transmission of documents, is to be allowed.

The like term fee, and for letters in matters as in cases.

Where no proceeding is taken which carries a term fee, a charge for letters may be allowed, if the circumstances shall require it.

For any work or labor properly performed, and not herein provided for, such allowances are to be made as may be reasonable.

Schedule E.

TABLE OF FEES

To be taken by the Sheriff, Sheriff's Deputies, Bailiffs and others, the officers of the Sheriff of Vancouver Island, pursuant to the Order of the third day of April, A. D., 1860.

For every warrant which shall be granted by the Sheriff to his officers, upon any writ or process in Victoria,	0	4	2
In all other Districts, where the most distant part of the District shall not exceed 100 miles from Victoria,	0	8	4
Not exceeding 200 miles,	0	12	6
Exceeding 200 miles,	0	14	7
For an arrest in Victoria, and not exceeding a mile from the Sheriff's office,	0	16	8
Not exceeding seven miles from same place,	1	13	4
In other districts, not exceeding a mile from officer's residence,	0	16	8
Not exceeding seven miles,	1	13	4
Exceeding seven miles,	2	1	8
For conveying the Defendant to Gaol, from the place of arrest, per mile,	0	1	7
For an undertaking to give a bail-bond,	0	16	8
For a bail-bond, or deposit in lieu of bail, one per cent. on amount of sum indorsed on writ,			
For receiving money under the statute upon deposit for arrest, and paying the same into Court, if in Victoria,	0	12	6
If in any other District,	0	16	8

FOR FILING THE BAIL BOND.

If the arrest be made in Victoria,	0	4	2
If in any other District,	0	8	4

ASSIGNMENT OF BAIL OR OTHER BOND.

If in Victoria,	0	8	4
If in any other District, including postage,	0	12	6
For the return of any writ of Habeas Corpus, if one action,	0	16	8
And for each action after the first,	0	4	2
For the bailiff to conduct prisoner to gaol, per diem.	0	16	8
And travelling expenses, per mile,	0	1	7

BAILIFFS EXECUTING WARRANTS, &c.

To the bailiffs for executing warrants of Fi. Fa.; Ca. Sa.; Ne Exeat; Attachment; Elegit; Writ of possession; Forfeited recognizance; and other like matters, for each, if the distance from the Sheriff's office or the bailiff's residence, do not exceed five miles,	1	13	4
If beyond that distance, per mile,	0	1	0
For each man left in possession, when absolutely necessary, if boarded, per diem,	0	6	3
If not boarded, per diem,	0	10	5
For every sale by auction, notwithstanding the defendant should become insolvent,			

where the property sold does not produce more than £300, 5 per cent; £400. 4, per cent.; £500, 3 per cent.; and where it exceeds £500, 2½ per cent.

Bond of indemnity,	2	1	8
Certificate of execution having issued, for record,	0	8	4

ON WRITS OF INQUIRY.

Sheriff's fee for presiding	1	9	2
Bailiff for summoning jury and attendance in court,	0	8	4
And if not held at the office of the Sheriff, for hire of room if actually paid, not exceeding	1	0	10
For travelling expenses of Sheriff from his office to place where inquisition held, per mile,	0	1	7
To Bailiff from his residence, per mile,	0	1	0
The travelling expenses of the Sheriff from his office, and of the Bailiff from his residence, to the place where the inquisition is held, are to be apportioned rateably to the parties, if more than one inquisition is to be held at the same time and place.			
When there are several defendants in a writ of capias, and warrants are issued thereon by the Sheriff against more than one defendant, no more shall be charged in any case for each warrant after the first than four shillings and two pence.			

ON WRITS OF ELEGIT AND OTHERS OF THE LIKE NATURE.

For summoning the Jury, use of Room, presiding at the inquisition, etc.,	3	2	6
Jury,	0	12	0
For drawing and ingrossing the inquisition, per folio,	0	2	1
For a summons for the attendance of a witness,	0	8	4

IN REPLEVIN.

Bond to Sheriff,	1	5	0
Instead of the allowance of the fees upon the same scale as the bail bond, the fee of one pound five shillings only is allowed whatever be the amount.			
Precept to Bailiff	0	4	2
Notice for service on defendant.	0	4	2
Broker, when the sum demanded and due shall exceed £20, and shall not exceed £50 for appraisement and affidavit of value	0	16	8
Where it shall exceed £50,	1	13	4
And his travelling expenses from his residence to the place where the goods are, per mile,	0	1	0
Bailiff for summoning parties and delivering goods Replevied,	1	13	4
And his travelling expenses same as broker, per mile,	0	1	0
For writ retorno habendo,	0	8	4

IN SCIRE FACIAS, SERVICE OF CAPIAS, SUPERSEDEAS, RETURN OF WRITS, &c.

For each summons on a writ of sci fa, or for the service of writs of capias where no arrest,	0	8	4
And mileage,	0	1	7
For any supersedeas, order liberati, or discharge to any writ, or process, or for the release of any defendant in custody, or for goods taken in execution,	0	8	4
For the return of any writ or process, and filing the same exclusive of the fee paid on filing,	0	2	1

JURY.

For panel of common and special Jurors,	0	1	6
For summoning common Jurors,	0	16	8
For summoning special Jurors,	}	1	13
Within two miles of Victoria,			
Mileage beyond that distance one way, per mile,	0	1	0
Sheriff attending in Court when required,	1	5	0

ATTENDING A VIEW.

For travelling expenses to the Sheriff, shewers and jurymen expenses actually paid if reasonable.

Fee to the Sheriff when the distance does not exceed five miles from his office;	1 9 2
When such distance exceeds five miles,	2 1 8
And in case he shall be necessarily absent more than one day, then for each day after the first, a further fee of	1 9 2
Fee to each of the shewers, the same as the Sheriff, calculating the distance from their respective places of abode.	
Fee to each common Jurymen, per diem,	0 8 4
Fee to each special Jurymen, per diem,	1 0 10
Allowance for refreshment to the Sheriff, shewers and Jurymen, whether common or special, per diem,	0 8 4
To the bailiff for summoning each Jurymen whose residence is not more than five miles distant from the office of the Sheriff,	0 4 2
And to each whose residence does exceed five miles of such distance,	0 8 4
For any duty not herein provided for, such sums as the Registrar of the Court may upon special application allow.	

Schedule F.

A Scale of Costs and Charges to be paid to Attornies in summary suits as well between party and party, as between Attorney and client, pursuant to the order of the third day of April, A. D., 1860.

Letter before suit,	0 4 2
Instructions to sue or defend,	0 8 4
Attendance and entering Plaint, including particulars of demand and copies, such particulars and copies being signed by the Attorney,	0 16 8

N. B.—The total amount of these items to be entered on the summons.

Examining and taking minutes of the evidence of each witness, if afterwards allowed by the Judge	0 4 2
Attending Court and conducting cause where no Counsel employed,	2 1 8
Witnesses expenses in conformity with rule.	
Attending taxing costs,	0 4 2

OCCASIONAL COSTS.

If plaintiff abandon action, and give notice thereof, attending sitting,	0 4 2
Notice to produce, notice to admit, notice for application for a new trial, or to set aside proceedings, including copies and duplicates, original and service, and notice of special defence and copies including particulars, and copies in case of set off and attending Registrar of Court therewith, and such notices, particulars and copies being signed by the Attorney,	0 8 4
Attending and inspecting documents,	0 8 4
Mileage for each mile to inspect documents not exceeding 20 miles, per mile,	0 1 0
Preparing confession or agreement, where prepared by Plaintiff's Attorney, incidental attendances, included,	0 12 6
All necessary affidavits, including filing each,	0 10 5
Oath sum paid,	
Attending to enter up judgment by default,	0 4 2
Attending Court for an order to bring up a prisoner to give evidence,	0 6 3
Attending Court to support or oppose motion for new trial, or set aside proceedings,	1 0 10
Ditto when counsel employed,	0 12 6

Fee to Counsel and Clerk,	2 1 8
Any attendance at the office of the Registrar, which he may upon taxation think was necessary,	0 4 2
Instructions for, and drawing and copying brief where Counsel employed, including attendance,	2 10 0
Fee to Counsel and Clerk, sum paid not exceeding,	3 15 0
Attending Court or trial with Counsel,	0 12 6

NEW TRIAL.

Costs to be allowed on the same scale as the original trial.

COSTS FOR THE DAY ON ADJOURNMENT OF CAUSE.

Attorney for attending Court, where no Counsel employed,	1 0 10
Attorney for attending Court with Counsel,	0 12 6
Witnesses expenses same as on trial.	

ARBITRATION.

Attending reference where no Counsel employed,	1 9 2
Attending reference, for each sitting, where Counsel employed,	1 0 10

NOTE.—Costs of Counsel and Attorney attending on reference, shall not be allowed without the order of the Judge; nor shall the costs of more than one sitting be allowed without the order of the Judge.

N. B.—The costs in every cause shall, upon the above scale, abide the event, unless the Judge shall make some special order with reference to such costs, or any part thereof.

Schedule G.

Fees payable on the issuing of Probates of Wills and Letters of Administration, pursuant to the Order of the third day of April, A. D. 1860.

ON PROBATE.

For taking and filing affidavits and filing the original Will in the Registry of the Court, and ingrossing, exemplifying, and collating Will for Grant of Probate.	
Where the Estate shall be sworn under £50,	2 1 8
When £50 and upwards,	3 15 0
For filing every caveat,	0 4 2
For every exemplification of Probate,	2 1 8

ON LETTERS OF ADMINISTRATION.

For taking and filing affidavits and bond, and granting Letters of Administration.	
Where the Estate shall be sworn under £50,	2 1 8
When £50 and upwards,	3 15 0
For filing every caveat,	0 4 2
For every exemplification of Letters of Administration,	2 1 8

Schedule H.

Scale of Costs to be allowed on Judgments by Default, pursuant to the Order of the third day of April, A. D. 1860.

Letter before action,	0 6 3
Instructions to sue,	0 12 6
Writ and particulars of demand,	0 14 0
Drawing Plaintiff,	1 5 0
Copy and service of writ,	0 10 5
Search for appearance and paid,	0 6 3
Affidavit of service and oath,	0 12 6
Drawing certificate of no defence filed,	0 2 1
Drawing Judgment,-	0 6 3
Attending to file affidavit and certificate, and enter Judgment,	0 6 3
Paid filing affidavit and certificate,	0 6 3
Paid entering Judgment,	0 7 6
Letters,	0 10 5