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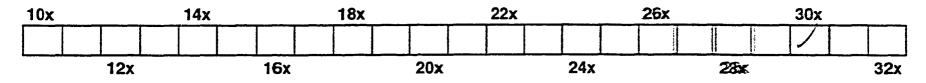
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2nd Session, 7th Parliament, 26 Victoria, 1863.

BILL.

An Act to amend the Law in relation to Law Costs in Her Majesty's Courts of Common Law and Chancery in Upper Canada.

Received and read, first time, Friday, 27th February, 1863.

Second reading, Monday, 2nd March, 1863.

Mr. SCATCHERD.

QUEBEC:

PRINTED FOR THE CONTRACTORS BY HUNTER, ROSE & LEMIBUX, ST. URSULE ST. No. 42.

BILL.

An Act to amend the Law in relation to Law Costs in the Courts of Common Law and Chancery in Upper Canada.

WHEREAS the costs now allowed by law in actions and proceedings in Her Majesty's Courts of Common Law and Chancery in Upper Canada are exorbitant and oppressive, and it is expedient that the law in relation thereto should be amended so as to provide a tariff of costs 5 less oppressive and better suited to the circumstances of the inhabitants of a new country; Therefore Her Majesty, by and with the advice and consent of the Legislative Council and Assembly of Canada, enacts as follows:

TAXATION OF ATTORNEYS' AND SOLICITORS' COSTS,

- 10 I. Upon the settlement of any suit in Her Majesty's Courts of Common Law or Chancery, either in whole or in part, the attorney or solicitor claiming any fees or costs which shall not have been taxed, shall, upon being required by the defendant or plaintiff or the attorney or solicitor of either party, and on payment or tender of the expenses of such
- 15 taxation (one shilling and nine pence), have his fees or costs taxed by the usual taxing officer in the County in which the suit has been brought or the venue laid and of the Court in which the suit may be pending.

TAXATION OF SHERIFF'S FEES.

2. Upon the settlement of an execution, either in whole or in part, 20 by payment, levy or otherwise, the sheriff or officer claiming any fees, poundage, incidental expenses or remuneration which shall not have been taxed, shall, upon being required by either plaintiff or defendant or the attorney of either party, and on payment or tender of the expenses of such taxation (one shilling and nine pence), have his fees, 25 poundage, incidental expenses or remuneration as the case may be taxed by the Deputy Clerk of the Crown of the County wherein such sheriff shall keep his office.

COSTS NOT TO BE COLLECTED UNTIL TAXED.

3. No sheriff, attorney or solicitor shall collect any fces, costs, pound-30 age or incidental expenses, after having been required to have the same taxed, without taxation, and upon tender of the amount taxed no fces, costs, poundage or incidental expenses in respect of proceedings subsequently taken, shall be allowed to any sheriff, attorney or solicitor.

TAXATION OF COSTS AFTER DELIVERY OF BILL.

35 4. Whenever an attorney or solicitor delivers his bill of costs according to law, the person liable to pay the same may at any time before payment give the attorney or solicitor delivering such bill, or the executor or administrator of such attorney or solicitor, notice in writing to have such bill of costs taxed by the usual taxing officer of the Court in the County where such attorney or solicitor or their representatives then reside, and of the Court mentioned in such bill of costs.

5. It shall be the duty of the taxing officer, upon the production to 5 him of the said notice requiring such taxation with an affidavit of personal service thereof, forthwith to make an appointment under his hand to tax such costs, and thereupon after service of such appointment on the opposite party, to proceed with the taxation according to the terms of such appointment, and such taxation may be postponed and con-10 tinued as may be considered necessary until completed, when a certificate of the amount of such taxation shall be given by the taxing officer to either party requiring the same, and such costs shall only be recoverable by suit in some Court of competent jurisdiction, any law usage or practice to the contrary notwithstanding.

RETAINERS.

6. No retainer shall be allowed or taxed in any bill of costs; and it shall be the duty of the judge presiding at the trial of any cause wherein such charge is made, to disallow the same, whether such action is contested or not. 20

JUDGE PRESIDING IN DIVISION COURT MAY ORDER BILL OF COSTS TO BE TAXED.

7. The Judge presiding in any Division Court may, if he thinks proper, in any suit pending before him in the said Court to recover the amount of an Attorney's or Solicitor's bill of costs, order the same to 25 be taxed by the usual taxing officer in the County wherein such Division Court shall be holden and of the Court mentioned in such bill.

COSTS OF SALE OF LANDS UNDER POWER OF SALE CONTAINED IN A MORTUAGE TO BE TAXED.

8. The costs and expenses of a sale of any land under a power of 30 sale, contained in any mortgage, shall be taxed by the Deputy Clerk of the Crown or other taxing officer of the County wherein such lands shall be situated, or of the County wherein such mortgage was executed, upon the requisition of the mortgagor or any subsequent mortgagee, or of any party liable to pay the same or having any lien or claim on 35 the mortgaged premises, or of the attorney of any such mortgagor, mortgagee or party, and upon payment or tender of the expenses of such taxation (one shilling and nine pence).

9. No more, or other, or greater costs or charges shall be payable, collected or received for, or in respect of any sale of lands, in pur-40 suance of a power of sale, contained or referred to in any Mortgage, than as follows:---

COSTS OF MORTGAGE SALB.	\$	8.	d.
Notice of sales, inclusive of copies, demand of payment, attendances, draw-			
ing advertisements, letters, affidavits and bill of costs	3	10	0
Svery necessary conveyance	0	15	0
The Sheriff, or other person, for serving each notice or paper	0	1	~ 3
Affidavit, when drawn by Sheriff	9	1	3

2

DUTY OF TAXING OFFICERS.

10. It shall be the duty of every taxing officer referred to in this Act, to tax the bills of costs presented to him for taxation, as herein required, upon payment or tender of his fees, and to give when requested 5 a certificate of such taxation and the amount thereof.

11. It shall be the duty of every taxing officer authorized to tax costs, to examine the bills presented to him for taxation, whether such taxation be opposed or not, and to be satisfied that the items charged in such bill are correct and legal, and to strike out all charges for 10sorvices, which, in his opinion, were not necessary to be performed.

12. Whenever, in any action upon any written instrument under seal or without seal, the execution thereof shall be denied by pleading, the plaintiff shall not be put to the proof of the execution of the instrument, or the handwriting of the defendant, unless the defendant or some 15one in his behalf, shall file and serve a copy of an affidavit of the truth of the plea; and the plaintiff shall annex a copy of such affidavit to the Record entered for trial, and this section shall apply in actions brought against endorsers, as well as other parties to Bills of Exchange and Promissory Notes.

20TABLE OF COSTS IN FORCE IN THE SUPERIOR COURTS OF COMMON LAW AND IN THE COUNTY COURTS ANNULLED, AND A NEW TABLE OF COSTS ENACTED FOR THE SAID COURTS.

13. The table of costs framed by the judges of the Superior Courts of Common Law, in the year of our Lord one thousand eight hundred 25 and fifty-six, under the provisions of the Common Law Procedure Act; aiso the table of costs framed by the judges of the Superior Courts of Common Law at Toronto, in the year of our Lord one thousand eight hundred and fifty-seven, in pursuance of the County Courts Amendment Act, 1857, are hereby repealed and annulled, and also every other 30 table of costs, and every order for the allowance of costs now in force in the said Courts, or in the County Courts, are hereby declared void.

14. The table of costs set forth in schedule A in this Act, shall, from and after the passing of this Act, be the general allowance of costs for plaintiffs and defendants, as well between attorney and client as between 35party and party, in suits and proceedings in Her Majesty's Courts of Queen's Bench, Common Pleas, and in the County Courts, and no other or greater costs shall be allowed in the said Courts than are contained in the said schedule A.

TABLE OF COSTS.

40 Explanation.

The first column shews the present allowance of costs in the Queen's Bench and Common Pleas.

The second Column shews the costs proposed by this Act to be allowed in the Queen's Bench and Common Pleas.

The third Column shews the present allowance of costs in the County Courts.

The fourth Column shews the costs proposed by this Act to be allowed in the County Courts.

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INSTRUCTIONS. Taking instructions to sue or defend	0 10 0	076	0 5 0	0 3 9
INSTRUCTIONS FOR PERADING. Instructions for special Affidavits, when allowed by the Master and instructing Counsel in special matters	0 6 0	0 2 6	026	0 1 G

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	copy and service. For each folio above two. Norg. — Copy and service included in the above items when not otherwise expressed.	0	-					0	2	6	0	1		

TO THE ATTORNEY.	Ca	151)lui		Co Sci	2nd lun ledi A.	un. Ne	_	3rd Iur		8c	41 2010 101 100 101 101 101	mn Iuli
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COFY AND SERVICE. Of special and common rule	. 0	з	5	0	2	6	0	2	٥	0	,	0
If special rule-above three folios, per folio, ad-	-1			1			Ť	-	·	ľ	-	
ditional Of summons or order of a Judge Of order to charge a prisoner in execution Hileage on service as on a Writ of Summons.	0	2	0 6 6			3	0	1	3 6	0	01	
EJECTMENT. Instructions to sue and examine deeds, as in other cases.	1					ł						
If title contested	11	0	0	l								
ATTENDANCES. Attendances at Judge's chambers, at the Crown offices, at the Clerk's office, and all other common attendances in the course of a cause See on every Record, Writ of Trial or Enquiry See on every rule of Court or Judge's order	00	- 5	0	000	2	6	0	2	366	0	1	3
ttending assizes or sittings of the Court for the		0	v	ľ	4	•	Ů	4	°	0	1	3
trial of issues in fact, if cause entered where no fee is charged by the attorney as counsel ttending on Master or Clerk on special matters or every hour after the first facation of costs on postea f costs of cause otherwise than as postea	000	5 5	0	0 0 0 0	2	6 5 5	0 0 0 0	2 2 2 1	6 6 6 3	00000	1	3 3 3
of interlocutory matters	0	2	6	0	1 (2	0	1	3	ŏ	1	
BRIEFS. or drawing, per folio, of original and necessary matters opies of pleadings or documents, when required,	0	1	0	0	04	1						
per folio opy for second counsel where fee taxed to him,	0	0	6	0	0 3	3 (D	0	6	0	0	3
per folioor the County Court, of original matter	0	0	6	0	0:		0	5 (0	0	2	•
TERM FEES. erm fees, after declaration filed very necessary letter on the business of the cause	0	5 2	0 6	Ů,	1 3		D D			0	1	0
AFFIDAVITS. rawing special affidavits, per folio, including en-							_	_				
grossing. opies of affidavits, when necessary, per folio ommon affidavits of five folios or under, including copy and oath	0	1 0 5	6	0 0 0.	03	: ()	0 (5	0		
	v	Ĵ	٩	۰.	4 0	' `			1	0	2	U
DEFENDANTS. rawing bail piece	0	3	6 3	0)		5	0 0 0	3 1 0	3
COUNSEL FEES. te on motion of course, or on motion for rule nisi, or on motion to make rule absolute in mat- ters not special	0 1	0.0		0	5.0			5 0		0	~ (2
n special motion for rule nisi (only one counsel,				_ `					}	-	- 1	-
fee to be taxed)	1	5 (5 (· [01		1	10		1	0 0	5 (5 (0
						<u>.</u>						-
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TO THE ATTORNEY.	_	lst lum	į	Co Scł		ın.		3rd lun	į	Co Sch	-	
For argument ou supporting or opposing rule on return of rule nisi, or argument of demurrer, special case or appeal		s. 10		1	10	0	1	5	0	£	8. 15	•
Fee, with brief, on assessment Fee, with brief, at trial in actions of a special and important nature (in the County Court) Norg. —To be increased by the Judge to such sum as shall appear to him proper, under		5	0 	ł			0			0	5 10	-
the circumstances, not exceeding The above note only applies to the County Court.	 		••		• • •	•••	3	10	0			
Fee, with brief, at trial in cases of tort, or in ejectment	2				1 0	0.0						
by a Judge, to such sum as shall appear to him projer under the circumstances of the case, not exceeding, in any case Fee, with brief, in other cases do in Queen's Ecnch or Common Pleas,	20 1	0 5	0	0	15	6 0	•	•				
to counsel in argument or examination in cham- rers, to be allowed by the Judge at the time when he considers the attendance of counsel necessary, not less than nor those than Fee, in the County Court, to counsel on argument	0			00	5 12						· •	
or examination in chambers, to be allowed by the Judge at the time when he considers the at- terdance of counsel necessary, not less than for more than the second proceedings before the					•••	••••		-ð 15		00		9 6
County Judges, not relating to suits insti- tuted in any Court of Civil Judicature, there shall be payable to the attorney and counsel the same fees as in the folegoing table, so far as the same are applicable. Necessary postage.		•										
FRES Twith takin and received by the Clerks of the	1						ļ					
Crown and Riess, or their deputies, or by the Clerk of the Process-in addition to all fees ex- pressing imposed by statute.		_	_		•) 		_			
Every writ Every concurrent alias pluries or renewed writ Every appearance entered and filing memorandum	0	2	6	0	1	9	0	1	3	0	1	0
thereof Every appearance each defendant after the first Filing every affidavit, writ or other proceeding Amending every writ or other proceeding Every ordinary rule	0	0 0 1	0 6 4 3 3	0) 6) 3) 2) 9 (0	0	0	6 4 4 3 0	0 .0 0	0) 3 2) 2) 2) 9) 9
Ever.» special rule, not exceeding six folios, when prepared by the Master folios, per folio Every special rule exceeding six folios, per folio	0		6 0			26	0	2	0	0		0
Every judgment by default Every final judgment otherwise than judgment by default		•	6	0		: 0 1 0			3 6	i i	1	: 0 : 0
Taxing every bill of costs and giving allocatur or certificate Every reference, inquiry, examination or other	0	·	4	0		9	0	3	4		0	9
special matter referred to the Muster, for every meeting not exceeding one hour do for every additional hour or less.	0		0			6 2 G			6 6			0

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TO THE ATTORNEY.	1s Colu		Co Sci	2nd lun sedi	1 2 .		3rd olum	1	Co Sch		nn.
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	£s	1. đ.	£	s .	đ.	£	· s .	d .	£	8.	đ.
Upon payment of money into Court, for every sum					1.	1			1 ·		
under £50	1	50	0		6		5		0		.6
do do £50 and under £100 do do £100 and above that sum	0 10	0 0	0.	·3 5		."	10	۷į	0	.*	
do do £100 and above that sum Every certificate made evidence by law or required	•	50	1.0		•	İ				•	
by the practice, including any necessary search.		2 6	0	2	6	ł			0	2	6
Exemplification or office copy of proceedings, per	1		Į.			{			ĺ		
folio		0 6	0		6	•••	••••	••••	0	0	6
Every search, if not more than two terms		06	0	0	3						
Every search exceeding two and not more than four terms		10	0	0	3						
Every search, if not more than one year			۱.			0	0	6	0	0	3
Every search, exceeding one year, and not more	{					ł			į.		
than two years	í	•••		• • •	••	0	1	0	0	0	6
Every search exceeding two years, or a general	1	ł									
search		' n c	1	••••		0	Z	6	0	1	3
do four terms, or a general search Every affidavit, affirmation, &c., taken before them		26 10	0		3 6	10	1	0	0	0	6
Every allowance or justification of bail		13.	l o		ŏ	1	•	Ĩ			. *
Taking recognizance of bail,		13	10		0				í í		
Filing affidavit and enrolling articles previous to		· -	1.	_	_	(ĺ .		
the admission of an attorney	3	20	0			[ļ	i		
Every admission of an attorney		J 0	0	Þ	0	1		ļ	1		
Intering satisfaction on record and filing satisfac- tion piece, including any necessary search		26	0	1	3	0	1	3	0	3	0
Every commission for the examination of witnesses		50	Ŏ		6	l õ		6	lŏ		ž
Every commission for taking bail and affidavit to			[(
be on parchment	0 10	-			_	ί.					
Entering exoneretur on bail piece		10	0	0	6	0	T	0	0	0	6
Making up records of conviction or of acquittal, per folio		06	0	0	6	}		,	l		
Entering and docketing judgments	1	26	ŏ	-	3			ļ	1		
For making the entry required in the debt attach-			1			[1	Í		
ment book or cognovit book	0 3	2 C	0	1	3	j 0		6	0		3
Every record entered in the sittings docket		•••••	•••	•••••	•••	0		3	0		0
Rvery verdict taken, nonsuit or jury discharged Rvery rule or order of reference at the trial		*****	1.	•••••		0		6 0	0		3 0
Drawing appointment made by Judge or Clerk		•••••		•••••		0		ŏ	ŏ		6
For Judge's summons or fiat				••••		0		0	0		6
Judge's order	.j	••••		••••	• • • •	0	· 2	0	0	1	0
Each quarterly account rendered by him to the			1			İ.					
proper efficer to be paid out of the Fee fund		••••	• •	••••	••••	1	v	0	10	5	0
For every other account of fees received, made and rendered in a legal requisition, to be paid out of			1			1		ļ	Ľ		
the Fee fund			 		•••	0	10	0	0	5	¢
Wor attending at every special hearing before the			1				**		1		
Judge, under the County Court Procedure Act			.			}		ļ	•		
and at taking examinations and evidences, and			1			1			l		
at sittings on reference to the County Judge from the Superior Courts, not exceeding one	1					1				·	
hour.	ł		۱			•	- t	3		ł	3
For every additional hour or less					••				0	· t	٥
In all applications and proceedings before the			١٠.			1		·			
County Judge, not relating to suits insti-			l			1					
tuted in any Court of Civil Judicature, there shall be payable to the clerks of the County		•	l			1	· •.				
· Courts the same fees as in the foregoing ta		· .]	1.			[· ·	. '		1		
ble, so far as the same are applicable to		-			1	1			l		
Clerks of Assise and Marshal. The fees by		1	1.1					.]			
statute to be accounted for to the Fee fund.	1	- 1	1	·	-	1		-	· ۱		
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For receiving and taking charge of Nisi Prins Re-]	•									•	÷
cords and exhibits in each cause, Filing each paper	ŏ		6 4	1 .	1							
Every fist for a rule of Court	0		3	(-	0						
Taking every affidavit or affirmation For searches the same allowance as to the Clerk	0	1	0	0	0	6	1			ŕ		
of the Grown and Pleas.]						ļ					
SHRRIPF (CIVIL SIDE).	1			l						Ē		
Every warrant to execute any process, mesne or	}						ļ					
final, when given to a Bailiff Arrest when amount indorsed does not exceed £50	0		6 0	1.	1			1			k	
Arrest when amount endorsed is over £50 and un-			v	0	3	9		9	v	0	3	
der £100	1 .	10		0	7		0	10	٠	•	Ŧ	•
do do over £100 Mileage going to arreat, when arrest made, per	1	U	0	0	10	0	Į			ł		
mile-and conveying party arrested from place				į						1		
of arrest to the gaol, per mile	0	-	6	0		6	0		6			
Bail bond, or bond for the limits			0	0		9 6	0		6	•	_	2
For an undertaking to give a bail bond	0		0	Ō		Ē	1	-	Ī	ľ	-	Ţ
Service of process not bailable, scire facias or writ of revivor (including affidavit of service) and										l		
oath, each defendant		. 5	0	0	2	6	0	1	6	0	2	٠
For each summons or writ of fieri facias to be paid	•	~			-	-			-			
by the Sheriff		2	6	•	2	6	0	3	\$	•	3	6
pers, besides mileage for each party served		2	6	0	1	3	0	1	3	0	1	•
Receiving, filing, entering and endorsing all writs,				Í						í		
declarations, rules, notices or other papers to be served, each		1	3	0	0	6	10	0	6	0		
Return of all process and write	0	2	6	0		3	Ō			ļŏ	1	ě
Every search not being by a party to a cause or his attorney	0	,	0	0	•	6		,	^			
Certificate of result of search, when required			6	1			0		0 6	0	1	ī
Fee on striking a special jury	1		0	1 .	10					1		
Serving each special jurg-each mile's travel from		1	3	0	1	0					1	
the Court House	0		6	៉ុំ			ļ					
Returning panel of special jurors Every jury sworn.			0	0	5	0	١.			1		
Poundage in executions and in attachments in the		0	•				0	4	•			
nature of executions, where the sum made shall	1 -			1	_		í			1		
not exceed £100 in the £ Where it exceeds £100 and is less than £1,000 in	0	1	0	0	0	6	0	1	0	0	•	6
the £ upon the sum actually made	0	0	6	0	0	4	!			1		
Over £1000, one per cent. on whatever exceeds							Į –			1		
£1000, in addition to the poundage allowed up to £1000, in lieu of all fees and charges for ser-				1								
vices and disbursements, except mileage in go-	í						ţ .					
ing to saize and disburgements for advertising, and except disburgements necessarily incurred		·										
in the care and removal of property in cases ex-	1						İ	•				
ceeding £100, to be allowed by the Master in his		•		ļ			1			Ł		
discretion. Schedule of goods taken in execution, including		<i>.</i> •					1			1		
copy to defendant, if not exceeding five folios	0		0	0		6		- 2	-	0	1	8
Bach folio above five	0	:0	6	•	0	6	0	0	8	•	• •	•
quired by law to be inserted in the official gazette				Ĺ			ľ.	. •				
or other newspaper. Drawing up advertisements			•	1		• ;	¦ ·	. 1		ł		
when required by law to be published in the efficial gazette or other newspaper, and trans-				Í						1	·	
mitting the same in each suit	•		0	0	3		0	2	6	•	1	2
Every notice of sale of goods in each suit	i 0	2	6	0	3	0	0	1	3	1.	1	٠

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·	£	B.	đ.	£	8.	d.	£		d.	\$	•	4
Service of writ of possession or restitution, besides mileage	1	0	•		10		}		•	ĺ	_	
Sringing up priseners on attachment or habeas corput, besides travel at one shilling per mile	0	5			5					}		
Every notice of postponement of sale of execution in each suit	. 0	1	1	.	1	0	0	1	0			
Astual mileage from the Court House to the place where services of any process, paper or proceed-		-	-					-	-		•	
ings is made, per mile Seising estate and effects in attachment against an absconding debtor			6	0		6 		0 K	•		•	•
Brery inventory to be charged as in executions. Removing or retaining property-reasonable and necessary disbursements to be made by the Mas- ter or Clerk, or by the order of the Court or		10	v		•	•					•	•
Judge. Power to secure goods taken under an attachment —Con. Stat. U.C., c. 25, s. 15—if prepared by the Sheriff		6	0		5	0	0	5	•	•	K	
Presiding on execution of writ of inquiry	li		Ō	•	10	0	}					
RUMMONING JURY. Bailiff fee, summoning jury, milesge per mile Hire of room, if actually paid, not to exceed ten	0		0 6	I	5 0							
shillings	0	10	0	0	10	0						
ecuted, per mile	0	0	6	•	0	6						
IN REPLETE.	0	2	6	0	1	3	0	1	3	0	1	•
lotice for service on defendant elivering goods to the party obtaining the writ	0	2 10	6 0	0	7	6	0	5			1	1
or writ de retorno habendo teplevin bond, when not prepared by the attorney	0	5 5		0	3 3	9	0	2		0	1	Ì
CORONNES. for services required to be rendered by them in civil proceedings the same fees as are by this table allowed to the Sheriff.											·	
CRIERS.	0			0	-		0	_	•	_	1	
alling plaintiff on nonsuit	0		6 6	0	0	6	0	õ	6	•	ě	4
roclaiming and calling parties on recognizance, each person nrors where not specially provided for by statute.	0	1	0	0	0	•						
urors, when not paid by the County every cause, each juror	0	1	3	0	1	3	0	0	73	¢	0	T,
pecial jurors-each day's actual attendance to be paid to all summoned before verdict.readered	0	5	0	•	5	0						
ALLOWANCE TO W.THESERS.												
Court House, per diem	0	3	٥	0	3	•	•	3	•	•	8	9
Court House	0	5	•	0	5	•	Ö	5	•	٠	5	•
geons, when called upon to give evidence in consequence of any professional service readered				•	•			: ·		ب		
by them, or to give professional opinions, per	1	•	•	1			1	•	0	-		

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Engineers and surveyors, when called upon to give evidence of any professional service rendered by them, or to give evidence depending upon their skill and judgment, per diem	1	0	0				1	0	0		•	
in more than one cause they will be entitled to a proportionate part in each cause only. The traveling expenses of witnesses over ten milzs shall be allowed according to the sums actually paid, but in no case shall exceed one shilling per mile, one way		1	0	0	1	0	0	1	:	0	1	0
COMMISSIONERS. For taking every affidavit Taking every recognizance of bail	00	1 2	0 6	00	0 1	9 0	0	1	0 6	000	0 1	9 0

TABLE OF COSTS IN FORCE IN THE COUET OF CHANCEBY ANNULLED AND A NEW TABLE OF COSTS PROVIDED FOR THE SAID COURT.

15. The table of costs framed by the judges of the Court of Chancery and contained in the orders of the said Court, of the third day of June, in the year of our Lord one thousand eight hundred and fifty-three, in pursuance of the statute in that behalf, also every other table of costs, every order for the allowance of costs, every order for the allowance of fees to sheriffs and coroners now in force in the said Court, are hereby repealed and declared to be void.

16. The table of costs set forth in schedule B, from and after the passing of this Act, shall be the general allowance of costs for plaintiffs and defendants, as well between solicitor and client, as between party and party in suits and proceedings in the Court of Chancery for Upper Canada, and no other or greater costs shall be allowed in the said Court.

TABLE OF COSTS.

111

(SCHEDULE B.)

Explanation.

The first column shows the present allowance of costs in the Court of Chancery.

The second column shews the costs proposed by this Act to be allowed in the Court of Chancery.

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TO THE SOLICITOR.	c	ls Colu				mn. dule
Instructions for suit Instructions to defend Letters of notice before suit	0	s. 10 10 2	đ. 0 0 6	£000	8. 7 7 1	d. 6 3
Bill, inclusive of engrossing and of attendance to file, but not in- clusive of copies to serve For every additional folio above twenty to be allowed, in the dis-	1	0	0	0	10	٠
cretion of the Master, per folio For every additional folio above twenty, but not exceeding thirty,	0	1	0		•	
per folio Answer or other pleading, petition or special affidavit, not exceed- ing fifteen folios, per folio	0	1	 0	0	0 0	6
Sugrossing copies to file, copies to serve, each, per folio	0	0 0	6 6	0	0 0	6 A
office copies and engrossment of affidavit read over by the Master, per folio.	0	0	5	0	0	3
Affidavits of service, including attendance to swear, and oath Præcipe for any process, including attendance Special attendance on the Master's warrant or appointment, or on examination of witnesses, or on hearing of cause, or demurrer ar special metion.	0	2 1 5	0 3 0	0	2	0
or special motion		5		0	- 2	6
for every additional hour, beyond one hour, in the Master's office. For every additional hour in the examination of witnesses where no counsel employed	0	5 5	0 0	0 0	2 2	6 6
ttending consultation of counsel, per hour ppointment to settle minutes or to pass decree or order, copy and services	0	5 3	0	0	2	0
or every hour's attendance before the Registrar, by his appoint- ment, or settling minutes, the same being noted by the Registrar	0	5	0	ů 0	2	6
or every hour's attendance before the Registrar by his appoint- ment, or passing decree or special order, the same being noted by the Registrar	0	5	0;	0	2	6
Where minutes settled, or decree or special order approved of or passed between the solicitors after appointment issued by the Registrar	0	5	0	0	2	6
ee in all writs and orders of Court, to 'the party obtaining the same	0	5 5	0	0	2	6
nstructions for brief, after answer rief after answer (but in no other case) rief, per folio	0	0 1	0 6 0	000	-	6 0 6
dvertisement for sale of real or personal estate under the direction of the Court, including all copies except for printing	0		0	0 0	3 0	8 6
ee on conducting sale, including arrangement with auctioneer, correcting proof sheet (if any), and attending sale or every hour, beyond three, occupied at such sale rawing bill of costs and attending taxation	1 0 0	5 5 5	0.0.	0 0	2	6 6 6
rawing Judge's appointment and attending for his signature and to serve	0 0	5 1	0 3	0	3 1	9
Costagesthe amount actually disbursed. The sum actually and necessarily disbursed for abstracts and cer- tificates of title.	•	•		•• * . *.	• . • •	

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TO THE SOLICITOR, &c.	lst Column.		2nd Column Schedule B.			
	£	8.	d.	£	5.	<u>م</u>
COURSEL.		10	0		~	
On settling and signing pleadings and petitions respectively, where,	0	10	v	0	6	0
from their special nature, the Master shall think the pleading	[_			
or potition a proper one to be settled by counsel On consultations	0	10	0			•
On special application to the Court, arguing demutrer or other	1	5	0			
special argument, or at the hearing of a cause otherwise than		-				
where the judgment has been taken pro confesso		5	0	1	5	0
		0	0	2	10	0
					-	
MASTERS IN ORDINARY AND DEPUTY MASTERS. MASTERS AND MAS- TURE EXTRAORDINARY.						
Every summors or warrant	0	1	3	0	1	0
Administering outh or taking affirmation	0	1	0	0	0	9
Marking every exhibit Drawing depositions, reports or orders, per folio	0	1	0	0	0	4
One fair copy, when necessary, per folio	0	ō	6	0	0	6 6
Copy of papers, when given out, per folio	0	0	6	Ō	Ō	3
Every attendance upon a reference For each additional bour	0	5 5	0	0	2	6
Every certificate	ō	2	0 6	0	2	6 3
Brery certificate	0		4	0	ō	2
Taxing costs, including attendance	0	5	0	0	1	3
Bycry special attendance within two miles	ŏ	1 2	3 6	0	12	0
Bvery additional mile above two	Ō	ī	Ō	ŏ	õ	ĕ
Recay additional mile above two	0	0	1	0	0	03
Upon the setting down of cause for examination of witnesses	1	1 10	0	0	010	6 0
					- •	•
REGISTRAR OR DEFUTY REGISTRAR. Retoring parties, names and filing bill, answer or demurrer	0	2	6	0	0	6
Entering and filing all other pleadings, interrogatories and depo- sitions, or other evidence	•	-	Ť	v	v	Ģ
sitions, or other evidence.	0	1	0	0	0	6
Subpona, including filing præcipe	ŏ.	0	4	0	01	2 3
Special writ, writ of commission	0	5	0	ŏ	2	6
Office copy of papers required to be given out, per folio	0	0	6		0	3
Examining and authenticating same when office copy prepared by solicitor, per folio	0	0	.1	0	0	01
solicitor, per folio	ō	2	6	ŏ		8
Amendment of record when re-engrossment not necessary, per				•		
folio	0	1	0	0	0	6 6
Attending a Judge for his signature to any document or paper!	0	ī	3	6	ĭ	õ
Making up and forwarding interrogatories	0	1	3	0	L	0
do other than those taken pro confesso	Ŭ.	10	0		L - 2	3- 6
do other than those taken pro confesso Certificate of pleadings filed Cortificate of state of cause	ō	2	ō	-	ĩ	ă
Cortificate of state of rause Drawing minutes of decree or special order, per folio	0	2.	6		ī	3
Drawing minutes of decree or special order, per folio			01	-	1	0
Intering same, per folio	0	0	8	ŏ	ŏ	8
Fee on payment of money into Court	Ð.	1	3		1	Õ
de do out of Court	0	.1	3	0	8	0.
	ŏ.	.ī	3	0.	ŏ.	3
Certificate on each office copy at the time of filing bill Searching files in office	0	1	<u>.</u>	0		.6

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	lst Column.			js	2nd Column. Schedule B.		
				1			
	ļ £	8.	d.	£	8,	. đ.	
SHERIFF OR CORONER.	١.		_	Ι.			
Receiving, entering and endorsing every paper	0	Ī	3	10	0	6	
Return of all process and writs, except subpœnas	0	2	6	} 0	1	3	
Warrant to Ballin in writ not executed by Sherin or Deputy	1 O	2	6	j 0	1	3	
Serving each office copy bill, including affidavit of service and		-		1.	_		
	0		0	0	2	6	
Serving each warrant, notice, certificate, subpons or other paper	0	2	C	} 0	1	3,	
No Excat, arrest on, when amount endorsed under £50 £50 and under £100	. 0	5	0	0	3	9	
250 and under £100,	0	10	0) 0	.7	6	
£100 and over	1	.0	0	0	10	0	
Attachment not defined, arrest on	U	10	0	10	7	6	
Arrest upon attachment in the nature of an execution, when the			•		-		
sum endorsed is under £50		5	-	0		9	
Over £50 and under £100				0		6	
	1	0	0	0	10	0	
Besides poundage of sums endorsed, when sum endorsed is under		-				_	
£100 in the £	0	1	0	0		6	
Over £100, but less than £1000 in the £	0	0	6	0	0	6	
£1000 and over-1 per cent. on whatever exceeds £1000, in ad-							
dition to the poundage allowed up to £1000.							
Sequestration-Upon seizure of estate:	^	10	. 1	•			
Effects under writ of sequestration	v	10	0	U	7	6	
Schedule of goods taken in execution, including copy for defend-]	^	-	. 1	~			
ant, if not exceeding five folios	Ň	5	0	Ň	a 2	6	
	U	U	2	U	U	Э	
Removing or retaining property-reasonable and necessary dis-			- 1				
burgements and allowances to be made by the Master or by)			- 1				
the order of the Court or Judge.							
Poundage upon sequestration, followed by sale, same as allowed by this Act upon attachment in nature of execution. For ser-			- 1				
vices not specified, the like charges as are allowed at common			- {				
law for analogous services, by this Act.			j				
THE TOL BURIOROUS SELATOON DA LITE TOCT			1				
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17. No judge in either of Her Majesty's Superior Courts of Common Law, or of any Courty Court, nor the Master nor any taxing officer of the said Superior Courts, shall after the passing of this Act increase any counsel fee with brief at Trial, or on argument of Demurrers, special case, appeal, or otherwise in any case whatever.

18. This Act shall be deemed a Public Act, and shall take effect and come into force immediately.