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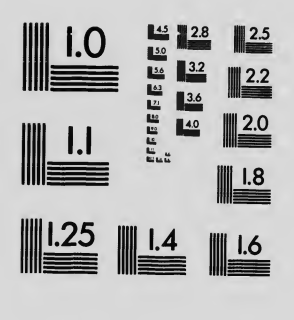


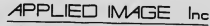


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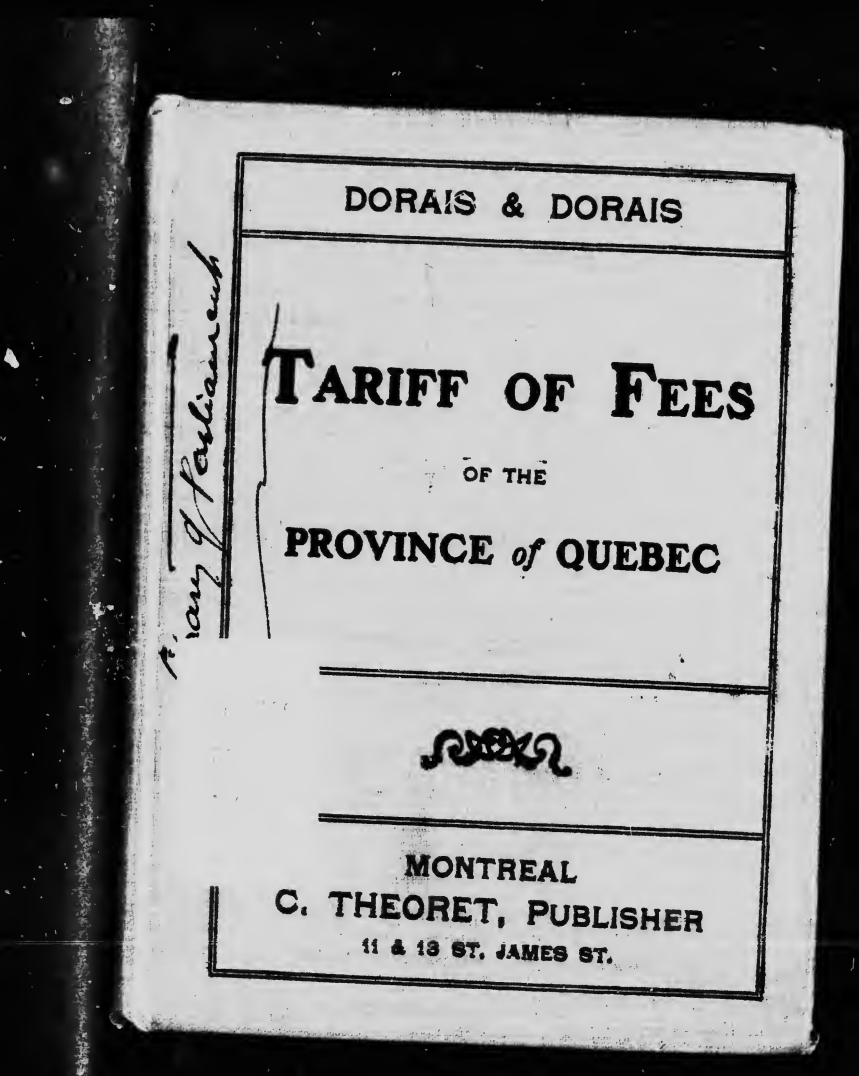
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TARIFFS OF FEES

143

IN FORCE JULY 2nd, 1902

CONTAINING

THE TARIFFS FOR ADVOCATES, NOTARIES, AND ALSO THE NEW TARIFFS OF DISBURSEMENTS FOR CLERK OF APPEALS, PROTHONOTARIES OF THE SUPERIOR COURT, CLERKS OF THE CIRCUIT COURT, SHERIFFS, BAILIFFS. REGISTRARS AND COMMISSIONERS COURT

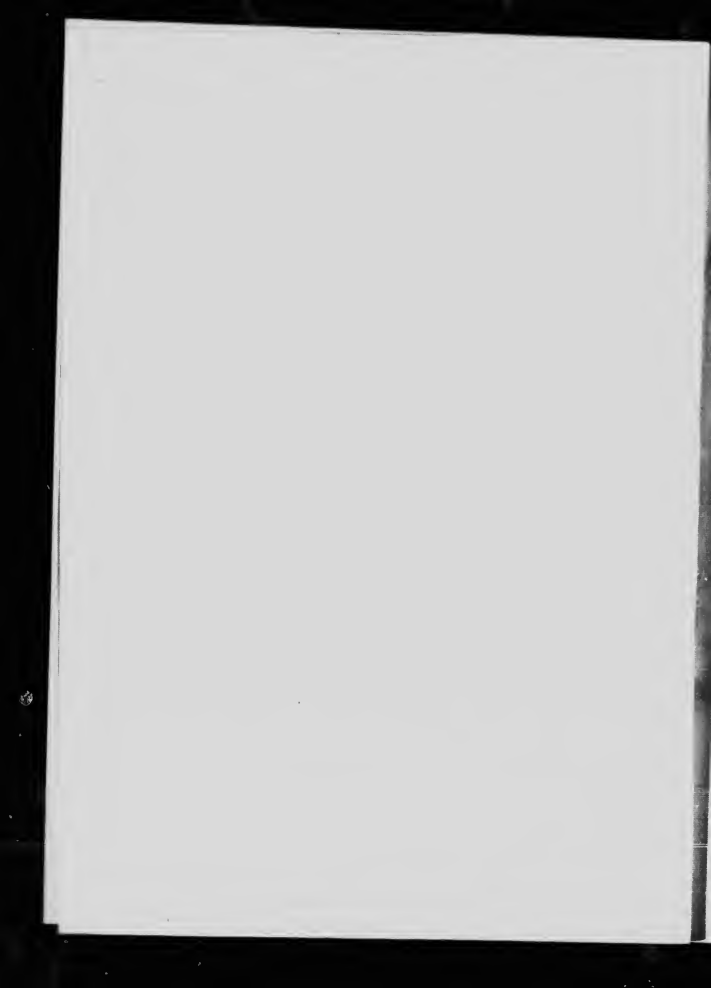
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O. P. DORAIS & A. P. DORAIS

ADVOCATES, MONTREAL BAR

MONTREAL

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TARIFFS OF FEES

EXECUTIVE COUNCIL CHAMBER,

Quebec, 27th March, 1902.

Present :- The LIEUTENANT GOVERNOR in Council.

Whereas 1. In virtue of the provisions of article 37 of the Code of Civil Procedure of the province of Quebec, the Lieutenant Governor in Council may make, revoke or amend the tariffs of fees payable to prothonotaries, clerks, sheriffs, coroners and criers, in accordance with the provisions of articles 2710, 2711 and 2712 of the Revised Statutes of the Province of Quebec.

Whereas 2. In virtue of the provisions of article 2428 of the Revised Statutes, the Lieutenant Governor in Council may make, modify or repeal any tariff of fees payable to clerks of justices of the peace, highconstables, bailiffs or constables, for their services in the execution of any order of the justices of the peace, of the Court of King's Bench, in the exercise of its original jurisdiction in criminal matters, or of the court of general sessions of the peace, in any district of the province.

Whereas 3. In virtue of the provisions of articles 2531 and 2532, of the said Revised Statutes, the Lieutenant Governor in Council may, from time to time, make tariffs of fees to be paid upon proceedings before district magistrates, or before magistrates' courts, and such tariffs may embrace all or any fees for advocates practising in such courts or before such district magistrates, as well as for clerks, bailiffs, constables, criers or other officers or persons engaged in the service of such courts or magistrates, and also for and upon all proceedings and matters pertaining to the said courts and office of district magistrate or incident th reto.

Whereas 4. Article 2710 of the said Revised Statutes, enacts that the Lieutenant Governor in Council may make any tariff, or repeal, alter or amend any tariff of fees to be paid to the prothonotaries of the Superior Court and to the clerks of the Circuit Court, and shall have and exercise all the powers formerly vested in the judges of the Superior Court as to such tariff, but any tariff in force when these Revised Statutes come into force shall remain in force until so repealed, altered or amended by the Lieutenant Governor in Council.

Whereas 5. Article 2711 of the said Revised Statutes, enacts that the power vested in the Lieutenant Governor in Council by the next preceding article to make, alter or repeal any tariff of fees for certain officers of the Superior Court and Circuit Court, shall extend to the making, and to the altering or repealing of any tariff of fees (whether established by Act of the Legislature or otherwise) for the clerk of appeals, sheriffs, clerks of the Crown and of the peace, criers, assistant criers and tipstaffs, and all other officers of justice whose fees are to form part of the officers of justice fee fund established under said section.

Whereas 6. In virtue of the provisions of article 2712 of the said Revised Statutes, the power of the Lieutenant Governor in Council to make, alter or repeal, from time to time, any tariff of fees for any such officers respectively, shall extend to the making, altering or repealing, irom time to time, of any tariff of fees for clerks, criers, assistant criers and tipstaffs of the Circuit Court, at any place other than the *chef-lieu* in any district, although such fees are not to make part of any such fund as aforesaid, or to be paid over to the Provincial Treasurer; but any tariff of fees for the officers above mentioned, in force when these Revised Statutes come into effect, shall continue in force unless and until repealed or altered by the Lieutenant Governor.

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Whereas 7. In virtue of the provisions of articles 2748 and 2749 of the said Revised Statutes, the Lieutenant Governor may, by order in

Council, impose such tax or duty as he sees flt, on any proceedings, had in any of the courts in any district, and upon the closing of inventories, assemblies of relations and friends, insinuations or registrations in the offices of such courts, the appointment of tutors or curators, affixing or taking off seals, probates of will or other like matters, also upon any proceedings at or before the courts of commissioners for the summary trials of small causes, and at sittings of a justice or justices of the peace, judges of the sessions of the peace and sheriffs, respectively, upon any proceedings before any recorder or recorder's court, and generally upon any proceeding before any julge, justice of the peace, or judicial, or ministerial officer, or court whatever, and that the provisions of the Act to make provision for the erection and repair of court houses and goals at certain places in Lower Canada (12 V., c. 112) shall continue to apply to the imposing, levying and payment of such tax or duty, in conformity with the provisions of section ϵ ighteenth of chapter fifth of title fourth of said Revised Statutes respecting stamps and such duties or taxes form part of the building and jury fund.

Whereas 8. In virtue of the provisions of article 5696 of the said Revised Statutes, the Lieutenant Governor may, from time to time, by order in council, make tariffs of fees to be taken by registrars, for the several services and duties performed by them, and such fees shall then be substituted for those fixed by article 5693 of the said Revised Statutes or by any other enactment, every such order in council may, from time to time, be amended, repealed, or replaced, and may apply to one or more or to all the registration divisions of the Province and every such order shall be published in the *Quebec Official Gazette* and shall take effect from a day to be therein appointed, not being less than one month from the day on which it is published.

Where as 9. The tariffs, actually in force, of fees and duties payable to the several officers of justice of the province hereinabove mentioned, and to the registrars, have been fixed by Orders in Council passed at different dates from the 26th of Aaril, 1850 to the 27th of July, 1891, and it is now difficult to trace and apply them, and it is expedient to

revoke these tariffs, and to establish new ones, contained in a single order in Council, in such way as to render the application and collection of them easy and uniform.

It is therefore ordered :

1. That the following tariffs, actually in force, be repealed from and after the second day of July next, 1902, to wit:

(a) The tariffs of the Court of Appeals fixed by the Order in Council of the 26th of April, 1850, published in the Canada Official Gazette, No. 46?, of the fourth of May, 1850, pages 8515 and 8516; by the Order in Council of the 28th of December, 1869, published in the Quebec Official Gazette, of the 15th of January, 1870, No. 2, pages 56 and 57; by the Order in Council of the 27th of June 1891, published in the Quebec Official Gazette of 1891, Nc. 28, Vol. 23, pages 1627, 1628 and 1629.

(b) The tariffs of the Superior Court established by the following Orders in Council: Duties, Montreal and Ottawa, Order in Council of the 26th of April 1850, pages 8515 and following; Order in Council of the 26th of June, 1852, published in the Canada Official Gazette of the 3rd of July, 1852, amended by the Order in Council No. 521 of the 16th of November, 1883, and by the Order in Council No. 227 of the 8th of April 1888, published at page 804, of the Quebec Official Gazette. Duties, Quebec, established by the Order in Council of the 30th of November, 1861, published in the Canada Official Gazette of the 7th of December, 1861.

Duties, other districts: established by Order in Council of the 30th of November, 1861, published in the Canada Official Gazette of the 7th of December, 1861.

Tariff of Criers' fees, established by Order in Council of the 9th of March, 1861, published in the Canada Official Gazette of 1861, pages 590 and 597.

Tariff of Prothonotaries' fees, established by Order in Council of

the 20th of January, 1879, published in an Extra of the Quebec Official Gazette of the 30th of January, 1879.

Tariff on abandonments of property established by the Order in Council of the 30th of June, 1886, No. 232, published at page 1409 of the Quebec Official Gazette of 1886.

(c) The tariffs of the Circuit Court established by the following Orders in Council:

Tariff of duties of the Circuit Court, non appealable, for Montreal and Ottawa, fixed by Order in Council of the 26th of A pril, 1850, published in the *Canada Official Gazette* of 1850, page 8515, amended by the Order in Council No. 521 of the 16th of November, 1883, and the Order in Council No. 227, of the 8th of April 1888, published in the *Quebec Official Gazette*, page 804, and the tariff of the 26th of June 1852, published in the *Canada Official Gazette* of the 3rd of July, 1852, also amended by the Orders in Council of the 16th of November 1883 and of the 8th of April, 1888.

Duties, Quebec: fixed by the Order in Council of the 30th of November, 1861, published in the *Canada Official Gazette* of the 7th of December, 1861.

Duties, other districts: fixed by Order in Council of the 30th of November 1861, published in the *Canada Official Gazette* of the 7th of December 1861.

Tariff of Criers' fees, established by the Order in Council of the 9th of March, 1861, published in the Canada Official Gazette of 1861, pages 590 and 597.

Tariff of fees of the Clerk of the Circuit Court, fixed by the Order in Council of the 20th of January, 1879, published in an extra of the Quebec Official Gazetle of the 30 of January, 1879.

(d) The tariff of sheriff's fees, such as established by the Order in Council of the 9th March. 1861, published in an extra of the Canada Official Gazette of the 13th of March, 1861, and the order in Council of the 19th of June, 1873, published in the Quebec Official Gazette of the 12th of July, 1873, (No. 28, Vol. 5), pages 1081 and following.

(e) The tariff of the Clerk of the Crown fixed by the Order in Counc of the 29th of January, 1864, published at page 329 of the Canad Official Gazette of 1864.

(/) The tariff of the Clerk of the Peace fixed by the Order in Connci of the 29th of January, 1864, published in the Canada Official Gazette of 1864, at page 328.

(g) The tariff of high constables, bailiffs, and constables, fixed by the Order in Council, of the 26th of December, 1870, published in the Queber Official Gazelle of the 7th of January 1871, page 5.

(h) The tariff of the clerks and bailiffs before the district magistrate's court, fixed by the Order in Council of the 26th of December, 1870, published in the Quebec Official Gazette of the 7th of January, 1871, pages 4, 5 and 6.

(i) The tariff of fees of $re_{p,o}$ trans of the province of Quebec, fixed by the Order in Council of the 32% of February, 1891, published in the Quebec Official Gazette of 1891, No. 7, vol. 23, page 496 and following; and

2. That from and after the said second of July next, 1902, they be replaced by the following tariffs, annexed to the report aforesaid, and forming part of these presents :

A. Tariff of the Clerk of Appeals.

B. Tariff of the Prothonotaries of the Superior Court. C. Tariff of the Clerks of the Circuit Court.

D. Tariff of the Sheriffs.

E. Tariff of the Clerks of the Crown.

F. Tariff of the Clerks of the Peace.

G. Tariff of the High Constables, Bailiffs and Constables.

H. Tariff of the Clerks and Bailiffs before the district magistrates' courts.

I. Tariff of the Registrars' fees in the province of Quebec.

GUSTAVE GRENIER, **Clerk Executive Council** Council Canada

Conncil Gazelle

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GOVERNMENT NOTICE.

EXECUTIVE COUNCIL CHAMBER.

Quebec, 27th June, 1902.

Present: The LIEUTENANT GOVERNOR in Council.

It is ordered that the order in Council No. 180. of the 27th of March, 1902, approving the tariffs of the officers of justice and of the registrars, be amended as follows, namely:

1. Tariff "B" being the tariff of the Prothonotaries of the superior court:

That item 13 be amended by striking out of the first and second lines, the words "or inscription for hearing in law" and by striking off the second and third paragraphs.

That item 26 be amended by striking out of the second line the words " or law issue". That after item 78, the following item be added :

"78a. No tax shall be payable on any "alias" or "pluries" writ of any kind whatever.

2. Tariff "C" being the tariff of the clerks of the circuit court, tariff of the circuit court appealable :

That item 11 be amended by striking out of the first line the words "or inscription for hearing in law" and by striking off the second para-

That item 26 be amended by striking out these last three words "or in law issue". That after item 94, the following item be added:

95. No tax shall be payable on "alias" or "pluries" writ of any kind whatever.

Tariff of the circuit court non appealable: That item 18 of the said tariff be amended by adding, in the second line, after the words "contested" the words "first class only", and in the third line, after the words "not contested" the words "first class

3. That item 36 of the same tariff be amended by adding, in the second line, after the words "first class \$1.50", in the tax columns, "Montreal and Ottawa, 60 cents", "Quebec, 30 cents", "other districts, 20 cents".

4. Tariff "D", sheriffs' tariff. That item 14 of this tariff be amended by adding after the word "withdra "", in the first line, the words "to

GUSTAVE GRENIER, Clerk Executive Council.



TARIFF OF CLERK OF APPEALS.

Fees and Taxes on proceedings in the Court of King's Bench, appeal side.

Number.	D U	fres	fres.		Tax Tatal	
Num	Proceedings.	Clerk's fees	Crier's	Tax,	Total.	
		S cts	S cts	8 cts	S cts	
	On every appearance filed by an appel- lant	9 00	3 00		12 00	
	On every appearance filed by a respondent in appeals from the Superior Court	7 00	3-00			
3	On every appearance filed by a respondent in appeals from the Circuit Court		3 00		7 00	
4	On appellant's or respondent's factum or case, in appeals from Superior Court And in appeals from Circuit Court	$\begin{array}{c} 11 \ 50 \\ 4 \ 00 \end{array}.$	••••••	150 150		
5	For every bail bond in appeal, in appeals from Superior Court And in appeals from Circuit Court	3 00	••••••		3 00 2 00	
	On every motion under article 1220 C. C. P.				4 00	
7	On every motion or petition for improba- tion, disavowal or sequestration; and on every motion or petition for the recusation of Judges, or for any dis-			1		
0	on tinuance of the appeal	6 00		÷	6 00	
C	n every motion or petition for the ap-	4 00 3 00			4 00 3 00	

TARIFF OF CLERK OF APPEALS.-Continued.

Fees and Taxes on proceedings in the Court of King's Bench, appeal side.—Continued.

Number.	Proceedings.	Clerk's fees.	Crier's fees.	Tax.	Total.
10	On every petition to be appointed a bailiff	S cts	S cts	\$ cts	S cts
	On every motion or potition and	4 00		••••••	4 00
	mentioned On every rule	2 00	••••••		2 00
	For every copy of rule		•••••	1 00	1 00
	For copy of judgment or order	50 1 00	••••••	•••••	50
15	For copies of all papers, per 100 words	10			1 00
16 F	For every certificate of default and for certificate on copies of papers	50			
17 F	or authentication of documen 3 and	1 00		•••••	50
18 0	n every enquête or justification of		••••	•••••	1 00
19 Fo	or every search among records	10	•••••		10
	And if the search is for	20	••••	••••	20
20 Fo	termined period, for each year r every writ of certiorari or mandamus,	20	••••		20
-	4 deas corpus 4	00		4	00
0	r every copy of any such writ	50		•••	50

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TARIFF OF CLERK OF APPEALS .- Continued.

Fees and Taxes on proceedings in the Court of King's Bench, appeal side.—Continued.

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Number.	Proceedings.	Clerk's fees.	Crier's fees.	Tax.	Total
22	On taxation of bill of costs and for cer-		Scts	Sets	S cts
	tificate thereof ON PROCEEDINGS IN APPEAL TO THE SUPREME COURT.	1 00	•••••	•••••	1 00
23	For the required recognisance in appeal to the Supreme Court however given	5 00.	••••••••	••••••	5 00
	IN APPEALS TO THE JUDICIAL COM- MITTEE OF THE PRIVY COUNCIL.	1			
24	For the required recognisance in appeal to the judicial committee of the Privy Council however given	5 00		24 00	29-00
25	For transcript of record whether made by the clerk or by the party appellant, per 100 words	4			10
26]	For collating the printing thereof, per page				15

TARIFF OF THE SUPERIOR COURT.

CLASSIFICATIONS OF ACTIONS IN THE SUPERIOR COURT.

Actions of the first class shall consist of :

1. Personal, real and mixed actions, when the value in contest exceeds ONE THOUSAND DOLLARS, and contestations of elections to the Legislative

2. Proceedings by injunction, proceedings affecting corporations or public offices, mandamus, prohibition, to annul letters patent, (scire facias) and analogous proceedings and proceedings for winding up order.

SECOND CLASS.

1. Personal, real and mixed actions when the value in contest exceeds FOUR HUNDRED DOLLARS and does not exceed one THOUSAND DOLLARS.

- 2. Real and mixed actions not otherwise provided for.
- 3. Actions for separation from bed and board.
- 4. Actions for separation as to property.
- 5. Actions en déclaration de paternité.
- 6. Actions en destitution de tutelle ou curatelle.
- 7. Actions not otherwise provided for.

THIRD CLASS.

1. Personal actions when the value in contest exceeds TWO HUNDRED DOLLARS and does not exceed FOUR HUNDRED DOLLARS.

2. Contestation of municipal elections, and actions to revise or annul

municipal by-laws or other municipal proceedings, in cities or towns.

FOURTH CLASS.

1. Personal actions when the value in contest does not exceed two HUNDRED DOLLARS.

2. Contestation of municipal elections held elsewhere than in cities and towns, and actions to revise or annul municipal by-laws or other municipal proceedings, elsewhere than in cities and towns.

Hypothecary actions, and actions for seignorial dues shall, as to taxes and Prothonotary's and criers' fees, be classified according to the amount claimed.

Opposition or claims for payment shall, if contested, be classified according to the amount claimed; except that when this amount is below \$60.00, these oppositions or claims shall be classified as contested actions in the Circnit Conrt above \$60.00 and nuder \$100.00.

Oppositions to annul, to withdraw or other oppositions to the seizure of immoveables shall, if contested, fall into the first or second class of the Snperior Court as the case may be; and if they relate to moveables they shall, if contested, be classified according to the value of the moveables in dispute, except that, when this value is below \$60.00, they shall be classified as actions in the Circuit Court above \$60.00 and under \$100.00.

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If the garnishee's declaration be contested the fees and taxes shall be determined according to the amount claimed by the contesting party to be due, except that, if this amount be less than \$100.00, the fees and taxes shall be the same as in 1st class non appealable cases in the Cir-

Incidental demands shall be classified according to the amount of such demand, except that, when this is under \$100.00 they shall fall into the first class of non-appealable cases in the Circuit Court.

When a fee or a tax, payable on an original and a copy is undivided, and should be represented by stamps, these stamps are to be applied on the original.

TARIFF OF THE SUPERIOR COURT AND COURT OF REVIEW.

Fees and taxes payable on proceedings in the Superior Court.

Number.		tary's	ces.		Tax.		-
Num	Proceedings.	Prothonotary fees.	Crier's fees.	Montreal and Ottawa.	Quebec.	Other districts.	Total.
2 Any 3 For an For o 4 On e wit	r every whit of summons, attach- nent, attachment for rent, con- ervatory attachment, revendica- ion, capias ad respondendum. in actions of 1st class "2nd " "2nd " "3rd " "4th " " "4th " " " " " " "4th "		Scts	S cts 3 00 2 00 1 50 1 00 1 50 1 00 80 70	2 00 1 50 1 00 60 1 00 80 40 30		S ct.
or pow pub chis prol tion spec	corporations illegally formed violating or exceeding their vers, or to the usurpation of blic or corporate offices or fran- ses; or to obtain a writ of hibition, scire facias, injunc- , mandamus, or any writ on cial proceedings mentioned in cles 978 to 1010 C.P.C	0	. 6	00 4	00 2 0	0	

Fees and taxes payables on proceedings in the Superior Court.-Cont

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er.			ees.		Tax.		
Number.	Proceedings.	Prothonotary' fees.	Crier's fees.	Montreal and Ottawa.	Quebec.	Other districts.	Total.
5	On every petition for a writ of cer tiorari	·_	Scts		S cts		S ets
6	On the return of any writ or on the filing of any petition in revoca tion of judgment or improbation	1					
	1st class	5 00	80 80 80 30				
7	On the filing of an intervention, incidental or cross demand, or contestation of municipal elec- tions; on the filing of a petition for winding up order	•					
	lst class 2nd " 3rd " 4th "	5 00 1 50 1 00 3 00	80 80 80 30	$\begin{array}{cccc} 2 & 00 \\ 1 & 50 \\ 1 & 00 \\ 90 \end{array}$	1 00 60 40 30	50 30 20 20	
8 0	In every certificate of default or of no plea, or official certificate whatever.						
	lst, 2nd and 3rd class 4th class	30 20					

TARIFF OF THE SUPERIOR COURT AND COURT OF REVIEW.—Continued.

her.		ary's es.		Tax.			
Number.	Proceedings.	Prothonotary' fees.	Crier's fees	Montreal and Ottawa.	Quebec.	Other districts.	Total.
tic wl	every exception to the form clinatory or dilatory except n, or other preliminary plea bether made by motion of herwise.	D-	\$cts	S cts	S cts	Scts	\$ cts
On de inte tion eros pos	1st class 2nd " 3nd " 4th " efense or plea to any action ervention, petition in revoca- of judgment, incidental or is demand, improbation, op- tion or petition for winding order.	$ \begin{array}{c} 1 \\ 2 \\ 40 \\ 1 \\ 40 \\ 1 \end{array} $		2 00 1 50 1 00 80	$ \begin{array}{r} 1 50 \\ 1 00 \\ 80 \\ 50 \end{array} $	80 50 40 30	
1 2 3 4 If the	st class nd '' rd '' th '' lefendants plead separately, shall pay the same fees and	6 00 6 00 5 00 2 50	••••	$ \begin{array}{cccc} 2 & 00 \\ 1 & 50 \\ 1 & 00 \\ 80 \\ 80 \\ \end{array} $	1 50 1 00 80 50	80 50 40 30	
	d "	• • • • •	··· 1				

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ber.		tary's	ees		Tax.		
Number.	Proceedings.	Prothonotary fees.	Crier's fees	Montreal and Ottawa.	Quebec.	Other districts.	Total
jud	very inscription or motion for Igment on every confession of Igment, the same fees and tes as in an ex-parte action.		Scts	S cts	\$ cts	Scts	\$ cts
	1st class	2 00 1 50 1 00 50	50 50 50 30	1 50 1 00 80 50	1 00 80 50 40	50 40 30 20	
any tion jud dem or p	very inscription on merits or cription for hearing in law, in action, petition in interven- , petition in revocation of gment, incidental or cross and, improbation, opposition etition for winding up order, tested.						
2 3 4 There	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	00 1 50 1 00 1 00	00	2 00 1 50 1 00 80	1 50 1 00 80 50 50	80 50 40 30	
When the t inscr	the Prothonotary's fee and ax have been paid on an iption in law, they shall not cacted on an inscription						

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TARIFF OF THE SUPERIOR COURT AND COURT OF REVIEW.-Continued.

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17		Constraints of the local division of the loc		
rees and ta:	xes payable on	proceedings	in	the Superior CourtCont.

er.		ary's	es.		Tax.		
Number.	Proceedings.	Prothonotary fees.	Crier's fees.	Montreal and Ottawa.	Quebec.	Other districts.	Total
14	On every inscription on merits in any action, petition in revoca- tion of judgment, intervention, incidental demand or cross de- mand, improbation, opposition or petition for winding up order, not contested.		Scts	\$ cts	\$ cts	Scts	\$ cts
	2nd	2 00 1 50 1 00 50	50 50 50 30	1 50 1 00 80 50	1 00 80 50 40	50 40 30 20	
	On every original subpœna not containing the names of more than four witnesses or rule for examination on <i>faits et articles</i> , in the district of Montreal, 1st, 2nd and 3rd class	40 20					
	than four witnesses or rule for examination on <i>faits et articles</i> in other districts. 1st class 2nd '' 3rd '' 4th ''	20 20 20	tawa	40 Å130 Ju220			

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ber.		ary's	es.		Tax.	Tax.	
Number.	Proceedings.	Prothonotary fees.	Crier's fees.	Montreal and Ottawa.	Quebec.	Other districts.	Total
	For every certified copy of such subpœna or rule On every rule and on every sum- mons of a debtor after judgment, of a party in proceedings for discovery, of a person relating to an hypothecary claim or of a witness in analagous proceed- ings, not exceeding two hundred words. 1st class	\$cts 10 30 30 30	\$cts	\$ cts \$ cts 30 20 10 10	S cts	\$cts	\$ cts
Fo 8 On	or every additional hundred (100) words of original or copy of rule	30 20 0					

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Fees and taxes payable on proceedings in the Superior Court .-- Cont.

er.	Proceedings.	ary's	P.S.		Tax.		
Number.		Prothonotary' fees.	Crier's fees.	Montreal and Ottawa.	Ottawa. Ottawa. Quebec. Other districts.	Other districts.	Total
19	On adjourning enquete in writing.		Sets	\$ cts	\$ cts	\$cts	\$ cts
20							
	1st, 2nd and 3rd class 4th class	$\begin{array}{ccc} 2 & 00 \\ 50 \end{array}$					
21	On motion or petition not else- where mentioned in this tariff, presented to the court or to a judge in chambers or prothono- tary.						
	lst, 2nd and 3rd class 4th class	1 00 50					
22	On motion to homologate report of surveyor or experts, practitioner or auditor.						
	lst, 2nd and 3rd class	2 00		and the second		1	
2 3	On every jurat of experts, received before judge or prothonotary	30				10 10 Marca	
24	On answer to or contestation of any petition or motion, or other pro- ceeding not elsewhere in this tariff provided for.						
	1st, 2nd and 3rd class1 4th class1	00 50					

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TARIFF OF THE SUPERIOR COURT AND COURT OF REVIEW.—Continued.

Fees and taxes payable on proceedings in the Superior Court.-Cont.

	-							001111
Total.	Number	Proceedings.	Protonotary's fees.	Crier's fees.	Montreal and Ottawa.	Tax. Onepec	Other districts.	Total.
\$ cts	25	On the filing of every retraxit or discontinu.	Scts	\$cts	S cts	\$ cts	\$cts	\$ ets
		1st class 2nd '' 3rd '' 4th ''	$ \begin{array}{cccccccccccccccccccccccccccccccccccc$					
12	26	On every inscription for re-hearing on merits or law issue.						
	27	Ist, 2nd and 3rd class 4th class On every continuance of suit by petition. 1st, 2nd and 3rd class	50					
•		4th class	50				and the second descent of the second second	
	28.	For taking down in writing an- swer on faits et articles.		-			1	
		1st, 2nd and 3rd class	00 30	And the second second second	•		ł	

Fees and taxes payable on presedings in the Superior Court .-- Cont.

er.	Proceedings.	ary's	Se			Tax.		
Number.		Prothonotary ¹ fees.	Crier's fees	Montreal	Ottawa.	Quebec.	Uther districts.	Total.
29	On every deposition in ex parte or default cases, or in any uncon- tested proceeding, if not taken by stenography	\$cts	\$cts	\$	cts	\$ cts	\$cts	\$ cts
	On every deposition in contested actions or proceedings, if not taken by stenography, per hun- dred (100) words	10						
	If the evidence is taken by steno- graphy for every hundred (100) words, when the notes are trans- cribed	16						
	And when there is no transcrip- tion And for every additional copy of the notes	8						
30	On every commission for examin- ation of witnesses (commission rogatoire).	21						
	1st class. 1 2nd " 1 3rd " 1 4th " 1	00 00 00 60	••••	4 0 3 0 2 C 1 5	0	$ \begin{array}{c} 2 & 00 \\ 1 & 50 \\ 1 & 00 \\ 80 \end{array} $	00 80 50 40	
31 (On the filing and returning of a commission for the examination of witnesses	0 0j						

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Fees and taxes payable on proceedings in the Superior Court.-Cont. -Tax. Prothonotary' Number. Crier's fees. fees. Proceedings. districts. Montreal and Ottawa. Quebec. Scts Scts \$ cts \$ cts \$ cts On the execution of a commission 32for the examination of witnesses from another court...... 1 00 33 For every copy of interlocutory or final judgment not exceeding two hundred (200) words. 1st class..... 50 2nd " 60 60 30 50 3rd 66 40 40 201 50 11 30 4th 30 20 50 30 20 10 And for every additional hundred (100) words..... 10 34 For taxing bill of costs. 1st class..... 30 1 00 2nd 44 80 40 30 " 60 3rd 50 30 30 4.4 40 4th 30 20 20 40 2010 For every writ of execution, pos-35 session, venditioni exponas or attachment after judgment. 1st class...... 1 00 1 00 1 50 2nd " 1 00 50 1 00 66 3rd 80 40 6.6 4th 1 80 40 2000 70 30 20

Fees and taxes payable on proceedings in the Superior Court.-Cont.

er.	Proceedings.		es.	Tax.			
Number.			Crier's fees.	Montreal and Ottawa.	montreal and Ottawa. Quebec. Uther districts.		
36	On every return of writ of attach- ment after judgment.	Scts	Scts	S cts	S cts	Scts	S cts
	lst, 2nd and 3rd class 4th class	1 00 1 00			-		
37	On every declaration of a gar- nishee, declaring himself in- debted		n wrondy we down the		,	 	
	lst, 2nd and 3rd class 4th class	50 20	and a summarian of the d		;		
8	On every inscription for judgment on garnishee's declaration, if not contested.						
		$\begin{array}{cccc} 2 & 50 \\ 2 & 50 \\ 2 & 50 \\ 50 \\ \end{array}$					
9	If a garnishee's declaration be con- tested, the fees and taxes shall be the same as in actions or suits for an amount equal to that claimed by the contesting party to be due; and if this amount be less than one hundred dollars (\$100.00) the fees and taxes shall be the same as in a first class non-appealable action in the cir- cuit court.						

Fees and taxes payable on proceedings in the Superior Court.-Cont.

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H.	Proceedings.	ary's	es.				
Number.		Prothonotary' fees.	Crier's fees.	Montreal and Ottawa.	Quebec.	Other districts.	Total.
4 0	For pieparing jury list including panel.	Scts 2 00	1	S cts	Sets	Sets	\$ cts
41	For every venire facias, including attendance at jury trial.						
	1st class 2nd "	4 00 4 00	1 40 1 40	3 00 2 00	2 00 1 50	1 00	
42	On every order for the examination of a witness or witnesses in any place outside of the city of Mon- treal. 1st class 2nd '' 3rd '' 4th ''			1 00 80 50 40			
3	On every motion, with or without order, for attachment (coercive imprisonment) and proceedings thereupon.						
	lst, 2nd or 3rd class 4th cla ⁻ s	2 00 50					
4	()n every opposition or claim for payment.						
	1st class 1 2nd '' 1 3rd '' 1 4th '' 1	50 00 00	• • • • •	1 00 60 40 30	1 00 60 40 30	50 30 20 20	

Fees and taxes payable on proceedings in the Superior Court.-Cont.

her	Proceedings.	tary's	ees.	-				
Num		Prothonotary's	Crier's fees	Montreal	and Ottawa.	Quebec.	Uther districts.	Total
		50 00	Şcts	\$	Cts	\$ cts	Şets	\$ cts
7 0 8 0 0	And when they exceed four (4)4 In every opposition or claim col- located in any report of distri- bution or in any motion to dis- tribute moneys	00						

Fees and taxes payable on proceedings in the Superior Court.-Cont.

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Number.		ary s	es.		Tax.	Total.	
	Proceedings.	Prothonotary fees.	Crier's fees.	Montreal and Ottawa.	Ottawa. Quebec.		
	lst, 2nd or 3rd class 4th class	\$cts 2 50 1 00		\$ cts	\$ cts	\$cts	\$ cts
50 51	order for the payment of money levied or for the distribution of money subject to the rder of the court, a tax shall be stained by the officer or person who shall be ordered to pay out the money, from the amount granted each party, of	8 00		1%			
	2nd " 3rd " 4th "	50 00 00		2 00 1 50 1 00 80	1 00 60 40 30	50 30 20 20	
53	On every inscription to maintain or dismiss opposition. 1st class	00 00 00 50		$ \begin{array}{r} 1 & 50 \\ 1 & 00 \\ 80 \\ 50 \end{array} $	1 00 80 50 40	50 40 30 20	

Fees and taxes payable on proceedings in the Superior Court.-Cont. Tax. Pruthonotary Number. Crier's fees. fees. Proceedings. ontrea and Ottawa. Quebec. Other listricts. Total. Sets Sets S ets S ets Sets S ets 54 If oppositions to annul, to withdraw or to secure charges relate to immovcables, the same fees and taxes shall, if opposition be contested, be paid as in original action; and if they relate to moveables, the same fees and taxes as in actions for an amount! equal to the value of the moveables in dispute, except that, when the value is below sixty dollars (\$60.00), they shall be the same as in actions of the Circuit Court for an amount above sixty dollars (\$60.00) and under one hundred dollars (\$100.00). On filing deed for ratification of 55 title, including notice in both languages for publication in the Official Gazette 4 00 4 00 4 00 2 00 56 For every copy of such notice not exceeding two hundred words (200)..... 50 And for every additional hundred words 10 57 For every opposition to a judgment of ratification of title 3 00

2 00 1 00

Fees and taxes payable on proceedings in the Superior Court .- Cont.

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er.		ary's	es.		Tax.		
Number.	Proceedings.	Prothonotary fees.	Prothonotar fees. Crier's fees.	Montreal and Ottawa.	Quebec.	()ther districts	Total.
	For a sum or value exceeding \$400.00 but not above \$1000.00			S cts			\$ cts
	For a sum or value of \$400 00 or less	1 50	•••••	1 00	1 00	50	
8	taxes as in suits or actions for the same amount. For every copy of judgment of ratification of title not exceeding 500 words	1 90		1 60	1.00		
•	And for every additional 100 words. On all proceedings in a suit in licitation of an immoveable pro- perty	10	4 00		1 00	50	
	And for every additional immo- veable property						
	On every judgment ordering the sale of an immoveable, when the value of the immoveable does not exceed \$500 00			2 50	2 50 2	50	
	When the value exceeds \$500 00 but does not exceed \$1,000 00		• • • • •	5 00	5 00 5		
	When the value exceeds \$1,000.00 but does not exceed \$2,000 00			7 00	7 00 7		

Fees and taxes payable on proceedings in the Superior Court.-Cont

	rior Co	urt.—	-Cont.				
Number.	Proceedings.	Prothonotary's	Crier's fees.	Montreal and Ottawa.	Tax.	Other districts.	Total.
60 1 61 F 62 For	4th "	\$cts 1 00 1 00 1 00 40 00 00 70		\$ cts 10 00 1 50 1 00 60 3 00 2 00 1 50 80	\$ cts	\$cts 10 00	
64 For	justification of solvency. , 2nd and 3rd class						

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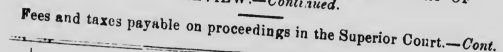
TARIFF OF THE SUPERIOR COURT AND COURT OF REVIEW.—Continued. Fees and taxes payable on proceedings in the Superior Court.-Cont.

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Number.	Proceedings.	Prothonotary's fees.	Crier's fees.	Mont.eal and Ottawa.	Quebec.	Other districts.	Total.
65	For every sworn bail bond and copy.	Sets	Scts	\$ cts	S cts	Scts	\$ c:s
	3rd '' 4th ''	$\begin{array}{cccc} 2 & 00 \\ 2 & 00 \\ 2 & 00 \\ 2 & 00 \\ 2 & 00 \end{array}$	•••••	$\begin{array}{c}1&50\\1&00\\&60\end{array}$			
66	For every copy of document not exceeding 200 words 1st, 2d or 3rd class 4th class	40 30					
67	For every additional 100 words On every motion for resale upon a false bidder.	10					
	1st class 2 2nd " 2 3rd " 2 4th " 2	00 00 00 50	and a second				
68 O	n every motion on behalf of a purchaser for leave to retain in his hands the purchase price or a portion thereof and on all pro- ceedings thereupon.						
	1st class	00 00				-	



Number.	Proceedings.	Prothonotary's fees.	Crier's fees.	Montreal and Ottawa.	Tax.	Other listricts.	Total.		
69	3rd class 4th "	\$cts 2 00 50	;	S cts			\$ cts		
	On the appointment of a curator to the surrender.	1 00			1				
71 F	lst, 2nd or 3rd clars 4th class or preparing record and trans- mitting it to the Court of Review when judgment has been render- ed elsewhere than in Montreal or Quebec	00							
1	or preparing record and trans- mitting it to the Court of King's Bench (appeal side) exclusive of the transcription of proceed- ings.								
For 1	1st, 2nd or 3rd class	50 00				•			

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 TARIFF OF THE SUPERIOR COURT AND COURT OF REVIEW.—Continued.

 Fees and taxes payable on proceedings in the Superior Court.—Cont.

 Yes and taxes payable on proceedings in the Superior Court.—Cont.

 Proceedings.
 Yes and taxes payable on proceedings in the Superior Court.—Cont.

 Proceedings.
 Yes and taxes payable on proceedings in the Superior Court.—Cont.

Other tistricts. Sets Sets S ets S ets Sets S ets 73 On every inscription in appeal to the Court of King's Bench (Appeal side). lst, 2nd or 3rd class..... 4th class..... 12 00 12 00 12 00 1 00 1 00 1 00 74 On entry of an appeal to the Superior Court..... 2 002 00 1 00 75 On the entry of every suit evoked to the Superior Court 1 50 76 On contesting the evocation ver-bally or in writing......1 50 1 50 77 On the filing of a factum or case for decision as to the question of On the inscription of the case for hearing in law. 1 50 2 00 1 50 80 11 3rd 1 50 1 00 50 4th ... 1 00 80 40 80 50 30 78 Ou the filing of an account and vouchers under judgment ordering an account 2 00 3

Fees and taxes payable on proceedings in the Superior Court.-Cont.

						urt.—	-Cont.
Number.		tary's	fees.		Tax.		
Nun	Proceedings.	Prothonotary fees.	Crier's fees.	Montreal and Ottawa.	Quebec.	Other districts.	Total.
	NOT CONTENTIOUS PRO- CEEDINGS.	\$cts	\$cts	S cts	\$ cts	Sets	\$ cts
	n netition for and	4 00 . 1 00		4 60	2 00	2 00	
0	or registering the will per 100 words	50					
	On registration of will For certifying and delivering an official copy of the will or codicil and of the probate there- of			1 00	50	50	
1	n petition to deposit copy of a will executed elsewhere than in the province of Quebec, for draw- ng up order			50	40	50	
And	first 200 words	00 50 00 40 10]]	00	50	50	

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Cont.

Total.

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ber		ary's	fees.			Tax.		
Number	Proceedings.	Prothonotary	Crier's fo	Montreal	and Ottawa.	Quebec.	Other districts.	Total.
	On the certifying and deliver- ing of an official copy of such will	\$cts	Scts	\$	cts	\$ cts	\$cts	S ets
81	such will For every advice of family council, including the order to call meet- ing and copy of the act		•••••		50	40	-40	

TARIFF OF THE SUPERIOR COURT AND COURT OF REVIEW .- Continued.

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act when it relates to tutorship or curatorship..... For homologation of advice of fa-82 mily council held out of court by a sub delegate or notary (including examination of papers), respecting the appointment of a tutor or curator to absentees, and copy of the advice of family council and of the homologation... 1 20 Petition for homologation...... 1 00

Petition..... Order convening family coun-

cil

For each deposition

For the certifying and delivering of an official copy of the

On the certifying and delivering of an official copy of the act.....

1 00

....

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Fees and taxes payable on proceedings in the Superior Court.-Cont.

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ber.		ary's	ees.		Tax.		
Number.	Proceedings.	Prothonotary fees.	Crier's fees.	Montreal and Ottawa.	Quebec.	Uther districts.	Total.
83	council respecting the election of a curator to a substitution or a vacant succession, held by the judge, prothonotary, a sub deleg- ate or notary, including examin- ation of papers and copy of		\$cts	\$ cts	\$ cts	s Scts	\$ cts
	Petition	1 00					
	On each deposition On order convening family council On the certifying and deliver- ing of an official copy of the act of curatorship	50		1 00	50	50	
84 H	For every act of advice of a family council, held either before the judge, prothonotary, a sub deleg- ate or notary, for the purpose of authorizing a tutor or curator to perform a special act, including the examination of papers and copy of such advice	00		50	40	40	
	Petition	00 50		1 00	50	50	

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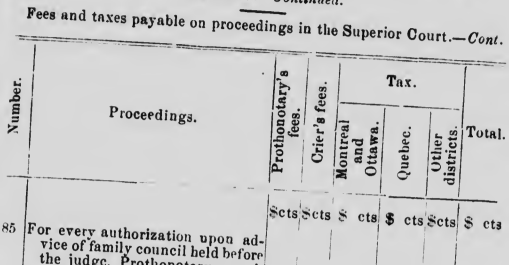
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Cont.

Total.

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TARIFF OF THE SUPERIOR COURT AND COURT OF REVIEW.—Continued.



the judge, Prothonotary, a sub delegate or notary, or for every order without such advice to sell immoveables belonging to minors, to absentees, or to a vacant succession, etc., or to sell bank stock, railway stock, etc., (copy of advice of family council included) :			
When the value of such immo- veable, bank stock, etc., does not exceed \$500.00 accord- ing to the value established by arbitrators 2 00	2 50	2 50 2 50	
When it exceeds \$500.00 but does not exceed \$1,000.003 00	5 00		
When it exceeds \$,1000 00 but does not exceed \$2,000.00 4 00	7 00		
When it exceeds \$2,000.00 5 00	10 00		
On petition for authorization1 00 On examination of papers 1 00 On each deposition	10 00	10 00 10 00	
On order c'nvening family council	1 00		
	1 00	50' 50 ¹	

Fees and taxes payable on proceedings in the Superior Court.-Cont.

ber.		tary	ees.			Ta	IX.			
Number.	Proceedings.	Prothonotary fees.	C:i r's fees.	Montreal	and Ottawa.		Quebec.	Other districts.	То	tal.
	 When there are two or more immoveables or lots or shares included in the same authorization the fee and tax pay-able are determined according to the sum total of the value thereof; and when the immoveables or shares belong par indivis to minors and persons of age the fee and tax payable are determined according to the sum total of the shares of the minors only. The tax on the sale referred to in this paragraph is only payable when the sale (whether to be effected upon advice of family conncil, or without it, upon an order of a judge) is one forced or voluntary in licitation, that is to say, — when the immoveable, stock, etc., to be sold belong to proprietors par indivis, and the object of the sale is to enable each of them to enjoy his share of the proceeds separately. 	1	Scts	\$	cts	\$	Cts	\$cts	\$	cts

Fees and taxes payable on proceedings in the Superior Court.-Cont.

er.		ary's	es.		Tax.				
Number.	Proceedings.	Prothonoti fees. Cruer's fe Montreai Antreai Ottawa. Québec.		Prothonott Prothonott fees. Crier's fe Montreau aud Ottawa.		Prothonotary fees. Ouébec. Québec.		Other districts.	Total.
	On petition for authorization 1	1 50 50 00 00 50	Scts	\$ cts 1 00 50	\$ cts 50 40	\$cts	\$ cts		
	Un netition for order	00							

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Fees and taxes payable on proceedings in the Superior Court.-Cont.

						urt	-Cont.
Number.	Proceedings.	Prothonotary's fees.	Crier's fees.	Montreal and Ottawa.	Tax.	Other districts.	Total.
90 91 F	 For emancipation of a minor upon advice of a family council before the judge, prothonotary, a sub- delegate or notary, including copyOn petition for emancipation On petition for emancipation On order convening family council	2 00 1 00 50	\$cts	1 00		50 50 60	\$ cts

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Fees and taxes payable on proceedings in the Superior Court.-Cont.

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er.		ary's	es.		Tax.	the game and	
Number.	Proceedings.	Prothonotary fees.	Crier's fees	Montreal and Ottawa.	Quebec.	Uther districts.	Total.
92	For proceedings upon removal of compulsory interdiction. includ- ing copy of judgment On petition On each deposition On order convening family council	2 00	\$cts	\$ ct=	S cts	\$cts	st cts
93	For ministerial act outside of the office (not including tra- velling expenses) for each attendance For proceedings upon voluntary interdiction, including copy of judgment On petition On each deposition			1 00	50	50	
94 F	For ministerial act outside of the office (not including tra- velling expenses) for each attendance	50		1 00	50	50.	

Fees and taxes payable on proceedings in the Superior Court.-Cont.

ber.	Proceedings.	tary's	es.		Tax.		
Number.		Protheno fees.	Crier's fees.	Montreal and Ottawa.	Quebcc.	Other districts.	Total
 95 On even for the for the ling ance 97 On petiing set for closs 98 For closs 99 For letter security On proceed year 	or ministerial act outside the office (not including velling expenses) for e attendance ery contestation of a petit utorship or curatorship, e rery ministerial act outs office (not including trav expenses) for each atten tion for affixing or removing each attendan and on affi g or removing sals the affixing o. removing als ing an inventory rs of benefit of inventory betition for such letters y search respecting civi minutes of a notary o or, or relating to any lings whatsoever, for one for every additional year.	e of tra- ach ion ic. 6 00 ide el- nd- 1 50 1 50 1 50 1 50 1 50 1 50 1 00 1 50 1 50 		\$ cts	\$ cts	40	\$ cts

Fees and taxes payable on proceedings in the Superior Court.-Cont.

er.		ary's	es.		Taxe.			
Number.	Proceedings.	Prothonotary fees.	Crier's fees	Montreal and Ottawa.	Quebec.	Other districts.	Total.	
101	For every extract of civil status	Sets	Set	S cts	\$ cts	Scts	\$ cts	
	For affixing the seal of the court to a document							
103	For registering or recording any document not elsewhere specially mentioned in this tairif, per 100 words On the registering or recording of the document On certifying and delivering of a copy of a registered document, exclusive of fee for such copy	10		1 00	50	50		
04	On deposit of an insurance com- pany's charter	00	·····	50	40	40		
	For certificate of such deposit. On certifying and delivering of a copy of a register.d document, exclusive of fee	00 50	•••••	1 00	50	50		
)5 F	for such copy For registration of a declaration of partnership whether general or limited, or of a person using a partnership name, under 200 words For every additional 100 words	50 05	· · · · · · · · · · · · · · · · · · ·	50	40	40	and the second se	

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Fees and taxes payable on proceedings in the Superior Court.-Cont.

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Number.		tary's	ees.		Taxe.		
Num	Proceedings.	Prothonotary'	Crier's fees.	Montreal and Ottawa.	Quebec.	Uther districts.	Total.
	For registering such declara-	Scts	Scts	\$ cts	\$ cts	Sets	s cts
	On certifying and delivering of a copy of a registered do- cument, exclusive of a for		•••••	1 00	50	50	
106 1	For registering a declaration of an	••••••	•••••	50	40	40	
	On the certifying and deliver- ing of a copy of a registered document, exclusive of fee for such copy	00.	•••••	1 00	50	50	
107 F	or certificate of the deposit of a declaration of an incorporated club For registering such declara- tion	50	••••	50	40	40	
	tion	00		1 00		50	
	authenticate a register of civil 1 0	00		50	40 4	10	
	r numbering the leaves of any Registrar's register not exceed- ig two hundred (200)2 0	0					
1	For every additional leaf 0		1	1	1	1	

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Fees and taxes payable on proceedings in the Superior Court.-Cont.

er.		iutary's s.		Tax.					
Number.	Proceedings.	Prothonotary fees.	Crier's fees.	Montreal	and Ottawa.		Quebec.	Other districts.	Total.
1111 I 112 C 113 C 114 F	 For verifying said register, including certificate, for every leaf (one cent) For examining a candidate to be appointed bailiff, including notice and certificate For commission of any bailiff. On every petition to disinter a corpse, including order and copy. Commission on all moneys deposited in court, one per cent. For every copy or extract of any notarial deed or annex, whereof he is custodian, for the first 400 words or under. And for every additional 100 words. For certificate of authenticity. For search for one year. And for every additional year. ABANDONMENT OF PRO-PERTY. On proceedings relating to the abandonment of property for the benefit of creditors. 	01 4 00 2 00	Sets	<i>S</i> :	cts	<i>1</i> 2	cts	Scts	\$ cts

Fees and taxes payable on proceedings in the Superior Court.-Cont.

				super	or \mathbf{C}_0	urt.—	Cont.
Number.	D	tary's	fees.		Tax.		
Nup	Proceedings.	Prothonotary fees.	Crier's fees.	Montreal and Ottawa.	Quebec.	Other districts.	Total.
	Jpon the fyling of a statement by the debtor, and upon the appoint- ment of a provisional guardian.		Scts	S ets	S cts	Scts	\$ cts
	pon the fyling of an additional statement	1 00					
	or the attendance of the protho- notary at the meeting appoint- ing a curator						
	pon the fyling of a petition con- testing a demand for abandon- ment of property, or the state- ment furnished by the debtor4						
120 U p	on every answer in writing given to such contestation						
121 Up d	on every contestation of divi- end sheet prepared by the cura- or						
122 For m	every motion, petition or de- and not specially mentioned 1 (
123 Upo gi co	n every answer in writing ven to any motion, petition or ntestation not elsewhere men- oned						
124 ['] On e	very rule 30	1	1	30			

Fees and taxes payable on proceedings in the Superior Court.-Cont.

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er.		ary's	es.			Tax.		
Number.	Proceedings.	Prothonotary fees.	Crier's fees.	Montreal	ottawa	Quebec.	Other districts.	Total.
12	5 On every copy of rule not exceed-	Sct-	Scts	\$	cts	\$ c	ts Scts	S cts
	ing 200 words	30						
	And for every additional 100 words	10	an American State Stat					
126	On every copy ef interlocutory or final judgment not exceeding 200 words And for every additional 100 words	50 10			60	60	0 30	
127	On every commission to examine witnesses	00.	•••••	4	00	2 00	01 00	
128	For certificate of costs	30.		1	00	80		
129	Recognisance or security bond of curator	00			50	00	40	
130	For justification of solvency	50	Ì	-				
	For ministerial act outside of the office (not including travelling expenses), for each attendance 1							
132 (On all proceedings not specified above the same fees and taxes as in first class actions in the Superior Court.							

TARIFF OF FEES ON PROCEEDINGS IN REVIEW.

er.	The second secon	•
Number.	Proceedings.	Total.
133	Montreal or Quebec	S cts.
134	On the entry of every suit in review from a district other than that of Montreal or Quebec	1 00
	r	3 00
136	On respondent's appearance	3 0 0
137	On every re-hearing.	3 00
38	On every petition or motion made to the Court in session	1 00
		1 00

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TARIFF OF THE CIRCUIT COURT.

CLASSIFICATION OF ACTIONS IN THE CIRCUIT COURT.

Actions of the appealable class shall (except at the chef-lieu of each district) consist of :

1° All suits wherein the sum claimed, or the value of the thing demanded, amounts to or exceeds \$100.00, but does not exceed \$200.00, except suits for school taxes or fees and suits concerning assessments for the building and repairing of churches, parsonages and church yards.

2° All suits for fees of office, duties, rents, revenues or sums of money payable to the Crown, or which relate to any immoveable rights, to aunual rents or such like matters whereby rights in future may be bound.

3° Contestation of municipal elections and actions to revise or annul municipal by-laws or other municipal proceedings, elsewhere than in cities and towns.

The non appealable class shall consist of:

1° Actions wherein the sum claimed or the value of the thing demanded amounts to or exceeds \$60.00, but does not amount to \$100.00.

2° Amounts to \$40 00, but does not amount to \$60.00.

3° Amounts to \$25 00, but does not amount to \$40.00.

4° Does not amount to \$25.00

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On all proceedings not provided for in the tariff the Court or judge shall determine the fees to be allowed.

TARIFF OF THE CIRCUIT COURT APPEALABLE.

Fees and Taxes payable on proceedings in appealable cases in the Circuit Court.

Number.	Proceedings.	Clerk's fees.	Crier's fees.	ſax.	Total
I	r every writ or summons, attachment attachment for rent, conservatory attach nent, revendication	\$ cts	S cts	\$ cts	\$ cts
3 On ir ju in	the return of any writ, or filing of any ntervention, petition in revocation of adgment, incidental or cross demand, nprobation, contestation of municipal		····· . 		1 10
4 On or or pr ev	every certificate of no defence or plea, of any other default, or of any other occeeding or official certificate what- er	3 00 20	30	••••••	3 30
ple tio	very exception to the form, declinatory dilatory exception or other preliminary a (whether made in the form of a mo- n or otherwise)	1 40			20
or o	each shall pay the same fee.	2 50		1	40 50 *
1	ery amendment to a declaration, de- e or plea or writ	50	•••		50
On eve	ery confession of judgment ery inscription or motion for judg- t on confession of judgment	50			50
	Jack menter	501	•• ••••••		50

TARIFF OF THE CIRCUIT COURT APPEALABLE.-Continued.

Fees and Taxes payable on proceedings in appealable cases in the Circuit Court.—Continued.

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Number.	Proceedings.	Olerk's fees. Crier's fees	. Total.
11 On events of the formula of the f	 very inscription on merits in any action, petition in revocation of judgment ervention, incidental or cross demand improbation, not contested	\$ cts \$ cts \$ ct	s \$ cts 80 1 30 20 10 20 10 30
ing to exceed	s for discovery, of a party in pro- gs for discovery, of a person relat- an hypothecary claim, &c., not ing 200 words	30 20	30 20

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TARIFF OF THE CIRCUIT COURT APPEALABLE .- Continued.

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Fees and Taxes payable on	proceedings in appealable cases in the
Circuit	Court.—Continued.

Number.	Proceedings.	Clerk's fees.	Crier's fees.	Tax.	Total.
19 For E	Every additional 100 words of original	\$ cts	\$ cts	\$ cts	\$ cts
	ry or rate of summons	. 10			10
	he filing of every list of exhibits and ibits therein referred to at enquête	30			30
21 On ad	ljourning enquête in writing	50			
22 On mo tion 23 On an tion	otion or petition not elsewhere men- ed in this tariff, presented to the rt or to a judge in chambers swer to or contestation of any peti-	50	••••••		50 50
24 On any	V Order in writin	50			50
25 On the	y order in writing upon petition c- rwise made in chambers e filing of every retraxit or discon-	• 50			50
		50			50
1	ery rehearing on merits or law	50	•••••		50
Wh	ry continuance of suit by petition then made by a demand in the usual	50	•••••		50
01	orm, the same fees shall be paid as n like proceedings in the original ction.				
8 On ever cases, if not	ry deposition in <i>exparte</i> or default or in any uncontested proceeding,				
	taken by stenography	50 ¹	···· [†] ···,		50

TARIFF OF THE CIRCUIT COURT APPEALABLE .- Continued.

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Fees and Taxes payable on proceedings in appealable cases in the Circuit Court.—Continued.

Number.	Proceedings.	Clerk's fees.	Crier's fees.	Tax.	Total
30 If the	every deposition in contested actions proceedings if taken by stenography, r 100 words e evidence is taken by stenography, for ery hundred words when the notes are nscribed	\$ ets	\$ cts	\$ cts	\$ cts 10
4	nscribed	16 . 8 .	••••••	•••••	16 8
32 On th	very commission for examination of nesses (commission rogatoire)	21 60	•••••••	••••••	2] 60
33 On an ness	y order for the examination of wit-	1 00	•••••	•••••	1 00
34 For ev	gate outside of the court	60	•••••	•• ·•• ••	60
35 For ta	xing any bill of costs	50 20	•••••		50
36 For ev	ery writ of execution	50	••••	•••••	20
37 On eve	ry writ of venditioni exponas	70	••••	•••••	50
38 On eve ment 39 On eve	ry return of a writ of attachment judgment	00		1	70 0 0

TARIFF OF THE CIRCUIT COURT APPEALABLE. - Continued.

Number.	Proceedings.	Clerk's fees.	Crier's fees	Tax.	Total.
	On every declaration of a garnishee declar- ing himself indebted On every inscription for judgment on gar- nishee's declaration if not cont on gar-		\$ cts	\$ cts	\$ cts 20
1	nishee's declaration, if not contested If the garnishee's declaration be contested, the fees shall be the same as on like pro- ceedings in actions or suits for an amount equal to that claimed by the contesting party.	50			50
	In every motion, with or without order, for attachment or coercive imprisonment and proceedings thereon n every opposition for payment or claim whatever	50 	·····	•••••	50
4 5 ()	n every opposition for payment or claim, contested, the same fees shall be payable as in actions for the amount claimed by the contesting party.	1 00	•••••	•••••	1 00
	-of cacced (4) four.	2 00			00
48 On	inscription of a contestation of a report f distribution for hearing in law				00 00
49 On e	every inscription to match the	90	••• ••••	1	00
, ob	position	50			50

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Fees and Taxes payable on proceedings in appealable cases in the Circuit Court .- Continned.

TARIFF OF THE CIRCUIT COURT APPEALABLE. - Continued.

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Fees and Taxes payable on proceedings in appealable cases in the Circuit Court.—Continued.

Number.	Proceedings.	Clerk's fees.	Crier's fees.	x. Tota
	If oppositions to annul, to withdraw, be contested, the same fees shall be payable as in actions for an amount equal to the value of the moveables in dispute.		\$ ct- \$	cts \$ ct
	For every recognisance or bail bond For every recognisance given as security for costs or when security for costs is given by a deposit in money or by gua- rantee policy	40.		40
	or every sworn bail bond and copy or every copy of document not exceeding 200 words For every additional 100 words	2 00 30	••••••	
6 Or	or drawing up judicial surrender the appointment of a curator to the surrender	1 00	••••••	$ \begin{array}{c c} 10 \\ 1 00 \\ 1 00 \end{array} $
8 Fo	r preparing record and transmitting it	3 00		3 00
p For	transcribing proceedings, per 100 words.	2 00 10		2 00 10
On of	every inscription in appeal to the Court f King's Bench (appeal side)		1 00	1 00

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TARIFF OF THE CIRCUIT COURT A PEALABLE. - Continued.

Number fees fees. Proceedings. Clerk's Crier's Tax. Total. S cts S cts S cts 61 For every ball bond in appeal..... \$ cts 70 62 For copy of bail bond in appeal..... 7050 63 For every justification of solvency..... 50 20 64 On the probate of a will..... 20 4 00 4 00 On petition for probate..... On each deposition 50 For registering the will, per 100 words 50 50 50 10 65 For every act of advice of a family council, 10 including the order to call meeting and copy of the act..... 1 50 1 50 On petition..... On each deposition..... 50 50 50 66 For homologation of advice of a family 50 council held out of Court by a sub-deleg-ate or notary, respecting the appointment of a tutor or curator to absentees, including examination of papers and copy of the advice of a family council and of the homologation..... 1 20 On petition for homologation..... 1 20 50 67 For every act of advice of a family council 50 respecting the election of a curator to a substitution or a vacant succession, held by the judge, clerk, a sub-delegate or notary, including examination of papers and copy of such advice 3 00 ...

Fees and Taxes payable on proceedings in appealable cases in the Circuit Court .- Continued.

TARIFF OF THE CIRCUIT COURT APPEALABLE .- Continued.

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Fees and Taxes payable on proceedings in appealable cases in the Circuit Court.—Continued.

Number.	Proceedings.	Clerk's fees.	Crier's fees.	Tax.	Total.
	On petition On each deposition On each deposition In the either before the judge, clerk, a sub-delegate or notary, for the purpose of authorizing a tutor or curator to de some special act, including examination of papers and copy of such advice On petition On each deposition On each deposition For every authorization upon advice of family council, held before a judge, clerk, a sub-delegate or notary, or for every order of a judge, without such advice, to sell immoveables belonging to minors, to absentees or to a vacant succession, etc., or to sell bank stock, railway stock, etc.	50 50 3 00 50	S cts	\$ cts	\$ cts 50 50 3 00 50 50
	 cluded). When the value of such immoveable, bank stock, etc., does not exceed \$500.00 according to the value esta- blished by arbitrators When it exceeds \$500.00 but does not exceed \$1000.00 When it exceeds \$1000.00 but does not exceed \$2000 00 	2 00 3 00 4 00 5 00		5 00 ₁ 7 00 1	

TARIFF OF THE CIRCUIT COURT APPEALABLE .- Continued.

Fees and Taxes payable on proceedings in appealable cases in the Circuit Court.—Continued.

Number.	Proceedings.	Clerk's fees.	Crier's fees.	Tax.	Total
	On petition for authorization For examination of papers On each deposition When there are two or more immove- ables or lots or shares included in the same authorization, the fee payable is determined according to the sum total of the value thereof; and when the immoveables or shares belong par indivis to minors and persons of age, the fee payable is determined according to the sum total of the shares of the minors only.	\$ cts 50 1 00 50	\$ cts	\$ cts	\$ cts 1 00 50
For (inc	every advice of a family council, eluding copy and examination of	1 50 50	•••••		50 50
Judi Oi Foreve to de	petition	00 50 50 	•••	3	00 50 50
CODV	petition	50	•••	2	00 50

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TARIFF OF THE CIRCUIT COURT APPEALABLE. - Continued.

Fees and Taxes payable on proceedings in appealable cases in the Circuit Court.—Continued.

Number.	Proceedings.	Clerk's fees.	Crier's fees.	Tax.	Total.
74 For	On petition for order the emancipation of a minor upon vice of a family converting	50	\$ cts	\$ cts	\$ cts 50
jud inc O	ge, clerk, a sub-delegate or notary luding copy	e 2 00 50.	••••••	•••••	$2 \ 00 \ 50 \ 50$
75 For pi tion dele judg Oi Oi Fo	roceedings upon compulsory interdic- before the judge, clerk, a sub- gate or notary, including copy of gment of interdiction	3 00 50 50			3 00 50 50
76 For pro- sory ment On On For	oceedings upon removal of compul- interdiction including copy of judg- petition each deposition r ministerial act outside of the office not including transli	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	••••••	•••••	1 50 2 00 50 50
77 For pro tion, On For (r	or each attendance	1 50 2 00 50	•••••		1 50 2 00 50 50

TARIFF OF THE CIRCUIT COURT APPEALABLE. - Continued.

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Number.	Proceedings.	Clerk's fees.	Crier's fees.	Tax.	Total.
79 01 80 Fo 81 0n 82 Foi 83 For 84 For 85 For 66 For 87 For	For proceedings upon removal of voluntary interdiction, including copy of judgment On petition On each deposition For ministerial act outside of the office (not including travelling expenses) for each attendance n every contestation of a petition for tutorship or curatorship, etc or every ministerial act outside of the office, (not including travelling expen- ses) for each attendance petition for affixing or removing seals r each attendance on affixing or remov- ng seals closing an inventory letters of benefit of inventory, bail ond and copy of letters On petition for such letters search amongst records in the depart- ent of tutorship or relating to any pro- edings whatsoever, for one year And for every additional year affixing the seal of the court registering or recording any docu- nt, per 100 words	y 1 50 50 50 1 50 6 00.	••••	· · · · · · · · · · · · · · · · · · ·	\$ cts 1 50 50 50 1 50 6 00 1 50 50 1 50 1 50 1 50 1 50 1 50 20 10 10
		10'			10

Fees and Taxes payable on proceedings in appealable cases in the Circuit Court.-Continued.

TARIFF OF THE CIRCUIT COURT APPEALABLE.-Continued.

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Fees and Taxes payable on proceedings in appealable cases in the Circuit Court.—Continued.

Proceedings.	Clerk's fees.	Crier's fees.	Tax.	Total
 88 To authenticate a register of civil status. 89 On every petition to disinter a corpse in cluding order and copy	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	•••••	\$ cts	\$ cts 1 00 2 50 1% 2 00 1 50 40

TARIFF OF THE CIRCUIT COURT NON APPEALABLE.



	UIT	cuit Court.		ses in the
Number.	Proceedings.	Clerk's fres. Crier's fees.	A Ottawa. Quebec. Other districts. County	Total.
<pre>serva tion ls 2 2 For evel 3 0n retur petition ment of lst 2ud 3rd 4th 4 0n filing a dental of lst c 2nd 3rd 4th</pre>	d '' ry copy of writ ry copy of writ ry copy of writ rn of any writ or filing any on in revocation of judg. or improbation. class '' '' '' '' any intervention or inci- r cross demand. '' '' '' '' '' '' '' '' '' '' '' '' ''	ch- on- ca- 	80 40 20 10 60 30 20 10 60 30 20 10 60 30 20 10 70 20 10 10 70 20 10 10 70 20 10 10 70 20 10 10 70 20 10 10	ts \$ cts
tion of ju cross dem lst class	adgment, incidental or and or opposition.			
		0°' 60 [!] .3	0' 20'	

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TARIFF OF THE CIRCUIT COURT NON APPEALABLE .- Cont.

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Fees and Taxes payable on proceedings in non appealable cases in the Circuit Court.—Continued.

Number.	Proceeding	fees.	Taxes.	Taxes.		
Nur	Proceedings.	Clerk's fees.	Crier's fees.	Montreal & Ottawa.	Other Other County County	Tota
21 31 4t		···· 1 00 ···· 50	1 1		ts Scts Scts	\$ cts
6 On even	ry amendment.	30				
2n 3rd 4th 7 For even	ry confession of judgmen	50 40 30 20 t.				
lst 2nd 3rd 4th	class	50 40 30 20	•••	60 40 40		
Taking of on faits	lown in writing answers et articles.	5				
lst 2nd 3rd 4th	class	40 30 20 20				
On the proof or motio	esenting of any petition					
lst cl 2nd	ass	50 40	* * *			

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Food on 1 m		
Fees and Taxes payable on Circuit	proceedings in non ann	ealable cases in the
Circu	it CourtContinued.	sandore cases in the

		fees.	ees.		Та	xes.		
Proceedings.		Clerk's fees	Crier's fees	Montreal & Ottawa.	Quebec.	Other districts.	County courts.	Total.
10 Ou every original subj containing the names than 4 witnesses, in t		Scts	\$cts	Scts	\$cts	\$cts	Scts	\$ cts
For every original elsewhere than in t of Montreal, not	subpœna he district	20		only				
the names of more witnesses For every copy of pœna	such sub-	20 10		Ottawa only				
11 For every rule, not exce words. lst class 2nd " 3rd " 4th "	eding 200	20 20 20 10		10				
12 For every copy of rule, no ing 200 words	t exceed-	10						
13 For every additional 100 v	1	10						
14 For every rule for faits even in the district of Montre	articles	20						
15 For every copy of such ru	le	10					1	
6 For every deposition in will lst class		50						
2nd " 3rd " 4th "	4	10: 30					- the species	

Fees and Taxes payable on proceedings in non appealable cases in the Circuit Court.—Continued.

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er.	Proceedings.	fecs.	ees.					
Number.		Clerk's fees.	Crier's fees	Montreal & Ottawa.	Quebec.	Uther districts.	County courts.	Tota
17 For evolution	very affidavit in writing to in judgment.	Scts	Scta	Sets	Sets	Scts	\$cts	\$ c1
	st class nd '' rd '' th ''	40 30 20 10						
in co	cription for hearing on merits ntested cases		•••••	60	30	20		
And no	ot contested		•••••	4 0,	20	10		
11		50 40 30 20	•••••	20 10 10	20 10 10	10 10 10		
0 For tax ls 2n 3r 4t	d "'	20 20 20 20		30 20 20	20 10 10	10 10 10		
meny	ry official copy of a docu- not including certificate, 00 words	10		1	•	-		
For eve	ry official certificate	20	-	,		-		
For eve of att	ry writ of execution or writ achment after judgment. class	50		•			-	

Fees and Taxes payable on proceedings in non appealable cases in the Circuit Court.—Continued.

ber.	Proceedings.	Clerk's fees.	Crier's fees.		Та	Taxes.		
Number.				Montreal & Ottawa.	Quebec.	Other districts.	County courts.	Total
		\$cts	Scis	Sets	\$cts	\$cts	\$cts	\$ cts
	2nd class 3rd '' 4th ''	40 30 20	•••••	30 30 20	30	20 20 10		
24 0	n return of a writ of attachment after judgment.							
	1st class 2nd '' 3rd '' 4th ''	2 00 1 00 50 30						
	If contested the same fees and taxes as in actions or suits for the same amount.	:						
25 On	declaration of a garnishee de- claring himself indebted.							
	1st class 2nd '' 3rd '' 4th ''	30 30 20 10						
26 For	r drawing up report of distribu-							
8	1st class	00						
٠	4th "	50 00						

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Fees and Taxes payable on proceetings in non appealable cases in the Circuit Court.—Continued.

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er.	• Proceedings.	ees.	ees.	r	Та	xes.		I
Number.		Clerk's fees.	Crier's fees.	Montreal & Otiawa.	Quebec.	Other districts.	County courts.	Tota
a centre	every homologated report of stribution, or judgment or or- r for the payment of moneys vied, or for the distribution of oneys subject to the order of e Court, a tax of one per cent %) on the sum allowed in vir- e there of to each of the parties, e tax to be retained by the offi- r or person ordered to pay over e money. very evocation to the Circuit urt	\$cts 2 00 50 50 50 30 60 50 40 40 40	Şcts	1%	\$cts	30 20 20	Şets	\$ ct

rees and Taxes payable Cir	on proceedings in non appealable cases in the cuit Court — Continued.
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ber.		D	fees.	ees.		Та	Xes.	•'
Number.	Proceedings.	Clerk's fees.	Crier's fees.	Montreal & Ottawa	Quebec.	Other district. County courts.	Total	
			Scts	\$cts	Sets	Sets	Sets Seis	S cts
	2nd	class		1				4 000
	3rd	66	40		80	30	20	
	4th	••••••••••••••••••••	40		80	30	20	J.
			. 40				-0	
33 (place ou	order for the examination ness or witnesses in an itside of the city of Moni st class			30			
34 0	n every server.	opposition à fin de con	-		00	anality descent		
	BOL VOL.	lass						
	2nd	1455	1 00	30	20	30	20	
	3rd		1 00	30	20	30	20	
1	4th	****** ******** ***********************	50	30	20	30	20	
	411	******* *******************************	30	30	10	10	10	
350	n every	on mostat.			10	10	10	
	or other whatever	opposition to annul, to v, or to secure charges opposition or claim		-				
1	lst cl	ass	1 00	30	00	ad		
i	2nd	***** ***** *****	1 00	30	60	30	20	
	3rd		50	30	40	30	20	
1	4th	46 ······ ·····························	30	30	40	30	20	
elte			00	30	10	10	10	
011	contested	, on filing contestation.		1				
	-00 010	203	1 50	ł				
	and the		1 00	1	I			
	orq		50			i		
	4th		30	1				
E.			50					
0.1	r every s	earch amongst records						
1 1	or over t	wo years	20					

Fees and Taxes paya¹ le on proceedings in non appealable cases in the Circuit Court.—Continued.

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er.		fees.	ees.		Ta	xes.			
Number.	Proceedings.	Clerk's fees	Crier's rees.	Montreal & Ottawa.	Quebec.	Other districts.	County courts.	Total.	
38	For commission on money dero- sited (one per cent)	Sets		Scts	Sets	Scts	\$cts	*	cts
39	On entry of every appeal to the Circuit Court	2 00							
40	On the filing of appearance for respondent	1 50							
41	For affixing the scal of the court	10				ţ			
- 1	For security for costs. 1st class 2nd '' 3rd '' 4th ''	40 40 40 40	• • • • • •	50 30 30					
3	For every security not elsewhere mentioned	40							
	No tax should be payable on an alias or pluries writ of any kind. In all prosecutions or actions brought for contravention of the Quebec license law before the Circuit Court, the fees of the clerk of such court, of the bailiff, of the advocate and the tax shall be the same as those which are allowed in actions of \$25.00 and under \$40.00. (Article 203 Q. L. L.)								

SHERIFF'S TARIFF.

Fees and taxes payable on proceedings in the Sheriff's office

Number.		fees.	Tax.				
Nun	Proceedings.	Sheriff's	Montreal & Ottawa.	Queber.	Other districts.	Total	
2 F 3 F 4 F 5 F 6 F 6 F 8 F 0 1 9 9 7 F 0 8 F 0 1 9 9 7 F 0 7 1 9 9 7 F 0 9 7 F 0 9 7 F 0 9 7 F 0 9 7 F 0 9 7 F 0 9 7 7 9 7 9 7 9 7 9 7 9 7 9 7 9 7 9 7	or every copy of any writ of summons addressed to the sheriff with warrant and return	00 00 00 40 00	Sets	Scts	\$cts	\$ cts	

SHERIFF'S	TARIFFContinued.
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Fees and taxes payable on proceedings in the Sheriff's office .- Cont.

er.		fees.		'Ta:	ĸ.	
Number.	Proceedings.	Sheriff's fees	Montreal	Quebec.	Citer .	Tota
11	For every warrant on any writ of execution.	Scts 1 00	Sets	Ser.	5113	t et
12	For every return of any writ of execution	1 00	1	1	1	
,	On every opposition or claim for payment.			# }		
	1st class 2nd '' 3rd '' 4th '' On every opposition to annul. to withdraw	00 00 00 00	1 00 60 40 30	1 00 60 40 30	30 20	
	or to secure charges.					
	1st class 1 2nd ''	00 2	2 00 1 50	1 00 60	50 30	
	3rd ''	001		40	20 20	
5 F	or drawing advertisement for the sale of immoveables under writ of execution, in- cluding copies for the printers				20	
6 F	or drafting conditions of sale	1				
	or all proceedings of the sheriff, on any writ of possession	1				
8 F	or every bond or recognisance under article 759 C. C. P.	under an anna anna anna anna anna			3	
	2nd ()	00 1 00 1 00				

SHERIFF'S TARIFF.-Continued.

Number.	Proceedings.	freg		Ta	K .		
Nur		Sheriff's	Montreal & Ottawa	Quebec.	Other districts.	Total	
19 For eve	ry other bond or recognisance.	Set	s Scla			\$ cts	
lst 2nd 3rd 4th	class	······ 1 00 ····· 1 00 ····· 1 00	1 50 1 00 60				
	ransfer of a bond or recognisar	nce,		N. Conservation			
21 For every	search amongst records for less			İ			
2 For every	additional year	10					
4 For an o	ficial certificate fficial copy of any document clusive of certificate, per 100 word	20 or					
when the exceed strengthere of i	deed of sale of AN IMMOVEAE e price of adjudication does n 400.00 including the recordin n the sheriff's registers the price of adjudication exceed .00	LE ot ng	,				
Note. Wh gether, sold to th an immov the same lots are o to the sam	en several lots are grouped to and are so offered for sale an be same purchaser, they constitut eable, and should be included in deed for one fee. When severa ffered for sale and sold separately the purchaser, each lot constitute cuble and as many deeds may be	• 6 00 o- d e n l					

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SHERIFF'S TARIFF .- Continued.

ber.		Sheriff's fees.	Tax.			
Number	Proceedings.		Montreal & Ottawa.	Quebec.	Other districts.	Tota
	made and charged for as there are lots; but all the lots sold to the same purchaser may, if he requires it, be included in one and the same deed, in which case the same fee shall be payable as would be if a deed were made and delivered for each lot sepa- rately.		\$cts	Sets	Scts	\$ c!
26	For all proceedings of the sheriff for the ar- rest of a defendant under a judgment ordering a "contrainte par corps," or un- der any writ other than a writ of "capias ad respondendum"					
27 1	For every notice or requisition to a registrar for a certificate as to privileges and hypo- thecs affecting immoveables (art. 770 C.	2 00				

Whenever the Sheriff himself, or his deputy, performs any of the duties usually performed by a bailiff, and when as such Sheriff he shall be authorized to do such duties, he shall be entitled to receive, in addition to the fees hereinbefore enumerated, the following fees:

IN THE SUPERIOR COURT.

No.	C	cts
1 For the service of any notice or other document upon an attor- ney as such, including return	- 4	CIS
ney as such, including rethrn		20
2 For the service of a subpœna upon a witness, including re- turn		30

SHERIFF'S TARIFF .- Continued.

Whenever the usually pe authorized tion to the	Sheriff himself, or his deputy, performs any of erformed by a bailiff, and when as such Sheriff h to do such duties, he shall be entitled to receive fees hereinbefore enumerated, the following fees	the duties e shall be c, in addi-
No.	in the second seco	-Con'd
4 For every	rvice of a writ of summons or other writ or doc otherwise provided for, including return	50
	service of a writ or other document required b served personally, including return	y
return, wi	hen required fany person, including	z
6 For the seiz original p perty is sei	ure of an immoveable or of moveables including roces-verbal and copies for the party whose pro-	2 50
7 For each add	litional lot seized	3 00
iucluding n	rotices and the posting thereof the church door	50
9 For the sale including pu If more the	of an immoveable property, or of moveables, rocès-verbal of sale and copy an one lot of land be sold under the same writ, additional lot	50 2 50
10 For a return of	f no goods or of no lands, including copy if	50
11 For a return of	rebellion à justice and const	50
12 Forall services	executing a writ of possession, including return	1 00
If a recor	requireg	2 50 60
14 For the appoint	a arios her day	00
15 In any case in w being interested	hent of a new guardian when legally required ading return, copy, etc	00
		50

SHERIFF'S TARIFF.-Continued.

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No.

cts

Whenever the Sheriff himself, or his deputy, performs any of the duties usually performed by a bailiff, and when as such Sheriff he shall be authorized to do such duties, he shall be entitled to receive, in addition to the free hereinbefore enumerated, the following fees :- Con'd.

S cts

16	If in consequence of the au	antity of goods to be seized or
	sold he is necosconily	pied more than one day making
	anal is net essarily occu	bled more then one domant !
	such seizure or sale the	latation chan one ony making
	the rate of the realt, the a	uunional time to be charged at
	the rate of \$2 50 per day.	dditional time to be charged at

17 If any document to be prepared by him. excepting minutes of seizure of real estate, necessarily contains more than three hundred words, the additional words to be charged at the rate of 8 cents per 100 words, in addition to the fees hereinbefore allowed.

CIRCUIT COURT APPEALABLE.

140	/		
1	For the service	\$	cts
	For the service of any writ of summons, including return		50
2	For the service of any writ or other document required by law to be served personally, including return		
3	For the service of a subpœna upon a witness or other docu- ment not otherwise provided for, including return		50 25
4	For all proceedings on the arrest of any person, including return, when required	9	
5	For the seizure of moveables including original proces-verbal and copies for the party whose property is seized and for the guardian	2	00
6	For the publication in both languages at the church door including notices and the posting thereof, etc.	2	
7	For the sale of goods and chattels, including procès-verbal		50
8	For a return of no goods, including copy if required		50 50

SHERIFF'S TARIFF.-Continued.

Wh	enever the Shorig his	
	enever the Sheriff himself or his deputy, performs any of the usually performed by a bailiff, and when as such Sheriff he s anthorized to do such duties, he shall be entitled to receive, i tion to the fees hereinbefore enumerated, the following fees :	duties hall be
No.	the following fees :-	Con'.I.
0	13	d
9	For a return of rebellion à justice and copy	\$ cts
10	For all services executing a writ of possession, including	1 00
	for recors, when required	2 00
	shall be paid at the rate of 70c per der	40
	ed so to do, including return guardian when by law require	
13 fi	any case in which, in consequence of more than one person being interested in the property seized or sold, more than one copy of a proces-verbal is required, for every such additional copy	1 00
1	any document to be prepared by him necessarily contains more than 300 words, the additional words to be charged at the rate of 8 cts. per 100 words in addition to the fees percentered by him necessarily contains	40
1	CIRCUIT COURT NON-APPEALAN	
ti	the service of any writ or other document, including re-	
2 For ba fo	the seizure of moveables, including original procès-ver- al and copies for the party whose property is seized and r the guardian. 1st class	25
3 For	recors, when required	00
sal	e and copy.	10
	nd. 3rd and 4th class 1 50	

SHERIFF'S TARIFF .- Continued.

Whenever the Sheriff himself, or his deputy, performs any of the duties nsually performed by a bailiff, and when as such Sheriff he shall be authorized to do such duties, he shall be entitled to receive, in addition to the fees hereinbefore enumerated, the following fees :- Con'd.

No

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Mileage on the service or execution of a writ or process of any kind is allowed, at the rate of 25 cts per mile in the superior court and 20 cts per mile in the circuit court, without any further charge for mileage on any other process then in his hands to be served on the same party and which might be served at the same time (whether such process shall have been sued out by the same party or by any other) and without any charge for mileage in returning ; but exclusive of sums paid at toll gates, ferries and bridges.—No mileage to be allowed anless the distance exceeds one mile.

TARIFFS OF CLERKS AND BAILIFFS BEFORE DISTRICT MAGISTRATES.

Fees payable to Clerks and Bailiffs upon proceedings had before the District Magistrates' Courts, under the authority of article 2531 R. S. P. Q.

No. TO CLERKS.	
1 For every writ of summons	\$ ct
	3
	10
 3 For every original subpoena	18
	10
 5 For every judgment including copy 6 For every writ of execution or attachment	25
7 For every copy do	25
40	10
8 For every entry of opposition, allowed by a district magistrate	20
For every copy	25
40 ******	10
TO BAILIFFS.	
For the service of any writ of summons or other order of court	
For the seizure and attachment of moveables, including	25
For a recors, when required.	75
For sale 1	25
For publishing notice of sale 1	00
For copy of proces-verbal of seizure, when more than one party is interested	40
Mileage, per mile	20
······································	20

TARIFFS OF CLERKS AND BAILIFFS BEFORE DISTRICT MAGISTRATES.—Continued.

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Fees payable to Clerks and Bailiffs upon proceedings had before the District Magistrates' Court, under the authority of article 2531, R. S. P. Q.--Continued.

No).		cts
	The bailiff serving several processes for the same plaintiff, at the same time and upon the same road, is entitled to only one trip.	•	•••
	Tariff of fees payable upon proceedings before the district Magistrates, made under the authority of article 2531, R. S. P. Q.		
18	For drawing up deposition		50
19			
20	For drawing up bail-bond		50
21			50
22	For every summons		30
	For every copy		10
23	For original subpœna		20
24	For copy of suppoena		10
25	For drawing up judgment		25
26	For copy of judgment.		
27	For each attendance in Court		20
28	For each whit of execution	2	25
29	For each writ of execution	2	5
	For each copy of any entry, per hundred words	1	0
30	For each copy of record, per hundred words	1	0
31	For each certificate	2	0

TARIFFS OF CLERKS AND BAILIFFS BEFORE DISTRICT MAGISTRATES.—Continued.

Fees payable to Clerks and Bailiffs upon proceedings had before the District Magistrates' Court, under the authority of article 2531, R. S. P. Q.—Continued.

No.		-	
		\$.	cts
	Duties imposed upon certain proceedings before the district Magistrates and before district Magistrates' Court under the authority of article 2748, R. S. P. Q.		
32	Upon every writ of execution or of attachment issued by the Magistrates' Court		
			10
	Upon every summons, granted by a district Magistrate		10
34	Upon every conviction or order by the same		50

TARIFF OF FEES FOR REGISTRARS IN THE PROVINCE OF QUEBEC.

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No.		
	REGISTRATION.	\$ ct
1	For the registration at length of any title or document, or for registration by memorial of a summary of the same, if the number of words does not exceed 400	50
	For every additional 100 words (any number less than 100 to count as 100)	
2		10 50
	Nevertheless no fee shall be charged for the certificate upon a document which must remain deposited unless the registrar be expressly required to give the same.	50
3	For the entry in the margin of the registration of the title, document or memorial creating a debt, of any notice of renewal, or of any transfer, conveyance, subrogation, or any deed whatever conveying any sum of money or right whatever already registered, or presented for registration; or for any marginal entry required by law	50
4	If the number or date of registration is not given, for the making of such entry:—for each year of search from the date of the title or document	
5	For the entry in the index to immoveables of each registered title or document containing the official number of an immoveable affected, to wit:	10
	For the first or the only official number or the first or the only part of an official number	20
	For each of the 24 numbers or part of the following num-	20
!	And for each number or part of number over 25	10
	If the title or document registered does not contain the official number of an immoveable, but that the number of the immoveable affected be given by a notice under article 2168 of the Civil Code of Lower Canada, or by a declaration having that effect, the title or document	02

TARIFF OF FEES FOR REGISTRARS IN THE PROVINCE OF QUEBEC.—Continued.

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No.		
	and the notice or declaration shall, with respect to the entry in the index to immoveables, be counted as one deed.	\$ cts
6	For the registration of declarations relating to partnerships. Art. 5637 R. S. P. Q.	
	If the declaration does not contain more than 400 words.	50
	And for every additional 100 words	05
	And for the registration of declarations relating to incor- porated companies. Art. 4754 and seq. R. S. P. Q	1 00
	DEPOSITS AND CANCELLATIONS.	
7	For the deposits required by articles 5695, 5843 and 5934, R. S. P. Q.	
	Notice of sheriff's sale, - for each lot	10
1	Creditor's address,—for each address	10
	Notice of municipal sale,—for each lot	50
8 F	or the fyling of any document authorizing a cancellation. including the documents annexed	10
9 F	or each entry in the margin of the office register, necessary to effect the cancelling of a registration of hypothec or real charge	50
10 F	or the search required to make the cancellations or mar- ginal entries when the number or date of registration	50
	the deed	10
1 For	the deposit and entry of the certificate of release from eizure required by articles 5843 and 5934 R. S. P. Q	50

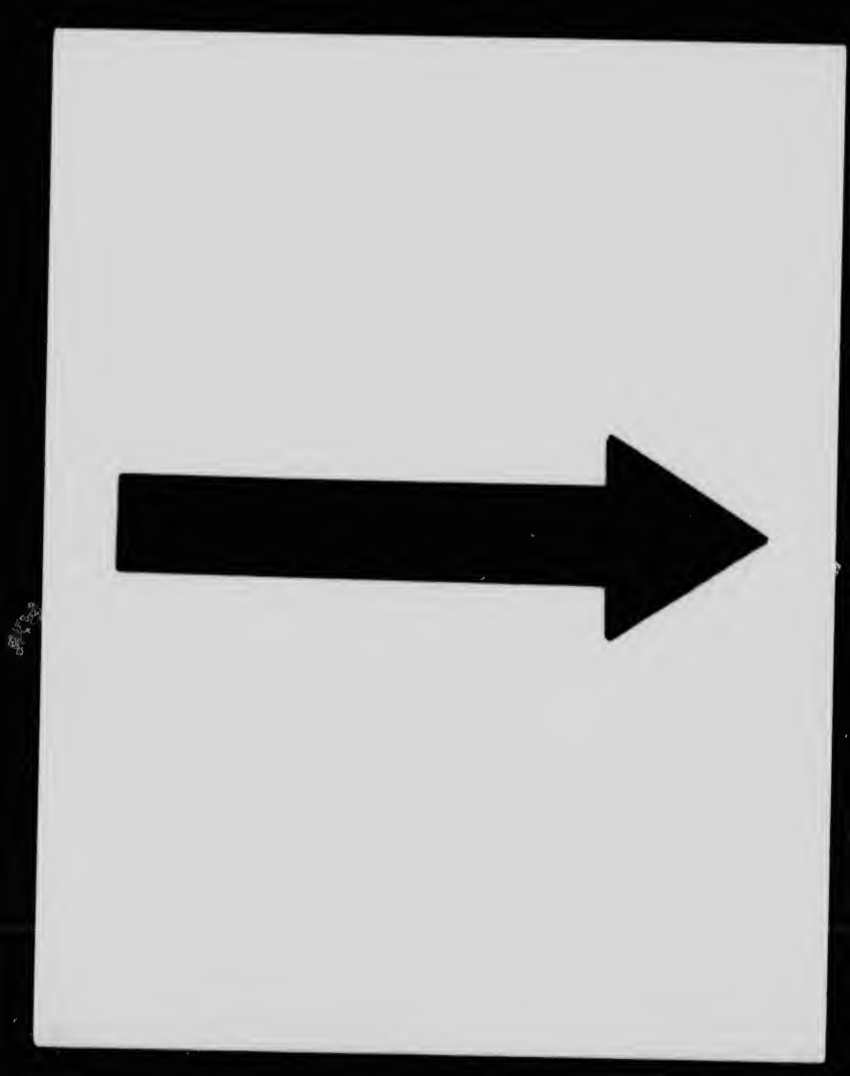
TARIFF OF FEES FOR REGISTRARS IN THE PROVINCE OF QUEBEC.—Continued.

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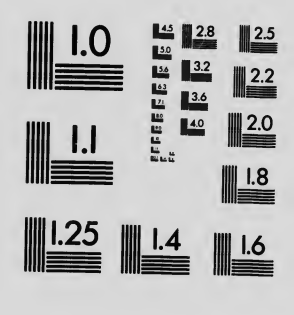
5

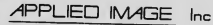
No.		
	SEARCHES AND CERTIFICATES OF HYPOTHECS OR REGISTRATION IN THE REGISTRATION DIVI- SIONS WHERE THE OFFICIAL PLANS AND BOOKS OF REFERENCE ARE FYLED AND IN FORCE.	\$ cts
12	For each official number or part of the same mentioned in a requisition for a certificate, to wit :	
	For the first or the only official number or the first or only part of an official number	
	For each of the 24 subsequent numbers or part of the following numbers	20
	And for each official number or part of official number, over 25	10
13 F	For each hypothec or other real right still affecting an official number or part of an official number indicated in the request, including the transfers, subrogations, notices, acquittances having reference to such hypothec or real right, as well as all searches and writings	02
	And all official numbers and parts of official num- bers subject to the same hypothec or real charge shall be dealt with as if they constituted but one number.	
14 Fo	or every entry of a total or partial radiation attested on a certificate already delivered	
10 10	or the registrar's certificate or certified statement containing the entries referred to in acticle 13, without regard to the number of words therein contained	50
	If the fecs for a certificate of search, in accordance with the rules hereinabove given, amount to less than \$1.00, the registrar shall nevertheless be entitled for such	50
16 The	e seven following articles 17. 18, 19, 20, 21, 22 and 23 shall pply to the searches and certificates from the index to ames and not from the index to immoveables.	00



MICROCOPY RESOLUTION TEST CHART

(ANSI and ISO TEST CHART No. 2)







1653 East Main Street Rachester, New York 14609 USA (716) 482 - 0300 - Phane (716) 288 - 5989 - Fax

TARIFF OF FEES FOR REGISTRARS IN THE PROVINCE OF QUEBEC.—Continued.

No.		\$	cts
	SEARCHES OR CERTIFICATES OF HYPOTHECS OR OF REGISTRATION WHERE THE CADASTRE IS NOT YET IN FORCE, OR IN WHICH THE DELAY GRANTED FOR RENEWAL HAS NOT EXPIRED.		
17	For search in the index to names, against the name of any person, or for the name of the proprietor of a particular immoveable : for each year of search		10
	But no fee will be granted for each year over the 10 years of search against the name of any person. This provision shall also apply to cases of certificates made in accordance with article 771 of the Code of Civil Procedure, even in registration divisions where the cadastre is in force.		
18	When the registrar cannot find the name sought for, should he be obliged to leave his office to ascertain it, he shall be en- titled as and for travelling expenses, for each mile necessarily travelled in going and coming, over and above his tolls and ferries, to		10
19	When the registrar is necessarily absent from his office, he shall be entitled to a fee of \$3.00 per day, for the first two days of absence only. (A day begun shall count as a whole day)	9	00
20	For preparing any affidavit to find the name sought for, the oath included	J	50
	But the fee, whatever may be the number of affidavits, shall not exceed \$3.00		
21	For each hypothec or other real charge further affecting an immoveable or part of an immoveable indicated in the request including the transfers, subrogations, notices; acquittances having reference to such hypothec or real charges		75
	But all immoveables or part of immoveables subject to the same hypothec or real charge shall be dealt with as if they constituted but one immoveable.		
22	For every entry of partial or total cancellation attested upon a certificate already delivered		50

TARIFF OF FEES FOR REGISTRARS IN THE PROVINCE OF QUEBEC.—Continued.

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No.		\$	cts
23	For the registrar's certificate or certified stetement contain- ing the entries referred to in article 21, without regard to the number of words therein contained		50
	If the fees for a certificate of search, in accordance with the rules above given, amount to less than \$1.00, the registrar shall nevertheless be entitled for such cer- tificate to		00
	MISCELLANEOUS SERVICES.	T	U
24	For every certificate, positively unforeseen, in the present tariff		50
	If such certificate requires scarches :		
	For each year over which such searches extend		10
25	Searching for and giving the official number of an immove- able, or searching for and giving notification of any decu- ment deposited		25
26	For giving communication of the index to immoveables, for each number		25
27	For the reading by the registrar, if requested to do so, of the entries against any official number of the index to immove-		
28	For exhibiting the register, in accordance with article 2179 of the Civil Code, for each document read		25 25
29	For the reading by the registrar, if he be requested to do so, of any document deposited or registered in his office		25
30	For all verbal information stating whether a deed is registered or not, or whether an immoveable is affected or not, when the registration date or number or the official number is given		05
	Moreover, for every year of seach, when the registration date or number is not given		25
	Br Cit		10

TARIFF OF FEES FOR REGISTRARS IN THE PROVINCE OF QUEBEC.-Continued.

	1	
COPIES AND EXTRACTS.	\$	ets
For each copy or extract from the register, of any document transcribed, or from any document deposited ;		
does not exceed 400		~ 0
For each additional 100		50
The registrar shall give free of charge to any person asking for it, a statement of his fees and charges, and of the stamps and taxes paid.		10
	 For each copy or extract from the register, of any document transcribed, or from any document deposited : If the number of words contained in the copy or extract does not exceed 400 For each additional 100 words (any number of words less than 100 to count as 100) 	COPIES AND EXTRACTS. \$ For each copy or extract from the register, of any document transcribed, or from any document deposited : If the number of words contained in the copy or extract does not exceed 400 For each additional 100 words (any number of words less than 100 to count as 100) For words words contained in the copy or extract words

N. B.—As to stamps upon registrations vide article 1181, R. S. P. Q. As to duties on certain registrations in the registration divisions of Montreal and Ottawa vide 38 Victoria, chap. 17, sec. 9. 49-50 Victoria, chap. 96, sec. 17 and 60 Victoria, chap. 7, sec. 4 and item 44 or order in council of the 26th April 1850. Canada Official Gazette of 1850, pages 8515. 8516 and 8517

BAILIFFS' FEES.

SUPERIOR COURT.

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(Tariff made by the Judges of the Superior Court, at Quebec, on the 30th of December, 1868.)

TO THE BALLIFFS.

For service of any notice, or other paper upon an attacked			
For service of any notice, or other paper, upon an attorney as such, including return		_	
return return a writ of subpana on each witness, including		0 2	20
For the service of any writ of any main of any service of any serv	() :	30
For the service of an	() 5	50
be served personally, including return			
be served personally, including return For all proceedings on the arrest of any person, including return, when required) 6	
ables, including uniginal inventors or attachment of move-	•)	2 5	0
and for the guardiant inventory, and copies for the debtor.			
tional lot	-3	0	0
For every publication, in both languages, at the church-door, not otherwise provided for, including notices, affixing same.	0	5	0
For the sale of real or personal property, including minutes of sale and conv.	0	5()
If more than one lot of land be sold under the same writ, for each	2	5()
For a return of no master	9	5()
For a return of <i>rébellion à justice</i> and copy For all services executing a writ of possession, including return	0	50)
For all services executing a writ of possession includ:		00	
For recors when required		50	
\$1.00 per der	0	75	
For the appointing of a new start in the second start in the second start is the second start in the second start is the secon			
uo, including return, copy, &c	1	00	
do, including return, copy, &c For the posting and publication of <i>exparte</i> notices for a ratification of title, including return. &c	1	υu	
For the attendance on jury trials under the direction of the sheriff,	4	0 0	
In any case in which in consequence of	1	50	
or copies of the inventory is on and additional copy			
copy so required			
bailiff is necessarily occupied more than one day in making such seizure or sale, the additional time than one day in making such	0 8	5()	
	2 5	0	

If any paper to be prepared by a bailiff, excepting minutes of seizure of real estate, necessarily contains more than 300 words, the additional words to be charged at the rate of five pence ($\$0.08\frac{1}{3}$) per hundred words, in addition to the fees hereinbefore allowed.

Mileage on the service or execution of a writ of process of any kind. at the rate of 25 cts per mile, without any further charge for mileage on any other process to be served on the same party then in the hands of the bailiff, and which shall be or might have been served at the same time (whether such process shall have been sued out by the same party or by any other) and without any charge for mileage in returning, but exclusive c 'sums paid at tollgates, ferries and bridges. No mileage to be allowed, unless the distance exceed one mile.

CIRCUIT COURT.

IN APPEALABLE CASES.

(and in cases exceeding \$60.)

(Made by the judges of the Superior Court, at Quebec, on the 30th of December, 1868).

For the service of any writ of subpœna or other writ or paper not For the service of any writ of summons and return For the service of any writ or other document required by law to 0 50 be served personally, including return. For all proceedings on the arrest of any person, including return. 0 50 For the seizure and attachment of moveables, including original 2 00 inventory and copies for debtor and guardian..... For every publication in both languages at the church door, 2 50 including notices (affiches), affixing same, &c For the sale of goods and chattels, including minutes of sale and 0 50 •••• •••••• •••••••• •••• ••• ••• ••• For return of no goods, including copy if required..... 1.50For a return of rébellion à justice and copy..... 0 50 For all services executing a writ of possession, including proces-1 00 verbal..... For a recors when required..... 2 00 If recors necessarily employed more than half a day, at the rate of 0 40 For the appointment of a new guardian when legally required so to do, including return, copy, &c..... In any case in which in consequence of more persons than one 1 00 person being interested in the property seized or sold, an additional copy or copies of the inventory is or are necessary, for each extra copy so required..... If any paper to be prepared by a bailiff necessarily contains more than

300 words, the additional words to be charged at the rate of four pence $(0.06\frac{2}{3})$ per hundred words, in addition to the fees hereinbefore allowed.

Mileage on the service or execution of a writ or of process of any kind, at the rate of \$0.20 per mile, as heretofore, without any further charge for mileage on any other process to be served on the same party, then in the hands of the bailiff, and which shall be or might have been served at the same time (whether such process shall have been sued out by the same party or by any other) and without any charge for mileage in returning, but exclusive of sums paid at tollgates, ferries and bridges. No mileage to be allowed, unless the distance exceed one mile.

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(BAILIFFS' FEES) .- NON APPEALABLE CASES.

(under \$60.)

	2: d class. Actions not exceeding \$60, but above \$40.	3rd class. Actions for \$40 or un ³ er, but above \$25.	4th class. Actions for S25 or under.
	S cts	S ets	S cts
 Mileage on the service or execution of a writ or process of any kind, without any charge for mileage in returning : when the distance exceeds one mile, for every additional mile For the seizure of goods and chattels and all incidental 	0 20	0 20	0 20
trouble, but exclusive of mi- leage	1 50	1 00	1 00
For the recors (when required)	0 50	0 50	0 50
For the sale of goods and chattels	1 50	1 00	1 00
For publishing the notice of the sale and posting at the church door.	0 40	0 40	0 40
For the service of a writ, of a subpœna, of articulated facts, of a copy of judgment	0 25	0 25	0 25
For the service of any document required by law to be served personally	0 50	0 50	0 50

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(BAILIFFS' FEES).-NON APPEALABLE CASES.-Continued.

	2nd class. Actions not exceeding \$60, but above \$40.	3rd class. Actions for \$40 or under, but above \$25.	4th class. Actions for \$25 or under.
For publishing the	S ets	S ets	S cts
For publishing the notice of sale in the newspapers For posting the notice in the sheriff's office	2 00	2 00	2 00
For the service of any notion	0 50	0 50	0 50
the certificate and return Sums paid at toll-gates, ferries and bridges, charged extra.	0 20	0 20	0 20

NOTA BENE—The custom, in the district of Montreal, since several years, authorizes the bailiffs to charge the following fees for proceedings not mentioned in the tariff for non-appealable cases:

For return of Nulla Rong		
For return of Nulla Bona For return of Non est inventus For return of Rebellion à justice For all services in constitution	80	95
For return of Rebellion d justice	0	25
norhal	0	50
verbal	1	00
For preparing and serving an additional processories	0	50
Hanoll- 41	0	25
Usually, the sum of \$0.20 for mil		

distance does not exceed one mile.

FEES OF CLERKS AND BAILIFFS IN THE COMMISSIONERS' COURT.

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(2441, 2442, R.S.Q.)

The fees of the clerk of any Commissioners' Court are the following :

1. For every summons made and delivered by him, by order of the Court or of any commissioner entitled to sit therein 20

•>	For avon	,,,,
.	For every copy of a summons	
3.	For every subpoug	10
	For every subpossa	15
4.	For every copy of subpœna	
5.	For every indemond	10
	For every judgment and copy thereof	05
6.	For every warrant of execution or seizure	
7	For any	25
••	For every copy thereof.	10
8.	For entering every opposition allowed by a commissioner	10
	by a commissioner	10

The bailiff has a right to receive, for every service of process and certificate thereof, the sum of twenty cents, and six cents and two thirds of a cent per mile for the distance he has gone to perform such service, the distance in returning not entitling him to any allowance; but the bailiff by whom several services are made upon the same defendant, shall not be entitled to travelling expenses for more than one journey.

TARIFF

92

OF

NOTARIAL FEES OF THE PROVINCE OF QUEBEC.

ARTICLE 1.-Decds of Sale, Promise of Sale, Exchange and Assignment.

When the amount stipulated in the deed or the value of the property is the sum of :

 \$100 or less, the fee will be	
9 AL COST CHE ICE WILL DE	
4. Above S100 but not and	0 1 110
2 AL STORE HOLEXCEEding \$200	21 00
J. Above \$200 but not any in 8 caro in the second	1 80
 Above \$100 but not exceeding \$200 Above \$200 but not exceeding \$400 	1 50
 3. Above \$200 but not exceeding \$200	2 00
 Above \$400 but not exceeding \$400	3 00
 Above \$3,000 bit not exceeding \$3,000	4 00
8 Above \$4,000 the not exceeding \$4,000	0 00
Above \$4,000 bilt hot exceeding the second	6 00
 8. Above \$4,000 bit not exceeding \$4,000 9. Above \$6,000 bit not exceeding \$6,000 10. Above \$8,000 bit not exceeding \$8,000 And above \$10,000 bit not exceeding \$10,000 	0 00
Above \$0,000 bilt pot excueding \$10.000	7 00
10 Above Se ooo 1	• •••
Thome \$6,000 bilt not exceeding \$10 000	0.8
10. Above \$8,000 but not exceeding \$8,000 And above \$10,000 an additional fre according to the	0.00
tind above \$10.000 an additional for	10 00
and diversity of the second line to st	00

and circumstances.

ARTICLE II .- Obligations, Transfers, Renewal deeds.

When the amount stipulated in the deed is:

- k ,	\$400 or less, the fee will be		
2.	Above \$400 but not exceeding \$800 Above \$600 but not exceeding \$2,000	® 1	50
3.	Above \$500 but not exceeding \$800	φι	00
A	Above \$600 but not exceeding \$2,000	- 2	-00
_	ALLEY BON DIDLE AND AND A CONTRACT AND A	~	0.0
	ALLEY I SA HILL AND A		0.12
	And shows \$12,000	1	00
<u>a n</u>	Above \$8,000 but not exceeding \$8,000 And above \$12,000, an additional fee according to the am	10	00
at II	And above \$12,000, an additional fee according to the amount, to d circumstances.	roul	ble
	,		

ARTICLE III .- Contracts and Specifications.

When the amount stipulated in the deed is :

1. \$400 or less, the fee will be
4. Above \$2,000 but not exceeding \$2,000 5 00 5. Above \$2,000 but not exceeding \$4,000 6 00 5. Above \$4,000 but not exceeding \$6,000 8 00 6. Above \$6,000 but not exceeding \$6,000 10 00
4. Above \$2,000 but not exceeding \$4,000
4. Above \$2,000 but not exceeding \$4,000
6. Above \$6,000 but not exceeding \$6,000
And at
And above \$10,000, an additional fee access 1
And above \$10,000, an additional fee according to the amount, trouble

TARIFF OF NOTARIAL FEES .- Continued.

ARTICLE IV .- Leases.

When the annual rent, irrespective of the other conditions in, or the length of the lease, or other amounts in the deed, is:

1. Dion c" less, the fee will be	
 Stor C[*] less, the fee will be Abov \$100 but not exceeding \$400 Abov \$400 but not exceeding \$1,000 	
\mathbf{A}	
And above \$4,000, an additional fee account	rding to th
And above \$4,000, an additional fee account and circumstances.	tung to the amount, trouble

ARTICLE V.-Farm Leases.

ARTICLE VI .- Acquittances and Discharges.

When the amount stipulated in the deed is:

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1. 5400 or less, the fee will be		
 S400 of less, the fee will be	\$1	00
	0	
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$\mathcal{Y}_{\mathbf{A}}$ \mathcal{A} UOVP $\mathcal{M}_{\mathbf{A}}$ DOD but \mathcal{A} \mathcal		
VI ADDVP Sh AND but was	-	00
ANU ROOVE SS 000 on addition of the second states o	6	00
trouble and circumstances.	nei	id
	1.001	a way

ARTICLE VII. — Deeds of Sale with Constituted Rents, Emphyteutic Leases and other deeds of like nature.

The same fees as those stipulated in article 3, taking as the amount the capital of the annuity or employteutic rent capitalized at 6%.

ARTICLE VIII. - Wills, Codicils, Marriage Covenants and Deeds of Partnership.

ARTICLE IX .- Gifts.

1. For gifts of moveable property, the fee will be from....\$2 00 to \$10 00 according to the value of the moveables, the amount due or the sums of money given.

TARIFF OF NOTARIAL FEES. - Continued.

2. For a simple gift of immoveable property the fee will be

according to the value of the immoveables. \$3 00 to \$12 00

And if there is a reservation of usufruct, specific rent, condition of maintenance, substitution, or other conditions, an additional fee according to the trouble and circumstances.

ARTICLE X .- Powers of Attorney.

For a power of attorney for a special purpose, the fee will be from......\$1 50 to \$3 00 For a general power of attorney. 2 00

	' Scheral power of afformation	
Annual Mr.	. general power of attorney	• 1 50

ARTICLE XI .- Apprenticeships, Clerkships and Transfers of the same.

For an apprenticeship, clerkship and transfer of same, the fee

ARTICLE XII. - Significations, Notifications, Protest and legal tenders

For dee is of signification and notification, protests and official reports of signification (except protests of notes and bills of ex-

ARTICLE XIII .- Transfers of life insurance.

1. For deeds of transfer of life insurance, the fee will be from ... \$2 00 to \$4 00 2. For deeds of notification of transfer of insurance, from.. 2 00 to 3 00

ARTICLE XIV .- Deeds of Suretyship, Delegation of Payment, Subroyations, Deeds of l'ledye, constitution of life rent, deeds of indemnification, deeds of defeasance (conire-lettres).

When the amount stipulated in the deed i

	Provod na the need 12			
1.	\$100 or less, the fee will be			
	the rest fill be			
- 2.	Above \$100 but not and the			
	Above \$100 but not exceeding \$400	1	00	
	and the but not exceeding \$800	2	00	
- 4.	Above \$800 but not exceeding \$800 Above \$800 but not exceeding \$2,000	0		
	and the thit hot exceeding \$2 000	3	00 -	
D .	Above \$2,600 but not an an a start of the st			
			2121	

1 not exceeding \$4,000..... 5 00

6. Above \$4.060 but not exceeding \$8,000 6 00 And above \$8,000, an additional fee according to the amount, trouble and circumstances.

AFFICLE XV. - Deeds of ratification, confirmation, compliance, cession of priority of hypothecury claims, release, waiver, renunciation, declaration, and others of a similar nature.

and the

TARIFF OF NOTARIAL FEES -Continued.

1 For deade - C . ARTICLE XVI.
1. For deeds of declaration of transmission of bank deposits and deposits in other financial institutions, the fee will be feeled.
2. For deeds of declaration of transmission of bank stocks and incorporated companies, from\$3 00 to 5 00
stocks and
L. For a simple doct ARTICLE XVII.
will be
 For a simple deed attesting a fact (acte de notoriété), the fee will be\$ 2 50 For a deed attesting a fact (acte de notoriété) affecting rights of succession or other important interests
succession or other g a fact (acte de notoriélé) affecting sint
succession or other important interests
A
ARTICLE XVIII Deeds of deposit.
" And on deposit
 For deed of deposit. And an additional fee of
2. And an additional fee of
ARTICLE XIX Deeds of compromise and a line
ARTICLE XIX. — Deeds of compromise and arbitration, deeds of agreement and transactions
1. For deeds of compromise of a consideration of the construction
according to the trouble and circumstances. \$3.00 to \$15.00
 For award of arbitrators, according to the importance of the object in transaction, trouble and circumstances.
ARTICLE XX Deeds of composition and d
When the enount 6
When the amount for milt the second state of t
ment of which he obtains delay is:
1. \$5,000 or less, the fee will be
 \$5,000 or less, the fee will be\$ 10 00 Above \$5,000 an additional fee of \$1, according to the amount, \$ 10 00 trouble and circumstances.
 3. If the number of creditors who should sign the deed be more than Ten, the notary has a right in addition to the above fees to a fee of \$1 for each additional signature of more to a fee of \$1 for each additional signature of the above fees
to a lee of wi for each this waterion to the above fore
HILL ADOVO the Great the state of State UP Creation and
The LIE DOIATU POCOTOR tont of Contracting
ditors, for the notice to each creditor, provided the number does not exceed <i>Ten</i> , for each notice, the fee will be
VI 11 LOP FOISTY BOOMERS 1 CONTRACTOR STRUCTURE S
creditors, for each sitting, the fee will be
ARTICLE XXI Tutor hime Courses and
1. For petitions or declarations for tutorships or curatorships, the
fee will be\$ 3 00
\$ 3.00
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TARIFF OF NOTARIAL FEES .- Continued.

2. For family connecting		
3. For the original before the notary		
 For family conncil before the notary	5	00
 5. If the tutorship is for more than one object, an additional fee of. 6. For a petition to the court to anthorize a tutor on additional fee of. 	1	00
6 For a futorship is for more than one object	0	50
	2	00
	-	
certain acts other than sales under judicial authority, licitations of immove ables or other property		
	5	00
	0	00
	10 0	00
according to the trouble and circumstances. 8. For preparing the suretyship of the beneficiary heirs	10 (
9. For drawing and a substrain of the beneficiary hoise	2 (0
 For drawing up the notices to be given by the beneficiary heirs. For petition for affixing of seals. 	$\frac{2}{2}$ (
10. For petition for affixing of seals	5 (<i>)</i> (<i>)</i>
11. For petition for removal of seals	$\frac{3}{3}$)U
A DELGA - TTTTT	3 (<i>)</i> ()
ARTICLE XXII.—Inventories.		
 For preparing the preamble the fee will be		
the regide of attendance either at the note \$10 00 to \$	30 0	0
 For each hour of attendance either at the notary's office or at the residence of the parties an additional fee of 		
	4 0	0
ARTICLE XXIII Sales at auction of the movembles of accessions, insolvencies, &c.		
insolvencies, f.c.		
For drawing up the official report, the fee will be from \$5.00 to \$1 For each hour of attendance at the sale, an additional fee of		
For each hour of attendance at the fee will be from S5 00 to S1	= ~	
at the sale, an additional fee of	0 U	J
ARTICLE XXIV.—Licitations and sales under judicial authority.	4 00)
For the time and sales under indicial authority		
For the time and trouble devoted to the proceedings of a voluntary licitation, comprising the petition, notice to relation		
nertation, comprising the petition notice the proceedings of a voluntary		
of sale for which the notary has right to at least	i 00	
In addition, \$15 00 to 30	00	

1. 2 per cent. on the first \$4,000 or fraction of \$4,000 of the price of each immoveable; 2. 1 per cent. on each additional thousand dollars or fraction of

\$1,000 to the amount of \$30,000, no additional fee being allowed to the notary on any amount exceeding \$30,000.00.

3. For the sale of bank shares or shares in other financial institutions, the fees will be the same as in the case of immoveables.

ARTICLE XXV.—For Deeds of Partition, of rendering of Accounts by tutors, beneficiary heirs, firms, Testamentary Executors and Attorneys. 1. For preparing the preamble of preliminary observations, the fee

TARIFF OF NOTARIAL FEES .- Continued. ARTICLE XXVI. -- Maritime protests, Noting protests, Bottomry bonds, Mortgayes on vessels in course of construction, Defeasance to sale of vessels. 5. For bottomry bonds, according to the amount, from... 15 00 to 30 00 6. For mortgages on vessels in course of construction, defeasance to sale of vessels, the same fees as for the sale of immoveables. ARTICLE XXVII. - Declarations required for registration, &c. 1. For each declaration of death or other declaration, or notice required by the civil code for registration, the fee will be from ... 2. And for each description of an immoveable, in addition to the \$1 00 to \$3 00 3. For a declaration made under and by virtue of the Statutes of Canada, 37 Victoria, chap. 37, if the same contains 200 words 9 50 4. And for each 100 words in addition 1 00 0 50 ARTICLE XXVIII. In all deeds, when not otherwise provided for by the present tariff, the notary has the right to an additional fee of On each description of immoveable property in addition to the first, and the same for each intervention and for each transfer of 0 50 ARTICLE XXIX.-Reports of Practitioners. ARTICLE XXX .- Copies, Extracts, Comparing Deeds, attendances and travelling of the Notary. In addition to the fees hereinabove mentioned for the original of deeds, for comparing and each certificate of authenticity, no copy being less than..... 2. For an authentic extract of a deed delivered by the notary, 30 cents per 100 words and 50 cents for the certificate of authenticity

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TARIFF OF NOTARIAL FEES .- Continued.

- 3. For hearing the parties, examining titles, deeds and papers, receiving instructions, etc., preparing a deed, summary or other document, for each hour employed, S1.
- 4. For the search of a deed when the date is given, 20 cents, and a like sum for each additional year not exceeding 5 years, when the date is not given, and 10 cents for each additional year over and above the five years.
- 5. For assisting at the execution of a will or a codicil, or of an inventory, the second notary has the right to \$2 for the first hour and \$1 per hour for the rest of the time.
- 6. In all other cases whenever the notary attends in order to execute a deed, or attends for the purpose of any deed, out of his office, when the time employed does not exceed one hour, he has a right to \$1, and \$1 for each additional hour, with the same for the time time the same for the s
- and \$1 for each additional hour, with the same fees for time of return. 7. When there is no special fee already fixed by the tariff, each notary has the right to a fee of \$1 for each attendance at the registry office, at the court house, or elsewhere on professional business, when the time employed does not exceed one hour, and when it does, \$1 for each additional hour.

 8. Whenever the notary, for the execution of a deed or other professional duty, has to go further than a quarter of a mile from his office, he has a right to travelling and other expenses.

When the notary is required to exercise his profession by night, he shall have a right to double the amount of the fees allowed during the day and travelling expenses.
 In addition to the fees allowed during the day and travelling expenses.

10. In addition to the fees above fixed, each notary has a right to professional fees according to his care, trouble, examination, reading of documents, sittings, conferences, vacations, correspondences, researches, and work which he may have done, or according to the exceptional responsibility he may have incurred in the course of the business, or, finally, according to the importance of the matter entrusted to him. IN THE

KING'S BENCH (APPEAL SIDE)

Province of Quebec.

There shall be four classes of Appeals, as follows ;-

FIRST CLASS ACTIONS CONSIST OF

- 1. Personal, real and mixed actions when the value in contest exceeds
- 2. Proceedings by Injunction, Quo Warranto, Mandamus, Scire Facias, Requête libellée, Prohibition or others, under articles Nos. 997 to 10391 of the Code of Civil Procedure, and upon like proceedings, unless be otherwise determined by the judgment in appeal.

SECOND CLASS ACTIONS CONSIST OF

- 1. Personal, real and mixed actions, when the value in contest exceeds \$400 and does not exceed \$1,000.
- 2. Real and mixed actions not otherwise provided for. 3. Actions for separations from bed and board.
- 4. Actions for separation of property.
- 5. Actions en déclaration de paternité.
- 6. Actions en destitution de tutelle or curatelle.
- 7. All actions not included in the first class and not otherwise provided

THIRD CLASS ACTIONS CONSIST OF

1. Personal actions when the value in contest exceeds \$200 and does not

FOURTH CLASS ACTIONS CONSIST OF

1. Personal actions when the value in contest does not exceed \$200.

1 Art. 978 to 1010, and art. 957 to 972 of the new code.

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ADVOCATES' FEES IN THE COURT OF KING'S BENCH (APPEAL SIDE)

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	lst	cl	. 2d	cl.	3rc	l cl	4tl	n c
	8	cts	\$	cts	18	cts	9	et
1. Examining record and taking instructions			# ;					
to prosecute or Gerend	1 10	00	8	00	6	00		3 0
2. Inscribing case in appeal and giving notice			Ŭ			00		> U
3. Examining inscription in appeal	18	50		50	4 -	50		5
THE AVOLUCE OF SPECIFICY IN GRNAAF	1 0	00		00		50	-	0
of Attenuance when security is not in and	1	50	2	00	1	50	1	0
	1 10	00	0	00	-	~ ~		
V. Diawing appearance and bling it	1 0	50		00		00		00
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office to share at the office to share		00		00	L L	50	1	00
preadings or documents, to obtain unlos								
to take comminication of record on						1		
9. Drawing petitions, motions, interven-	1	50	1	25	1	00	1	0(
tions, reprises d'instance and other inci-								
			0					
0. On every copy of documents montioned	4	00	3	00	2	00	1	U (
	2	00	1	50	,	FO		~ ~
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Drawing factum	20		17		14			00
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1. Fee on every argument on the merits of					-		4	00
5. Fee on every argument of a motion, peti-	50	00	40	00	30	00	20	00
tion, rule, intervention, reprise d'ins-								•
tance and other incidents		, Í	_					
· Didwilly every necessary officiants	4	00		00		00		00
· rec on monon for leave to appeal from	4		T	50	1	00	0	50
Interrouting the second s	10	00	8	00	C			••
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	3 (2 !	50	2 (2	
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For travelling expenses for appeal from	6 (00	5 (00	4 (3	
outside districts, or when judgment is								
ICHUCICU AL A DISCO Whome the same 'i		1						
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not pending								
and evidence, 50c a page.		i		1				

ADVOCATES'	FEES IN	THE	COURT	OF	KING'S	BENCH
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	18	cts	8	cts	3	cts	\$	cts
24. In cases of \$4,000 and over, and in case, mentioned in No. 2 of first class actions, an additional fee of \$20 to each Coun- sel, when the appeal is settled after inscription, but before argument, and of \$30 when the appeal is argued on the merits								
5. The Court or Chief Justice may grant a senior Counsel fee; in which case the fee, unless otherwise determined by the Court or Judge, shall be	50	001	40	00	20	00	20	00

APPEALS TO THE PRIVY COUNCIL.

 26. On motion to appeal	15 15	00 00
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APPEALS TO THE SUPREME COURT.

 31. On every bail bond	15	00
ments documents and transmission of docu-	15	00

TARIFF OF FEES OF ADVOCATES, ETC., IN THE SUPERIOR COURT.

FIRST CLASS ACTIONS CONSIST OF

- 1. Personal, real and mixed actions, when the value in contest exceeds
- 2. Proceedings by Injunction, Quo Warranto, Mandamus, Scire Facias, Requête libellée, Prohibition or others under articles Nos. 997 to 1039' of the Code of Civil Procedure and upon like proceedings unless the class of action is otherwise determined by the final judg-

SECOND CLASS ACTIONS CONSIST OF

- 1. Personal, real and mixed actions, when the value in contest exceeds \$400 and does not exceed \$1,000.
- 2. Real and mixed actions not otherwise provided for. 3. Actions for separation from bed and board.
- 4. Actions for separation of property. 5. Actions en déclaration de paternité.
- 6. Actions en destitution de tutelle or curatelle.
- 7. All actions not included in the first class and not otherwise provided

THIRD CLASS ACTIONS CONSIST OF

1. Personal actions when the value in contest exceeds \$200 and does

FOURTH CLASS ACTIONS CONSIST OF

1. Per onal actions when the value in contest exceeds \$100 and does not

SUPERIOR COURT TARIFF.

ACTIONS NOT CONTESTED.

	lst	cl.	2d	cl.	3rd	cl.	4th cl.
2. If the action be settled before the return.	25	i			\$ 14		\$ cts
confess judgment on the day of the re- turn, or the next following juridical						Í	12 00
2 And OFF 4. And				- •,	-0	ο ν ί	14 00

Art. 957 to 972, and art. 978 to 1010 of the new code.

	ls	t cl	. 2	d cl	. 31	rd el	. 41	t h a
3. If the action be settled or if the defen- dant confess judgment, after the delay mentioned in the next preceding num- ber, but before plea filed, or inscription for proof, or inscription for final hear- ing on the merits where no enquête is		Cti	3	ct	s S	ct	8 8	et
 4. If the action be settled after the inscription on the roll for proof, but before the closing of the enquête, or if the action be settled after the inscription for final hearing on the merits, where no enquête is necessary, or if judgment be rendered on such last mentioned inscription 						8 00		
 closed, or if judgment be rendered in such action after enquête. 6. In any of the above cases in which will be abo				i		00 00		
ney to defendant's attorney in actions	10 (00	8	00	5	00	4	00

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	lst class.			21	2nd class.				3rd class.				4th class.			
	P1	tff.	D	eft.	'P1	tff.	De	eft.	P 1	tff.	De	eft.	Ph	ff.	De	eft.
 If the action be settled after the filing of any plea, other than a plea to the merits and with- out enquête on such plea, or if the action be dismissed on such plea and without enquête													\$			

104

	lst	class.	2nd	class.	3rd	class.	4th clas				
	Pltff.	Deft	Pltff.	Deft.	Pltff.	Deft.	Pltff.	Deft			
 8. If the action be settled after the filing of a plea to the merits, but before the inscription on the roll for proof, where an enquête is necessary, or before the incription for final hearing, where no enquête is necessary	50 00 5 0 00 6	0 00	0 00 4	80 00 3 0 00 40	0 00 2	5 00 2 5 00 28	4 00 2	0 00			

ADVOCATES' FEES-SUPERIO

GENERAL RULES.

- 11. An additional fee of \$15.00 in uncontested cases but after return, and \$30 in contested cases of \$4,000 and over.
- 12. For any proceedings not specially provided for, the Court or Judge shall determine the amount of fees or shall grant the fees allowed by the tariff for a like proceeding. In such cases the Judge may determine the amount of such fees by an order subsequent to the judgment on such proceeding, when the judgment has omitted to
- 13. The costs in action in revendication for moveables to be taxed, as against the plaintiff according to the value of the property claimed, and as against the defendant, according to the value of the property for which judgment is rendered.

105

Hypothecary actions and actions for seigniorial dues, where the title of the seignior is not contested, are to be considered, in respect
 The costs is merely personal actions.

- 15. The costs in actions to account to be taxed against the plaintiff, according to the amount demanded, and, against the defendant, according to the amount for which he is accountable.
- 16. In any action of ejectment, under the lessor and lessee act, not including actions in which either rent is or damages are sued for, (which actions are provided for by the statute), the costs to be as in personal actions, (in the Superior Court or Circuit Court, as the case may be), for a sum of money equal to the value of the premises leased for the year current at the time of the institution of the action; or, if the lease shall have expired, then for the last year to which the lease extended
- 17. In actions of damages for personal wrongs, the costs to be taxed against the plaintiff according to the amount demanded, and judgment.
 18 In actions for a second
 In actions for sums of money under S200, instituted by writ of capias ad respondendum in the Superior Court, the costs to be as in actions over S100 in the Circuit Court.

19. In any case where the defendants sever in their defence, the plaintiff's attorney shall receive, on each additional issue, one half of the sum which he would have received had there been but one issue, the whole amount to be payable, in equal proportious, by the party or parties to each issue.

ADDITIONAL FRES.

	lst	cl.	2d	cl.	3rd o	c1.	4th	cl.
20 For the	\$	cts	\$	cts	8 c	ts	\$ c	ts
20. For the second and every additional copy of the plaintiff's declaration	2	00	2	00	2 (00	1	00
21. Affidavits to obtain writs of capias ad res- pondendum, saisie conservatoire simple, attachment before judgment, attach- ment en main tierce before judgment, saisie gagerie, saisie revendication, cer- tiorari or other prerogative writs when affidavit required and suit commenced by such process		00	8	00	6 0	0	4 (00

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ADDITIONAL FRES. - Continued.

lst cl. 2d cl 3rd cl. 4th
22. If a writ of capies ad an S cts S cts S at a
22. If a writ of capias ad respondendum, or any writ of attachment against move- ables he sued out at any time to be ables he sued out at any time to be ables he sued out at any time to be ables he sued out at any time to be ables he sued out at any time to be ables he sued out at any time to be ables he sued out at any time to be ables he sued out at any time to be ables he sued out at any time to be ables he sued out at any time to be ables he sued out at any time to be ables he sued out at any time to be ables he sued out at any time to be ables he such as the beat at a substantial to be ables he such as the beat at a substantial to be ables he such as the beat at a substantial to be ables he such as the beat at a substantial to be ables he such as the beat at a substantial to be ables he such as the beat at a substantial to be ables he such as the beat at a substantial to be ables he such as the beat at a substantial to be ables he such as the beat at a substantial to be ables he such as the beat at a substantial to be ables he such as the beat at a substantial to be at a substantial to be ables he such as the beat at a substantial to be ables he such as the beat at a substantial to be ables he such as the beat at a substantial to be at a substantial to be ables he such as the beat at a substantial to be at
ables he sued out attachment against move-
ables he sued out at any time after the
cluded) a chon (amdavit in-
23. On any dealing the second se
exception to the dilatory exception. 20 00 15 00 10 00 8 0
Over-ruled and rorm or demurrer.
maintained after a judgment of preuve
avant faire droit :
To the Plaint are
To the Plaintiff's attorney
24. On one other is activities in a col of 000 6 00
issue raised upon over-ruled, after law 8 00 6 00 6 00 4 00
issue raised upon it :
To the successful party 15 00 12 00 10 00
To the opposite party 15 00 12 00 10 00 8 00 25. On any dilatory exception
25. On any dilatory exception maintained: To the Defendant's attorney. $8\ 00\ 6\ 00\ 6\ 00\ 4\ 00$
To the Defendant's attorney 15 00 12 00 10 00 2 00
To the Plaintiff's attorney 15 00 12 00 10 00 8 00 26. If the Plaintiff be permitted to an 12 00 10 00 8 00
26. If the Plaintiff be permitted to amend his $12\ 00\ 10\ 00\ 8\ 00\ 6\ 00$
declaration, after the filing of an ex-
ception to the form :
To the Defendant's attorney
rer: To the D c
To the Defendant's attorney
8. For all proceedings on any petition, mo-
upon which costs are ordered to be paid : To the party to whom costs are
To the party to whom costs are awarded. 5 00 4 00 3 00
(Same fee, on motions or other proceed. 5 00 4 00 3 00 2 00
ings to call in creditors.)
or, in answer to a motion or petition 2 00 1 50 1 00 0 55
b. For putting in security for costs : 2 00 1 50 1 00 0 50
To each attorney
in of security, in any case not otherwise
provided to a cuse hot otherwise
To each attorney
10 00 8 00 6 00 1 00

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ADVOCATES' FEES-SUPERIOR COURT TARIFF.-Continued. ADDITIONAL FEES .- Continued. -----.

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		Name of Street, Street	I		
	ls	t cl.	2d cl	3rd cl	4th cl
	\$	ets	S ct.	S cts	S at.
32 Enquête fee in any contested cause tr.		1			1
at enquate	fee	1			
TO each attanna		,			1
Clusseramination a		00	15 00	10 00	5 00
witness over three	ry'				
11 Cases to be tried by the		00	2 00	2 00	1 00
	1m 15	00	10		
To each attorney, for statement of facture required by erticle 2521 of the factor	te 10	00	10 00	8 00	
required by article 353' of the Code Civil Procedure includi	of				
adverse ports, including copy f	or				
adverse party	15	00	10 06	8 00	
motion is made for by jury, where	a	.,		0 00	
arrest of judgmont a new trial, or i	in				
non obstante verediate or lor judgmen	ntj				
are sought, one fee only to be allowe	8		1		
for the whole of the proceeding	a				
in each such case, up to judgmen	3				
To each and	L	1			
To each attorn y. 5. Struck out by an and	. 30 (n 9	0 00	1	
	e	1	0 00	15 00	
	e				
26th February, 1894. 3. On any hearing or rehearing on the merits in contested cases					
in contested cases	5			1	
. On renearing on any pleading and	15 0	0 1	2 001	8 00	6 00
the court		1	ļ.		0.00
. On any rehearing ordered was	10_0	0 8	3 00	6 00	4 00
		3		Î	
vided for :				8	
To each attorney	4 00) n			
	1 4 U(1) a	00	2 00	1 00
suit (reprise d'instance) by petition or motion :			1	+	
To the attorney conting					
To the attorney continuing suit	20 00	15	00 1	2 00 1	0.00
To the attorney of adverse party If contested, same fee as in the original action	8 00	6			8 00
action action		1		. 00 2	3 00
· · · · · · · · · · · · · · · · · · ·				1	

1 Art. 425 of the new code.

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ADDITIONAL FEES .- Continued.

	lst	c1.	24	cl.	Brd	cl.	4th	cl
and a second the second second second second second second	1							
40. On every copy of subpæna certified by the	!	cts	S.	cts	\$	cts	\$	ct
41. On drawing interrogatoires on fuits et arti-		10		10		10		10
A2. Suing out a writ of execution According to the amount, for which	5	00	[∿] 4	00	3	00	2	00
to the tariff for the Circuit Court On execution de Terris, \$6.00 additional	5	00	4	00	3	00	2	00
3. Suing out a writ of attachment after judgment, if declaration be not con-		1						
4. For every garnishee (above 3) \$1.00 If contested, the costs to be the same as in a contested personal action; the class to be determined by the amount of the judgment against the garnishee, if the costs be payable by him, and by the amount claimed by the contestation, if the costs be payable by the party	10 (00	8 (00	6 (00	4 (00
. For all proceedings for coercive imprison- ment or for the imprisonment of any party, or for a writ of possession, or for an order for sale in consequence of a false bidding, or for the affixing of seals, or for the removal thereof, and				The second				
liberate any person arrested for debt, otherwise than by giving bail, or to obtain possession of property seized, or contesting capias or attachment before judgment when fact								
or in cases of <i>rébellion en justice</i> : To the attorney of applicant if no cause shown	1							

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ADVOCATES' FEES-SUPERIOR COURT TARIFF.-Continued.

ADDITIONAL FEES.—Continued.

Elements de la companya de	1			-	-	-	-	-
	181	cl.	2d	l cl.	3 r	l el	4th	cl.
	\$	cts	3	cts	13	cts	-	cta
To the attorney of applicant To the attorney showing cause		00 00	10	00 00	8	00	6	00
46. If it be necessary to take evidence on any of the proceedings mentioned in the foregoing number or upon any pre- liminary plea, or upon any other in- cidental proceeding not specially pro- vided for :							4	00
To each attorney an additional fee of 47. On petition to quash capias or saisie-arrêt before judgment, when facts are dis- puted:	10	00	8	00	6	00	4	00
 To each attorney. 48. On the continuance of a case inscribed for enquête, or enquête and merits or merits, party bound to proceed not being ready, fee to advance on the sector. 	25	00	20	00	15	00	10	00
49. For continuar of hearing on merits, on pleas, mot titions and incidental	1	00	1	00	1	00	1	00
50. For articulation of facts		00 00		00 00		00 00	-	00 00
52. To any proof commissioner for performing all services in any case referred to him, not exceeding the examination of three witnesses								
53. For each witness above three 54. For prosecuting to judgment a report of distribution not con-	10 2	00 00	82	00 00	6 2		4 (
55. For all proceedings upon a contestation of a report of distribution, same fees as in an action for amount of collocation, the contestant being considered Plain- tiff.								
56. For all proceedings after judgment order- ing an account to be rendered in any				1				

Con	1	iea.						
	lst	cl.	2d	cl.	3rc	ł cl.	4t]	ı cl
action to account if the account be ac- quiesced in without débats: To each attorney	\$	Cts	55	cts	\$	cts	\$	cts
 To each attorney	20	00	15	00	10	00	5	00

ADDITIONAL FEES .- Continued.

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ADDITIONAL FEES. - Continued.

	lst	cl.	2d	cl.	3rd	cl.	4tł	l cl
	\$	cts	\$	cts	\$	cts	S	cts
65. If it exceeds \$200.00 and do not exceed								
\$400.00								
Exceeding \$1,000.00		-						
personal actions for the same amount						1		
in the Superior Court or Circuit Court								
as the case may be, excepting that the costs upon the contestation of any								
opposition for a sum not exceeding								
QUUUU SNALL DE LE SAME AS in confestedi								
actions in the Circuit Court, above \$60 00 and under \$100.00.								
08. Oppositions to annul, to withdraw, or to						1		
secure charges, or any other opposition				1		1		
on a seizure of an immoveable, if not contested	20		1~	••		1		
59. If contested, costs to be as in the original	20		19	00	12 (JO	10	00
0. In the case of seizure of moveebles, if opposition is not contested	16 (10.		10 0		_	
I contested, costs to be according to the	10 (12 1		10 0		8	00
value of the moveables in dispute as								
determined by proof of record, if any, or by affidavits.		1						
If the value be less than \$60.00 the costs		1						
to be as of 1st class actions in Circuit Court.						1		
						İ		
RATIFICATION OF TITLE.								
For all proceedings to obtain a sentence								
1. To petitioner's attorney, if purchase mo- ney do not exceed \$400 00\$18.00								
. If purchase money exceeds 400.00 and do								
not exceed \$1,000.00, or if the consi-		·						
deration be not of a pecuniary na- ture\$25.00								
φ23.00				I		1		

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ADDITIONAL FEES.-Continued.

	lst	cl.	24	cl.	3rd	cl.	4th	cl
 73. If the purchase money exceeds \$1,000.00 If the amount exceeds \$5,000.00\$35.00 74. Fees on oppositions to sentence of ratification of title and on contestations thereof to be the same as on oppositions to executions and contestations thereof. 	ŝ	cts	3	cts	\$	cts	\$	cti
EXPROPRIATIONS.						1		
 75. Railway Expropriations :- To each attorney. For instructions								

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ADVOCATES' FEES-SUPERIOR COURT TARIFF.-Continued.

ADDITIONAL FEES .- Continued.

	lst	cl.	2d	cl.	3rd	cl.	4th	cl.
 88. If it does not exceed \$400.00\$15.00 89. If contested with <i>enquête</i>, same fees as in same class contested cases 90. On petition for nomination of commissioners. To the attorney of petitioner and of opposing parties. 		ets	\$	cts	*	ets	\$	cts
 91. For opposing the homologation of a report of commissioners: Where the value of the property, respecting which the objection arises, exceeds \$1,000: To the successful attempts 		Maria e menoremente e						
 92. When it exceeds \$400 00 : 40.00 To the successful attorney 40.00 33. When it does not exceed \$400.00 : 30.00 34. To the successful attorney 30.00 								
TARIFF of fees to attorneys representing the	pro	oprie	etor	3.01				-1
ed on proceedings had before the commission the City of Montreal, as fixed by the Judges of the district of Montreal, on the 23rd day of Ap 1. For instructions, assistance to appointmen ers, examination of the property prepare	fth	S.	un a	rop	rial	tion urt	at- in for	

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ADDITIONAL FEES .- Continued.

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	lst c	1. 2d	cl.	3rd c	1. 4th cl.
 WRITS OF CERTIORARI. 94. If settled before the filing of such writ: To petitioner\$10.00 If writrefused, to party showing cau- se\$6.00 95. If not settled before the filing of such writ: To petitioner\$16.00 To respondent\$16.00 COMMISSIONS ROGATOIRMS AND ORDERS FOR THE EXAMINATION OF WITNESSES. 96. To the attorney suing out the same	<u>+</u>	s \$	cts	\$ ct	s \$ cts
 cross-interrogatories, to each attorney	10 00 10 00 2 00 0 00	8 0	0	6 00 6 00 2 00 6 00	
 APPEALS, ETC. 101. For all fees to obtain probate of a will or writ of habeas corpus, without en- quête					

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ADDITIONAL FEES.—Continued

	lst	cl.	24	cl.	3rd	cl.	411	ı cl
 103. For all proceedings for bringing to sale the property of minors\$20.00 104. On appeal to court on any such proceedings and on appeals to the Court from authorization to sell, mortgage or divide property of minors, &c., and from decision of a judge on reports of experts or arbitrators in expropriations or otherwise and such like proceedings, same fee as on a review of 2nd class. 105. On all appeals from inferior courts to Superior or Circuit Court : If contested : Attorney for Appellant	\$	cts	\$	cts	\$	cts	\$	cts
EVOCATIONS. 108. If maintained, the costs to be the same as in actions of the 3rd class, which costs shall include all services in both courts: If rejected, to each attorney\$ 5.00 IMPROBATION-(Inscription en faux).								
 09. To the attorney for directions for draw- ing a power of attorney\$ 4.00 10. Attendance at drawing up a descrip- tive statement of document impugn- ed\$ 4.00 								

ADDITIONAL FEES - Continued.

	lst	cl.	2d	cl.	3rd	l cl	4th	cl.
111. If settled before articles of improbation are filed, each motion required, and also the declaration to be made by the defendant in improbation, as to whe- ther he intends to avail himself of the document impeached, shall be taxed as follows:	\$	cts	\$	cts	\$	cts	\$	cts
follows:	10	00	8	00	6	00	4	00
CASES IN REVIEW. 113. Under \$400 : If settled before hearing, to each attor- ney	00	10	00	8	00	6	00	

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ADVOCATES' FEES-SUPERIOR COURT TARIFF.-Continued.

ADDITIONAL FEES .- Continued.

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110	\$	cts §	5 cts	\$ c	ts S	cts
119. For preparing a demand of Cession	i i					
de biens	00					
120. For preparing an assignment, and filing the sworn statement of creditors and the sworn statement of						
+#++ + UF all Delitions and mark!	1				1	
					i	
					1	
or a meeting ordered by the Court	1					
123. For preparing every ordinary	0					
		1				
124. For preparing a priviledged or	0		1			
hypothecary claim						
125. On contestation of claim or dividend	1					
					1	
ment of a liquidator or of a demand to have a party held a contributor, and other like proceedings						
	Í					
ordinary actions for a like amount.						
	1			1		
vided for, same fees as under general tariff, as far as applicable.		1				
, a the applicable.						
127. Advocates acting as referees, unless other-			ł			
Brock between the narries.						
i. To each advocate referee or arbitrator, for examination of the area						
for examination of the case and papers.	12 00	10 (00		
and for every hour					6 00)
I lovided that not more than a t	6 00	5 0		00		
		50	4	00	3 00	
	10 00	0.0				
	10 00	80	9 6	00	4 00	
For the report and for copies of the	3 00	2 0	0 1	50	1 00	
					1 00	
words, including certificate.						
	1			1		

ADDITIONAL	FERS Co	ontinued
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	lst	cl.	2d	cl.	3rd	cl.	4th	cl
LAWYERS' LETTERS.	\$	cts	\$	cts	\$	cts	\$	cta
128. For one letter when the case is settled without the issuing of a writ BILLS OF COSTS.	4	65	3	00	2	00	1	00
129. Drawing bill of costs and copy:								
In contested cases In non-contested cases		00 00	1	50 00	1 4	50	-	00 50

CLASSES OF ACTIONS.

Ruce 1st.—In actions of \$100 and over, same fees shall be allowed as ... actions for a similar amount in the Superior Court.

RULE 2nd.—In actions before the Magistrates' Court, civil jurisdiction, the same fees shall be allowed as in the Circuit Court in actions for a similar amount.

RULE 3rd.—On all cases or proceedings not provided for, the Court or the judge shall determine the fees to be allowed.

1st 2nd	Class		from			\$100	
3rd	**	*********		40		60	
4th		*********		25	to	40	
		****** ******** ******	under	25			

TARIFF.

	lst	cl.	2d	cl.	3rd	cl.	4th	cl
1. On making affidavit for Saisie-Arrêt before judgment, Saisie-Gagerie, Saisie-Reven- dication, or any special affidavit to ins- titute procession	\$	cts	\$	Cts	%	cts	\$	cts
	1	50	1	00	0	75	0	50
3. For every copy, over one of declaration	2		2	00	ĩ	50		00
Putitivit, intervention or opposition	1	00	0	75	0	50	0	25
5. Fee on action settled before return and before contestation .	4		2	50	ĩ	50	1	00
To Plaintiff's Attorney To Defendent's for any	6	00	4	00	2	00	1	50
6. On judgment, on confession or by default or exparte without enquête, that is to say without examination in Court of any witness or parts.	3	00	2	00				00
 7. On judgment given by default or exparte, but with enquête: 	8	00	5	50	3	00	2	00
To Plaintiff's Attorney To Defendent's Attorney	10	00	6	50	4	00	2	50
To Defendant's Attorney.		00	-	00	-	50		30 30

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	\$	cta						_
8. On actions settled or discontinued after			\$	cts	9	cts	\$	cta
contestation :								
10 Plaintiff's Attack								
To Defendant's Attorney.	10	00	6	50	4	00	0	-
	6	00	4	00	2	50		50
after contestation :					~	301	T	50
To Defendant's Attorney 10. An enquête fee for cool	12	00	8	00	6	00		00
10. An enquête fee for each witness cross-	10	00	6	00	4	00		00
examined examined witness cross-							4	00
11. A general enquête fee :	0 5	50	0	40	0	30	•	110
				1	•		0	20
	2 5	50	2 (00	1 /	50		
actions and in all actions having con- clusions other than for the aving con-							1 (90
clusions other than for the payment of a specific sum of money						1		
a specific sum of money 13. In actions of damages for porcession								
10. Iu actions of dome and a state of the st	4 0	0	3 0	0	2 5	0	1 -	•
the costs to be taxed as of the al		1	-		~ ~		15	U
the costs to be taxed as of the class to be determined by the final judgment unless otherwise ordered by								
unless otherwise ordered by the final judgment		1		1				
Illiamont								
14. Fee on pleas to the merits in writing		1						
15. On each opposition afin de distraire, afin d'annuler, or to secure charges	2 00		5		1 00		0 50	
d'annuler, or to secure charges, or other oppositions or interventions, or other							1 20	J
oppositions or interventions not con-								
tested						1		
16. On same when contested, the same fees	00	3	00	2	50		50	
as in the original actions to which they shall be incident, except to which they				-	00	'	30	
shall be incident, except on opposition	i							
afin de distraire, when fees shall be as								
in actions for the value of the moveables in dispute ; such value to be developed	- 1							
in dispute; such value to be determined	1		1					
by the judgment or be accertained			ł					
Vided at UV UV UV AIDdavite - man			i					
vided the volve of up amdavits; pro-	1		1					
vided the volve of up amdavits; pro-			1					
vided the value of the moveables does not exceed the amount of the original			1					
vided the value of the moveables does not exceed the amount of the original suit.								
vided the value of the moveables does not exceed the amount of the original suit.								
vided the value of the moveables does not exceed the amount of the original suit. 7. On oppositions for payment if contested, same fees as would be allowed on suit								
 vided the value of the moveables does not exceed the amount of the original suit. On oppositions for payment if contested, same fees as would be allowed on suit for a like sum claimed. On writs of simple attachment if contest of suit attachment if contest of simple attachment if contest of suit if a strack of simple attachment if contest of simple attachment is attachment if contest of simple attachment if contest of simple attachment if contest of simple attachment if contest of simple attachment is attachment if contest of simple attachment if contest of simple attachment is attachment if contest of simple attachment is attachment if contest of simple attachment is attachment if contest of simple attachment is attachment if contest of simple attachment is attachment if contest of simple attachment is attachment is attachment if contest of simple attachment is attachment is attachment								
vided the value of the moveables does not exceed the amount of the original suit.		2 0		1 5				

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On same for each garnishee more than three	\$	cts	8	cts	*	cts	*	ct
19. On return of same and for attending to declaration of garnishees and taking		60	0	45	0	35	C	20
20. If declaration of garnishees be contested. same fees as in an action for the amount in dispute between the parties	5	50	4	00	3	00	2.	00
21. On all incidental demands of Plaintiff or Defendant, same fees as are allowed in original actions for a like sum.								
22. On each proceeding by motion or petition to continue the suit, reprise d'instance, or for coercive imprisonment, or in env								
of affidavit are untrue, besides en-								
To Attorney prosecuting, if uncontested	4	00	3	00	2	00	1	00
To Attorney prosecuting, if contested To Attorney resisting application	6		4	00	3	00		00
25. On the issuing of a writ of execution	4 (00		00 00	2			50
24. On execution de terris for instructions to sheriff or bailiff and description of immoveables				1		00	1	00
25. On proceedings for a writ of possession or to obtain possession of coods	2 (00	2 (00	2 (00	2	00
26. If cause shown but without enquite	4 0	00	3 (00	2 (0	1	00
To attorney of applicant To Attorney showing cause	6 0		4 (3 (2 (00
27. In case of enquéte on preliminary pleas or other incidental proceeding, the fees provided under Nos. 10 and 11 shall be allowed.	4 0	0	3 (00	2 0	0	1	50
28. On drawing interrogatories sur faite of		1						
articles, including copy	1 5	0	10	0	07	5	0.5	50
To Attorney suing out same								

	1				1	
	181	ci.	2d	cł.	3rd cl	4th c
To Attorney of an a	6					1
To Attorney of opposite party 30. For drawing interrogatories or cross- interrogatories	1 2	cts 00	Q.	CLS	\$ cti	s S ct
interrogatories or cross.	-	00	1	50	1 00	0 50
interrogatories. 31. For taking answers to interrogatories, examining papers. &c	2	00				
	4	00	1	00	0 75	0 50
examining papers, &c For examination in chief	9			-		1
For examination in chief or cross-exami-	4	00	I	00	0 75	0 50
nation of each witness	•					
TO ALLULIEV DROBOONAL	0 8	50	0	40	0 30	0 25
any such order or commission, &c., an				1	1	0 40
additional fee of dc., an						
10 proof commission C	2 (Ю	1 ()0	0 75	0 50
any case referred to him not exceeding the examination of three mitering						0.00
the examination of three witnesses		-i-				
For each witness above three	30	0	2 0	0	1 50	1 00
34. Struck out by an order of His Honor the Lieutenant-Governor in Covernor the	0 5	0	0 4		0 30	1 00
Lieutenant-Governor in G Honor the		1	-		0 30	0 25
date 2611 Date in Council, of				1		
35. Un each affidavit in 1004.				1	1	
35. On each affidavit in support of special proceedings or of special incide		1			F	
case of operat incluents in a		1		1	1	
36. Fee on motion or petition not otherwise	0 50		50			
provided for :	- 170	1		1	25	0 25
10 Attornom of the second seco				1		
To Attorney of moving, &c., party	1 00		00	.		
If contested, to opposite Attorney. 37. If any case where there is more than one Defendant who sever is the than one	1 00		00		50	0 50
Defendant milere there is more than one		T	00	0	50	0 50
Defendant who sever in their defence						
-to Plaintiff's Attorney on each addi- tional issue, one half the						
tional issue, one half the amount he	1		- 1			
would have received had there been	1		1		1	
but one issue.	1		÷		1	
8. The fees as to evocation shall be as in ac- tions above \$60, if allowed 15.			1			
tions above \$60, if allowed. If rejected, a fee of \$3 to each party			ł			
a fee of \$3 to each party.						
or not, on every demurrer to action when dismissed, and on every to action						
when dismissed, and on every plea dis- missed on demurrer, fee to the total						
missed on demurrer, fee to successful			Ì			
attorney						
An additional to opposite attorney to 3 (On every exception, ercention do it is a construction of the second		2 0	0	1 5	0 1	00
On every exception, exception declinatoire ou à la forme dismissed, to success	00	1 5	0		-	00
ou à la forme dismissed, to successful	1		1	- 0	0 0	3 0
attorney	1					
3 0	00	2 00	1	1 5		
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	lst	cl.	2d	cl.	3rd	cl.	4th	cl.
	\$	cts	\$	cts	\$	cts	-	cts
41. If Plaintiff be permitted to amend his declaration after the filing of a pre- liminary plea or demurrer: To beford put of the state								
To Defendant's attorney. 42. For proceedings respecting the putting in	1	50	1	00	0	75	0	50
43. On rehearing on merits ordered by Court, in a contested case	1	50	1	00	0	75	0	50
To each Attorney 4. On any pleading when ordered by Court : To each Attorney	2	00	1	00	0	75	0	50
To each Attorney	1	5 0	1	00	0	75	0	50
distribution not contested 6. On same if contestation be withdrawn or acquiesced in:	3	00	2	00	1	50	1	00
To Attorney contesting	3	00	3	00	9	00	1	50
If judgment be rendered after hoaring	2	50	2	00		50		00
additional fee of	2	00	1	50	1	00	0	50
To each Attorney. B. If account contested, costs to be as in contested personal action, the amount to be determined by the amount for which the rendant-compte shall be de- clared accountable, beyond the amount admitted to be due by the account filed, if the costs be payable by the rendant- compte; and by the amount claimed by the débats de compte, if the costs be payable by the oyant compte.	4	00	2	50	1	50	1	00
 Fee for appointment of Curator to délais- sement in hypothecary action	1 0		1 (0 7	00	07 05		05 02	-
Additional fee to Attorney sueing	3 0		2 0		1 5	~	10	

						Con
	lst	cl.	2d cl.	3rd o	cl. 4	th cl
51. Additional fee on any motion or proceed- ing to call in creditors, exclusive of	\$	cts	S et:	S ct	ts \$	cts
Attery copy of subpana certified to 1	1	50	1 00	0 7	5 (0 50
53. Fees respecting probate of will, for ap- pointment of tutors or curators, or for removal of interdiction, or emancipa- tion, and on appeals to the Court on any such proceedings to be the same as in the Superior Court.	0	10	0 10	0 1() 10
 CERTIORARI, APPEALS, ETC. 54. On certiorari and appeals from inferior courts, same fees as are provided for in the Superior Court tariff for similar proceedings. 55. On contestation of election of municipal or school officers, on petitions under art. 100 of Municipal Code, on petitions in reference to municipal rolle. 						
in reference to municipal Code, on petitions toral lists, and other similar proceed- ings, same fees as in actions of 4th class in the Superior Court.						
 66. If settled before the articles of improbation are filed, each motion required by the Code of C. Proc. and also the declaration to be made by the defendant in improbation, as to whether he intends to avail himself of the document improbation according to the foregoing No. 22 7. If settled after the articles of improbation are filed, but before answer, the fees of the attorney of the plaintiff in impro- 						

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1.

-		lst	cl.	2d	cl.	3rd cl.	4th	cl.
	bation and the fees of the defendant in improbation shall be as No. 1 of this same table : and if the settlement takes place at any subsequent stage of the proceedings, or if judgment be render- ed, the costs shall be the same as on the original demand at a like stage.		cts	\$	cts	\$ cts	\$	cts
	LAWERS' LETTERS.					•		
58	For one letter before suit when the case is settled without the issuing of a writ	1	00	1	96	1 00	1	0 0
	BILLS OF COSTS.							
58.	For drawing bill of costs and copy: In contested cases In non-contested cases		00 50		00 50	0 75 0 40	0.2 0_1	

N. B.— The tariffs of advocates' fees for the Court of King's Bench (appeal side), the Superior Court and the Circuit Court, have been approved by His Honor the Lieutenant-Governor in council, on the 27th June, 1891, and put in force on the 1st September of the same year, and have been amended by another order of the Lieutenant-Governor in council of the 26 February, 1894, and promulgated in the Quebec Official Gazette on the 10th March, 1894.



TABLE OF CONTENTS.

TARIFFS OF FEES.

Order in Council concerning certain tariffe coming into a	PAGE
the 2nd of July, 1902.	1 . 3
Tariff of clerk of Appeals	0
Tariff of the prothonotaries of the Superior Court (including Pro- thonotary's fees on proceedings in Review)	
Tariff of the clerks of the Circuit Court.	12
Tariff of the clerks of the Circuit Court (appealable)	49 50
Tariff of the clerks of the Circuit Court (non-appealable)	62
Tariff of the Sheriffs	70
Tariff of clerks and bailiffs before district Magistrates	78
Tariff of fees for registrars	-
Bailiffs' fees (Superior Court and Circuit Court)	81
Fees of clerks and bailiffs in the Commissioners' Court	87
Tariff of notarial fees	91
Tariff of advocates' fees, in the Court of King's Bench (appeal side).	92
Advocates' fees in the Superior Court.	99
Advocates' fees in the Circuit Court	102
	10









