



This is a digital copy of a book that was preserved for generations on library shelves before it was carefully scanned by Google as part of a project to make the world's books discoverable online.

It has survived long enough for the copyright to expire and the book to enter the public domain. A public domain book is one that was never subject to copyright or whose legal copyright term has expired. Whether a book is in the public domain may vary country to country. Public domain books are our gateways to the past, representing a wealth of history, culture and knowledge that's often difficult to discover.

Marks, notations and other marginalia present in the original volume will appear in this file - a reminder of this book's long journey from the publisher to a library and finally to you.

Usage guidelines

Google is proud to partner with libraries to digitize public domain materials and make them widely accessible. Public domain books belong to the public and we are merely their custodians. Nevertheless, this work is expensive, so in order to keep providing this resource, we have taken steps to prevent abuse by commercial parties, including placing technical restrictions on automated querying.

We also ask that you:

- + *Make non-commercial use of the files* We designed Google Book Search for use by individuals, and we request that you use these files for personal, non-commercial purposes.
- + *Refrain from automated querying* Do not send automated queries of any sort to Google's system: If you are conducting research on machine translation, optical character recognition or other areas where access to a large amount of text is helpful, please contact us. We encourage the use of public domain materials for these purposes and may be able to help.
- + *Maintain attribution* The Google "watermark" you see on each file is essential for informing people about this project and helping them find additional materials through Google Book Search. Please do not remove it.
- + *Keep it legal* Whatever your use, remember that you are responsible for ensuring that what you are doing is legal. Do not assume that just because we believe a book is in the public domain for users in the United States, that the work is also in the public domain for users in other countries. Whether a book is still in copyright varies from country to country, and we can't offer guidance on whether any specific use of any specific book is allowed. Please do not assume that a book's appearance in Google Book Search means it can be used in any manner anywhere in the world. Copyright infringement liability can be quite severe.

About Google Book Search

Google's mission is to organize the world's information and to make it universally accessible and useful. Google Book Search helps readers discover the world's books while helping authors and publishers reach new audiences. You can search through the full text of this book on the web at <http://books.google.com/>

GUIDE
TO THE PREPARATION
OF
BILLS OF COSTS.

Cw. U.K.

585

D152a1

WATERLOW & SONS

LONDON

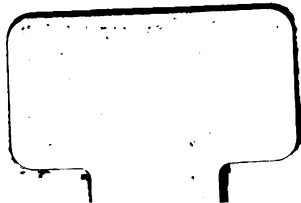
2/6

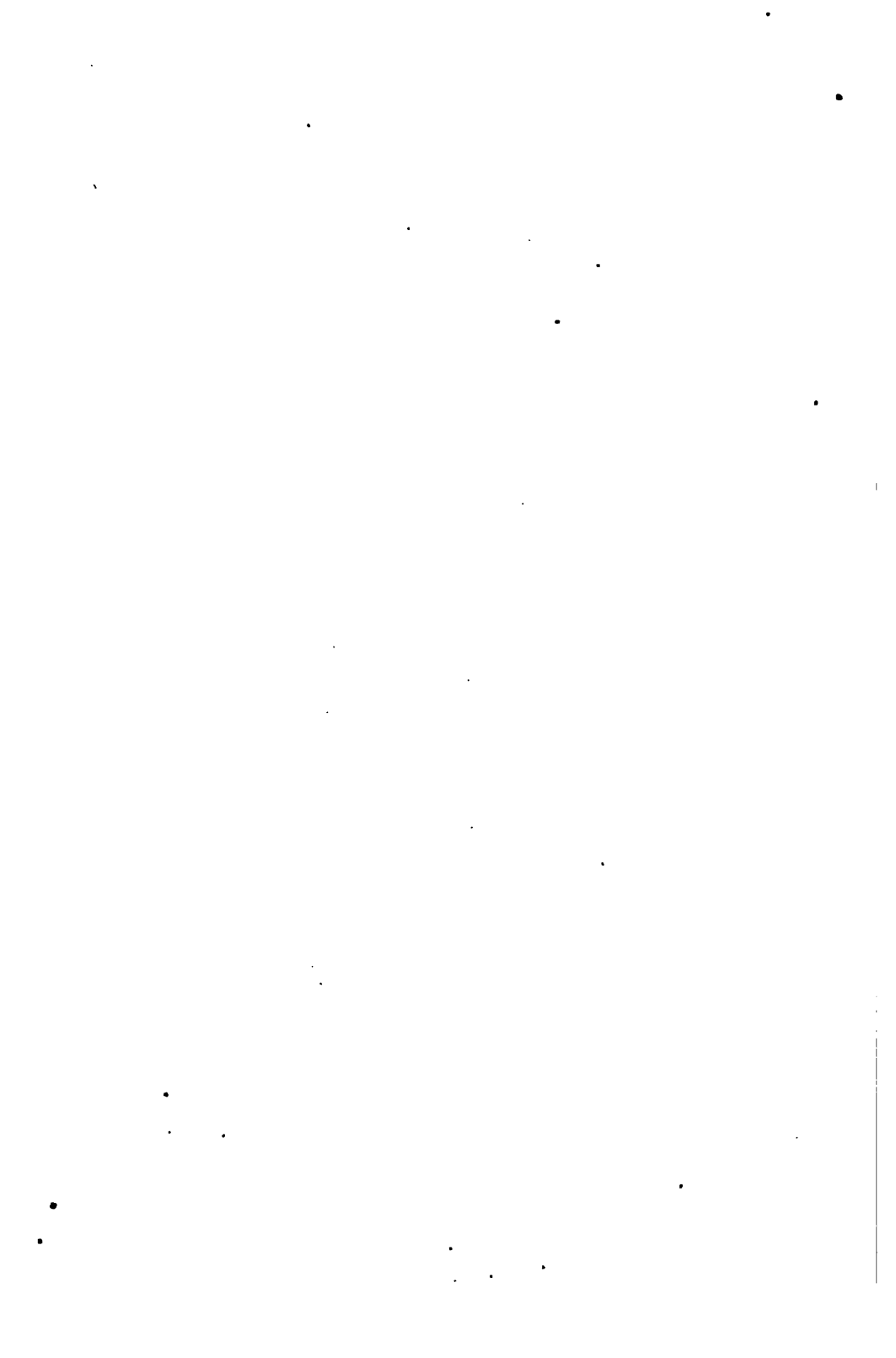
L. Eng. 436 e. 6

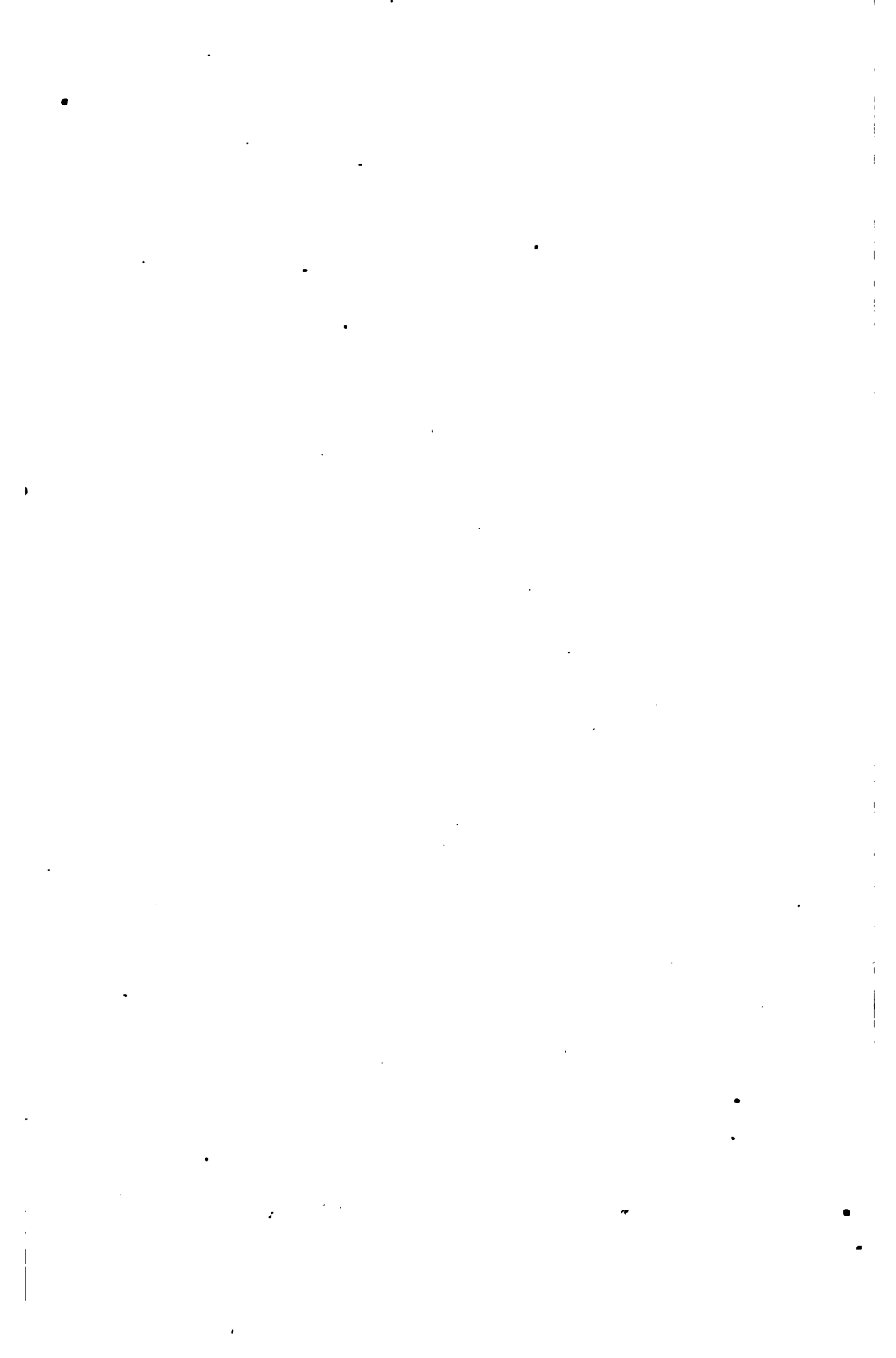
CW.U.K.

X 585

7 152 a 1







A SHORT GUIDE
TO THE
PREPARATION OF BILLS OF COSTS,
WITH PRECEDENTS
IN ALL THE DIVISIONS OF
THE HIGH COURT OF JUSTICE;

ALSO
PRECEDENTS OF COSTS IN
CONVEYANCING, PROBATE AND ADMINISTRATION;

TO WHICH IS ADDED
THE SCHEDULE OF FEES UNDER THE SUPREME COURT OF JUDICATURE ACT,
COURT FEES, AND RULES AS TO COSTS,

UP TO JUNE, 1876.

ALSO
SCALE OF ALLOWANCES TO WITNESSES,

AND
PROPOSED SCALE OF THE INCORPORATED LAW SOCIETY
FOR THE REMUNERATION OF SOLICITORS IN
RESPECT OF LOANS AND SALES.

BY
A BILL CLERK.

Jas Dalton



LONDON:
PRINTED & PUBLISHED BY WATERLOW & SONS LIMITED,
26, GREAT WINCHESTER STREET, & 24, BIRCHIN LANE.

1876.

TABLE OF CONTENTS.

	PAGE
PRECEDENTS OF COSTS in Chancery Division	54
„ Queen's Bench, Common Pleas, and Exchequer Divisions	90
Miscellaneous Costs	82—115
PRECEDENTS OF COSTS IN CONVEYANCING—	
Vendors and Purchasers	125—127
Purchasers and Mortgagors	129
Mortgagee's Solicitor	131
Re-conveyance	132
Bill of Sale	133
PRECEDENTS OF COSTS of Probates	134
„ of Letters of Administration	140
„ of Payment of Duty on Increased Value of Estate	146
SCHEDULE OF FEES UNDER THE SUPREME COURT OF JUDICATURE	
ACT	1
Court Fees	27
Rules as to Costs, February, 1876	40
„ June, 1876	19
„ to take fees by means of Stamps... ..	37—41
Scale of Allowances to Witnesses in the High Court of Justice... ..	52
Scale of Allowance to Witnesses in County Courts	52
Affidavit of Increase	87
General Charges in Conveyancing	119
Scale of Commission Proposed by the Incorporated Law Society for the Remuneration of Solicitors for their Skill, Labour and Responsibility in respect of Loans and Sales	121

P R E F A C E.

THE Author having been for several years engaged as Bill Clerk, has, at the suggestion of the Publishers, compiled this work after much consideration and trouble, for which he will be sufficiently rewarded if he finds that it meets with the approbation and becomes of assistance to the profession and others who may have occasion to refer to it.

The precedents numbered 3, 8, 9, 10, 11 and 12, have been taken from Taxed Bills. The remaining ones have been prepared after an intimate acquaintance and study of the Schedule of Fees and the various Rules and Orders.

Those of the Queen's Bench, Common Pleas and Exchequer Divisions are applicable alike to the District Registries as well as to London.

The Higher and Lower scales are given for the Chancery Division, but as the higher scale is not applicable to the Queen's Bench, Common Pleas and Exchequer Divisions, except in Actions for Special Injunctions, it is of course omitted.

In collating and compiling this little book, the Author has had the advantage of the long and practical experience of Mr. Alfred Layton, in the requirements of the profession, whom he begs to thank for many valuable suggestions, particularly in the enlargement and scope of the work.

24 & 25, BIRCHIN LANE,
LONDON,

October, 1876.



A SHORT GUIDE
TO THE
PREPARATION OF BILLS OF COSTS.

ORDERS OF COURT.

The 12th day of August, 1875.

Additional Rules of Court under the Supreme Court of
Judicature Act, 1875.

PRINTING.

Order I. Where any written deposition of a witness has been filed for use on a trial, such deposition shall be printed, unless otherwise ordered.

Order II. The Rules of Court as to printing depositions and affidavits to be used on a trial shall not apply to depositions and affidavits which have previously been used upon any proceeding without having been printed.

Order III. Other affidavits than those required to be printed by Order XXXVIII., Rule 6, in the schedule to the Supreme Court of Judicature Act, 1875, may be printed if all the parties interested consent thereto, or the Court or Judge so order.

Order IV. The 3rd Rule of the Order XXXIV. in the first schedule to the Supreme Court of Judicature Act, 1875, shall apply to a special case, pursuant to the Act of 13 & 14 Victoria, c. 35.

Order V. Where, pursuant to Rules of Court, any pleading, special case, petition of right, deposition, or affidavit is to be printed, and where any printed or other office copy thereof is to be taken, the following regulations shall be observed:—

1. The party on whose behalf the deposition or affidavit is taken and filed is to print the same in the manner provided by Rule 2 of Order LVI. in the first schedule to the Supreme Court of Judicature Act, 1875.

2. To enable the party printing, to print any deposition, the officer with whom it is filed shall on demand deliver to such party a copy written on draft paper on one side only.

3. The party printing shall, on demand in writing, furnish to any other party or his solicitor any number of printed copies, not exceeding ten, upon payment therefor at the rate of 1*d.* per folio for one copy, and $\frac{1}{2}$ *d.* per folio for every other copy.

4. The solicitor of the party printing shall give credit for the whole amount payable by any other party for printed copies.

5. The party entitled to be furnished with a print shall not be allowed any charge in respect of a written copy, unless the Court or Judge shall otherwise direct.

6. The party by or on whose behalf any deposition, affidavit, or certificate is filed shall leave a copy with the officer with whom the same is filed, who shall examine it with the original and mark it as an office copy; such copy shall be a copy printed as above provided where such deposition or affidavit is to be printed.

7. The party or solicitor who has taken any printed or written office copy of any deposition or affidavit is to produce the same upon every proceeding to which the same relates.

8. Where any party is entitled to a copy of any deposition, affidavit, proceeding, or document filed or prepared by or on behalf of another party, which is not required to be printed, such copy shall be furnished by the party by or on whose behalf the same has been filed or prepared.

9. The party requiring any such copy, or his solicitor, is to make a written application to the party by whom the copy is to be furnished, or his solicitor, with an undertaking to pay the proper charges, and thereupon

such copy is to be made and ready to be delivered at the expiration of twenty-four hours after the receipt of such request and undertaking, or within such other time as the Court or Judge may in any case direct, and is to be furnished accordingly upon demand and payment of the proper charges.

10. In the case of an *ex parte* application for an injunction or writ of *ne exeat regno*, the party making such application is to furnish copies of the affidavits upon which it is granted upon payment of the proper charges immediately upon the receipt of such written request and undertaking as aforesaid, or within such time as may be specified in such request, or may have been directed by the Court.

11. It shall be stated in a note at the foot of every affidavit filed on whose behalf it is so filed, and such note shall be printed on every printed copy of an affidavit or set of affidavits, and copied on every office copy and copy furnished to a party.

12. The name and address of the party or solicitor by whom any copy is furnished is to be indorsed thereon in like manner as upon proceedings in Court, and such party or solicitor is to be answerable for the same being a true copy of the original, or of an office copy of the original, of which it purports to be a copy, as the case may be.

13. The folios of all printed and written office copies, and copies delivered or furnished to a party, shall be numbered consecutively in the margin thereof, and such written copies shall be written in a neat and legible manner on the same paper as in the case of printed copies.

14. In case any party or solicitor who shall be required to furnish any such written copy as aforesaid shall either refuse or, for twenty-four hours from the time when the application for such copy has been made, neglect to furnish the same, the person by whom such application shall be made shall be at liberty to procure an office copy from the office in which the original shall

have been filed, and in such case no costs shall be due or payable to the solicitor so making default in respect of the copy or copies so applied for.

15. Where, by any Order of the Court (whether of appeal or otherwise) or a Judge, any pleading, evidence, or other document is ordered to be printed, the Court or Judge may order the expense of printing to be borne and allowed, and printed copies to be furnished by and to such parties and upon such terms as shall be thought fit.

Costs.

Order VI. The following regulations as to costs of proceedings in the Supreme Court of Judicature shall regulate such costs from the commencement of the Supreme Court of Judicature Acts, 1873 and 1875 :

1. Solicitors shall be entitled to charge and be allowed the fees set forth in the column headed "lower scale" in the schedule hereto—

In all actions for purposes to which any of the forms of indorsement of claim on writs of summons in Sections II., IV., and VII. in Part II. of Appendix A., referred to in the 3rd rule of Order III. in the schedule to the Supreme Court of Judicature Act, 1875, or other similar forms, are applicable (except as after provided in actions for injunctions);

In all causes and matters by the 34th section of the Supreme Court of Judicature Act, 1873, assigned to the Queen's Bench Division of the Court ;

In all causes and matters by the 34th section of the said Act assigned to the Common Pleas Division of the Court ;

In all causes and matters by the 34th section of the said Act assigned to the Exchequer Division of the Court ;

In all causes and matters by the 34th section of the said Act assigned to the Probate, Divorce, and Admiralty Division of the Court ;

And also in causes and matters by the 34th section of the said Act assigned to the Chancery Division of the Court in the following cases ; (that is to say,)

1. By creditors, legatees (whether specific, pecuniary, or residuary), devisees (whether in trust or otherwise), heirs-at-law or next-of-kin, in which the personal or real or personal and real estate for or against or in respect of which or for an account or administration of which the demand may be made shall be under the amount or value of £1,000.
 2. For the execution of trusts or appointment of new trustees in which the trust estate or fund shall be under the amount or value of £1,000.
 3. For dissolution of partnership or the taking of partnership or any other accounts in which the partnership assets or the estate or fund shall be under the amount or value of £1,000.
 4. For foreclosure or redemption, or for enforcing any charge or lien in which the mortgage whereon the suit is founded, or the charge or lien sought to be enforced, shall be under the amount or value of £1,000.
 5. And for specific performance in which the purchase-money or consideration shall be under the amount or value of £1,000.
 6. In all proceedings under the Trustees Relief Acts, or under the Trustees Acts, or under any of such Acts, in which the trust estate or fund to which the proceeding relates shall be under the amount or value of £1,000.
 7. In all proceedings relating to the guardianship or maintenance of infants, in which the property of the infant shall be under the amount or value of £1,000.
 8. In all proceedings by original special case, and in all proceedings relating to funds carried to separate accounts, and in all proceedings under any Railway or Private Act of Parliament, or under any other statutory or summary jurisdiction, and generally in all other cases where the estate or fund to be dealt with shall be under the amount or value of £1,000.
2. Solicitors shall be entitled to charge and be allowed the fees set forth in the column headed "higher scale" in the schedule hereto; in all actions for special injunctions to

restrain the commission or continuance of waste, nuisances, breaches of covenant, injuries to property, and infringement of rights, easements, patents and copyrights, and other similar cases where the procuring such injunction is the principal relief sought to be obtained, and in all cases other than those to which the fees in the column headed "lower scale" are hereby made applicable.

3. Notwithstanding these Rules, the Court or Judge may in any case direct the fees set forth in either of the said two columns to be allowed to all or either or any of the parties, and as to all or any part of the costs.

4. The provisions of Order LXIII. in the first schedule to the Supreme Court of Judicature Act, 1875, shall apply to these Rules.

SCHEDULE OF FEES.

An Order or Rule herein referred to by number shall mean the Order or Rule so numbered in the First Schedule to the Supreme Court of Judicature Act, 1875.

WRITS, SUMMONSES, AND WARRANTS.

*These Nos.
have been pre-
fixed for the
purpose of
reference.*

	Lower Scale.	Higher Scale.
	£ s. d.	£ s. d.
1 Writ of summons for the commencement of any action	0 6 8	0 13 4
2 And for indorsement of claim, if special ...	0 5 0	0 5 0
3 Concurrent writ of summons	0 6 8	0 6 8
4 Renewal of a writ of summons	0 6 8	0 6 8
5 Notice of a writ for service in lieu of writ out of jurisdiction	0 4 0	0 5 0
6 Writ of inquiry	1 1 0	1 1 0
7 Writ of mandamus or injunction	0 10 0	1 1 0
8 Or per folio	0 1 4	0 1 4
9 Writ of subpoena ad testificandum duces tecum	0 6 8	0 6 8
10 And if more than four folios, for each folio beyond four	0 1 4	0 1 4
11 Writ or writs of subpoena ad testificandum for any number of persons not exceeding three, and the same for every additional number not exceeding three	0 6 8	0 6 8

Schedule of Fees.

		Lower Scale.		Higher Scale.			
		£	s.	d.	£	s.	d.
12	Writ of distringas, pursuant to statute 5 Vict. c. 8	0	13	4	0	13	4
13	Writ of execution, or other writ to enforce any judgment or order	0	7	0	0	10	0
14	And if more than four folios, for each folio beyond four	0	1	4	0	1	4
15	Procuring a writ of execution or notice to the sheriff, marked with a seal of renewal	0	6	8	0	6	8
16	Notice thereof to serve on sheriff... ..	0	4	0	0	5	0
17	Any writ not included in the above	0	7	0	0	10	0
18	These fees include all indorsements and copies, or præcipes, for the officer sealing them, and attendances to issue or seal, but not the Court fees.						
19	Summons to attend at Judges' Chambers	0	3	0	0	6	8
20	Or if special, at taxing officer's discretion, not exceeding	0	6	8	1	1	0
21	Copy for the judge, when required	0	2	0	0	2	0
21	Or per folio	—		0	0	4	
23	Original summons for proceedings in chambers in the Chancery Division	0	13	4	1	1	0
24	And attending to get same and duplicate sealed, and at the proper office to file duplicate and get copies for service stamped	0	13	4	0	13	4
25	Copy for the judge	0	2	0	0	2	0
26	Or per folio	—		0	0	4	
27	Indorsing same and copies under 8th rule of the 35th of the Consolidated General Orders of the Court of Chancery	0	6	8	0	6	8

SERVICES, NOTICES, AND DEMANDS.

28	Service of any writ, summons, warrant, interrogatories, petition, order, notice, or demand on a party who has not entered an appearance, and if not authorised to be served by post	0	5	0	0	5	0
29	If served at a distance of more than two miles from the nearest place of business, or office of the solicitor serving the same,						

Schedule of Fees.

		Lower Scale.		Higher Scale.	
		£	s. d.	£	s. d.
	for each mile beyond such two miles therefrom	0	1 0	0	1 0
30	Where, in consequence of the distance of the party to be served, it is proper to effect such service through an agent, (other than the London Agent,) for correspondence in addition	0	7 0	0	7 0
31	Where more than one attendance is neces- sary to effect service, or to ground an application for substituted service, such further allowance may be made as the taxing officer shall think fit.				
32	For service out of the jurisdiction such allowance is to be made as the taxing officer shall think fit.				
33	Service where an appearance has been entered on the solicitor or party ...	0	2 6	0	2 6
34	Or if authorised to be served by post ...	0	1 6	0	1 6
35	Where any writ, order, and notice, or any two of them, have to be served together, one fee only for service is to be allowed. In addition to the above fees, the following allowances are to be made :—				
36	As to writs, if exceeding two folios, for copy for service, per folio beyond such two	0	0 4	0	0 4
37	As to summons to attend at the Judges' Chambers, for each copy to serve ...	0	1 0	0	2 0
38	Or per folio	0	0 4	0	0 4
39	As to notices in proceedings to wind up companies, for preparing or filling up each notice to creditors to attend and receive debts, and to contributories to settle list of contributories	0	1 0	0	1 0
40	And for preparing or filling up each notice to contributories to be served with a general order for a call, or an order for payment of a call... ..	0	1 0	0	1 0
41	And for drawing notice to be served on contributories or creditors of a meeting, per folio	0	1 0	0	1 0

Schedule of Fees.

		Lower Scale.		Higher Scale.			
		£	s. d.	£	s. d.		
42	For each copy of the last-mentioned notice to serve, per folio	0	0	4	0	0	4
43	For preparing or filling up for service in any other cause or matter, each notice to creditors to prove claims, and each notice that cheques may be received, specifying the amount to be received for principal and interest, and costs, if any	0	1	0	0	1	0
44	For preparing notice to produce or admit, and one copy	0	5	0	0	7	6
45	If special or necessarily long, such allowance as the taxing officer shall think proper, not exceeding per folio	0	0	8	0	1	4
46	And for each copy beyond the first, such allowance as the taxing master shall think proper, not exceeding per folio ...	0	0	4	0	0	4
47	For preparing notice of motion	0	2	0	0	5	0
48	Or per folio	0	1	0	0	1	0
49	Copy for service	0	1	0	0	1	0
50	Or per folio	—			0	0	4
51	For preparing any necessary or proper notice, not otherwise provided for, and demand	0	1	6	0	1	6
52	Or if special, and necessarily exceeding three folios, for preparing same, for each folio beyond three	0	1	0	0	1	0
53	And for each copy for service, per folio beyond such three	0	0	4	0	0	4
54	Copies for service of interrogatories and petitions, and of orders with necessary notices (if any) to accompany, per folio...	0	0	4	0	0	4
55	Except as otherwise provided, the allowances for services include copies for service.						
56	Where notice of filing affidavits is required, only one notice is to be allowed for a set of affidavits filed, or which ought to be filed together.						
57	In proceedings to wind up a company, the usual charges relating to printing shall be allowed in lieu of copies for service, where the fee for copies would exceed						

Lower Scale. Higher Scale.
£ s. d. £ s. d.

the charges for printing, and amount to more than £3.

- 58 Where any appointment is or ought to be adjourned, service of a notice of the adjournment, or next appointment, is not to be allowed.

APPEARANCES.

59	Entering any appearance	0 6 8	0 6 8
60	If entered at one time, for more than one person, for every defendant beyond the first	0 1 0	0 2 0
61	If a person appearing to a writ of summons to recover land limits his defence by his memorandum of appearance, in addition to the above	0 6 8	0 6 8

INSTRUCTIONS.

62	To sue or defend	0 6 8	0 13 4
63	For statement of complaint	0 13 4	2 2 0
64	For statement or further statement of defence	0 6 8	0 13 4
65	For counter claim	0 6 8	0 13 4
66	For reply by plaintiff when defendant sets up a counter claim	0 13 4	1 1 0
67	For reply or further reply in any other case, by plaintiff or other person, with or without joinder of issue... ..	0 6 8	0 13 4
68	For confession of defence	0 6 8	0 13 4
69	For joinder of issue without other matter and for demurrer... ..	0 6 8	0 13 4
70	For special case, special petition, any other pleading (not being a summons), and interrogatories for examination of a party or witness... ..	0 6 8	0 13 4
71	To amend any pleading	0 6 8	0 13 4
72	For affidavit in answer to interrogatories, and other special affidavits	0 6 8	0 6 8
73	To appeal	0 13 4	1 1 0
74	To add parties by order of Court or judge	0 6 8	0 13 4
75	For counsel to advise on evidence when the evidence in chief is to be taken orally	0 6 8	0 6 8

Schedule of Fees.

		Lower Scale.		Higher Scale.			
		£	s.	d.	£	s.	d.
76	Or not to exceed	0	13	4	1	1	0
77	For counsel to make any application to a Court or judge where no other brief ...	0	6	8	0	10	0
78	For brief on motion for special injunction	0	13	4	1	1	0
79	For brief on hearing or trial of action upon notice of trial given, whether such trial be before a judge, with or without a jury, or before an official or special referee, or on trial of an issue of fact before a judge, commissioner, or referee, or on assessment of damages ...	1	1	0	2	2	0
80	For such brief, and for brief on the hearing of an appeal when witnesses are to be examined or cross-examined, such fee may be allowed as the taxing officer shall think fit, having regard to all the circumstances of the case, and to other allowances, if any, for attendances on witnesses, and procuring evidence.						
81	The fees for instructions for brief are not to apply to a hearing on further consideration:						

DRAWING PLEADINGS AND OTHER DOCUMENTS.

82	Statement of claim	0	10	0	1	1	0
83	Or per folio	0	1	0	0	1	0
84	Statement of defence	0	5	0	0	10	0
85	Or per folio	0	1	0	0	1	0
86	Statement of defence and counter claim ...	0	5	0	1	1	0
87	Or per folio	0	1	0	0	1	0
88	Reply, with or without joinder of issue, confession of defence, joinder of issue without other matter, demurrer, and any other pleading (not being a petition or summons) and amendments of any pleading	0	5	0	0	10	0
89	Or per folio	0	1	0	0	1	0
90	Particulars, breaches, and objections when required, and one copy to deliver...	0	5	0	0	6	8
91	Or such amount as the taxing officer shall think fit, not exceeding per folio ...	0	0	8	0	1	4
92	If more than one copy to be delivered, for each other copy per folio	0	0	4	0	0	4

Schedule of Fees.

		Lower Scale.			Higher Scale.		
		£	s.	d.	£	s.	d.
93	Special case, whether original or in an action, affidavits in answer to interrogatories and other special affidavits, special petitions, and interrogatories, per folio	0	1	0	0	1	0
94	Brief, on trial or hearing of cause, issue of fact, assessment of damages, examination of witnesses, demurrer, special case and petition before a Court or judge, sheriff, commissioner, referee, examiner, or officer of the Court, when necessary and proper in addition to pleadings, including necessary and proper observations, per folio	0	1	0	0	1	0
95	Brief on application to add parties	0	6	8	0	10	0
96	Or per folio	0	1	0	0	1	0
97	Brief on further consideration, per sheet of 10 folios	0	6	8	0	6	8
98	Accounts, statements, and other documents for the Judges' Chambers, when required, and fair copy to leave, per folio	0	0	8	0	1	4
99	Advertisements to be signed by judge's clerk, including attendance therefor ...	0	6	8	0	13	4
100	Bill of costs for taxation, including copy for the taxing officer	0	0	8	0	0	8

 COPIES.

102	Of pleadings, briefs, and other documents where no other provision is made, at per folio	0	0	4	0	0	4
102	Where, pursuant to Rules of Court any pleading, special case or petition of right, or evidence is printed, the solicitor of the party printing shall be allowed for a copy for the printer (except when made by the officer of the Court), at per folio	0	0	4	0	0	4
103	And for examining the proof print, at per folio	0	0	2	0	0	2
104	And for printing the amount actually and properly paid to the printer, not exceeding per folio	0	1	0	0	1	0
105	And in addition for every 20 beyond the first 20 copies, at per folio ...	0	0	1	0	0	1

Lower Scale. Higher Scale.

£ s. d. £ s. d.

- 106 And where any part shall properly be printed in a foreign language, or as a fac-simile, or in any unusual or special manner, or where any alteration in the document being printed becomes necessary after the first proof, such further allowance shall be made as the taxing officer shall think reasonable.
- 107 These allowances are to include all attendances on the printer.
- 108 The solicitor for a party entitled to take printed copies shall be allowed, for such number of copies as he shall necessarily or properly take, the amount he shall pay therefor.
- 109 In addition to the allowances for printing and taking printed copies, there shall be allowed for such printed copies as may be necessary or proper for the following but for no other purposes (videlicet) :
- 110 Of any pleading for delivery to the opposite party, or filing in default of appearance
- 111 Of any special case for filing
- 112 Of any petition of right for presentation, if presented in print, and for the solicitor of the Treasury, and service on any party
- 113 Of any pleading, special case, or petition of right, for the use of the Court or judge
- 114 Of any affidavit to be sworn to in print...
- 115 And of any pleading, special case, petition of right, or evidence for the use of counsel in Court, and in country agency causes when proper to be sent as a close copy for the use of the country solicitor, at per folio 0 0 2 0 0 3
- 116 Such additional allowances for printed copies for the Court or judge, and for counsel, are not to be made where written copies have been made previously to printing, and are not in any case to be

Schedule of Fees.

		Lower Scale.		Higher Scale.	
		£	s. d.	£	s. d.
	made more than once in the progress of the cause				
117	Close copies, whether printed or written, are not to be allowed as of course, but the allowance is to depend on the propriety of making or sending the copies, which in each case is to be shown and considered by the taxing officer.				
118	Inserting amendments in a printed copy of any pleading, special case, or petition of right, when not reprinted	0	1 0	0	5 0
119	Or per folio	0	0 4	0	0 4

PERUSALS.

120	Of statement of complaint, statement of defence, reply, joinder of issue, demurrer, and other pleading (not being a petition or summons) by the solicitor of the party to whom the same are delivered ...	0	6 8	0	13 4
121	Or per folio	—		0	0 4
122	Of amendment of any such pleading in writing	0	6 8	0	6 8
123	Or per folio	—		0	0 4
124	If same reprinted	0	6 8	0	13 4
125	Or per folio of amendment	—		0	0 4
126	Of interrogatories to be answered by a party by his solicitor	0	6 8	0	13 4
127	Or per folio	—		0	0 4
128	Of special case by the solicitor of any party except the one by whom it is prepared	0	6 8	0	13 4
129	Or per folio	—		0	0 4
130	Of copy order to add parties, notice of defendant's claim against any person not a party to the action under Order XVI., Rule 18, and of defendant's statement of defence and counter claim served on a person not a party under Order XXII., Rule 6, by the solicitor of the party served therewith, and in these several cases the perusal of the plaintiff's statement of complaint is also to be allowed				

Schedule of Fees.

		Lower Scale.		Higher Scale.	
		£	s. d.	£	s. d.
	unless the solicitor has been previously allowed such perusal	0	6 8	0	13 4
131	Or per folio	—		0	0 4
132	Of notice to produce and notice to admit by the solicitor of the party served ...	0	6 8	0	13 4
133	Of affidavit in answer to interrogatories by the solicitor of the party interrogating, and of other special affidavits by the solicitor of the party against whom the same can be read, per folio	0	0 4	0	0 4

ATTENDANCES.

134	To obtain consent of next friend to sue in his name	0	6 8	0	13 4
135	To deliver or file any pleading (not being a petition or summons) and a special case	0	3 4	0	6 8
136	To inspect, or produce for inspection, documents pursuant to a notice to admit ...	0	6 8	0	13 4
137	Or per hour	0	6 8	0	6 8
138	To examine and sign admissions	0	6 8	0	13 4
139	To inspect, or produce for inspection, documents referred to in any pleading or affidavit, pursuant to notice under Order XXXI., Rule 14	0	6 8	0	6 8
140	Or per hour	0	6 8	0	6 8
141	To obtain or give any necessary or proper consent	0	6 8	0	6 8
142	To obtain an appointment to examine witnesses	0	6 8	0	6 8
143	On examination of witnesses before any examiner, commissioner, officer, or other person	0	13 4	0	13 4
144	Or according to circumstances, not to exceed	2	2 0	2	2 0
145	Or if without counsel, not to exceed ...	—		3	3 0
146	On deponents being sworn, or by a solicitor or his clerk to be sworn, to an affidavit in answer to interrogatories or other special affidavit	0	6 8	0	6 8
147	On a summons at Judges' Chambers ...	0	6 8	0	6 8
148	Or according to circumstances not to exceed	1	1 0	1	1 0

		Lower Scale.		Higher Scale.	
		£	s. d.	£	s. d.
149	In the Chancery Division, all allowances for attending at the Judges' Chambers are to be by the judge or chief clerk as heretofore.				
150	To file chief clerks' and taxing masters' certificates, and get copy marked as an office copy... ..	0	6 8	0	6 8
151	On counsel with brief or other papers—				
152	If counsel's fee one guinea	0	3 4	0	6 8
153	If more and under five guineas	0	6 8	0	6 8
154	If five guineas and under twenty guineas	0	6 8	0	13 4
155	If twenty guineas	0	13 4	1	1 0
156	If forty guineas or more	—		2	2 0
157	On consultation or conference with counsel	0	13 4	0	13 4
158	To enter or set down action, demurrer, special case, or appeal, for hearing or trial	0	6 8	0	6 8
159	In Court on motion of course and on counsel and for order	0	10 0	0	13 4
160	To present petition for order of course and for order	0	6 8	0	13 4
161	In Court on every special motion, each day	0	6 8	0	13 4
162	On same when heard each day	0	13 4	0	13 4
163	Or according to circumstances	1	1 0	2	2 0
164	On demurrer, special case, or special petition, or application adjourned from the Judges' Chambers, when in the special paper for the day, or likely to be heard	0	6 8	0	10 0
165	On same when heard	0	13 4	1	1 0
166	Or according to circumstances, not to exceed	1	1 0	2	2 0
167	On hearing or trial of any cause, or matter, or issue of fact, in London or Middlesex, or the town where the solicitor resides or carries on business, whether before a judge with or without a jury, or commissioner, or referee, or on assessment of damages, when in the paper... ..	0	10 0	0	10 0
168	When heard or tried	0	13 4	1	1 0
169	Or according to circumstances	2	2 0	2	2 0

Schedule of Fees.

17

		Lower Scale.			Higher Scale.		
		£	s.	d.	£	s.	d.
170	When not in London or Middlesex, nor in the town where the solicitor resides or carries on business, for each day (except Sundays) he is necessarily absent ...	2	2	0	3	3	0
171	And expenses (besides actual reasonable travelling expenses) each day, including Sundays	1	1	0	1	1	0
172	Or if the solicitor has to attend on more than one trial or assessment at the same time and place, in each case	1	1	0	1	11	6
173	The expenses in such case to be rateably divided.						
174	To hear judgment when same adjourned...	0	6	8	0	13	4
175	Or according to circumstances	0	13	4	1	1	0
176	To deliver papers (when required) for the use of a judge prior to a hearing ...	0	6	8	0	6	8
177	If more than one judge	0	13	4	0	13	4
178	On taxation of a bill of costs	0	6	8	0	6	8
179	Or according to circumstances, not to exceed	2	2	0	2	2	0
180	In causes for purposes within the cognizance of the Court of Chancery before the Act passed, such further fee as the taxing officer may think fit, not exceeding the allowances heretofore made.						
181	To obtain or give an undertaking to appear	0	6	8	0	6	8
182	To present a special petition, and for same answered	0	6	8	0	6	8
183	On printer to insert advertisement in Gazette	0	6	8	0	6	8
184	On printer to insert same in other papers, each printer	—			0	6	8
185	Or every two... ..	0	6	8	—		
186	On registrar to certify that a cause set down is settled, or for any reason not to come into the paper for hearing ...	0	6	8	0	6	8
187	For an order drawn up by chief clerk, and to get same entered	0	6	8	0	6	8
188	On counsel to procure certificate that cause proper to be heard as a short cause, and on registrar to mark same	0	6	8	0	6	8
189	To mark conveyancing counsel or taxing master	0	6	8	0	6	8

Schedule of Fees.

		Lower Scale.		Higher Scale.	
		£	s. d.	£	s. d.
190	For preparing and drawing up an order made at chambers in proceedings to wind-up a company and attending for same, and to get same entered... ..	0	13 4	0	13 4
191	And for engrossing every such order, per folio	0	0 4	0	0 4

NOTE.—An order of course means an order made on an *ex parte* application, and to which a party is entitled as of right on his own statement and at his own risk.

OATHS AND EXHIBITS.

192	Commissioners to take oaths or affidavits. For every oath, declaration, affirmation, or attestation upon honour in London or the country	0	1 6	0	1 6
193	The solicitor for preparing each exhibit in town or country	0	1 0	0	1 0
194	The commissioner for marking each exhibit	0	1 0	0	1 0

TERM FEES.

195	For every term commencing on the day the sittings in London and Middlesex of the High Court of Justice commence, and terminating on the day preceding the next such sittings, in which a proceeding in the cause or matter by or affecting the party, other than the issuing and serving the writ of summons, shall take place...	0	15 0	0	15 0
196	And further, in country agency causes or matters, for letters	0	6 0	0	6 0
197	Where no proceeding in the cause or matter is taken which carries a term fee, a charge for letters may be allowed, if the circumstances require it.				
198	In addition to the above an allowance is to be made for the necessary expense of postages, carriage and transmission of documents.				

The following Rule issued in June, 1876, will override the fees directed to be charged in items Nos. 104 & 105.

RULES OF THE SUPREME COURT (COSTS).

The Schedule to "The Rules of the Supreme Court (Costs)" is hereby altered in the following particulars:—

The allowance for printing a document not exceeding ten folios shall be 10s., and, in addition, for every twenty beyond the first twenty copies of any document not exceeding twenty-four folios, 2s.

SPECIAL ALLOWANCES AND GENERAL PROVISIONS.

1. As to writs of summons requiring special indorsement, original special cases, pleadings, and affidavits in answer to interrogatories, and other special affidavits, when the higher scale is applicable, the taxing officer may, in lieu of the allowances for instructions and preparing or drawing, make such allowance for work, labour, and expenses in or about the preparation of such documents as in his discretion he may think proper.

2. As to drawing any pleading or other document, the fees allowed shall include any copy made for the use of the solicitor, agent, or client, or for counsel to settle.

3. As to instructions to sue or defend, when the higher scale is applicable, if in consequence of the instructions being taken separately from more than three persons (not being co-partners) the taxing officer shall consider the fee above provided inadequate, he may make such further allowance as he shall in his discretion consider reasonable.

4. As to affidavits, when there are several deponents to be sworn, or it is necessary for the purpose of an affidavit being sworn to go to a distance, or to employ an agent, such reasonable allowance may be made as the taxing officer in his discretion may think fit.

5. The allowances for instructions and drawing an affidavit in answer to interrogatories and other special affidavits, and attending the deponent to be sworn, include all attendances on the deponent to settle and read over.

6. As to delivery of pleadings, services, and notices, the fees are not to be allowed when the same solicitor is for both parties, unless it be necessary for the purpose of making an affidavit of service.

7. As to perusals the fees are not to apply where the same solicitor is for both parties.

8. As to evidence, such just and reasonable charges and expenses as appear to have been properly incurred in procuring evidence, and the attendance of witnesses, are to be allowed.

9. As to agency correspondence, in country agency causes and matters, if it be shown to the satisfaction of the taxing officer that such correspondence has been special and extensive, he is to be at liberty to make such special allowance in respect thereof as in his discretion he may think proper.

10. As to attendances at the Judges' Chambers, where, from the length of the attendance, or from the difficulty of the case, the judge or master shall think the highest of the above fees an insufficient remuneration for the services performed, or where the preparation of the case or matter to lay it before the judge or master in chambers, or on a summons, shall have required skill and labour for which no fee has been allowed, the judge or master may allow such fee in lieu of the fee of £1. 1s. above provided, not exceeding £2. 2s., or where the higher scale is applicable £3. 3s., or in proceedings to wind up a company £5. 5s., as in his discretion he may think fit; and where the preparation of the case or matter to lay it before a judge at chambers on a summons shall have required and received from the solicitor such extraordinary skill and labour as materially to conduce to the satisfactory and speedy disposal of the business, and therefore shall appear to the judge to deserve higher remuneration than the ordinary fees, the judge may allow to the solicitor, by a memorandum in writing expressly made for that purpose and signed by the

judge, specifying distinctly the grounds of such allowance, such fee, not exceeding 10 guineas, as in his discretion he may think fit, instead of the above fees of £2. 2s., £3. 3s., and £5. 5s.

11. As to attendances at the Judges' Chambers, where by reason of the non-attendance of any party (and it is not considered expedient to proceed *ex parte*), or where by reason of the neglect of any party in not being prepared with any proper evidence account, or other proceeding, the attendance is adjourned without any useful progress being made, the judge may order such an amount of costs (if any) as he shall think reasonable to be paid to the party attending by the party so absent or neglectful, or by his solicitor personally; and the party so absent or neglectful is not to be allowed any fee as against any other party, or any estate or fund in which any other party is interested.

12 A folio is to comprise 72 words, every figure comprised in a column being counted as one word.

13. Such costs of procuring the advice of counsel on the pleadings, evidence, and proceedings in any cause or matter as the taxing officer shall in his discretion think just and reasonable, and of procuring counsel to settle such pleadings and special affidavits as the taxing officer shall in his discretion think proper to be settled by counsel, are to be allowed; but as to affidavits a separate fee is not to be allowed for each affidavit, but one fee for all the affidavits proper to be settled, which are or ought to be filed at the same time.

14. As to counsel attending at Judges' Chambers, no costs thereof shall in any case be allowed, unless the judge certifies it to be a proper case for counsel to attend.

15. As to inspection of documents under Order XXXI., Rule 14, no allowance is to be made for any notice or inspection, unless it is shown to the satisfaction of the taxing officer that there were good and sufficient reasons for giving such notice and making such inspection.

16. As to taking copies of documents in possession of another party, or extracts therefrom, under Rules of Court

or any special order, the party entitled to take the copy or extract is to pay the solicitor of the party producing the document for such copy or extract as he may, by writing, require, at the rate of 4d. per folio; and if the solicitor of the party producing the document refuses or neglects to supply the same, the solicitor requiring the copy or extract is to be at liberty to make it, and the solicitor for the party producing is not to be entitled to any fee in respect thereof.

17. Where a petition in any cause or matter assigned to the Chancery Division is served, and notice is given to the party served that in case of his appearance in court his costs will be objected to, and accompanied by a tender of costs for perusing the same, the amount to be tendered shall be £2. 2s. The party making such payment shall be allowed the same in his costs, provided such service was proper, but not otherwise; but this order is without prejudice to the rights of either party to costs, or to object to costs where no such tender is made, or where the Court or judge shall consider the party entitled, notwithstanding such notice or tender, to appear in court. In any other case in which a solicitor of a party served necessarily or properly peruses any such petition without appearing thereon he is to be allowed a fee not exceeding £2. 2s.

18. The Court or judge may, at the hearing of any cause or matter, or upon any application or procedure in any cause or matter in court or at chambers, and whether the same is objected to or not, direct the costs of any pleading, affidavit, evidence, notice to cross-examine witnesses, account, statement, or other proceeding, or any part thereof, which is improper, unnecessary, or contains unnecessary matter, or is of unnecessary length, to be disallowed, or may direct the taxing officer to look into the same and to disallow the costs thereof, or of such part thereof as he shall find to be improper, unnecessary, or to contain unnecessary matter, or to be of unnecessary length; and in such case the party whose costs are so disallowed shall pay the costs occasioned to the other parties by such unnecessary proceeding, matter, or length;

and in any case where such question shall not have been raised before and dealt with by the Court or judge, the taxing officer may look into the same (and, as to evidence, although the same may be entered as read in any decree or order) for the purpose aforesaid, and thereupon the same consequences shall ensue as if he had been specially directed to do so.

19. In any case in which, under the preceding rule No. 18, or any other rule of Court, or by the order or direction of a Court or judge, or otherwise, a party entitled to receive costs is liable to pay costs to any other party, the taxing officer may tax the costs such party is so liable to pay, and may adjust the same by way of deduction or set off, or may, if he shall think fit, delay the allowance of the costs such party is entitled to receive until he has paid or tendered the costs he is liable to pay; or such officer may allow or certify the costs to be paid, and the same may be recovered by the party entitled thereto in the same manner as costs ordered to be paid may be recovered.

20. Where in the Chancery Division any question as to any costs is under the preceding rule 18 dealt with at chambers, the chief clerk is to make a note thereof, and state the same on his allowance of the fees for attendances at chambers, or otherwise as may be convenient for the information of the taxing officer.

21. Where any party appears upon any application or proceeding in court or at chambers, in which he is not interested, or upon which, according to the practice of the Court, he ought not to attend, he is not to be allowed any costs of such appearance unless the Court or judge shall expressly direct such costs to be allowed.

29. As to applications to extend the time for taking any proceeding limited by Rules of Court (subject to any special order as to the costs of and occasioned by any such application), the costs of one application are, without special order, to be allowed as costs in the cause or matter, but (unless specially ordered) no costs are to be allowed of any further application

to the party making the same as against any other party, or any estate or fund in which any other party is interested.

23. The taxing officers of the Supreme Court, or of any division thereof, shall, for the purpose of any proceeding before them, have power and authority to administer oaths, and shall, in relation to the taxation of costs, perform all such duties as have heretofore been performed by any of the masters, taxing masters, registrars, or other officers of any of the courts whose jurisdiction is by the Act transferred to the High Court of Justice or Court of Appeal, and shall, in respect thereof, have such powers and authorities as previous to the commencement of the Act were vested in any of such officers, including examining witnesses, directing production of books, papers, and documents, making separate certificates or allocaturs, requiring any party to be represented by a separate solicitor, and to direct and adopt all such other proceedings as could be directed and adopted by any such officer on references for the taxation of costs, and taking accounts of what is due in respect of such costs, and such other accounts connected therewith as may be directed by the Court or a judge.

24. The taxing officer shall have authority to arrange and direct what parties are to attend before him on the taxation of costs to be borne by a fund or estate, and to disallow the costs of any party whose attendance such officer shall in his discretion consider unnecessary in consequence of the interest of such party in such fund or estate being small or remote, or sufficiently protected by other parties interested.

25. When any party entitled to costs refuses or neglects to bring in his costs for taxation, or to procure the same to be taxed, and thereby prejudices any other party, the taxing officer shall be at liberty to certify the costs of the other parties, and certify such refusal or neglect, or may allow such party refusing or neglecting a nominal or other sum for such costs, so as to prevent any other party being prejudiced by such refusal or neglect.

26. As to costs to be paid or borne by another party, no

costs are to be allowed which do not appear to the taxing officer to have been necessary or proper for the attainment of justice or defending the rights of the party, or which appear to the taxing officer to have been incurred through over-caution, negligence, or mistake, or merely at the desire of the party.

27. As to any work and labour properly performed and not herein provided for, and in respect of which fees have heretofore been allowed, the same or similar fees are to be allowed for such work and labour as have heretofore been allowed.

28. The rules, orders, and practice of any Court whose jurisdiction is transferred to the High Court of Justice or Court of Appeal, relating to costs, and the allowance of the fees of solicitors and attorneys, and the taxation of costs, existing prior to the commencement of the Act, shall, in so far as they are not inconsistent with the Act, and the Rules of Court in pursuance thereof, remain in force and be applicable to costs of the same or analogous proceedings, and to the allowance of the fees of solicitors of the Supreme Court and the taxation of costs in the High Court of Justice and Court of Appeal.

29. As to all fees or allowances which are discretionary, the same are, unless otherwise provided, to be allowed at the discretion of the taxing officer, who, in the exercise of such discretion, is to take into consideration the other fees and allowances to the solicitor and counsel, if any, in respect of the work to which any such allowance applies, the nature and importance of the cause or matter, the amount involved, the interest of the parties, the fund or persons to bear the costs, the general conduct and costs of the proceedings, and all other circumstances.

30. Any party who may be dissatisfied with the allowance or disallowance by the taxing officer, in any bill of costs taxed by him, of the whole or any part of any item or items, may, at any time before the certificate or allocatur is signed, deliver to the other party interested therein, and carry in before the taxing officer, an objection in writing to such

allowance or disallowance, specifying therein by a list, in a short and concise form, the item or items, or parts or part thereof, objected to, and may thereupon apply to the taxing officer to review the taxation in respect of the same.

31. Upon such application the taxing officer shall reconsider and review his taxation upon such objections, and he may, if he shall think fit, receive further evidence in respect thereof, and, if so required by either party, he shall state either in his certificate of taxation or allocatur, or by reference to such objection, the grounds and reasons of his decision thereon, and any special facts or circumstances relating thereto.

32. Any party who may be dissatisfied with the certificate or allocatur of the taxing officer, as to any item or part of an item which may have been objected to as aforesaid, may apply to a judge at chambers for an order to review the taxation as to the same item or part of an item, and the judge may thereupon make such order as to the judge may seem just; but the certificate or allocatur of the taxing officer shall be final and conclusive as to all matters which shall not have been objected to in manner aforesaid.

33. Such application shall be heard and determined by the judge upon the evidence which shall have been brought in before the taxing officer, and no further evidence shall be received upon the hearing thereof, unless the judge shall otherwise direct.

34. When a writ of summons for the commencement of an action shall be issued from a district, and when an action proceeds in a district registry, all fees and allowances, and rules and directions relating to costs, which would be applicable to such proceedings if the writ of summons were issued in London, and if the action proceeded in London shall apply to such writ of summons issued from and other proceedings in district registry.

Signed by the Lord Chancellor, and 22 Judges.

ORDERS AS TO COURT FEES.

Orders as to Court Fees under the Supreme Court of Judicature Act, 1875. October 28, 1875.

I. The fees and percentages contained in the schedule hereto are fixed and appointed to be, and shall be taken in the High Court of Justice, and in the Court of Appeal, and in any Court to be created by any commission, and in any office which is connected with any of those Courts, or in which any business connected with any of those Courts is conducted, and by any officer paid wholly or partly out of public moneys who is attached to any of those Courts or the Supreme Court, or any Judge of those Courts, or any of them; and the said fees and percentages shall be taken by stamps, except those taken in the District Registries, which shall, until further order, be taken in money, and applied and accounted for in such manner as the Treasury may from time to time direct.

II. The fees and percentages set forth in the column headed Lower Scale in the schedule hereto are to be taken and paid in all cases in which the Lower Scale of fees is to be charged and allowed to solicitors under the provisions of the Additional Rules of Court under the Supreme Court of Judicature Act, 1875, issued by Order in Council, dated the 12th day of August, 1875, and the fees and percentages set forth in the column headed Higher Scale in the schedule hereto are to be taken and paid in all other cases.

III. In causes and matters by the 34th section of the Supreme Court of Judicature Act, 1873, assigned to the Chancery Division :—

The solicitor or party acting in person shall, on any proceeding in which he claims to pay fees according to the Lower Scale, file with the proper officer a certificate in the

form hereunder set forth, of which certificate the officer is, at the request of any solicitor or any party acting in person in the cause or matter, to mark a copy without a fee.

On production of such copy of the certificate all officers of the Court are to receive and file all proceedings in the cause or matter bearing stamps according to the Lower Scale.

In any case certified for the Lower Scale of Court fees, in which it shall happen that the solicitor shall become entitled to charge and be allowed according to the Higher Scale of solicitors' fees, the deficiency in the fees of Court is to be made good.

In any case in which the fees have been paid upon the Higher Scale, and in which it shall happen that the solicitor shall become entitled to charge and be allowed only according to the Lower Scale of solicitors' fees, the excess of fees so paid may be allowed upon the taxation of costs, if the circumstances of the case shall, in the judgment of the taxing officer, justify such allowance.

IV. The provisions in this Order shall not apply to or affect any of the matters following (that is to say):—

The existing fees and percentages in respect of any of the jurisdictions which are not, by the Supreme Court of Judicature Acts, 1873 and 1875, transferred to the High Court of Justice or the Court of Appeal;

The existing fees and percentages in respect of any matter at the time of the passing of the Supreme Court of Judicature Act, 1875, within the jurisdiction of the Court of Probate, the Court for Divorce and Matrimonial Causes, or the Admiralty Court, or relating to any appeal from the Chief Judge in Bankruptcy, except so far as the procedure in any such matter, or the fees or percentages to be taken in respect thereof, is or are expressly varied by the schedule to the said Act, or by this Order, or by any Rules of Court made or to be made by Order in Council before the commencement of the said Act;

The existing fees and percentages in respect of any

criminal proceedings, other than such proceedings on the Crown side of the Queen's Bench Division as the scale contained in the schedule hereto may be applicable to ;
The existing fees and percentages in respect of matters on the Revenue side of the Exchequer Division, and proceedings and business in the office of the Queen's Remembrancer other than such matters, proceedings, and business as the scale contained in the schedule hereto may be applicable to ;

The existing fees and percentages authorised to be taken by any sheriffs, under sheriffs, deputy sheriffs, bailiffs, or other officers or ministers of sheriffs ;

The existing fees and percentages directed to be taken or paid by any Act of Parliament, and in respect of which no fee or percentage is hereby provided ;

The existing fees and percentages which shall have become due or payable before the commencement of the Judicature Acts, 1873 and 1875 ;

The existing fees and percentages in respect of any proceedings in any cause or matter pending at the commencement of the said Acts, and in respect of which no fee or percentage is hereby provided.

V. The existing rules and practice, applicable to proceedings by persons suing in formâ pauperis, shall continue and be applicable to proceedings to which this Order relates.

VI. Save as otherwise provided by this Order all existing fees and percentages which may be taken in any of the Courts whose jurisdiction is, by the Judicature Acts, 1873 and 1875, transferred to the High Court of Justice or Court of Appeal, or in any office which is connected with any of those Courts or in which any business connected with any of those Courts is conducted, or by any officer paid wholly or partly out of public moneys who is attached to any of those Courts, or the Supreme Court, or any Judge of those Courts, or any of them, shall be and are hereby abolished.

VII. A folio is to comprise 72 words, every figure comprised in a column being counted as one word.

VIII. The provisions of Order LXIII. in the first Schedule to the Supreme Court of Judicature Act, 1875, shall apply to this Order.

IX. This Order shall come into operation at the time of the commencement of the Supreme Court of Judicature Acts, 1873 and 1875.

*Form of Certificate for paying Lower Scale of Court Fees
above referred to.*

(Title of cause or matter.)

I hereby certify that to the best of my judgment and belief the Lower Scale of Fees of Court is applicable to this case.

Dated, &c.

A. B.,
Solicitor for Plaintiff or Defendant.

THE SCHEDULE ABOVE REFERRED TO.

An Order or Rule herein referred to by number shall mean the Order or Rule so numbered in the First Schedule to the Supreme Court of Judicature Act, 1875.

SUMMONSES, WRITS, COMMISSIONS, AND WARRANTS.

	Lower Scale.		Higher Scale.	
	£	s. d.	£	s. d.
On sealing a writ of summons for commencement of an action	0	5 0	0	10 0
On sealing a concurrent, renewed or amended writ of summons for commencement of an action	0	2 6	0	2 6
On sealing a notice for service under Order XVI, Rule 18	0	2 6	0	2 6
On sealing a writ of mandamus or injunction ...	0	10 0	1	0 0
On sealing a writ of subpoena not exceeding three persons	0	2 6	0	5 0
On sealing every other writ	0	5 0	0	10 0
On sealing a summons to originate proceedings in the Chancery Division	0	5 0	0	10 0
On sealing a duplicate thereof	0	1 0	0	5 0

	Lower Scale.			Higher Scale.		
	£	s.	d.	£	s.	d.
On sealing a copy of same for service	0	1	0	0	5	0
On sealing or issuing any other summons or warrant	0	2	0	0	3	0
On sealing or issuing a commission to take oaths or affidavits in the Supreme Court	5	0	0	5	0	0
Every other commission	1	0	0	1	0	0
On marking a copy of a petition of right for service	0	1	0	0	5	0

APPEARANCES.

On entering an appearance, for each person ...	0	2	0	0	2	0
--	---	---	---	---	---	---

COPIES.

For a copy of a written deposition of a witness to enable a party to print the same, for each folio	0	0	4	0	0	4
For examining a written or printed copy, and marking same as an office copy, for each folio	0	0	2	0	0	2
For making a copy and marking same as an office copy, for each folio	0	0	6	0	0	6
For a copy in a foreign language, the actual cost.						
For a copy of a plan, map, section, drawing, photograph, or diagram, the actual cost.						
For a printed copy of an order, not being an office or certified copy, for each folio	0	0	1	0	0	1

ATTENDANCES.

On an application, with or without a subpoena, for any officer to attend as a witness, or to produce any record or document to be given in evidence (in addition to the reasonable ex- penses of the officer) for each day or part of a day he shall necessarily be absent from his office	1	0	0	1	0	0
---	---	---	---	---	---	---

The officer may require a deposit of stamps on account of any further fees, and a deposit of money on account of any further expenses which may probably become payable beyond the amount paid for fees and expenses on the application, and the officer or his clerk taking such deposit shall thereupon make a memorandum thereof on the application.

The officer may also require an undertaking in writing to pay any further fees and expenses which may become payable beyond the amounts so paid and deposited.

	Lower Scale.		Higher Scale.	
	£	s. d.	£	s. d.
OATHS, &c.				
For taking an affidavit or an affirmation or attestation upon honour in lieu of an affidavit or a declaration, except for the purpose of receipt of dividends from the Paymaster-General, for each person making the same	0	1 6	0	1 6
And in addition thereto for each exhibit therein referred to and required to be marked, whether annexed or not	0	1 0	0	1 0
FILING.				
On filing a special case or petition of right ...	0	10 0	1	0 0
On filing an affidavit with exhibits (if any) annexed, submission to arbitration, award, bill of sale, warrant of attorney, cognovit, bail, satisfaction piece, and writ of execution with return	0	2 0	0	2 0
On filing a scheme pursuant to the statute 30 & 31 Vict., c. 127, or the Liquidation Act, 1868	1	0 0	1	0 0
On filing a caveat	0	5 0	0	5 0
CERTIFICATES.				
For a certificate of appearance, or of a pleading, affidavit, or proceeding having been entered, filed, or taken, or of the negative thereof ...	0	1 0	0	4 0
SEARCHES AND INSPECTIONS.				
On an application to search for an appearance or an affidavit, and inspecting the same ...	0	1 0	0	1 0
On an application to search an index, and inspect a pleading, decree, order or other record, unless otherwise expressly provided for by any Act of Parliament or this Order, and to inspect documents deposited for safe custody or production pursuant to an order, for each hour or part of an hour occupied	0	2 6	0	2 6
Not exceeding on one day	0	10 0	0	10 0
EXAMINATION OF WITNESSES.				
For every witness sworn and examined by an examiner or other officer in his office, including oath, for each hour	0	10 0	0	10 0
For an examination of witnesses by any such officer away from the office (in addition to reasonable travelling and other expenses), per day	3	0 0	3	0 0

Lower Scale. Higher Scale.
 £ s. d. £ s. d.

The officer may require a deposit of stamps on account of fees and a deposit of money on account of expenses, which may probably become payable beyond any amount paid for fees and expenses upon the examination, and the officer or his clerk taking such deposit shall thereupon make a memorandum thereof and deliver the same to the party making the deposit.

The officer may also require an undertaking in writing to pay any further fees and expenses which may become payable beyond the amount so paid and deposited.

These fees are not to apply to the examination of witnesses for the purpose of any inquiry, taxation of costs, or other proceeding before the officer.

HEARING.

For entering or setting down, or re-entering or re-setting down an appeal to the Court of Appeal, or a cause for trial or hearing in any Court in London or Middlesex, or at any assizes, including a demurrer, special case, and petition of right, but not any other petition, nor a summons adjourned from chambers	1	0	0	2	0	0
For a certificate of an associate of the result of trial 	1	0	0	1	0	0

JUDGMENTS, DECREES, AND ORDERS.

For drawing up and entering a judgment, or a decree or decretal order, whether on the original hearing of a cause or on further consideration, including a cause commenced by summons at chambers, and an order on the hearing of a special case or petition, and any order by the Court of Appeal 	0	10	0	1	0	0
For drawing up and entering any other order, whether made in Court or at chambers ...	0	3	0	0	5	0
For copy of a plan, map, section, drawing, photograph, or diagram, required to accompany any order, the actual cost.						

Lower Scale. Higher Scale.

£ s. d. £ s. d.

TAKING ACCOUNT.

On taking an account of a receiver, guardian, consignee, bailee, manager, provisional, official, or voluntary liquidator, or sequestrator, or of an executor, administrator, trustee, agent, solicitor, mortgagee, co-tenant, co-partner, execution creditor, or other person liable to account, when the amount found to have been received without deducting any payment shall not exceed £200 0 2 0 0 2 0

Where such amount shall exceed £200 for every £50 or fraction of £50 0 0 6 0 0 6

In the case of any such receiver, guardian, consignee, bailee, manager, liquidator, sequestrator, or execution creditor, the fees shall, upon payment, be allowed in the account unless the Court or Judge shall otherwise direct, and in the case of taking the accounts of such other accounting parties the fees shall be paid by the party having the conduct of the order under which such account is taken, as part of his costs of the cause or matter (unless the Court or Judge shall otherwise direct), and in such case shall be taken upon the certificate of the result of any such account; but the fees shall be due and payable, although no certificate is required, on the account taken, or on such part thereof as may be taken, and the solicitor or party suing in person shall in such case cause the proper stamps (the amount thereof to be fixed by the officer) to be impressed on or affixed to the account.

The officer taking the account may require a deposit of stamps on account of fees before taking the account, not exceeding the fees on the full amount appearing by the account to have been received, and the officer or his clerk taking such deposit shall make a memorandum thereof on the account.

TAXATION OF COSTS.

For taxing a bill of costs where the amount allowed does not exceed £8 0 2 0 0 4 0

	Lower Scale.		Higher Scale.					
	£	s. d.	£	s. d.				
Where the amount exceeds £8, for every £2 allowed, or a fraction thereof	0	0 6	0	1 0				
<p>These fees, except where otherwise provided, shall be taken on signing the certificate or on the allowance of the bill of costs, as taxed, but the fees shall be due and payable if no certificate or allocatur is required on the amount of the bill as taxed, or on the amount of such part thereof as may be taxed, and the solicitor or party suing in person shall in such case cause the proper stamps (the amount thereof to be fixed by the officer) to be impressed on or affixed to the bill of costs.</p> <p>The taxing officer may require a deposit of stamps on account of fees before taxation not exceeding the fees on the full amount of the costs as submitted for taxation, and the officer or his clerk on taking such deposit shall make a memorandum thereof on the bill of costs.</p> <p>For a certificate or allocatur of the result, not being a judgment</p>					0	10 0	1	0 0
<p>The 58th Rule of Order V. of the Chancery Funds Consolidated Rules, 1874, shall continue in force and be acted upon in cases to which it is applicable.</p>								

PETITIONS.

For answering a petition for hearing in Court, and setting down	0	5 0	1	0 0
For answering a non-attendable petition, not being a petition for an order of course ...	0	5 0	0	10 0
On a matter of course order, on a petition of right	0	10 0	0	10 0
On an order for a commission on a petition of right	1	0 0	1	0 0

REGISTER OF JUDGMENTS AND LIS PENDENS.

For registering a judgment or lis pendens although more than one name may have to be registered	0	2 6	0	2 6
For re-registering same	0	1 0	0	1 0
For a search for each name	0	1 0	0	1 0

	Lower Scale.		Higher Scale.	
	£	s. d.	£	s. d.
For a certificate of entry of satisfaction ...	0	1 0	0	1 0
For certificate of a judgment for registration in Ireland or Scotland under the Judgments Extension Act, 1868, including affidavit ...	0	2 0	0	2 0
On filing for registration a certificate issued out of Courts of Dublin or Court of Session in Scotland under the same Act, although more than one name may have to be registered under the same Act	0	7 0	0	7 0
On every certificate of the entry of a satisfaction under the same Act	0	1 0	0	1 0
For a search made in one or both of the registers of Irish and Scotch judgments, for each name	0	1 0	0	1 0

MISCELLANEOUS.

On a report of a Private Bill in Parliament ...	5	0 0	5	0 0
On an allowance of bye-laws or table of fees ...	1	0 0	1	0 0
On a fiat of a Judge	0	5 0	0	5 0
On signing an advertisement	0	10 0	1	0 0
Upon a reference to a Master of the Queen's Bench, Common Pleas, or Exchequer Di- visions, or a District Registrar, for the purpose of any investigation or inquiry other than the taking of an account for which another fee is herein provided, for every hour or part of an hour the Master or Registrar is occupied ...	0	10 0	0	10 0
A deposit on account of fees before proceeding with such reference, or at any time during the course thereof, may be required, and a memo- randum thereof shall be delivered to the party making the deposit.				
On taking acknowledgment of a deed by a married woman	1	0 0	1	0 0
On taking a recognizance or bond	0	10 0	0	10 0
On taking bail, and taking same off the file and delivering	0	2 0	0	2 0
On a commitment	0	5 0	0	5 0
On an application to produce Judge's notes ...	0	5 0	0	5 0
On appointment of commissioners under glebe exchange... ..	1	0 0	1	0 0
On examining and signing inrolments of decrees and orders	3	0 0	3	0 0
On admission or re-admission of a solicitor ...	5	0 0	5	0 0

	Lower Scale.		Higher Scale.	
	£	s. d.	£	s. d.
On a written request for information at the Chancery Pay Office	0	2 6	0	2 6
For preparing a power of attorney at the Chancery Pay Office	0	3 0	0	3 0
For transcript of an account in the books at the Chancery Pay Office, for each opening ...	0	2 0	0	2 0

ORDER TO TAKE FEES BY STAMPS.

Order as to the taking of the Fees and percentages in the Supreme Court of Judicature by Stamps, except in the District Registries. October 28, 1875.

Whereas, by section 26 of the Supreme Court of Judicature Act, 1875, it is provided that the fees and percentages appointed to be taken in the High Court of Justice and in the Court of Appeal, and in any Court to be created by any commission, and in any office which is connected with any of those Courts or in which any business connected with any of those Courts is conducted, shall, except so far as they be otherwise directed, be taken by means of stamps; and further, that such stamps shall be impressed or adhesive, as the Treasury may from time to time direct; and that the Treasury, with the concurrence of the Lord Chancellor, may from time to time make such rules as may seem fit for publishing the amount of the fees and regulating the use of such stamps, and particularly for prescribing the application thereof to documents from time to time in use or required to be used for the purposes of such stamps, and for ensuring the proper cancellation of such stamps.

Now we, the undersigned, being two of the Lords Commissioners of Her Majesty's Treasury, do, with the concurrence of the Lord Chancellor, hereby give notice and order and direct—

1. That from and after the 1st November next, being the date fixed for the commencement of this Act, all orders and regulations now in force with respect to the use, proper cancellation, mode of keeping accounts, and allowance of fee stamps in

The Court of Chancery,

The several Common Law Courts,

The Court of Probate,

The Court for Divorce and Matrimonial Causes,

The Admiralty Court,

or in relation to appeals from the Chief Judge in Bankruptcy, or from the Court of Appeal in Chancery in Bankruptcy matters, shall continue in force up to the beginning of the sittings to take place after January next, or until they shall respectively be altered or annulled by any rules hereafter to be made and published in conformity with the Act.

2. That the stamps to be used in the collection of fees and percentages payable under the Order made in pursuance of the powers given by the Supreme Court of Judicature Act, 1875, bearing date this day, shall until further notice be either impressed or adhesive as directed in any previous Order; and in cases to which no previous order is applicable, shall be either impressed or adhesive, at the option of the parties by whom the fees are payable.

3. That until we do order to the contrary, the dies heretofore in use for impressing stamps in any of the Courts affected by the said Act, and also the adhesive stamps heretofore in use, shall be available and valid for the taking of the said fees and percentages, and may be used notwithstanding that new dies and stamps appropriated to the Supreme Court of Judicature may in the meantime have been issued by the Commissioners of Inland Revenue, which will also be valid and available.

4. That for such documents in the Chancery, the Queen's Bench, the Common Pleas, and the Exchequer Divisions of the Supreme Court of Judicature as may be, under any existing

Rule or Order, stamped with an adhesive stamp or stamps, adhesive stamps appropriated by the words "Judicature Fees" shall be used; Provided always that up to the beginning of the sittings to take place after January next, the adhesive stamps hitherto used in the Courts of Chancery and Common Law shall be available and may be used for such documents in the Supreme Court of Judicature.

5. And that where any of such fees are payable in respect of any matter or thing to be done by any officer or in any office whatever of the Supreme Court of Judicature, and it shall not have been customary or may not be necessary to use any written or printed document or paper in reference to such matter or thing whereon the stamp could be stamped or affixed, the party or his solicitor requiring such matter or thing to be done, shall make application for the same by a præcipe, or short note in writing or print, and a stamp denoting the amount of the fees so payable shall be stamped or affixed to such præcipe or note.

6. That where a fee is payable, but no directions are found in previous Orders as to the document to which the stamp is to be applied, it shall be lawful, until we do otherwise order, for any officer of the Supreme Court whose duty it would be to see that the fee in question is duly paid by means of a stamp, to decide on what document such stamp shall be impressed or affixed.

Given under our hands,

MAHON,

Row. WINN.

I hereby signify my concurrence in the before-mentioned rules and regulations.

CAIRNS, C.

RULES OF 1ST FEBRUARY 1876.

ORDER LV.—COSTS.

7. In any cause or matter, in which security for costs is required, the security shall be of such amount, and be given at such time or times, and in such manner and form, as the Court or a Judge shall direct.

ORDER AS TO FEES TO BE TAKEN BY ANY
OFFICIAL REFEREES THAT MAY BE
ATTACHED TO THE SUPREME COURT.

The Right Honourable Hugh MacCalmont, Baron Cairns, Lord High Chancellor of Great Britain, by and with the advice and consent of the undersigned Judges of the Supreme Court, and with the concurrence of the Lords Commissioners of Her Majesty's Treasury, doth hereby, in pursuance and execution of the powers given by the Supreme Court of Judicature Act, 1875, and all other powers and authorities enabling him in this behalf, order and direct in manner following:—

The fees to be taken by any Official Referee to be attached to the Supreme Court under the provisions of section eighty-three of the Supreme Court of Judicature Act, 1873, shall be as follows:—

£ s. d.

Upon a reference, for every hour or part of an hour
the Official Referee is occupied... .. 1 1 0

Where the sittings under a reference are to be held elsewhere than in London, there shall be paid in addition to the above, £1. 11s. 6d. for every night the Official Referee, and 15s. for every night the Official Referee's clerk, is absent from London, together with reasonable costs of their locomotion from London and back.

A deposit on account of fees and expenses before proceeding with such reference, or at any time during the course thereof,

may be required, and a memorandum thereof shall be delivered to the party making the deposit.

Where the sittings are held elsewhere than in London, the Plaintiff in the Action shall provide, at his expense, a place to the satisfaction of the Official Referee in which the sittings may be held.

Upon the conclusion of the sittings on a reference, the Official Referee shall forthwith transmit to the Treasury a return according to the form annexed, on which shall be affixed stamps equal in amount to the fees and moneys received for such sitting and expenses.

The Official Referees shall conform to any regulations that may be made from time to time by the Treasury for the accounting for all fees and moneys paid to them.

FURTHER ORDER TO TAKE FEES BY STAMPS.

April 22, 1876.

Order as to the Fees and Percentages which are required to be taken in the Supreme Court of Judicature by means of Stamps.

Whereas by section 26 of the Supreme Court of Judicature Act, 1875, it is provided that the fees and percentages appointed to be taken in the High Court of Justice and in the Court of Appeal, and in any Court to be created by any Commission, and in any office which is connected with any of those Courts, or in which any business connected with any of those Courts is conducted, shall, except so far as they be otherwise directed, be taken by means of stamps; and further, that such stamps shall be impressed or adhesive, as the Treasury may from time to time direct; and that the Treasury, with the concurrence of the Lord Chancellor, may from time to time make such rules as may seem fit for publishing the amount of the fees and regulating the use of such stamps, and parti-

42 Further Order to take Fees by Stamps, April 22, 1876.

cularly for prescribing the application thereof to documents from time to time in use or required to be used for the purposes of such stamps, and for ensuring the proper cancellation of such stamps, and for keeping accounts of such stamps.

And whereas by an Order made under the same section of the said Act, on the 28th day of October, 1875, it was (amongst other things) provided that the stamps to be used in the collection of the fees and percentages therein mentioned should, until further notice, be either impressed or adhesive as directed in any previous Order, and in cases to which no previous Order was applicable should be either impressed or adhesive, at the option of the parties by whom the fees were payable, and it was also provided that up to the beginning of the sittings on the 25th day of April, 1876, the adhesive stamps used before the publication of the said Order in the Courts of Chancery and Common Law should be available, and might be used, in the Supreme Court of Judicature.

And whereas it is expedient to further extend the use of the same stamps, and to make other provisions in lieu of, and in addition to, those contained in the said Order of the 28th day of October, 1875.

Now, we, the undersigned, being two of the Lords Commissioners of Her Majesty's Treasury, do, with the concurrence of the Lord Chancellor, hereby give notice and order and direct:

1. That from and after the 25th day of April, 1876, the stamps used for denoting the said fees and percentages shall be of the character, and be applied and otherwise dealt with, as prescribed by the schedule hereto.

2. That the adhesive stamps at present in use in the Supreme Court of Judicature shall continue to be used so long as they are supplied by the Commissioners of Inland Revenue.

3. That in any case in which a deposit on account of probable fees and expenses is required, the following regulations shall be observed:—

AS TO DEPOSITS.

- (a.) The party, or his Solicitor, from whom under any Order as to Court fees a deposit may be required, shall, before the matter or cause be proceeded with, present for the signature of the Officer of the Court requiring the deposit, a certificate, duly stamped, for the amount of such deposit. Forms of certificates provided by the Commissioners of Inland Revenue may be obtained at the Inland Revenue Office, Somerset House, or at such other places as the Commissioners may appoint.
 - (b.) When the fees and expenses are ascertained, the said Officer of the Court shall endorse upon the said certificate the amount thereof.
 - (c.) If the amount is in excess of the deposit, the certificate, bearing an additional stamp equal to the excess, must be produced to the said Officer before he delivers his judgment or award, or gives his decision in the matter or cause.
 - (d.) If the amount of the fees and expenses is less than the deposit, the holder of the certificate may obtain repayment of the difference upon presenting the certificate so endorsed at the Inland Revenue Office, Somerset House.
-

44 *Further Order to take Fees by Stamps, April 22, 1876.*

THE SCHEDULE ABOVE REFERRED TO.

SUMMONSES, WRITS, COMMISSIONS, AND WARRANTS.

	Document to be Stamped.	Character of Stamp to be used.	Regulations and Observations.
On sealing a writ of summons for commencement of an action	Writ of summons	Impressed or adhesive ...	Forms of writ with the impressed stamp will be sold at the Inland Revenue Office, and by Law Stationers.
On sealing a concurrent, renewed or amended writ of summons for commencement of an action			
On sealing a notice for service under Order XVI., rule 18 ...	Notice ...	Impressed or adhesive ...	Forms with the impressed stamp will be sold at the Inland Revenue Office, and by Law Stationers.
On sealing a writ of mandamus or injunction...	Præcipe left at time of issuing writ ...	Impressed	Præcipes with the impressed stamp will be sold at the Inland Revenue Office, and by Law Stationers.
On sealing a writ of subpoena not exceeding three persons ...			
On sealing every other writ			
On sealing a summons to originate proceedings in the Chancery Division	Summons	Impressed	A form of summons will be sold at the Inland Revenue Office, and by Law Stationers.
On sealing a duplicate thereof	Duplicate summons	Impressed	
On sealing a copy of same for service ...	Copy of summons	Impressed or adhesive ...	
On sealing or issuing any other summons or warrant	Summons	Impressed or adhesive ...	
On sealing or issuing a commission to take oaths or affidavits in the Supreme Court ...	Commission	Impressed	Forms of commission with the impressed stamp will be sold at the Inland Revenue Office.

Further Order to take Fees by Stamps, April 22, 1876. 45

	Document to be Stamped.	Character of Stamp to be used.	Regulations and Observations.
Every other commission	Commission	Impressed	The commission or the copy of petition to be written on impressed paper, or the document to be produced at the Inland Revenue Office to be stamped.
On marking a copy of a petition of right for service	Copy of petition	Impressed	

APPEARANCES.

The fee payable on entering an appearance to be denoted by an impressed stamp on the form of memorandum as prescribed by the Appendix to the Supreme Court of Judicature Act, 1875, and where the appearance of more than one person is entered by the same memorandum, the fees for all persons beyond the first to be denoted by means of impressed or adhesive stamps.

Forms of memorandum of appearance with the impressed stamp for one or more defendants will be sold at the Inland Revenue Office and by Law Stationers.

COPIES.

	Document to be Stamped.	Character of Stamp to be used.
For a copy of a written deposition of a witness to enable a party to print the same	Copy	Impressed or adhesive
For examining a written or printed copy, and marking same as an office copy	Copy	Impressed or adhesive
For making a copy and marking same as an office copy	Copy	Impressed or adhesive
For a copy in a foreign language ...	Copy	Impressed or adhesive
For a copy of a plan, map, section, drawing, photograph, or diagram	Præcipe or copy	Impressed or adhesive
For a printed copy of an order, not being an office or certified copy ...	Copy	Impressed or adhesive

46 *Further Order to take Fees by Stamps, April 22, 1876.*

ATTENDANCES.

The fees payable under this heading to be denoted either by an impressed or adhesive stamp on the subpoena, notice, or other document requiring the attendance of the officer.

If the officer's attendance be required beyond one day, the additional fee per diem after the first to be taken by means of a præcipe with the impressed stamp, filed in the department from which the officer is summoned.

OATHS, &c.

	Document to be Stamped.	Character of Stamp to be used.	Regulations and Observations.
For taking an affidavit or an affirmation or attestation upon honour in lieu of an affidavit or a declaration, except for the purpose of receipt of dividends from the Paymaster-General, on which no fee is payable And in addition thereto, for each exhibit therein referred to and required to be marked	Affidavit or other document answering thereto ... Stamp to be impressed or adhesive on exhibit if practicable, but if not, to be impressed on præcipe filed	Impressed or adhesive	

FILING.

	Document to be Stamped.	Character of Stamp to be used.	Regulations and Observations.
On filing a special case or petition of right	Special case, petition of right or præcipe...	Impressed	Where practicable, stamp to be on special case or petition of right and in other cases on præcipe filed
On filing an affidavit with exhibits (if any) annexed, submission to arbitration, award, bill of sale, warrant of attorney, cognovit, bail, satisfaction piece, and writ of execution with return	Document filed ...	Impressed or adhesive	
On filing a scheme pursuant to the statute 30 and 31 Vic., c. 127, or the Liquidation Act, 1868... ..	Scheme ...	Impressed	
On filing a caveat	Caveat ...	Impressed	

Further Order to take Fees by Stamps, April 22, 1876. 47

CERTIFICATES.

	Document to be Stamped.	Character of Stamp to be used.	Regulations and Observations.
For a certificate of appearance or of a pleading, affidavit or proceeding having been entered, filed, or taken, or of the negative thereof... ..	Certificate	Impressed or adhesive	Forms of Certificate with the impressed stamp will be sold at the Inland Revenue Office, and by Law Stationers

SEARCHES AND INSPECTIONS.

The fees on searches and inspections to be taken by means of impressed stamps on a form which will be issued at the Inland Revenue Office and sold there, and by Law Stationers.

EXAMINATION OF WITNESSES.

The fees under this heading may still be denoted by means of adhesive stamps, which may be affixed either to the deposition or to the order or application paper for examination.

HEARING.

	Document to be Stamped.	Character of Stamp to be used.	Regulations and Observations.
For entering or setting down, or re-entering or re-setting down, an appeal to the Court of Appeal, or a cause for trial or hearing in any Court in London or Middlesex, or at any Assizes, including a demurrer, special case, and petition of right, but not any other petition, nor a summons adjourned from Chambers	In the Registry Office, Chancery Division, on forms provided for the purpose At offices of Associates on copy of Pleadings At all other offices of the High Court or Court of Appeal on præcipe	Impressed Impressed or adhesive Impressed	Forms, with the impressed stamp, will be sold at the Inland Revenue Office, and at the Registrar's Office, Chancery Division
For certificate of an Associate of the result of trial	Certificate	Impressed or adhesive	

48 *Further Order to take Fees by Stamps, April 22, 1876.*

JUDGMENTS, DECREES, AND ORDERS.

	Document to be Stamped.	Character of Stamp to be used	Regulations and Observations.
For drawing up and entering a judgment, or decree or decretal order, whether on the original hearing of a cause or on further consideration, including a cause commenced by summons at Chambers, and an order on the hearing of a special case or petition, and any order by the Court of Appeal ...	Judgment or order...	Stamp to be impressed or adhesive on the judgment or order, except at the Crown Office, where as far as practicable a præcipe with the impressed stamp should be used.	
For drawing up and entering any other order, whether made in Court or at Chambers ...	Order ...	Impressed or adhesive	Where an adhesive stamp would damage the copy, a præcipe, with the impressed stamp, should be used.
For copy of a plan, map, section, drawing, photograph, or diagram required to accompany any order ...	Copy ...	Impressed or adhesive	

TAKING ACCOUNTS.

The fees payable under this heading when taken on the accounts to be denoted by means of adhesive stamps affixed to the accounts or by impressed stamps on paper to be left at the office, but when taken on a certificate they may be denoted either by impressed or adhesive stamps.

TAXATION OF COSTS.

	Document to be Stamped.	Character of Stamp to be used.	Regulations and Observations.
For taxing a bill of costs			Stamp to be adhesive on bill of costs, but where a certificate, allocatur, or præcipe is used, the fee to be denoted by impressed stamps.
For a certificate or allocatur of the result, not being a judgment ...	Certificate of allocatur	Impressed	

Further Order to take Fees by Stamps, April 22, 1876. 49

PETITIONS.

	Document to be Stamped.	Character of Stamp to be used.	Regulations and Observations.
For answering a petition for hearing in Court, and setting down	Petition ...	Impressed or adhesive	
For answering a non-attendable petition, not being a petition for an order of course... ..	Petition ...	Impressed or adhesive	
On a matter of course order, on a petition of right ...	Order ...	Impressed or adhesive	
On an order for a commission on a petition of right	Order ...	Impressed	

REGISTER OF JUDGMENTS AND LIS PENDENS.

	Document to be Stamped.	Character of Stamp to be used.	Regulations and Observations.
For registering a judgment or lis pendens	Memorandum of Registry General form of search Præcipe Certificate	Impressed	Forms with the impressed stamp will be sold at the Office of the Registrar of Judgments, Common Pleas Division
For re-registering same			
For a search			
For a certificate of entry of satisfaction	Certificate	Impressed or adhesive	Forms of Præcipe, with the impressed stamp will be sold at the Inland Revenue Office, and by Law Stationers.
For a certificate of a judgment for registration in Ireland or Scotland under the Judgments Extension Act, 1868, including affidavit			
On filing for registration a certificate issued out of Courts of Dublin or Court of Session in Scotland under the same Act			
On every certificate of the entry of a satisfaction under the same Act	Præcipe...	Impressed	
For a search made in one or both of the Registers of Irish and Scotch Judgments			

50 *Further Order to take Fees by Stamps, April 22, 1876.*

MISCELLANEOUS.

	Document to be Stamped.	Character of Stamp to be used.	Regulations and Observations.
On a report of a Private Bill in Parliament ...	Report ...	Impressed	
On an allowance of bye-laws or table of fees ...	Allowance ...	Impressed	
On a fiat of a Judge ...	Fiat ...	Impressed or adhesive	
On signing an advertisement	Advertisement ...	Impressed	
Upon a reference to a Master of the Queen's Bench, Common Pleas, or Exchequer Divisions, for the purpose of any investigation or inquiry other than the taking of an account for which another fee is herein provided ...	Certificate or other document used in giving the decision...	Impressed or adhesive	
On taking acknowledgment of a deed by a married woman ...	Acknowledgment ...	Impressed	Forms with the impressed stamp will be sold at the Inland Revenue office
On taking a recognizance or bond ...	Recognizance ...	Impressed or adhesive	
On taking bail, and taking same off the file and delivering ...	Bail piece ...	Impressed or adhesive	
On a commitment ...	Commitment ...	} Impressed or adhesive	
On an application to produce Judges' notes ...	Application ...		
On appointment of Commissioners under glebe exchange ...	Appointment ...	Impressed	
On examining and signing inrolment of decrees and orders ...	Inrolment ...	Impressed or adhesive	Forms of admission with the impressed stamp will be sold at the Inland Revenue office
On admission or re-admission of a solicitor ...	Admission ...	Impressed	
On a written request for information at the Chancery Pay Office ...	Præcipe ...	} Impressed	
For preparing a power of attorney at the Chancery Pay Office ...	Power ...		

Further Order to take Fees by Stamps, April 22, 1876. 51

	Document to be Stamped.	Character of Stamp to be used.	Regulations and Observations.
For transcript of an account in the books at the Chancery Pay Office ...	Transcript	Impressed or adhesive	
Any other proceeding, pleading or document, not hereinbefore specified ...	Document or præcipe	Impressed or adhesive	These are to be impressed if practicable where not filed in the office.

GENERAL DIRECTIONS.

In any case in which the use of impressed stamps is prescribed, paper or parchment on which the document requiring a stamp is to be written, may be stamped at the Inland Revenue Office, notwithstanding that stamped forms are also provided by the Commissioners of Inland Revenue.

The cancellation shall be effected in such manner as the Commissioners of Inland Revenue shall from time to time direct.

**CRICHTON,
J. D. H. ELPHINSTONE.**

I concur in this Order,
CAIRNS, C.

ALLOWANCES TO WITNESSES.

CLASS.	PLACES, &c.	ALL DIVISIONS OF THE HIGH COURT OF JUSTICE (1).				COUNTY COURT (2).							
		Per Day.				Per Day.							
		£	s.	d.	£	s.	d.	s.	d.				
Accountants	0	10	6	to	1	1	0	7	6	to	15	0
Artisans	0	5	0	—	0	7	6	4	0	—	7	6
Auctioneers	0	10	6	—	1	1	0	7	6	—	15	0
Bankers	—	1	1	0			15	0	—	21	0
Clergymen	—	1	1	0			15	0	—	21	0
Clerks	To Solicitors	0	10	6	—	1	1	0	7	6	—	15	0
Engineers ..	In London	—	1	1	0			15	0	—	21	0
	At Assizes	1	1	0	—	3	3	0					
Esquires	—	1	1	0			15	0	—	21	0
Farmers	0	7	6	—	0	15	0	7	6	—	15	0
Females	According to station in life	0	5	0	—	1	0	0	3	0	—	10	0
Gentlemen	—	1	1	0			15	0	—	21	0
Governors of Gaols	For bringing up Prisoners	0	10	0	—	1	1	0	5	9	—	7	6
Journeyman	0	5	0	—	0	7	6	4	0	—	7	6
Labourers, &c.	0	5	0	—	0	7	6	3	0	—	4	0
Merchants	—	1	1	0			15	0	—	21	0
Notaries	—	1	1	0			15	0	—	21	0
Proctors	—	1	1	0			15	0	—	21	0
Police	Inspectors	0	5	0	—	0	10	0	4	0	—	7	6
	Constables	0	3	0	—	0	7	6	3	0	—	7	6
Professional Men	In London	—	1	1	0			15	0	—	21	0
	At Assizes	1	1	0	—	3	3	0					
Solicitors	1	1	0	—	2	2	0	15	0	—	21	0
Surveyors ..	In London	—	1	1	0			15	0	—	21	0
	At Assizes	1	1	0	—	3	3	0					
Tradesmen (Masters)	0	7	6	—	0	15	0	7	6	—	15	0
Yeomen	0	7	6	—	0	15	0	7	6	—	15	0
	Travelling expenses, not exceeding per mile —one way	—	0	1	0			—	0	6	
	Tavern expenses (3)—per day, about	—	0	5	0							
	Maps, Plans, &c., from	1	1	0	—	3	3	0					

(1.) Settled by directions to the Taxing Master, H. T., 1853. The minimum is the allowance to witnesses resident in the town in which the cause is tried. The maximum is the allowance to witnesses resident at a distance.

(2.) Under the Consolidated County Court orders and rules, 1875.

(3.) These vary according to the station of the witness. If attending in more than one cause, they are apportioned. "They are according to the sum reasonably and actually paid."

IN framing these precedents, the usual attendances only have been inserted, since particular and special attendances vary in each particular action or proceeding. These latter, therefore, the solicitor must, in each bill of costs, supply from his entries.

As heretofore, the dates in a bill are of the greatest importance; solicitors should, therefore, be careful in furnishing them accurately, and also in distinguishing each Sitting.

Solicitors are reminded that in Chancery Division actions the old practice still prevails, viz., that the allowance for an attendance before the chief clerk, where the fee exceeds 6s. 8d., depends upon the chief clerk's certificate; therefore, unless the solicitor is careful to have the attendance of more than the usual length and importance certified, he will only be allowed 6s. 8d.

COSTS IN THE CHANCERY DIVISION.

NOTE.—The letters S. A. and G. P. throughout the Precedents, refer to the Special Allowances and General Provisions annexed to the Additional Rules of Court (Costs) of the 12th August, 1875 (pages 19 to 26).

PRECEDENT No. 1.

187 No.

In the High Court of Justice.

CHANCERY DIVISION.

Between

Plaintiff,

AND

Defendant.

Plaintiff's costs of action, to be taxed as between
and pursuant to
Dated the day of 187 .

Sittings, 187 .

		Lower Scale.		Higher Scale.	
		£	s. d.	£	s. d.
Instructions to sue	0	6 8	0	13 4
<i>(See paragraph 3 S. A. and G. P.)</i>					
Writ of summons, and copy to file	0	6 8	0	13 4
<i>(See paragraph 1 S. A. and G. P.)</i>					
Special indorsement	0	5 0	0	5 0
Paid issuing	0	5 0	0	10 0
Certificate of lower scale	0	5 4		
Copy writ for service, fols. 5	0	1 8	0	1 8
Correspondence with agents	0	7 0	0	7 0
Paid their charges...				
Having received notice of appearance for defendant				
Searching appearance and paid	0	4 4	0	7 4
Instructions for statement of claim	0	13 4	2	2 0
Drawing same	0	10 0	1	1 0

	Lower Scale.			Higher Scale.		
	£	s.	d.	£	s.	d.
Or per folio	0	1	0	0	1	0
Fee to Mr. — to settle, and clerk	1	3	6	1	3	6
Attending him	0	3	4	0	6	8
<i>(See items 152 and 153, schedule of fees.)</i>						
Summons for time to deliver statement of claim	0	3	0	0	6	8
Paid	0	2	0	0	3	0
Copy to lodge in chambers	0	2	0	0	2	0
Or per folio	0	0	4	0	0	4
Copy for service	0	2	0	0	2	0
Or per folio	0	0	4	0	0	4
Service	0	2	6	0	2	6
Attending summons order, one month	0	6	8	0	6	8
Order	0	3	0	0	5	0
Attendance therefor and to have same entered...	0	6	8	0	6	8
Making copy statement of claim for the printer, at per folio	0	0	4	0	0	4
If under 10 folios, not to be printed.						
Examining and correcting proof, at per folio ...	0	0	2	0	0	2
Paid printer's bill, see Rules of June, 1876, (page 19).						
Credit copies paid for by defendant.						
Copy statement of claim to deliver at per folio						
If printed	0	0	2	0	0	3
If written, at per folio	0	0	4	0	0	4
Delivery	0	3	4	0	6	8
Attending defendant's summons for time to deliver statement of defence, Order 1 month						
Perusing statement of defence	0	6	8	0	13	4
Or per folio... ..	0	0	4	0	0	4
Demand on defendant's solicitors for copies, copy and service						
Paid for same :—						
One copy at 1d... ..						
Copies at ¼d.						
Instructions to amend statement of claim ...	0	6	8	0	13	4
Drawing amendments, at per folio	0	1	0	0	1	0
Attending Mr. — therewith to settle... ..	0	3	4	0	6	8
<i>(See items 152 and 153, schedule of fees.)</i>						
Paid his fee and clerk	1	3	6	1	3	6
Copy statement of claim for printer, with amendments, to reprint, at per folio						
Examining and correcting proof, at per folio ...	0	0	2	0	0	2
Paid printer's bill. See Rules of June, 1876 (page 19).						
Credit copies paid for by defendant.						

66 *Chancery Division, Plaintiff's Costs after Decree.*

	Lower Scale.		Higher Scale.	
	£	s. d.	£	s. d.
Attending deponent to be sworn... ..	0	6 8	0	6 8
Paid, oath and exhibits :				
Oath	0	1 6	0	1 6
Exhibits, each	0	1 0	0	1 0
Filing	0	2 0	0	2 0
Paid for office copy, at per folio	0	0 6	0	0 6
Notice of filing, copy, and service	0	4 0	0	4 0
Making copy abstract for purchaser, at per sheet	0	3 4	0	3 4
Drawing and copy certificate of result of sale ...	0	0 8	0	1 4
Attending settling same				
Writing and attending purchaser of Lots 1 and 2 with abstract	0	6 8	0	6 8
Attending auctioneers, conferring as to unsold lot	0	6 8	0	6 8
Transcribing certificate, at per folio	0	0 4	0	0 4
Attending adjourned summons when certificate signed				
Paid stamp				
Attending to file certificate and bespeaking, and for office copy	0	6 8	0	6 8
Paid for same, at per folio	0	0 6	0	0 6
Attending purchaser's solicitor's examining title deeds with abstract, at per hour	0	6 8	0	6 8
Writing auctioneers reminding them of time for paying deposits, and requesting cheque ...	0	3 6	0	5 0
Attending Paymaster-General bespeaking direc- tions to pay in £ , and attending at Bank of England paying in same, and at Report Office for office copy receipt	0	13 4	0	13 4
Where the sum paid in amounts to £100	1	1 0	1	1 0
And where the same amounts to £1,000		—	2	2 0
And where the same amounts to £5,000		—	3	3 0
Paid for office copy receipt, at per folio	0	0 6	0	0 6
Writing auctioneers acknowledging receipt of cheque for deposits	0	3 6	0	3 6
Perusing requisitions on title	0	6 8	0	6 8
<i>(This may be increased according to the circumstances.)</i>				
Drawing answers, at per folio	0	1 0	0	1 0
Copy thereof and of requisitions, at per folio ...	0	0 4	0	0 4
Writing purchaser's solicitor therewith	0	3 6	0	3 6
Writing plaintiff for particulars required by purchaser's solicitor	0	5 0	0	5 0

Chancery Division, Plaintiff's Costs after Decree. 67

	Lower Scale.		Higher Scale.	
	£	s. d.	£	s. d.
Writing purchaser's solicitor therewith ...	0	5 0	0	5 0
Having received offer of £ from Messrs. for Lot 3, writing them in reply ...	0	5 0	0	5 0
Perusing draft conveyance of Lots 1 and 2, at per skin	0	5 0	0	5 0
Copy to keep, at per folio	0	0 4	0	0 4
Writing defendant's solicitor therewith for approval	0	3 6	0	3 6
Attending summons for leave to pay in purchase- money of Lots 1 and 2, order made	0	6 8	0	6 8
Perusing further requisitions	0	6 8	0	6 8
Drawing and copying answers involving minute investigation of title, and perusing and con- sidering documents in suit	1	1 0	2	2 0
Attending purchaser's solicitor, Lots 1 and 2, discussing matters outstanding on title ...	0	6 8	0	6 8
Perusing alterations made in draft conveyance by defendant's solicitor	0	6 8	0	6 8
Transcribing same	0	3 4	0	3 4
Having received engrossment, examining same with draft, at per skin	0	3 4	0	3 4
Writing defendant's solicitor therewith for execution	0	3 6	0	5 0
Attending settling order to pay in purchase- money	0	6 8	0	13 4
Attending passing	0	6 8	0	13 4
The purchaser's solicitor having required memo- randum of his client's conveyance to be indorsed on two of the title deeds, perusing notices and indorsing same accordingly ...	0	5 0	0	5 0
Attending purchaser's solicitor when deed exe- cuted by vendors and arranging as to com- pletion	0	6 8	0	6 8
Preparing list of deeds to be handed to purchaser of Lots 1 and 2 and copy thereof, at per folio	0	1 4	0	1 4
Attending completion, handing over deeds, and obtaining receipt	0	13 4	1	1 0
Writing auctioneers accepting offer of £ — for Lot 3	0	3 6	0	5 0
Instructions for provisional contract	0	6 8	0	6 8
Drawing same at per folio	0	1 0	0	1 0
Copy for approval at per folio	0	0 4	0	0 4

68 *Chancery Division, Plaintiff's Costs after Decree.*

	Lower Scale.		Higher Scale.	
	£	s. d.	£	s. d.
Writing purchaser's solicitor of Lot 3 therewith	0	3 6	0	3 6
Perusing abstract of title and altering same to adapt it to Lot 3, engaged half a day... ..	1	11 6	1	11 6
Making fair copy abstract at per brief sheet ...	0	3 4	0	3 4
Having received contract altered, perusing and considering same	0	6 8	0	6 8
Engrossing agreement at per folio	0	0 4	0	0 4
Attending stamping	0	6 8	0	6 8
Paid... ..				
Writing purchaser's solicitors of Lot 3 with contract to be signed	0	3 6	0	3 6
Having received same writing and attending purchaser's solicitors (Lot 3) with abstract	0	6 8	0	6 8
Summons to confirm conditional contract	0	3 0	0	6 8
Stamp	0	2 0	0	3 0
Copy for Chambers	0	2 0	0	2 0
The like for service on purchaser	0	2 0	0	2 0
Service	0	2 6	0	2 6
Instructions for affidavit in support	0	6 8	0	6 8
Drawing same at per folio	0	1 0	0	1 0
Engrossing at per folio	0	0 4	0	0 4
Marking exhibits, each	0	1 0	0	1 0
Attending deponent to be sworn... ..	0	6 8	0	6 8
Paid oath and exhibits	Oath 1s. 6d.		Exhibits 1s. each.	
Filing	0	2 0	0	2 0
Notice of filing	0	1 6	0	1 6
Service	0	2 6	0	2 6
Paid for office copy at per folio	0	0 6	0	0 6
Attending summons to confirm contract for sale of Lot 3, order made				
Perusing draft conveyance, of Lot 3, at per skin	0	5 0	0	5 0
Fair copy to keep at per folio	0	0 4	0	0 4
Writing defendant's solicitor therewith... ..	0	3 6	0	3 6
Attending purchaser's solicitors when they signed consent to accept title	0	6 8	0	6 8
Writing purchaser's solicitors with draft, conveyance approved	0	3 6	0	3 6
Attending summons to confirm sale of Lot 3, order made				
Examining engrossment of conveyance with draft, at per skin	0	3 4	0	3 4

Chancery Division, Plaintiff's Costs after Decree. 69

	Lower Scale.		Higher Scale.	
	£	s. d.	£	s. d.
Writing defendant's solicitor therewith for execution by his clients	0	3 6	0	5 0
Attending registrar with papers to draw up order confirming sale of lot 3... ..	0	6 8	0	6 8
Paid stamp... ..	0	3 0	0	5 0
Attending settling order	0	6 8	0	13 4
Notice of passing	0	1 6	0	1 6
Service, three solicitors	0	7 6	0	7 6
Attending passing	0	6 8	0	13 4
Attending bespeaking and for Paymaster General's certificate of Fund in Court	0	6 8	0	6 8
Drawing request to set down action for second further consideration	0	2 6	0	2 6
Attending setting down	0	6 8	0	6 8
Paid... ..	1	0 0	2	0 0
Notice thereof	0	1 6	0	1 6
Service on defendant's solicitor	0	2 6	0	2 6
Drawing minutes of order on second further consideration, at per folio	0	1 0	0	1 0
Fee to counsel to settle, and clerk				
Attending him				
<i>See items 152 to 156, schedule of fees.</i>				
Copy minutes for defendant's solicitor, at per folio	0	0 4	0	0 4
Attending him therewith... ..	0	6 8	0	6 8
Defendant's solicitor having suggested certain alterations in proposed minutes.				
Instructions to counsel to resettle				
Paid his fee and clerk	1	3 6	1	3 6
Attending him	0	3 4	0	6 8
Making copy order on first further consideration, certificate of result of sale and order confirming conditional contract for the judge, at per folio	0	0 4	0	0 4
Two copies proposed minutes, at per folio	0	0 4	0	0 4
Attending judges' secretary therewith	0	6 8	0	6 8
Drawing brief on second further consideration, at per sheet of 10 folios	0	6 8	0	6 8
Drawing observations, one brief sheet	0	6 8	0	6 8
Fair copy for counsel, at per folio	0	0 4	0	0 4
Fair copy proposed minutes for counsel, at per folio	0	0 4	0	0 4
Paid counsel's fee and clerk	3	5 6	3	5 6

70 *Chancery Division, Plaintiff's Costs after Decree.*

	Lower Scale.		Higher Scale.	
	£	s. d.	£	s. d.
Attending him	0	6 8	0	6 8
Attending Court, action in list not heard ...	0	10 0	0	10 0
Attending Court, action heard, order made ...	0	13 4	1	1 0
Or according to circumstances	2	2 0	2	2 0
Preparing list of deeds to be handed to purchaser of lot 3 and copy, at per folio	0	1 4	0	1 4
Appointment to complete... ..	0	6 8	0	6 8
Attending, completing, and handing over deeds and obtaining receipt	0	13 4	1	1 0
Attending registrar with papers to draw up order on further consideration	0	6 8	0	6 8
Notice of settling copy and service	0	4 0	0	4 0
Attending settling	0	6 8	0	13 4
Notice of passing copy and service	0	4 0	0	4 0
Stamp on order	0	10 0	1	0 0
Attending passing	0	6 8	0	13 4
Drawing request to Paymaster General to lay out cash	0	2 6	0	2 6
Attending him bespeaking investment	0	6 8	0	6 8
Copy order for taxing master, at per folio ...	0	0 4	0	0 4
<i>Charge drawing and taxing bill, &c., as in former precedent.</i>				
Attending registrar for directions to sell stock for payment of costs... ..	0	6 8	0	6 8
Attending Paymaster General bespeaking sale...	0	6 8	0	6 8
Paid auctioneer's charges				
Attending him and obtaining receipt	0	6 8	0	6 8
Term fee	0	15 0	0	15 0
If agency	1	1 0	1	1 0
Letters, messengers, &c., extending over a period of years				

PRECEDENT NO. 3.

DEFENDANT'S BILL.

The bill of costs of the above-named defendant to be taxed as between _____ and _____ pursuant to decree dated the _____ day of _____ 187 .
 Sittings 187 .

	Lower Scale.		Higher Scale.	
	£	s. d.	£	s. d.
Instructions to defend	0	6 8	0	13 4
<i>See par 3, S. A. & G. P.</i>				
Entering appearance.				
<i>See items 59 & 60 schedule of fees.</i>				
Paid (each person)	0	2 0	0	2 0
Notice of appearance	0	1 6	0	1 6
Service post	0	1 6	0	1 6
Attending plaintiff's summons for time to deliver statement of claim order one month ..	0	6 8	0	6 8
Perusing statement of claim	0	6 8	0	13 4
Or per folio	—		0	0 4
Demand and service on plaintiff's solicitors for — copies statement	0	4 0	0	4 0
Paid therefor (1d. per folio first copy, and ½d. per folio for each copy after the first).				
Summons for time to deliver statement of defence	0	3 0	0	6 8
Stamp	0	2 0	0	3 0
Copy for chambers	0	2 0	0	2 0
The like for service	0	2 0	0	2 0
Service	0	2 6	0	2 6
Attending summons order one month	0	6 8	0	6 8
Paid for order	0	3 0	0	5 0
Attending for same and afterwards at Registrar's Office to have entered	0	6 8	0	6 8
Instructions for statement of defence	0	6 8	0	13 4
Drawing same	0	5 0	0	10 0
Or per folio	0	1 0	0	1 0
Attending counsel therewith to settle	0	6 8	0	6 8
<i>See items 151 to 156 in schedule of fees.</i>				
Paid his fee and clerk	2	4 6	2	4 6
Copy statement of defence for printer, at per folio	0	0 4	0	0 4

72 *Chancery Division, Defendant's Costs of Action.*

	Lower Scale.		Higher Scale.	
	£	s. d.	£	s. d.
Examining and correcting proof, at per folio ...	0	0 2	0	0 2
Paid printer's bill.				
<i>See Rules of June, 1876, page 19. As to credit for copies supplied plaintiff's solicitor, see Additional Rules, August, 1875, Order V., Rule 4.</i>				
If statement does not exceed ten folios charge instead of foregoing.				
Copy statement of defence for use, at per folio	0	0 4	0	0 4
The like for service, at per folio	0	0 4	0	0 4
Service	0	2 6	0	2 6
The plaintiff having amended statement of claim				
Perusing same if reprinted	0	6 8	0	13 4
If not reprinted	0	6 8	0	6 8
Or per folio	—		0	0 4
Inserting amendments in printed copies, at per copy	0	1 0	0	5 0
Or per folio	0	0 4	0	0 4
Perusing reply	0	6 8	0	13 4
Attending consenting to have action marked as short	0	6 8	0	6 8
Having received minutes of decree, perusing same at per folio	0	0 4	0	0 4
Attending counsel therewith to settle	0	3 4	0	6 8
Paid his fee and clerk	1	3 6	1	3 6
Copy minutes as settled for plaintiff's solicitor, at per folio	0	0 4	0	0 4
Service of same	0	2 6	0	2 6
Instructions for brief on hearing	1	1 0	2	2 0
Drawing observations, at per folio	0	1 0	0	1 0
Two copies thereof, at per folio	0	0 4	0	0 4
The like of will of testator, at per folio	0	0 4	0	0 4
The like exhibits, &c., at per folio	0	0 4	0	0 4
Paid fee to Mr. and clerk				
Attending him				
<i>See items 151 to 156, schedule of fees.</i>				
Paid fee to Mr. and clerk				
Attending him				
<i>Items 151 to 156, schedule of fees.</i>				
Attending searching position of action... ..	0	6 8	0	6 8
Attending counsel—appointing consultation	0	6 8	0	6 8
Paid fee to Mr. and clerk	2	9 6	2	9 6
Paid fee to Mr. and clerk	1	3 6	1	3 6

Chancery Division, Defendant's Costs of Action. 73

	Lower Scale.			Higher Scale.		
	£	s.	d.	£	s.	d.
Attending consultation	0	13	4	0	13	4
Attending Court action in list not heard ...	0	10	0	0	10	0
The like when heard and decree pronounced ...	0	13	4	1	1	0
Or according to circumstances	2	2	0	2	2	0
Close copy minutes of decree, at per side ...	0	0	6	0	0	6
Attending settling... ..	0	6	8	0	13	4
Paid for copy order						
Attending passing	0	6	8	0	13	4

If costs are to be taxed, add taxation items, as in Precedent No. 1, page 58. The remainder of defendant's bill can be drawn on model of plaintiff's Bill. Precedent No. 2.

74 *Chancery Division, Costs of Appointment of New Trustees.*

PRECEDENT No. 4.

Petitioners' costs of appointment of new trustees.

In the High Court of Justice.

CHANCERY DIVISION.

In the matter of the Trusts of the will of

late of _____, in the county of _____, deceased.

In the matter of the Trustee Acts 1850 and 1852, being the 13th and 14th Vic., cap. 60, and the 15th and 16th Vic., cap. 55.

The bill of costs of the petitioners _____ and _____ of petition, and consequent thereon to be taxed pursuant to order of _____ day of _____, 187 .

Agency.

Sittings, 187 .

	Lower Scale.			Higher Scale.		
	£	s.	d.	£	s.	d.
Instructions for petition	0	6	8	0	13	4
Drawing petition, at per folio	0	1	0	0	1	0
Attending counsel therewith to settle	0	6	8	0	6	8
<i>See item 152, schedule of fees.</i>						
Paid his fee and clerk	2	4	6	2	4	6
Copy will to accompany, at per folio	0	0	4	0	0	4
Making close copy counsel's requisitions, at per folio	0	0	4	0	0	4
Writing respondent solicitor specially hereon, and for dates of death of trustees	0	5	0	0	5	0
Writing him further in reply to his letter, and for name of legal personal representatives of trustees	0	3	6	0	3	6
Drawing and fair copy instructions to counsel to revise petition						
Attending him therewith	0	3	4	0	6	8
Paid his fee and clerk	1	3	6	1	3	6
Making fair copy petition for approval of respondent's solicitor, and in order to have several blanks filled in, at per folio	0	0	4	0	0	4

Chancery Division, Costs of Appointment of New Trustees. 75

	Lower Scale.			Higher Scale.		
	£	s.	d.	£	s.	d.
Writing them therewith and specially thereon...	0	5	0	0	5	0
Instructions for and drawing consent to act as next friend	0	5	0	0	5	0
Attending to have same signed	0	6	8	0	13	4
Engrossing petition, at per folio...	0	0	4	0	0	4
Copy for Vice-Chancellor, at per folio	0	0	4	0	0	4
The like consent to act as next friend, at per folio	0	0	4	0	0	4
Paid stamp on petition	0	10	0	1	0	0
Attending presenting, and for order	0	6	8	0	13	4
Copy petition and order for service, at per folio	0	0	4	0	0	4
Service	0	5	0	0	5	0
<i>(See item 29 schedule of fees.)</i>						
Instructions for and drawing consent of Trustees to act	0	5	0	0	5	0
Attending Mr. one of the proposed Trustees, obtaining and attesting his signature thereto	0	6	8	0	6	8
The like Mr.	0	6	8	0	6	8
Term fee letters, &c.	1	1	0	1	1	0

Sittings, 187 .

Instructions for affidavit of Mr. as to fitness of proposed Trustees	0	6	8	0	6	8
Drawing same, at per folio	0	1	0	0	1	0
Engrossing, at per folio	0	0	4	0	0	4
Attending to be sworn	0	6	8	0	6	8
Paid Commissioner's fee	0	1	6	0	1	6
Paid filing	0	2	0	0	2	0
Office copy, at per folio	0	0	6	0	0	6
Instructions for affidavit verifying petition ...	0	6	8	0	6	8
Drawing same, at per folio	0	1	0	0	1	0
Engrossing at per folio	0	0	4	0	0	4
Attending deponent to be sworn... ..	0	6	8	0	6	8
Marking exhibits (each)	0	1	0	0	1	0
Paid oath and one exhibit	0	2	6	0	2	6
Paid filing	0	2	0	0	2	0
Paid for office copy at per folio	0	0	6	0	0	6
Drawing affidavit, verifying signatures to con- sent, at per folio	0	1	0	0	1	0
Engrossing at per folio	0	0	4	0	0	4

76 *Chancery Division, Costs of Appointment of New Trustees.*

	Lower Scale.		Higher Scale.	
	£	s. d.	£	s. d.
Attending deponent to be sworn... ..	0	6 8	0	6 8
Marking exhibit (each)	0	1 0	0	1 0
Paid oath and exhibit	0	2 6	0	2 6
Filing	0	2 0	0	2 0
Office copy at per folio	0	0 6	0	0 6
Instructions to Counsel to make application that petition should stand over	0	6 8	0	10 0
Attending him therewith... ..	0	3 4	0	6 8
Paid fee to him and clerk... ..	1	3 6	1	3 6
Attending Court on motion, order made ...	0	10 0	0	13 4
Attending Respondent's Solicitor on his calling, conferring as to amendments which he required in prayer of petition	0	6 8	0	6 8
Attending at Somerset House searching for and bespeaking certificates of death of trustees ...	0	6 8	0	6 8
Paid therefor (2 certificates)	0	7 2	0	7 2
Instructions for affidavit of Mr. — verifying death of trustees	0	6 8	0	6 8
Drawing same, at per folio	0	1 0	0	1 0
Engrossing at per folio	0	0 4	0	0 4
Marking Exhibits (each)	0	1 0	0	1 0
Attending Deponent reading over and to be sworn	0	6 8	0	6 8
Paid Commissioner (oath and one exhibit) ...	0	2 6	0	2 6
Office copy at per folio	0	0 6	0	0 6
Filing	0	2 0	0	2 0
Notice of filing copy and service (post) ...	0	3 0	0	3 0
Brief for Counsel on hearing of petition at per folio	0	0 4	0	0 4
<i>To consist of petition order thereon, affidavits and consents, but if the petition is set out fully in the affidavit verifying, a brief of both will not be allowed.</i>				
Drawing and fair copy observations, at per folio	0	1 0	0	1 0
Attending counsel therewith	0	6 8	0	6 8
Paid his fee and clerk	2	4 6	2	4 6
Attending Court, motion in list not on	0	6 8	0	13 4
Attending Court this day petition heard and order made	0	13 4	1	1 0
Or according to circumstances (<i>Item 166</i>) ...	1	1 0	2	2 0
Attending Registrar with brief and papers bespeaking minutes of order	0	6 8	0	6 8
Copy minutes at per side	0	0 6	0	0 6

Chancery Division, Costs of Appointment of New Trustees. 77

	Lower Scale.		Higher Scale.	
	£	s. d.	£	s. d.
Notice to settle copy and service	0	4 0	0	4 0
Attending settling minutes of order	0	6 8	0	13 4
Or more in discretion of master... ..				
Notice to pass copy and service	0	4 0	0	4 0
Attending passing... ..	0	6 8	0	13 4
Paid stamp... ..	0	10 0	1	0 0
Attending at Somerset House stamping order ...	0	6 8	0	6 8
Paid... ..				
Attending, bespeaking, and for office copy order to lodge in bank... ..	0	6 8	0	6 8
Paid therefor at per folio	0	0 6	0	0 6
Attending at Bank of England with order and office copy, and lodging same for examination	0	6 8	0	6 8
Order having been passed by the bank solicitor, Attending at bank, bespeaking, and afterwards for power of attorney for transfer	0	6 8	0	6 8
Paid therefor				
Attending Mr. , obtaining and attesting his execution to power	0	6 8	0	6 8
The like Mr.	0	6 8	0	6 8
Attending at bank, lodging power, and at brokers' instructing them to transfer	0	6 8	0	6 8
Writing brokers with amount of their charges...	0	3 6	0	3 6
Paid them				
Drawing this bill of costs and copy at per folio	0	0 8	0	0 8
Copy order to lodge, at per folio... ..	0	0 4	0	0 4
Attending to mark taxing master	0	6 8	0	6 8
Warrant on leaving copy and service	0	5 6	0	5 6
The like to tax	0	5 6	0	5 6
Attending taxing	0	6 8	0	6 8
Paid for copy, costs of respondent	—		—	
Attending taxing	0	6 8	0	6 8
Transcribing certificate, at per folio	0	0 4	0	0 4
Stamp thereon	—		—	
Attending to file	0	6 8	0	6 8
Paid for office copy, at per folio	0	0 6	0	0 6
Term fee, letters, messengers, &c.	1	1 0	1	1 0
Postage, parcels, &c., agency	1	1 0	1	1 0

78 *Respondent's Costs of Appointment of New Trustees.*

PRECEDENT No. 5.

(See Par. 17, S. A. & G. P.)

Respondent's Costs of Appearing on Petition for Appointment of New Trustees.

Sittings, 187 :

	Lower Scale.		Higher Scale.	
	£	s. d.	£	s. d.
Instructions to represent respondent	0	6 8	0	13 4
Copy petition for counsel, at per folio	0	0 4	0	0 4
Paid for copy petitioner's affidavits, at per folio	0	0 4	0	0 4
Perusing, at per folio	0	0 4	0	0 4
Copy affidavits to add to counsel's brief, at per folio	0	0 4	0	0 4
Drawing observations, at per folio	0	1 0	0	1 0
Attending Mr. therewith	0	6 8	0	6 8
<i>(See item 152, schedule of fees.)</i>				
Paid his fee and clerk	2	4 6	2	4 6
Attending court petition in paper	0	6 8	0	10 0
The like when heard	0	13 4	1	1 0
Or, according to circumstances (<i>item 166</i>)	1	1 0	2	2 0
Close copy minutes, at per side	0	0 6	0	0 6
Attending settling	0	6 8	0	13 4
Attending passing	0	6 8	0	13 4
<i>(Add taxation items.)</i>				
Term fee, letters, messengers, &c.	0	15 0	0	15 0
If agency	1	1 0	1	1 0
<i>(See Item 198, Schedule of Fees.)</i>				

PRECEDENT No. 6.

Costs of an administration summons.

In the High Court of Justice.

CHANCERY DIVISION.

In the matter of the Estate of
late of , in the county of , farmer, deceased.

Between

Plaintiff .

AND

Defendant .

The bill of costs of the above-named plaintiff to be taxed
as between and pursuant to order,
dated day of 187 .

Sittings, 187 .

	Lower Scale.		Higher Scale.	
	£	s. d.	£	s. d.
Instructions for originating summons ...	0	13 4	0	13 4
Summons ...	0	13 4	1	1 0
Paid stamp thereon ...	0	5 0	0	10 0
Two copies thereof ...	0	4 0	0	4 0
Or per folio ...	0	0 4	0	0 4
Endorsing summons and copies under 8th Rule of the 35th of the consolidated General Orders of the Court of Chancery ...	0	6 8	0	6 8
Paid sealing duplicate ...	0	1 0	0	5 0
The like copy for service ...	0	1 0	0	5 0
Attending to get summons and duplicate sealed and at Record and Writ Clerk's Office to file duplicate and get copies for service stamped...	0	13 4	0	13 4
Copy summons to leave in chambers ...	0	2 0	0	2 0
Or per folio...	0	0 4	0	0 4
Correspondence with agents therewith for service	0	7 0	0	7 0
Paid their charges...				
Or service...	0	5 0	0	5 0

(See item 29 schedule of fees.)

80 *Chancery Division, Costs of Administration Summons.*

							Lower Scale.			Higher Scale.		
							£	s.	d.	£	s.	d.
Attending summons where administration decree												
made	0	6	8	0	6	8
<i>(See item 149, schedule of fees.)</i>												
Close copy minutes, at per side	0	0	6	0	0	6
Notice of settling copy and service	0	4	0	0	4	0
Attending settling...	0	6	8	0	13	4
Paid for decree	0	10	0	1	0	0
Notice of passing copy and service	0	4	0	0	4	0
Attending passing...	0	6	8	0	13	4
Copy for judge, at per folio	0	0	4	0	0	4
Term fee	0	15	0	0	15	0
If agency	1	1	0	1	1	0

As to further proceedings and preparation for hearing of action on further consideration draw same on model of plaintiff's bill, Precedent No. 1, page 54.

PRECEDENT No. 7.

Plaintiff's costs of service of writ of summons out of the jurisdiction.

Sittings 187 .

	Lower Scale.			Higher Scale.		
	£	s.	d.	£	s.	d.
Instructions to sue... ..	0	6	8	0	13	4
<i>(See item 1, S. & G. P.)</i>						
Writ of summons	0	6	8	0	13	4
Special indorsement	0	5	0	0	5	0
<i>(See item 1, S. A. & G. P.)</i>						
Instructions for affidavit in support of application for leave to serve writ out of jurisdiction	0	6	8	0	6	8
Drawing same, at per folio	0	1	0	0	1	0
Engrossing, at per folio	0	0	4	0	0	4
Attending to be sworn	0	6	8	0	6	8
Paid oath	0	1	6	0	1	6
Filing	0	2	0	0	2	0
Office copy, at per folio	0	0	6	0	0	6
Attending lodging papers at Judges' Chambers, and afterwards for order	0	6	8	0	6	8
Paid for order	0	3	0	0	5	0
Certificate of lower scale	0	5	4	—		
Paid sealing writ	0	5	0	0	10	0
Copy writ, at per folio	0	0	4	0	0	4
Correspondence with agents as to service	0	7	0	0	7	0
Paid their charges... ..						

The remainder of the costs, if the action proceeds, can be drawn on the model of the plaintiff's bill. Precedent No. 1.

MISCELLANEOUS COSTS.

NOTE.—The items in *italic* in the following Miscellaneous Costs are only chargeable in the Chancery Division.

INTERROGATORIES.

	Lower Scale.		Higher Scale.	
	£	s. d.	£	s. d.
Instruction for interrogatories	0	6 8	0	13 4
Drawing same, at per folio	0	1 0	0	1 0
Attending counsel therewith to settle				
Paid his fee and clerk				
Engrossing same, at per folio	0	0 4	0	0 4
Attending to deliver	0	3 4	0	6 8
Attending searching for affidavit in answer to interrogatories and bespeaking office copy ...	0	3 4	0	6 8
Paid search... ..	0	1 0	0	1 0
If written				
Paid for office copy, at per folio... ..	0	0 6	0	0 6
If printed				
Demand on defendant's solicitor for copies of affidavit, copy, and service	0	4 0	0	4 0
Paid therefor, one at 1d. per folio				
„ subsequent copies at ¼d. per folio				
Attending getting one print marked as an office copy	0	6 8	0	6 8
Paid therefor at per folio	0	0 2	0	0 2
Perusing, at per folio	0	0 4	0	0 4

REPLY TO INTERROGATORIES.

Perusing interrogatories	0	6 8	0	13 4
<i>Or per folio</i>	0	0 0	0	0 4
Instructions for affidavit in reply	0	6 8	0	6 8
Drawing same, at per folio	0	1 0	0	1 0
Attending counsel therewith	—		—	
Paid his fee and clerk	—		—	
Copy for the printer, at per folio	0	0 4	0	0 4

INSPECTION OF DOCUMENTS.

	Lower Scale.		Higher Scale.	
	£	s. d.	£	s. d.
Notice of intention to inspect documents mentioned in defendant's affidavit, copy and service	0	4 0	0	4 0
Attending inspecting documents in pursuance of notice	0	6 8	0	6 8
Or per hour... ..	0	6 8	0	6 8

DEFENDANT'S APPLICATION FOR DISCOVERY AND INSPECTION.

Attending defendant's summons for discovery of documents order made	0	6 8	0	6 8
<i>See items 148 and 149, schedule of fees.</i>				
Instructions for affidavit of documents	0	6 8	0	6 8
Drawing same, at per folio	0	1 0	0	1 0
Engrossing, at per folio	0	0 4	0	0 4
Attending deponent to be sworn	0	6 8	0	6 8
Paid oath	0	1 6	0	1 6
Attending filing affidavit	0	3 4	0	3 4
<i>(The last item is not chargeable in Chancery Division.)</i>				
Paid filing	0	2 0	0	2 0
Notice of filing affidavit copy and service ...	0	4 0	0	4 0
Notice to solicitor with appointment to inspect documents included in plaintiff's affidavit copy and service	0	4 0	0	4 0
<i>See item 52, schedule of fees.</i>				
Attending producing documents for inspection	0	6 8	0	6 8
Or per hour... ..	0	6 8	0	6 8

APPLICATION FOR NAMES OF PARTNERS.

	Lower Scale.	Higher Scale.
	£ s. d.	£ s. d.
Summons for statement of names of persons who are (plaintiff's or defendant's) co-partners	0 3 0	0 6 8
Paid	0 2 0	0 3 0
Copy for service	0 1 0	0 2 0
Copy for chief clerk	0 2 0	0 2 0
Service	0 2 6	0 2 6
Attending summons order made	0 6 8	0 6 8
Attending to bespeak and for order, and after- wards to have same entered	0 6 8	0 6 8
Paid for order	0 3 0	0 5 0
Copy for service	0 1 0	0 2 0
Or per folio... ..	0 0 4	0 0 4
Indorsing same	0 6 8	0 6 8
Service	0 2 6	0 2 6

*If names to be furnish d on oath charge
searching for and obtaining copy affidavit,
and perusal.*

ORDERS

IN THE QUEEN'S BENCH, COMMON PLEAS, AND EXCHEQUER
DIVISIONS AS TO LODGMENT OF COSTS MADE SINCE THE
PASSING OF THE JUDICATURE ACT.

The folios to be ticked off in the margin before the bill is
presented for taxation.

Bills to be made out on chancery paper.

The fees payable on taxation under the Judicature Act are
as follows :—

Where the amount allowed by the taxing master does not exceed £8	0	2	0
Where the amount exceeds £8, for every £2 allowed, or any part or fraction thereof	0	0	6

Solicitor and client bills are now taxed according to the
above regulations.

Arbitration cases are now taxed according to the above
regulations.

Jury cases 1s. per folio in cash.

TOWN OR COUNTRY.*

In the High Court of Justice.

DIVISION.

Between A. B. *Plaintiff,*

AND

C. D. *Defendant.*

I, J. D., of, &c., gentleman, solicitor for the above named,
make oath and say as follows—

1. That I have had the conduct and management of this
action on the part of the said

2. That this action was brought to

.
. .

3. That notice of trial was given therein for *the last*
Assizes holden at

in and for the C of *the commission day for*
which Assizes was *the* *day of* 18

and that this action was tried on the day of
and a verdict found for the for

. That in my judgment it was necessary and
expedient to place a case for advice on evidence before
counsel, and a case was accordingly submitted to
and I paid to him and his clerk therewith a fee of £2. 4s. 6d.

4. That I caused Subpœnas duces tecum to be
issued on the part of the said

* The words in italic are to be inserted in country affidavits.

with his brief and clerk, the sum of _____ That in
 my opinion it was necessary and expedient to have a con-
 sultation with the above-mentioned counsel, and I paid a con-
 sultation fee of £2. 2s. to Mr. _____, Q.C., and
 his clerk 7s. 6d., and to Mr. _____ £1. 1s., and
 his clerk 2s. 6d.

9. That I did also pay for summoning and procuring the
 attendance of the jury in this action the sum of _____

for entering the record the sum of _____

10. That the said _____

_____ necessarily engaged in going to, staying at, and
 returning from the said trial *assizes*
 _____ days, and that I did pay to the said
 (in addition to the sum of _____
 _____ paid with h _____ said copy Subpoena) for h
 loss of time and expenses,— h _____ place of abode being
 distant from _____ aforesaid
 _____ miles,—the sum of _____
 and to _____

11. That the said several witnesses were not, nor was
 either of them engaged at the said trial *assizes* in any other
 action or matter, to my knowledge or belief.

PLAINTIFF'S COSTS

OF JUDGMENT BY DEFAULT FOR WANT OF APPEARANCE

In the Queen's Bench, Common Pleas, and Exchequer
Divisions, without taxation.

	£	s.	d.
Town, <i>including mileage</i>	3	14	0
Country and agency, <i>including mileage</i>	4	6	0

If more than one defendant 6s. additional to be allowed for each. If the action be upon Bills of Exchange 2s. additional will be allowed for each bill after the first.

PRECEDENT No. 8.

In the High Court of Justice.

DIVISION.

Between

Plaintiff,

AND

Defendant.

Costs of Judgment in default of appearance and execution.

	£	s.	d.
Letter before action	0	3	6
Instructions to sue	0	6	8
Writ of summonses... ..	0	6	8
Special indorsement	0	5	0
Paid	0	5	0
Copy for service, at per folio beyond two	0	0	4
Service, each defendant	0	5	0
<i>(See item 31, schedule of fees.)</i>			
Mileage, 1s. per mile for every mile beyond two from the solicitor's office, one way.			
Correspondence with agent for service	0	7	0
Affidavit of service	0	5	0
Copy writ to annex. If annexed, at per folio	0	0	4
Paid oath	0	1	6
Attending searching for appearance	0	3	4
Paid	0	1	0
Drawing judgment	0	3	4
Attending to enter	0	6	2
Paid, and for office copy—			
Q B.	0	10	6
C. P. & Ex.	0	10	0
Paid filing affidavit	0	2	0
Bill of costs and copy	0	4	0
Attending taxing... ..	0	6	8
Paid	0	2	0
Letters, &c.	0	6	0

COSTS OF EXECUTION.

	£	s.	d.
Writ of Fi. fa.	0	7	0
If more than 4 folios, for each folio beyond four ...	0	1	4
Paid	0	5	0
Attending, lodging writ with under-sheriff ...	0	6	8
Paid for warrant			
Bill of costs	0	1	0
Paid taxing	0	2	0

PRECEDENT No. 9.

In the High Court of Justice.

DIVISION.

Between

AND

Plaintiffs,

Defendant.

ACTION FOR SLANDER.

The Plaintiffs' Costs "of this Action, and of and incidental to the Reference and Award" of Mr. —.

Sittings, 187 .

	£	s.	d.
Letter before action	0	3	6
Instructions to sue	0	6	8
Writ of summons	0	6	8
Paid	0	5	0
Copy and service of writ	0	5	0
Affidavit of service	0	5	0
Copy writ to annex (if annexed), per folio	0	0	4
Paid oath	0	1	6
Defendant's solicitor having served demand if writ issued by us—Drawing notice that same was issued by us, copy and service thereof	0	4	0
Attending searching if appearance entered, and paid	0	4	4
Instructions for statement of claim	0	13	4
Drawing same	0	10	0
Or per folio	0	1	0
Fee to counsel to settle	1	3	6
Attending him	0	3	4
Copy statement for printer, at per folio	0	0	4
Examining proof, at per folio	0	0	2
Paid printer	—		

(See Rules of June, 1876, page 19)

(Cr. copies paid for by defendant.)

94 *Q. B., C. P. & E. Divisions, Plaintiff's Costs of Action.*

	£	s.	d.
Copy statement for delivery, if printed, at per folio... ..	0	0	2
If not printed, at per folio	0	0	4
Attending to deliver	0	3	4
Perusing defendant's notice to produce letters mentioned in statement of claim	0	6	8
Defendant having served summons for particulars of the names of persons to whom, when, and where, slanderous words spoken as mentioned in Statement of Claim			—
Notice of attending same by counsel, copy and service	0	4	0
Brief to counsel to attend	0	6	8
Copy statement of claim for him, at per folio	0	0	2
Fee to him	2	4	6
Attending him	0	6	8
Attending summons when order made for when and where the slanderous words uttered, counsel certified for	0	6	8
Attending defendant's summons for time to deliver statement of defence—order made for one week after delivery of particulars	0	6	8
Defendant having served summons on appeal from order for particulars "to whom" slanderous words spoken—Notice of attending by counsel, copy and service	0	4	0
Brief to counsel to attend	0	6	8
Copy summons and order made on previous summons to accompany	0	1	6
Fee to counsel therewith	2	4	6
Attending him	0	6	8
Summons on appeal from Masters' Order for particulars as to when and where. Slanderous words uttered	0	3	0
Paid	0	2	6
Copy and service	0	3	6
Notice of attending by counsel—copy and service	0	1	6
Brief to counsel to attend same... ..	0	6	8
Fee to him	2	4	6
Attending... ..	0	6	8
Attending plaintiff's summons on appeal when the judge adjourned same till after Statement of Defence delivered	0	6	8
Attending defendant's summons when that was adjourned likewise... ..	0	6	8
Perusing Statement of Defence... ..	0	6	8
Or per folio	0	0	4
Demand on defendant solicitors for prints, copy and service	0	4	0
Paid for same			

Q. B., C. P. & E. Divisions, Plaintiff's Costs of Action. 95

	£	s.	d.
Notice that we should bring on our summons on appeal to-morrow, copy and service	0	4	0
Attending counsel with Statement of Defence and requesting him to attend summons to-morrow	0	3	4
Attending defendant's summons on appeal when no order made (counsel certified for)	0	6	8
Attending plaintiff's summons order made rescinding order for particulars counsel certified for... ..	0	6	8
Order	0	3	0
Copy and service	0	3	6
Summons to strike out paragraphs 2 and 3 of Statement of Defence on the ground of being inconsistent	0	3	0
Paid	0	2	0
Copy and service	0	3	6
Notice of attending by counsel—copy and service	0	1	6
Brief to counsel	0	6	8
Fee to him	2	4	6
Attending	0	6	8
Attending summons when judge amended statement... ..	0	6	8
Drawing special notice of motion to the court on appeal from judge's alteration of Statement of Defence... ..	0	2	0
Or per folio	0	1	0
Copy for service	0	1	0
Service thereof	0	2	6
Brief to counsel to move... ..	0	6	8
Copy notice of motion	0	1	0
Copy Statement of Defence, at per folio	0	0	2
Fee to him therewith	2	4	6
Attending him	0	6	8
Attending court order made for third paragraph to be entirely struck out	0	13	4
Order copy and service	0	6	6
Amending prints of Statement of Defence, at per print	0	1	0
Instructions for reply	0	6	8
Drawing same	0	5	0
Or per folio	0	1	0
Fee to counsel to settle	1	3	6
Attending him	0	3	4
Copy reply for service	0	1	0
Or per folio	0	0	4
Attending to deliver	0	3	4
Term fee	0	15	0
If agency	1	1	0

Sittings 187 .

	£	s.	d.
Summons for particulars of 2nd paragraph of Statement of Defence... ..	0	3	0
Paid	0	2	0
Copy and service... ..	0	3	6
Attending summons, order made	0	6	8
Order copy and service	0	6	6
Notice of trial, copy and service	0	4	0
Notice of special jury, copy and service	0	4	0
Instructions for case on evidence	0	13	4
<i>(See item 76 schedule of fees.)</i>			
Fee to counsel therewith... ..	2	4	6
Attending him	0	6	8
Subpœna <i>ad test.</i>	0	6	8
Paid	0	2	0
Copy and service	0	6	0
Mileage, 1s. per milè after first two, from solicitor's office			
Subpœna <i>duces tecum</i>	0	6	8
<i>(See item 10 schedule of fees.)</i>			
Copy and service	0	6	0
Mileage as above			
Attending defendant's solicitor on his calling and requesting us to consent to a reference of the matters in dispute we were to see plaintiff thereon	0	6	8
Attending plaintiff accordingly conferring when he consented to reference	0	6	8
Letter to defendant's solicitor that plaintiff would consent to a reference	0	3	6
Drawing and two copies terms of reference	0	5	0
Attending, signing and exchanging	0	6	8
Order copy and service	0	6	6
Copy order of reference for arbitrator... ..	0	2	0
Attending arbitrator therewith and for appointment to proceed	0	6	8
Copy and service of appointment to proceed	0	4	0
Notice to produce documents and copy for service	0	5	0
<i>(See items 45 and 46 schedule of fees.)</i>			
Service thereof	0	2	6
Notice to admit and copy for service	0	5	0
<i>(See items 45 and 46 schedule of fees.)</i>			
Service thereof	0	2	6
Affidavit of service of notices	0	6	0
Copies of 2 notices to annex, at per folio	0	0	4

Q. B., C. P. & E. Divisions, Plaintiff's Costs of Action. 97

	£	s.	d.
Paid oath	0	1	6
Preparing and copying certificate that witnesses necessary ...	0	2	6
Order for the attendance of witnesses and for the production of documents	0	6	8
Paid	0	3	0
Copy and service, each	0	6	0
Mileage			
<i>(See item 29, schedule of fees.)</i>			
Perusing defendant's notice to produce	0	6	8
The like to inspect	0	6	8
Attending inspecting documents	0	6	8
Copy statement of claim for arbitrator, at per folio	0	0	2
The like defence, at per folio	0	0	2
The like reply	0	1	0
If statements of claim and defence not printed, at per folio ...	0	0	4
Attending him therewith	0	6	8
Instructions for brief	1	1	0
Drawing same, at per folio	0	1	0
Fair copy, at per folio	0	0	4
Copy statement of claim to accompany (printed), at per folio	0	0	2
If not printed, at per folio	0	0	4
The like defence (printed), at per folio... ..	0	0	2
If not printed, at per folio	0	0	4
The like reply	0	1	0
The like plaintiff's notices to admit and produce, at per folio	0	0	4
The like defendant's notices, at per folio	0	0	4
The like particulars, at per folio	0	0	4
Copy correspondence, at per folio	0	0	4
Fee to Mr. — therewith, and clerk	5	10	0
Attending him	0	6	8
Attending appointing conference	0	6	8
Fee to Counsel	1	6	0
Attending conference	0	13	4
Attending at Westminster, bespeaking room for reference ...	0	6	8
Paid for room	1	1	0
Attending arbitration at Westminster engaged all day ...	2	2	0
Having received notice that award had been made, attending taking up same	0	6	8
Paid arbitrators' fees			
Perusing award	0	6	8
Copy thereof to deliver, at per folio	0	0	4
Attending delivering	0	3	4

	£	s.	d.
Term fee	0	15	0
If agency	1	1	0

— Sittings, 187 .

Drawing judgment	0	6	8
Attending to enter	0	3	4
Paid	0	10	0
Drawing and engrossing affidavit of increase, at per folio ...	0	1	4
Paid oath	0	1	6
Copy for defendant's solicitor, at per folio	0	0	4
Attending to file	0	3	4
Paid	0	2	0
Drawing bill of costs and copy, at per folio	0	0	8
Copy for defendant, at per folio	0	0	4
Notice to tax copy and service	0	4	0
Attending taxing	0	6	8

(See item 179, schedule of fees.)

Term fee	0	15	0
If agency	1	1	0
Paid witnesses.			

See scale of allowance.

PRECEDENT No. 10.

Defendant's Costs on Judgment after Trial.

— Sittings 187 .

	£	s.	d.
Instructions to defend	0	6	8
Entering appearance and paid one defendant	0	8	8
<i>(See item 60, schedule of fees.)</i>			
Notice thereof, and that statement of claim required copy and service	0	4	0
Perusing statement of claim	0	6	8
Or per folio	0	0	4
Demand for four prints, copy and service	0	4	0
Paid for prints—			
Summons for time to deliver defence, and paid	0	5	0
Copy and service... ..	0	3	6
Summons for particulars of paragraph 3 in statement of claim, and paid... ..	0	5	0
Copy and service... ..	0	3	6
Attending same, order made	0	6	8
Attending summons for time to deliver defence, order made for four days after particulars delivered	0	6	8
Perusing particulars of third paragraph of statement of claim			
Instructions for statement of defence and counter-claim ...	0	13	4
Drawing same	0	5	0
Or per folio	0	1	0
Fee to counsel to settle	1	3	6
Attending him	0	3	4
Fair copy for printer, at per folio	0	0	4
Examining proof, at per folio	0	0	2
Paid printer's charges—			
<i>Cr. copies taken by plaintiff.</i>			
Copy for delivery, at per folio	0	0	2
Attending delivering	0	3	4
Perusing reply	0	6	8
Summons for leave to rejoin and paid	0	5	0
Copy and service... ..	0	3	6
Attending same, order made	0	6	8

	£	s.	d.
Instructions for rejoinder	0	6	8
Drawing rejoinder	0	5	0
Copy thereof for delivery	0	1	0
Attending delivering	0	3	4
Summons for discovery and paid	0	5	0
Copy and service	0	3	6
Attending same order made	0	6	8
Order copy and service	0	6	6
Attending searching for affidavits of documents and bespeak- ing copy	0	6	8
Paid search	0	1	0
Paid for office copy, at per folio	0	0	6
Perusing same, at per folio	0	0	4
Notice to produce documents mentioned in affidavit and copy	0	5	0
Service thereof	0	2	6
Attending inspecting	0	6	8
Term fee	0	15	0
<i>(Charge the remainder on the model of the plaintiff's bill, Precedent No. 9), adding in their proper places the following—</i>			
Attending searching, if action entered	0	3	4
Attending for certificate of entry of judgment	0	3	4
Copy pleadings to file (printed), at per folio	0	0	2

PRECEDENT No. 11.

Plaintiff's Costs on Order for Substituted Service.

— Sittings, 187 .

	£	s.	d.
Letter before action	0	3	6
Instructions to sue	0	6	8
Writ of summons	0	6	8
Paid	0	5	0
Special endorsement	0	5	0
Copy for service	0	1	0
Or per folio beyond two... ..	0	0	4
Numerous attendances at defendant's residence to effect service of writ, obtaining necessary information to ground application for substituted service	1	0	0
Drawing affidavit for order for substituted service, at per folio	0	1	0
Engrossing, at per folio	0	0	4
Copy writ to annex	0	1	0
Or per folio beyond two... ..	0	0	4
Searching, appearance, and paid	0	4	4
Certificate of non-appearance	0	1	0
Attending swearing affidavit	0	6	8
Paid oath and exhibit	0	2	6
Attending the Master for order when he granted same	0	6	8
Paid filing affidavit and exhibit	0	3	0
Paid for order	0	3	0
Copy for service	0	1	0
Copy writ for service with copy order... ..	0	1	0
Or per folio, beyond two	0	0	4
Service of copy writ and order at defendant's residence	0	5	0
Attending searching appearance and paid	0	4	4
Paid for certificate of non-appearance... ..	0	1	0
Affidavit of service and paid oath	0	6	6
Filing	0	2	0
Drawing judgment	0	3	4
Attending to enter	0	6	8
Paid and for office copy—			
Q. B.	0	10	6
C. P. & Ex.	0	10	0

	£	s.	d.
Copy order to keep	0	1	0
Drawing bill and copy for Master	0	4	0
Attending taxing... ..	0	6	8
Paid	0	2	0
Letters, &c.	0	6	0

PRECEDENT No. 12.

Costs in Default of Statement of Claim.

— Sittings, 187 .

	£	s.	d.
Instructions to defend	0	6	8
Entering appearance and paid	0	8	8
Notice thereof, and that statement of claim required copy and service	0	4	0
Summons to sign judgment to discontinue as statement of claim not delivered	0	3	0
Paid	0	2	0
Copy and service... ..	0	3	6
Attending summons order made	0	6	8
Order	0	3	0
Copy and service	0	3	6
Drawing judgment	0	3	4
Attending to enter	0	6	8
Paid—			
Q. B.	0	10	6
C. P. & Ex.	0	10	0
Drawing bill of costs and copies	0	4	0
Notice to tax copy and service	0	4	0
Attending taxing... ..	0	6	8
Paid	0	2	0
Term fee	0	15	0
If agency	1	1	0

PRECEDENT No. 13.

Costs of Judgment in Default of Statement of Defence.

— Sittings, 187 .

	£	s.	d.
Letter for payment	0	3	6
Instructions to sue	0	6	8
Writ of summons	0	6	8
Paid issuing	0	5	0
Endorsement (when special)	0	5	0
Copy and service upon defendant	0	5	0
Affidavit of service of writ	0	5	0
Oath	0	1	6
Searching appearance, and paid	0	4	4
Letters (Agency)	0	6	0

— Sittings, 187 .

Instructions for statement of claim	0	13	4
Drawing same	0	10	0
Or per folio	0	1	0
Fee to counsel to settle	1	3	6
Attending him	0	3	4
Fair copy for printer, at per folio	0	0	4
Examining proof, at per folio	0	0	2
Paid printer's charges			
<i>Cr. Copies taken by defendant.</i>			
Copy for delivery, at per folio	0	0	2
Attending delivering statement... ..	0	3	4
Attending defendant's summons for further time to deliver defence order for four days peremptory	0	6	8
Defendant not having delivered his defence			
Print of statement of claim for judgment clerk, at per folio	0	0	2
Drawing judgment	0	3	4
Attending to enter	0	6	8
Paid—			
Q. B.	0	10	6
C. P. & Ex.	0	10	0

(Add taxation items and Term fee from Precedent No. 12.)

PRECEDENT No. 14.

Defendant's Costs on Judgment in Default of Notice of Trial.

Charge on model of defendant's bill (Precedent No. 9) down to "Attending searching if action entered."

	£	s.	d.
Then—			
Summons to dismiss action for want of prosecution, and paid	0	5	0
Copy and service	0	3	6
Attending same adjourned by Master	0	6	8
Attending adjourned summons, Order made	0	6	8
Drawing judgment	0	3	4
Attending to enter	0	6	8
Paid (as before)			
Drawing costs and copy, at per folio	0	0	8
Copy for plaintiff, at per folio	0	0	4
Notice to tax, copy and service... ..	0	4	0
Attending taxing	0	6	8
Term fee	0	15	0
If agency	1	1	0

PRECEDENT No. 15.

Plaintiff's Costs under Order XIV., Rule 1.
Appeal from Master's Order.

— Sittings, 187 .

	£	s.	d.
Letter before action	0	3	6
Instructions to sue	0	6	8
Writ of summons	0	6	8
Special endorsement	0	5	0
Paid	0	5	0
Service	0	5	0
Attending searching appearance and paid	0	4	4
Instructions for affidavit in support of application to sign judgment under Order XIV., Rule 1	0	6	8
Drawing same, at per folio	0	1	0
Engrossing, at per folio	0	0	4
Attending plaintiffs to be sworn	0	6	8
Paid oath... ..	0	1	6
Filing	0	2	0
Summons for leave to sign judgment	0	3	0
Paid	0	2	0
Copy and service	0	3	6
Copy affidavit for defendant's solicitor, at per folio	0	0	4
Attending summons adjourned at defendant's request	0	3	4
Notice of attending by counsel, copy and service	0	4	0
Perusing defendant's affidavit, at per folio	0	0	4
Brief to counsel to attend	0	6	8
Copy affidavits to accompany, at per folio	0	0	4
Attending him therewith	0	6	8
Fee to him	2	4	6
Attending adjourned summons, further adjourned at defendant's request	0	3	4
Instructions for affidavit of plaintiff in reply to defendant's affidavit	0	6	8
Drawing and engrossing, at per folio	0	1	4
Attending plaintiff to be sworn... ..	0	6	8
Preparing two exhibits	0	2	0
Paid oath and exhibits	0	3	6
Copy plaintiff's further affidavit for defendant's solicitor, at per folio... ..	0	0	4

106 *Plaintiff's Costs under Order XIV., Rule I.*

	£	s.	d.
Copy exhibits, at per folio	0	0	4
Attending summons when Master adjourned same till to-morrow	0	6	8
Paid filing 3 affidavits	0	6	0
Copy for counsel, at per folio	0	0	4
Attending adjourned summons Master gave defendant leave to defend	0	6	8
Summons on appeal from Master's decision	0	3	0
Paid	0	2	0
Copy and service... ..	0	3	6
Notice of attending by counsel... ..	0	1	6
Brief to counsel to attend	0	6	8
Attending him	0	6	8
Fee to him therewith	2	4	6
Attending summons on appeal adjourned	0	3	4
Attending adjourned summons when same adjourned by judge for further affidavit of plaintiff	0	6	8
Instructions for further affidavit	0	6	8
Drawing, at per folio	0	1	0
Engrossing, at per folio	0	0	4
Attending plaintiff to be sworn	0	6	8
Preparing exhibit... ..	0	1	0
Paid oath and exhibit	0	2	6
Copy for defendants, at per folio	0	0	4
Copy for counsel, at per folio	0	0	4
Attending adjourned summons further adjourned	0	6	8
Attending adjourned summons when the judge made an order to sign judgment	0	6	8
Paid filing further affidavit	0	2	0
Order	0	3	0
Copy and service... ..	0	3	6
Drawing judgment	0	3	4
Attending to enter	0	6	8
Paid (as before)			
Copy order to keep on filing original	0	1	0

(Add taxation items and Term fee from precedent No. 12.)

PRECEDENT No. 16.

Defendant's costs of successfully opposing plaintiff's application for liberty to sign judgment, under Order XIV., Rule 1, and action discontinued under Order XXIII.

— Sittings, 187 .

	£	s.	d.
Instructions to defend	0	6	8
Entering appearance, and paid (one defendant)	0	8	8
Notice thereof, and that statement of claim required copy and service	0	4	0
Perusing plaintiff's affidavit in support of summons for liberty to sign judgment, at per folio	0	0	4
Instructions for affidavit in reply	0	6	8
Drawing same, at per folio	0	0	4
Engrossing, at per folio	0	1	0
Marking exhibit	0	1	0
Attending deponent to be sworn	0	6	8
Paid oath and exhibit	0	2	6
Copy for plaintiff's solicitor, at per folio	0	0	4
Attending summons when same dismissed, costs to be costs in the action	0	6	8
Paid filing affidavit	0	2	0

(Add taxation items and Term fee from Precedent No. 12.)

108 *Plaintiff's Costs of Action remitted to County Court.*

PRECEDENT No. 17.

Plaintiff's Costs of Action sent to County Court by sec. 23
of County Court Act, 1856.

— Sittings, 187 .

	£	s.	d.
Letter for payment	0	3	6
Instructions to sue	0	6	8
Writ of summons	0	6	8
Paid	0	5	0
Endorsement, if special	0	5	0
Correspondence with agent with writ for service	0	7	0
Paid his charge and mileage			
Search of appearance and paid	0	4	4
Instructions for statement of claim	0	13	4
Drawing same	0	10	0
Or per folio	0	1	0
Fee to counsel to settle	1	3	6
Attending him	0	3	4
Fair copy for printer, at per folio	6	0	4
Examining engrossment, at per folio	0	0	2
Paid his charges			
<i>Cr. copies taken by defendant</i>			
Copy statement for service, at per folio	0	0	2
Attending delivery	0	3	4
Attending summons for time to deliver defence, order made for one week	0	6	8
Perusing statement of defence	0	6	8
Demand for copies and service thereof	0	4	0
Paid for same			
Instructions for reply	0	6	8
Drawing same	0	5	0
Or per folio	0	1	0
Fee to counsel to settle	1	3	6
Attending	0	3	4
Copy for delivery	0	1	0
Or per folio	0	0	4
Attending delivering	0	3	4

Plaintiff's Costs of Action remitted to County Court. 109

	£	s.	d.
Notice of trial, copy and service	0	4	0
Attending defendant's summons to try in County Court, order made	0	6	8
Copy statement of claim for Court, at per folio	0	0	2
Copy statement of defence, at per folio	0	0	2
Copy reply	0	1	0
Copy order to keep	0	1	0
Attending Registrar with order and copy pleadings	0	6	8
Instructions for brief	1	1	0
Drawing same, at per folio	0	1	0
Fair copy, at per folio	0	0	4
Fee to Mr. — therewith	3	5	6
Attending him	0	6	8
Attending appointing conference	0	6	8
Fee to counsel and clerk... ..	1	6	0
Attending conference	0	13	4
Spa ad test	0	6	8
Paid	0	2	0
Service	0	5	0
Term fee	0	15	0
If agency	1	1	0

— Sittings, 187 .

Attending Court when verdict given for plaintiff	0	13	4
Paid hearing fee	0	3	4
Attending searching for certificate of result	0	3	4
Paid search	0	2	6
Drawing judgment	0	3	4
Attending to enter	0	6	8
Paid	0	6	8

(Add taxation items and Term fee from Precedent No. 9.)

Witnesses.

(See scale of allowances.)

PRECEDENT No. 18.

Plaintiff's Costs on Order to Stay.

Agency.

— Sittings, 187 .

	£	s.	d.
Letter before action	0	3	6
Instructions to sue	0	6	8
Writ	0	6	8
Paid	0	5	0
Special endorsement	0	5	0
Attending obtaining undertaking to appear	0	6	8
Attending searching appearance and paid	0	4	4
Instructions for statement of claim	0	13	4
Drawing same	0	10	0
Or per folio	0	1	0
Fee to counsel to settle	1	3	6
Attending	0	3	4
Letters, &c.	0	6	0

— Sittings, 187 .

Copy statement of claim for printer, at per folio	0	0	4
Examining proof, at per folio	0	0	2
Paid printer's charges			
<i>Or. copies taken by defendant</i>			
Copy statement for service, at per folio	0	0	2
Attending to deliver	0	3	4
Close copy for country, at per folio	0	0	2
Attending defendant's summons for time to deliver defence order made	0	6	8
Perusing statement of defence	0	6	8
Demand on defendant's solicitor for copies of statement of defence, copy and service	0	4	0
Paid for same			
Instruction for reply to defence and counter claim	0	13	4
Drawing same	0	5	0
Or per folio	0	1	0
Attending counsel to settle same	0	3	4

	£	s.	d.
Fee to him	1	3	6
Copy reply for service	0	1	0
Attending to deliver	0	3	4
Attending defendant's summons for leave to rejoin order made	0	6	8
Perusing rejoinder	0	6	8
Close copy rejoinder	0	1	0
Attending defendant's summons for discovery order made ...	0	6	8
Summons for time to file affidavit of documents	0	3	0
Paid	0	2	0
Copy and service	0	3	6
Attending summons order made for days further time ...	0	6	8
Paid for order	0	3	0
Copy and service... ..	0	3	6
Instructions for affidavit of documents	0	6	8
Drawing same, at per folio	0	1	0
Engrossing, at per folio	0	0	4
Attending plaintiff to be sworn	0	6	8
Paid oath	0	1	6
Attending filing affidavit of documents	0	3	4
Paid	0	2	0
Notice of filing copy and service	0	4	0
Notice of trial, copy and service	0	4	0
Notice to inspect and admit, and copy for service	0	5	0
Service thereof	0	2	6
<i>(If notices served at one time only one service will be allowed.)</i>			
Two copies statement of claim, for use of judge and associate on trial, at per folio	0	0	2
The like, defence, at per folio	0	0	2
The like, reply	0	2	0
The like, rejoinder	0	2	0
Copy notice of trial for associate	0	1	0
Attending to enter cause for trial	0	6	8
Paid	1	0	0
Having received letter from defendant's solicitors as to settling this action—writing agent with copy of same and for instructions	0	3	6
Copy letter enclosed	0	1	0
Attending plaintiff conferring on offer, when he instructed us to accept same	0	6	8
Writing defendant's solicitor accepting offer of settlement ...	0	3	6

	£	s.	d.
Attending defendant's solicitor arranging terms	0	6	8
Attending defendant's summons to stay on terms arranged, order made	0	6	8
Attending certifying action settled	0	6	8

(Add taxation items and Term fee from Precedent No. 9.)

PRECEDENT No. 19.

Plaintiff's Costs on Interpleader Summons.

— Sittings, 187 .

	£	s.	d.
Instructions to oppose claim made by A. B. against goods seized by Sheriff	0	6	8
<i>Charge affidavits as in previous precedents.</i>			
Attending summons adjourned for three days	0	6	8
Attending summons further adjourned	0	6	8
Attending summons, claim disallowed, with plaintiff's and sheriff's costs	0	6	8
Drawing bill of costs and copy	0	4	0
Copy for claimant's solicitor	0	1	0
Notice to tax copy and service	0	4	0
Attending taxing... ..	0	6	8
Paid taxing	0	2	0
Letters, &c.	0	6	0

PRECEDENT No. 20.

Plaintiff's Costs of Interlocutory Judgment and Judgment
on Writ of Inquiry.

	£	s.	d.
<i>Charge items as in Precedent No. 9, down to and including affidavit of service.</i>			
Drawing interlocutory judgment	0	3	4
Attending to enter	0	6	8
Paid entering—			
" Q. B.	0	10	6
" C. P. and Ex.	0	10	0
Paid filing affidavit	0	2	0
Writ of inquiry	1	1	0
Paid	0	5	0
Attending lodging same with Under Sheriff and obtaining appointment			
... ..	0	6	8
Paid on lodging—			
Notice to defendant of appointment copy and service ...	0	4	0
<i>Charge advice on evidence, &c., &c., on model of plaintiff's bill. Precedent No. 9.</i>			
Attending for Sheriff's return	0	3	4
Paid his fees—			
Drawing final judgment... ..	0	3	4
Attending to enter	0	6	8
Paid—			
" Q. Bench	0	10	6
" C. P. and Ex.	0	10	0
<i>Add affidavit of increase taxation items, term fees, and witnesses' expenses, on model of Precedent No. 9.</i>			

PRECEDENT No. 21.

Defendant's Costs where Writ issued in District Registry,
and appearance in London.

Charge as in Precedent No. 10, inserting after appearance.

	£	s.	d.
Notice to District Registrar that action to be transferred ...	0	1	6
Service	0	2	6
Notice to plaintiff's solicitor to like effect	0	1	6
Service	0	2	6
Attending in London searching if proceedings sent up ...	0	3	4
Paid	0	2	6

PRECEDENT No. 22.

Plaintiff's Costs where Defendant appeared in London to
Writ issued out of District Registry.

*Charge on Model of Precedent No. 9, inserting after having
received defendant's notice of appearance in London.*

	£	s.	d.
Attendance in London searching if proceedings sent up ...	0	3	4
Paid	0	2	6

MISCELLANEOUS COSTS.

	PAGE	
Interrogatories	82	} Charge under head of Lower Scale.
Reply to Interrogatories	82	
Plaintiff's application for discovery	83	
Inspection of documents	84	
Defendant's application for discovery and inspection	84	
Application for names of partners	85	

PAYMENT INTO COURT BEFORE DEFENCE.

DEFENDANT'S COSTS.

	£	s.	d.
Attending paying money into Court	0	6	8
Notice to plaintiff's solicitor of payment in copy and service thereof and of receipt	0	4	0
Copy of receipt to keep	0	1	0

PAYMENT INTO COURT BEFORE DEFENCE.

PLAINTIFF'S COSTS.

Drawing, and copy authority to receive money out of Court	0	3	0
Attending plaintiff, obtaining signature thereto	0	3	4
Attending bespeaking and afterwards attending receiving money	0	6	8
Notice accepting sum paid into Court, copy and service	0	4	0

DEMURRER.

DEFENDANT'S COSTS.

Instructions for demurrer	0	6	8
Drawing same	0	5	0

	£	s.	d.
Or per folio	0	1	0
Attending Mr.— therewith to settle			
Paid his fee and clerk			
Summons for leave to deliver statement of defence, and to demur to the statement of claim	0	3	0
Or if special at Taxing Master's discretion, not exceeding ...	0	6	8
Paid	0	3	0
Copy for service	0	1	0
Or per folio	0	0	4
Service	0	2	6
Attending summons order made	0	6	8
Order copy and service	0	6	6
If printed, copy demurrer for printer, at per folio	0	0	4
Examining proof, at per folio	0	0	2
Paid printer's bill			
Copy for service, at per folio	0	0	2
If not printed, copy for service at per folio	0	0	4
Attending to deliver	0	3	4
Attending to set down demurrer for argument	0	6	8
Paid	1	0	0
Notice thereof to the plaintiff's solicitor, copy and service	0	4	0
Instructions for points for argument	0	6	8
Drawing same, per folio	0	1	0
Attending Mr. — therewith to settle			
Paid his fee, and clerk			
Writing plaintiff's solicitor with appointment to exchange points	0	3	6
Fair copy points, at per folio	0	0	4
Attending exchanging	0	6	8
Copies demurrer for the judges. If printed, at per folio	0	0	2
If not printed, at per folio	0	0	4
The like plaintiff's points, at per folio	0	0	4
The like defendant's points, at per folio	0	0	4
Attending to deliver papers for use of judges... ..	0	13	4
Attending searching if plaintiff had delivered papers	0	6	8
Instructions for brief to counsel to argue demurrer	0	6	8
Drawing brief on demurrer, when necessary and proper, at per folio... ..	0	1	0
Copy, at per folio... ..	0	0	4
Copy demurrer for counsel. If printed, at per folio	0	0	2
If not printed, at per folio	0	0	4
The like plaintiff's points, at per folio... ..	0	0	4
The like defendant's points, at per folio	0	0	4

	£	s.	d.
Attending Mr. — therewith	0	6	8
Paid his fee and clerk			
Attending searching position of demurrer	0	6	8
Attending court for each day when in the special paper for the day, or likely to be heard	0	6	8
Attending court, demurrer argued	0	13	4
<i>(See item 166, schedule of fees.)</i>			
Attending to draw up order	0	3	4
Order copy and service	0	6	6

DEMURRER.

PLAINTIFF'S COSTS.

Attending summons for leave to deliver statement of defence, and demur to plaintiff's statement of claim	0	6	8
Perusing demurrer	0	6	8
Demand on defendant's solicitor for prints of demurrer, copy and service	0	4	0
Paid therefor—			
Attending searching, if demurrer set down	0	3	4
<i>(Charge remaining items on precedent of defendant's costs of demurrer.)</i>			

MOTION FOR JUDGMENT.

Attending setting down motion... ..	0	6	8
Paid	1	0	0
Drawing notice thereof	0	2	0
Or per folio	0	1	0
Copy for service	0	1	0
Or per folio	0	0	4
Service thereof	0	2	6
Instructions to counsel to move	0	6	8
Attending Mr. — therewith	0	6	8
Paid his fee and clerk			
Attending bespeaking production of judge's notes in court	0	6	8
Paid	0	5	0
<i>(Charge remaining items on precedent of defendant's costs of demurrer.)</i>			

MOTION FOR NEW TRIAL.

	£	s.	d.
Instructions to counsel to move for an order for new trial ...	0	6	8
Attending Mr. — therewith	0	6	8
Paid his fee and clerk			
Attending Court, motion made, and order to show cause granted	0	13	4
Or according to circumstances	1	1	0
Attending to draw up order	0	3	4
Order copy and service	0	6	6
Attending bespeaking production of Judge's notes in Court...	0	6	8
Paid	0	5	0
Instructions to counsel to support order	0	6	8
Fee to Mr. — therewith			
Attending him	0	6	8

(Charge remaining items on precedent of defendant's costs of demurrer.)

APPLICATION TO CHANGE PLACE OF TRIAL.

Perusing affidavit in support of application to change the place of trial, at per folio	0	0	4
Instructions for affidavit in reply	0	6	8
Drawing same, at per folio	0	1	0
Engrossing, at per folio... ..	0	0	4
Attending deponent to be sworn	0	6	8
Marking exhibit	0	1	0
Paid oath and exhibit	0	2	6
Copy affidavit for the (plaintiff's or defendant's) solicitor, at per folio... ..	0	0	4
Attending summons order made	0	6	8
<i>(See item 148, schedule of fees.)</i>			
Paid filing affidavit	0	2	0

GENERAL CHARGES IN CONVEYANCING.

ATTENDANCES.

	£	s.	d.
Attending, giving examination of deeds, per hour	0	6	8
„ examining deeds, (if by principal and clerk) per hour	0	10	0
„ attesting execution of deed or memorial	0	6	8
<i>If separate attendance necessary on several parties— each party</i>	0	6	8
Attending, reading over and attesting execution	0	13	4
„ „ declaration, and having same declared	0	6	8
„ counsel	0	6	8
„ conference with counsel	0	13	4
„ searching for judgments, Crown debts, &c.	0	13	4
or each name	0	6	8
or per hour	0	6	8
„ searching at Middlesex Registry, and inspecting memorials... ..	0	13	4
or per hour	0	6	8
„ to register memorial	0	6	8
„ completion	0	13	4
„ to stamp	0	6	8
<i>Not allowed on taxation if stamp under 35s.</i>			
All other attendances, per hour... ..	0	6	8
Journeys per day... ..	2	2	0

COPIES.

Fair copies and copies to keep, per folio	0	0	4
Fair copy case, abstract or requisitions, per sheet	0	3	4
Attested copies, per folio	0	0	6

DRAWING.

Deeds, declarations, affidavits or memorials, per folio	0	1	0
Abstracts, cases and requisitions upon title, per brief sheet... ..	0	6	8

								£ s. d.		
ENGROSSMENTS.										
<hr/>										
Engrossing, per folio (parchment)	0	0	8
„ „ (paper)	0	0	4
<hr/>										
EXAMINATIONS.										
<hr/>										
Examining engrossment with draft, per skin of 15 folios	0	3	4
<i>Not chargeable by solicitor who draws the deed.</i>										
Examining abstracts and deeds. (See Attendances.)										
<hr/>										
INSTRUCTIONS.										
<hr/>										
For deeds, declarations, abstracts of title, or affidavits	0	6	8
<hr/>										
LETTERS.										
<hr/>										
Special	0	5	0
Common	0	3	6
<hr/>										
PARCHMENT.										
<hr/>										
Per skin	0	5	0
<hr/>										
PERUSALS.										
<hr/>										
Perusing draft deeds when drawn by another solicitor, per skin of 15 folios	0	5	0
Perusing abstracts, every 3 sheets	0	6	8
<hr/>										

SCALE OF COMMISSION PROPOSED BY THE COUNCIL OF THE INCORPORATED LAW SOCIETY FOR THE REMUNERATION OF SOLICITORS FOR THEIR SKILL, LABOUR, AND RESPONSIBILITY IN RESPECT OF LOANS AND SALES.

The Commission is to include all charges for negotiation, but is to be exclusive of all disbursements and of charges for searching and registering in Register Counties, also of journeys out of England, and any extra work occasioned by changes occurring in the course of the business, such as the death or insolvency of a party to the transaction. It is not to include any business of a contentious character, nor any proceedings in any Court, such as an application for a vesting Order, or payment of money into Court on a Chancery Sale.

AS TO FREEHOLDS AND COPYHOLDS.

Loans.

	MORTGAGOR'S SOLICITOR.	MORTGAGEE'S SOLICITOR.
For every £100 up to £2,000.	A sum equal to $\frac{3}{4}$ ths of the Mortgagee's Allowance	£2 per cent.
And in addition After the first £2,000, for every £100 up to £15,000	Ditto ditto	£1 per cent.
And in addition After the first £15,000	Ditto ditto	$\frac{1}{2}$ per cent.
<i>Loans under the Drainage Acts—on County and Borough Rates—Dock Dues—and for other purposes under Statutory powers, and Securities of a like nature.</i>	<i>The Council is not prepared to suggest a scale for the remuneration of the Mortgagor's Solicitor on this class of securities.</i>	<i>At the rate of $\frac{1}{2}$ of the allowance of the Mortgagee's Solicitor.</i>

Sales and Purchases.

	VENDOR'S SOLICITOR.	PURCHASER'S SOLICITOR.
For every £100 up to £1,000	A sum equal to $\frac{3}{4}$ ths of the Purchaser's Allowance	£3 per cent.
And in addition After the first £1,000, for every £100 up to £5,000	Ditto ditto	£2 per cent.
And in addition After the first £5,000, for every £100 up to £50,000	Ditto ditto	£1 per cent.
And in addition After the first £50,000, for every £100	Ditto ditto	$\frac{1}{2}$ per cent.

The Commission on Sale or Purchase of Leaseholds for terms not exceeding originally 100 years, shall be $\frac{1}{4}$ th less than the scale on Sale of Freeholds and Copyholds.

Fractional parts of £100 to be reckoned as £100.

Where the same Solicitor acts for both mortgagor and mortgagee, he shall have the Mortgagee's Solicitor's allowance, and $\frac{1}{4}$ th of the allowance of the Mortgagor's Solicitor.

Where a Loan on Mortgage forms part of a Sale and Purchase transaction, and the same Solicitor acts, the Solicitor should be entitled to half the allowance for a Mortgage in addition to the allowance for a Sale and Purchase.

Where the same Solicitor acts for both Vendor and Purchaser, he should have the Purchaser's Solicitor's allowance, and $\frac{1}{4}$ th of the allowance of the Vendor's Solicitor, of the aggregate of which, in the absence of a special agreement, the Vendor shall bear two-fifths and the Purchaser three-fifths.

Sales in Lots to be treated as separate transactions if Lots are sold to separate purchasers.

On Sales by Auction, if a Contract is not entered into for the Sale of the Property, or (if there be more than one Lot) for the Sale of all the Lots, then the Vendor's Solicitor shall have only one-third of the allowance calculated on the reserved price of the property, or of the several Lots unsold.

LAW SOCIETY'S SCALE.

Amount.	LOANS.		SALES AND PURCHASES.			
	Mortgagor's Solicitor.	Mortgagee's Solicitor.	FREEHOLDS.		LEASEHOLDS.	
			Vendor's Solicitor.	Purchaser's Solicitor.	Vendor's Solicitor.	Purchaser's Solicitor.
£500	£7 10 0	£10 0 0	£11 5 0	£15 0 0	£8 8 9	£11 5 0
600	9 0 0	12 0 0	13 19 0	18 0 0	10 2 6	13 10 0
700	10 10 0	14 0 0	15 15 0	21 0 0	11 16 3	15 15 0
800	12 0 0	16 0 0	18 0 0	24 0 0	13 10 0	18 0 0
900	13 10 0	18 0 0	20 5 0	27 0 0	15 8 9	20 5 0
1,000	15 0 0	20 0 0	22 10 0	30 0 0	16 17 6	22 10 0
1,100	16 10 0	22 0 0	24 0 0	32 0 0	18 0 0	24 0 0
1,200	18 0 0	24 0 0	25 10 0	34 0 0	19 2 6	25 10 0
1,300	19 10 0	26 0 0	27 0 0	36 0 0	20 5 0	27 0 0
1,400	21 0 0	28 0 0	28 10 0	38 0 0	21 7 6	28 10 0
1,500	22 10 0	30 0 0	30 0 0	40 0 0	22 10 0	30 0 0
1,600	24 0 0	32 0 0	31 10 0	42 0 0	23 12 6	31 10 0
1,700	25 10 0	34 0 0	33 0 0	44 0 0	24 15 0	33 0 0
1,800	27 0 0	36 0 0	34 10 0	46 0 0	25 17 6	34 10 0
1,900	28 10 0	38 0 0	36 0 0	48 0 0	27 0 0	36 0 0
2,000	30 0 0	40 0 0	37 10 0	50 0 0	28 2 6	37 10 0
2,100	30 15 0	41 0 0	39 0 0	52 0 0	29 5 0	39 0 0
2,200	31 10 0	42 0 0	40 10 0	54 0 0	30 7 6	40 10 0
2,300	32 5 0	43 0 0	42 0 0	56 0 0	31 10 0	42 0 0
2,400	33 0 0	44 0 0	43 10 0	58 0 0	32 12 6	43 10 0
2,500	33 15 0	45 0 0	45 0 0	60 0 0	33 15 0	45 0 0
2,600	34 10 0	46 0 0	46 10 0	62 0 0	34 17 6	46 10 0
2,700	35 5 0	47 0 0	49 0 0	64 0 0	36 0 0	48 0 0
2,800	36 0 0	48 0 0	49 10 0	66 0 0	37 2 6	49 10 0
2,900	36 15 0	49 0 0	51 0 0	68 0 0	38 5 0	51 0 0
3,000	37 10 0	50 0 0	52 10 0	70 0 0	39 7 6	52 10 0
3,100	38 5 0	51 0 0	54 0 0	72 0 0	40 10 0	54 0 0
3,200	39 0 0	52 0 0	55 10 0	74 0 0	41 12 6	55 10 0
3,300	39 15 0	53 0 0	57 0 0	76 0 0	42 15 0	57 0 0
3,400	40 10 0	54 0 0	58 10 0	78 0 0	43 17 6	58 10 0
3,500	41 5 0	55 0 0	60 0 0	80 0 0	45 0 0	60 0 0
3,600	42 0 0	56 0 0	61 10 0	82 0 0	46 2 6	61 10 0
3,700	42 15 0	57 0 0	63 0 0	84 0 0	47 5 0	63 0 0
3,800	43 10 0	58 0 0	64 10 0	86 0 0	48 7 6	64 10 0
3,900	44 5 0	59 0 0	66 0 0	88 0 0	49 10 0	66 0 0
4,000	45 0 0	60 0 0	67 10 0	90 0 0	50 12 6	67 10 0
4,100	45 15 0	61 0 0	69 0 0	92 0 0	51 15 0	69 0 0
4,200	46 10 0	62 0 0	70 10 0	94 0 0	52 17 6	70 10 0
4,300	47 5 0	63 0 0	72 0 0	96 0 0	54 0 0	72 0 0
4,400	48 0 0	64 0 0	73 10 0	98 0 0	55 2 6	73 10 0
4,500	48 15 0	65 0 0	75 0 0	100 0 0	56 5 0	75 0 0
4,600	49 10 0	66 0 0	76 10 0	102 0 0	57 7 6	76 10 0
4,700	50 5 0	67 0 0	78 0 0	104 0 0	58 10 0	78 0 0
4,800	51 0 0	68 0 0	79 10 0	106 0 0	59 12 6	79 10 0
4,900	51 15 0	69 0 0	81 0 0	108 0 0	60 15 0	81 0 0
5,000	52 10 0	70 0 0	82 10 0	110 0 0	61 17 6	82 10 0
5,100	53 5 0	71 0 0	83 5 0	111 0 0	62 8 9	83 5 0
5,200	54 0 0	72 0 0	84 0 0	112 0 0	63 0 0	84 0 0
5,300	54 15 0	73 0 0	84 15 0	113 0 0	63 11 3	84 15 0
5,400	55 10 0	74 0 0	85 10 0	114 0 0	64 2 6	85 10 0
5,500	56 5 0	75 0 0	86 5 0	115 0 0	64 13 9	86 5 0
5,600	57 0 0	76 0 0	87 0 0	116 0 0	65 5 0	87 0 0

LAW SOCIETY'S SCALE.

Amount.	LOANS.		SALES AND PURCHASES.			
			FREEHOLDS.		LEASEHOLDS.	
	Mortgagor's Solicitor.	Mortgagee's Solicitor.	Vendor's Solicitor.	Purchaser's Solicitor.	Vendor's Solicitor.	Purchaser's Solicitor.
£5,700	£57 15 0	£77 0 0	£87 15 0	£117 0 0	£65 16 3	£87 15 0
5,800	58 10 0	78 0 0	88 10 0	118 0 0	66 7 6	88 10 0
5,900	59 5 0	79 0 0	89 5 0	119 0 0	66 18 9	89 5 0
6,000	60 0 0	80 0 0	90 0 0	120 0 0	67 10 0	90 0 0
6,100	60 15 0	81 0 0	90 15 0	121 0 0	68 1 3	90 15 0
6,200	61 10 0	82 0 0	91 10 0	122 0 0	68 12 6	91 10 0
6,300	62 5 0	83 0 0	92 5 0	123 0 0	69 3 9	92 5 0
6,400	63 0 0	84 0 0	93 0 0	124 0 0	69 15 0	93 0 0
6,500	63 15 0	85 0 0	93 15 0	125 0 0	70 6 3	93 15 0
6,600	64 10 0	86 0 0	94 10 0	126 0 0	70 17 6	94 10 0
6,700	65 5 0	87 0 0	95 5 0	127 0 0	71 8 9	95 5 0
6,800	66 0 0	88 0 0	96 0 0	128 0 0	72 0 0	96 0 0
6,900	66 15 0	89 0 0	96 15 0	129 0 0	72 11 3	96 15 0
7,000	67 10 0	90 0 0	97 10 0	130 0 0	73 2 6	97 10 0
7,100	68 5 0	91 0 0	98 5 0	131 0 0	73 13 9	98 5 0
7,200	69 0 0	92 0 0	99 0 0	132 0 0	74 5 0	99 0 0
7,300	69 15 0	93 0 0	99 15 0	133 0 0	74 16 3	99 15 0
7,400	70 10 0	94 0 0	100 10 0	134 0 0	75 7 6	100 10 0
7,500	71 5 0	95 0 0	101 5 0	135 0 0	75 18 9	101 5 0
7,600	72 0 0	96 0 0	102 0 0	136 0 0	76 10 0	102 0 0
7,700	72 15 0	97 0 0	102 15 0	137 0 0	77 1 3	102 15 0
7,800	73 10 0	98 0 0	103 10 0	138 0 0	77 12 6	103 10 0
7,900	74 5 0	99 0 0	104 5 0	139 0 0	78 3 9	104 5 0
8,000	75 0 0	100 0 0	105 0 0	140 0 0	78 15 0	105 0 0
8,100	75 15 0	101 0 0	105 15 0	141 0 0	79 6 3	105 15 0
8,200	76 10 0	102 0 0	106 10 0	142 0 0	79 17 6	106 10 0
8,300	77 5 0	103 0 0	107 5 0	143 0 0	80 8 9	107 5 0
8,400	78 0 0	104 0 0	108 0 0	144 0 0	81 0 0	108 0 0
8,500	78 15 0	105 0 0	108 15 0	145 0 0	81 11 3	108 15 0
8,600	79 10 0	106 0 0	109 10 0	146 0 0	82 2 6	109 10 0
8,700	80 5 0	107 0 0	110 5 0	147 0 0	82 13 9	110 5 0
8,800	81 0 0	108 0 0	111 0 0	148 0 0	83 5 0	111 0 0
8,900	81 15 0	109 0 0	111 15 0	149 0 0	83 16 3	111 15 0
9,000	82 10 0	110 0 0	112 10 0	150 0 0	84 7 6	112 10 0
9,100	83 5 0	111 0 0	113 5 0	151 0 0	84 18 9	113 5 0
9,200	84 0 0	112 0 0	114 0 0	152 0 0	85 10 0	114 0 0
9,300	84 15 0	113 0 0	114 15 0	153 0 0	86 1 3	114 15 0
9,400	85 10 0	114 0 0	115 10 0	154 0 0	86 12 6	115 10 0
9,500	86 5 0	115 0 0	116 5 0	155 0 0	87 3 9	116 5 0
9,600	87 0 0	116 0 0	117 0 0	156 0 0	87 15 0	117 0 0
9,700	87 15 0	117 0 0	117 15 0	157 0 0	88 6 3	117 15 0
9,800	88 10 0	118 0 0	118 10 0	158 0 3	88 17 6	118 10 0
9,900	89 5 0	119 0 0	119 5 0	159 0 0	89 8 9	119 5 0
10,000	90 0 0	120 0 0	120 0 0	160 0 0	90 0 0	120 0 0
11,000	97 10 0	130 0 0	127 10 0	170 0 0	95 12 6	127 10 0
12,000	105 0 0	140 0 0	135 0 0	180 0 0	101 5 0	135 0 0
13,000	112 10 0	150 0 0	142 10 0	190 0 0	106 17 6	142 10 0
14,000	120 0 0	160 0 0	150 0 0	200 0 0	112 10 0	150 0 0
15,000	127 10 0	170 0 0	157 10 0	210 0 0	118 2 6	157 10 0
16,000	131 5 0	175 0 0	165 0 0	220 0 0	123 15 0	165 0 0
17,000	135 0 0	180 0 0	172 10 0	230 0 0	129 7 6	172 10 0
18,000	138 15 0	185 0 0	180 0 0	240 0 0	135 0 0	180 0 0
19,000	142 10 0	190 0 0	187 10 0	250 0 0	140 12 6	187 10 0
20,000	146 5 0	195 0 0	195 0 0	260 0 0	146 5 0	195 0 0

PRECEDENT No. 23.

Vendors' Costs.

Mr. _____
 _____ To _____

Costs, charges and expenses of and incident to sale of your property at

	£	s.	d.
Attending you on your calling, taking instructions to offer this property for sale, and discussing the matter fully	0	6	8
Instructions for abstract of title to the property	0	6	8
Drawing same, at per brief sheet	0	6	8
Copy thereof for counsel, at per brief sheet	0	3	4
Drawing and fair copy, instructions to counsel to advise on title, and prepare conditions of sale, at per brief sheet ...	0	10	0
Attending him therewith	0	6	8
Paid his fee and clerk			
Attending auctioneer, conferring as to proposed sale... ..	0	6	8
Making copy conditions as settled by counsel for auctioneer, at per folio	0	0	4
Attending him therewith, and conferring thereon, and as to time of sale	0	6	8
Attending you, conferring hereon, and finally arranging time, place of sale, and the papers in which advertisements to be inserted... ..	0	13	4
Drawing advertisement for insertion in the papers, at per folio	0	1	0
Four copies thereof at per folio	0	0	4
Attending inserting in <i>Times</i> , and other papers, for each paper	0	3	4
<i>(If the amount realized by sale exceeds £1,000, charge 6s. 8d. attending to insert in each paper.)</i>			
Paid insertion in <i>Times</i>			
The like			
The like			
The like			
Attending auctioneer, conferring as to reserved biddings, discussing same, and giving him instructions	0	6	8
Having received posting bill, perusing and altering same ...	0	6	8
Copy to keep, at per folio	0	0	4
Writing auctioneer, returning same approved	0	3	6
Examining and correcting proof, particulars, and conditions of sale, as per folio	0	0	2

	£	s.	d.
Attending you on your calling, conferring hereon fully ...	0	6	8
Attending auctioneer, conferring further hereon ...	0	6	8
Several attendances on, and letters to parties requiring particulars of property and fee on distribution of particulars and conditions ...	2	2	0
Attending sale when property sold for £ ...	1	1	0
Having received contract signed, attending stamping ...	0	3	4
Paid stamp ...	0	0	6
Writing auctioneer acknowledging receipt of contract ...	0	3	6
Copy abstract of title for purchaser's solicitors, at per sheet	0	3	4
Writing them therewith and attendance ...	0	6	8
Appointment to examine abstract ...	0	3	6
Attending purchaser's solicitor on their comparing abstracts with deeds, at per hour ...	0	6	8
Making copy plan on deed of conveyance for purchaser's solicitors ...	0	5	0
Writing him therewith ...	0	3	6
Perusing requisitions on title ...	0	6	8
Drawing replies, at per sheet ...	0	6	8
Copy requisitions and replies, at per brief sheet ...	0	3	4
Writing purchaser's solicitor therewith and thereon specially	0	5	0
Having received further requisitions on title, perusing same	0	6	8
Attending at Somerset House, searching for and bespeaking certificate of death of — ...	0	6	8
Paid therefor ...	0	3	7
Drawing replies to further requisitions, at per sheet ...	0	6	8
Copy further requisitions and replies, at per sheet ...	0	3	4
Writing purchaser's solicitor therewith, and thereon ...	0	3	6
Having received draft conveyance, perusing same, at per skin ...	0	5	0
Copy to keep, at per folio ...	0	0	4
Writing purchaser's solicitor, returning same approved, and clerk's attendance ...	0	6	8
Examining engrossment with draft, at per skin ...	0	3	6
Appointment to complete ...	0	6	8
Writing you thereof and specially ...	0	5	0
Drawing and fair copy schedule of deeds to be handed over, at per folio ...	0	1	4
Attending completion ...	0	13	4
Writing auctioneer for amount of deposit ...	0	3	6
Writing him acknowledging receipt ...	0	3	6
Paid his charges ...	1	1	0
Letters, messengers, &c....	1	1	0

PRECEDENT No. 24.

Purchasers' Costs.

Mr. ———

—— To ——

Costs, charges and expenses of and incident to preparation and completion of conveyance of property at _____, in the county of _____, from Mr. _____ to yourself.

	£	s.	d.
Attending you on your informing us of your having purchased this property, and receiving conditions of sale and conferring thereon	0	6	8
Perusing conditions of sale	0	13	4
Writing vendor's solicitor to forward us abstract	0	3	6
Perusing abstract of title, 3 sheets	0	6	8
(And 6s. 8d. for every 3 sheets in addition to the first 3 sheets.)			
Drawing and fair copy. Instructions to counsel to advise on title, at per brief sheet	0	10	0
Attending him therewith	0	6	8
Paid his fee, and clerk	0	3	6
Writing for appointment to examine abstract with deeds	0	3	6
Attending examining abstract with deeds (if by principal and clerk, at per hour)	0	10	0
Having received counsel's opinion on title—drawing requisitions, at per brief sheet	0	6	8
Fair thereof, at per sheet	0	3	4
Writing vendor's solicitor therewith and thereon	0	3	6
Perusing answers to requisitions, every 3 sheets	0	6	8
Writing vendor's solicitors specially hereon, and for further answers	0	5	0
Attending you conferring and advising hereon fully... ..	0	6	8
Perusing further abstract received from vendor's solicitor, 3 sheets	0	6	8
(and 6s. 8d. for every other 3 sheets.)			
Drawing further requisitions on title, at per brief sheet	0	6	8
Copy thereof for vendor's solicitor, at per brief sheet	0	3	4
Writing him therewith and thereon	0	3	6
Having received reply to requisitions perusing same... ..	0	6	8

	£	s.	d.
The requisitions not having been fully answered and complied with, attending you in conference and explaining that as the conditions prohibited us from pressing them further, and that the title might be accepted as a good holding one, taking your instructions to waive all other requisitions ...	0	13	4
Instructions for conveyance	0	6	8
Drawing same, at per folio	0	1	0
Drawing and fair copy instructions to counsel to settle same	0	10	0
Attending him therewith	0	6	8
Paid his fee, and clerk	2	4	6
Having received same settled, making copy thereof for vendor's solicitor, at per folio	0	0	4
Writing him therewith for approval	0	3	6
Having received same approved, engrossing at per folio ...	0	0	8
Attending to stamp	0	6	8
Paid stamps and parchment (parchment 5s. per skin) ...			
Writing vendor's solicitors therewith for examination and for appointment to complete	0	5	0
Attending completion	0	13	4
Letters, messengers, &c....	0	13	4
	<hr/>		
	£		

PRECEDENT No. 25.

Purchasers' and Mortgagors' Costs

Mr. ———

———— To ———

Costs, charges and expenses of and incident to purchase by
you of property at _____ in the county of _____
from Mr. _____ and mortgage thereof.

	£	s.	d.
Attending you on your calling, informing us that you wished to purchase some property in _____, if you could obtain an advance of £ _____ upon mortgage thereof, conferring thereon fully and taking particulars when you requested we would endeavour to procure a lender ...	0	6	8
Several letters to and attendances on parties endeavouring to procure loan when Mr. _____ consented to make the advance if security sufficient, and he requested we would obtain the report of a surveyor named by him as to the value of the property... ..	1	1	0
Attending you conferring hereon when you stated you would obtain surveyor's report	0	6	8
Having received surveyor's report, perusing same	0	6	8
Writing proposed mortgagees' solicitor, therewith and thereon	0	5	0
Having received reply from proposed mortgagees' solicitor that the amount would be advanced			
Perusing and approving draft contract of purchase	0	6	8
Copy thereof to keep, at per folio	0	0	4
Writing vendor's solicitor therewith approved	0	3	6
Examining engrossment	0	3	4
Writing you therewith and thereon and for amount of deposit	0	5	0
Attending vendor's solicitor, exchanging agreements and paying amount of deposit	0	13	4
Paid stamp on agreement			
Perusing abstract of title, every three sheets... ..	0	6	8
Making copy thereof for proposed mortgagees' solicitors, at per brief sheet... ..	0	3	4
Attending him therewith and with appointment to examine same	0	6	8
			9

	£	s.	d.
Attending examining abstract with deeds, principal and clerk, each hour	0	10	0
Perusing requisitions on title received from proposed mortgagees' solicitor, every three sheets... ..	0	6	8
Drawing and fair copy requisitions on title on behalf of purchaser, per brief sheet	0	10	0
Writing vendor's solicitor therewith and thereon	0	3	6
Having received replies, perusing same, every three sheets	0	6	8
Drawing replies to proposed mortgagees' solicitor's requisitions, per brief sheet	0	6	8
Making fair copy thereof and of requisitions, per brief sheet	0	3	4
Writing proposed mortgagees' solicitor therewith and thereon	0	3	6
Instructions for assignment	0	6	8
Drawing and fair copying same at per folio	0	1	4
Writing vendor's solicitor therewith for approval	0	3	6
Perusing draft mortgage, at per skin of 15 folios	0	5	0
Fair copy thereof to keep, at per folio... ..	0	0	4
Attending mortgagees therewith approved	0	6	8
Engrossing assignment, at per folio	0	0	8
Attending stamping	0	6	8
Paid stamps and parchment (parchment 5s. per skin) ...			
Attending vendor's and mortgagees' solicitor, making appointment to complete	0	13	4
Examining engrossment of mortgage with draft, at per skin of 15 folios	0	3	4
Drawing and fair copying schedule of deeds to be handed mortgagees' solicitor, at per folio	0	1	4
Writing you of appointment to complete and specially thereon	0	5	0
Attending completing	1	1	0
Letters, messengers, &c.... ..			

£

PRECEDENT No. 26.

Mortgagees' Costs.

Costs, charges and expenses of and incident to a loan of
 £ from Mr. to Mr. on security
 of property at

	£	s.	d.
Attending our client Mr. — on his informing us that he had agreed to lend the sum of £ on the security of this property, and handing us surveyor's report as to value thereof, and conferring thereon	0	6	8
Perusing surveyor's report	0	6	8
Writing mortgagor's solicitors for abstract of title	0	3	6
Having received abstract, perusing same, every three sheets	0	6	8
Attending making appointment to examine deeds	0	6	8
Attending examining (principal and clerk), at per hour	0	10	0
Drawing and fair copy instructions to counsel to advise thereon, at per brief sheet	0	10	0
Attending him therewith	0	6	8
Paid his fee and clerk			
Counsel having desired a conference, attending him, appointing same	0	6	8
Paid his fee and clerk			
Attending conference	0	13	4
Having received counsel's opinion on title—			
Drawing requisitions, at per brief sheet	0	6	8
Fair copy thereof, at per brief sheet	0	3	4
Writing mortgagor's solicitor therewith and thereon	0	3	6
Perusing replies to requisitions, every three sheets	0	6	8
Perusing draft declaration furnished us by mortgagor's solicitors, verifying statements in abstract	0	5	0
Copy to keep, at per folio	0	0	4
Instructions for mortgage	0	6	8
Drawing same, at per folio	0	1	0
Attending counsel therewith to settle	0	6	8
Paid his fee and clerk			
Making copy mortgage as settled by counsel for mortgagor's solicitors, at per folio	0	0	4
Writing him therewith for approval	0	3	6
Engrossing mortgage, at per folio	0	0	8

	£	s.	d.
Attending to stamp	0	6	8
Paid stamps and parchment (parchment 5s. per skin).			
Attending mortgagor's solicitors therewith for examination	0	6	8
Attending searching for judgments, &c., and paid	0	14	4
Attending searching Bankruptcy Court, and paid	0	14	4
Attending mortgagor's solicitors, making appointment to complete	0	6	8
Writing Mr. — informing him of appointment	0	3	6
Attending completion	0	13	4
Examining schedule of deed handed over, with documents, and signing same	0	6	8
Letters, messengers, &c.	0	13	4
	<hr/>		
	£		

PRECEDENT No. 27.

Costs of Reconveyance.

Mr. —

— To —

Costs, charges and expenses of and incident to preparation and completion of deed of reconveyance of property at in the county of in mortgage to

	£	s.	d.
Instructions for reconveyance	0	6	8
Drawing same at per folio	0	1	0
Fair copy thereof for approval of mortgagees' solicitors, at per folio	0	0	4
Writing mortgagees' solicitors therewith for approval and thereon	0	3	6
Having received same approved engrossing at per folio ...	0	0	8
Attending to stamp	0	6	8
Paid stamps and parchments (parchment at per skin 5s.). ...			
Writing mortgagees' solicitors therewith for examination and execution	0	3	6
Appointment to complete (letter)	0	5	0
Attending completion	0	13	4
Letters, messengers, &c....	0	6	0
	<hr/>		
	£		

PRECEDENT No. 28.

Costs of Bill of Sale.

Mr. ———

———— To ———

Messrs.

Costs, charges and expenses of Messrs. of and
incident to preparation and completion of Bill of Sale from
yourself to

	£	s.	d.
Instructions for bill of sale	0	6	8
Drawing same, at per folio	0	1	0
Ingrossing with schedule, at per folio	0	0	4
Stamp and paper (as paid)			
Writing you with an appointment to sign same	0	3	6
Attending you, reading over and attesting your execution thereof	0	13	4
Making copy for registration, at per folio	0	0	4
Drawing and engrossing affidavit of due execution	0	5	0
Attending to be sworn	0	6	8
Paid	0	1	0
Correspondence with agents	0	7	0
Paid their charges for filing and attendance (as paid)			
Letters, messengers, &c.... ..	0	6	0
	£		

PRECEDENT No. 29.

Costs of Probates.

In the High Court of Justice.

PROBATE, DIVORCE, AND ADMIRALTY DIVISION.

(PROBATE.)

In the goods of

Deceased.

	Effects sworn under £100.	Effects sworn under £200.	Effects sworn above £200 and under £1,000.
COSTS OF PROBATE.			
	£ s. d.	£ s. d.	£ s. d.
Instructions for probate	0 6 8	0 6 8	0 6 8
Purusing and considering the will	4d. per folio of 72 words, in all cases.		
Copy thereof for use	4d. per folio of 72 words, in all cases.		
Oath of executors, and attendance on the party being sworn	0 5 0	0 6 8	0 10 0
Marking exhibit on the will	0 1 0	0 1 0	0 1 0
Paid commissioner's fee	1s. 6d. each deponent, and 1s. each exhibit.		
Affidavit for Inland Revenue, and attendance on the party being sworn	0 5 0	0 6 8	0 10 0
Paid commissioner's fee	1s. 6d. each deponent.		
Registering, engrossing and collating the will, 3 folios of 90 words or under	0 9 0	0 9 0	0 9 0
If exceeding 3 folios of 90 words then	3s. for every other folio.		
Parchment	5s. per skin.		
Attending at the Registry, lodging the papers and obtaining receipts	0 6 8	0 5 8	0 6 8
Stamp on receipt	0 1 0	0 1 0	0 1 0
Paid for form of grant	0 0 6	0 0 6	0 0 6

	Effects sworn under £100.			Effects sworn under £200.			Effects. sworn above £200 and under £1,000.		
	£.	s.	d.	£	s.	d.	£	s.	d.
Attending to have same stamped, and afterwards at Registry lodg- ing same	0	6	8	0	6	8	0	6	8
Paid stamp duty	Nil			2 0 0			*		
Stamp fee on search	6d. for every year after the death.								
Probate under seal and Court stamps	0	2	0	0	6	0	*		
Extracting	0	6	8	0	6	8	0	6	8
Clerk's fee	0	2	0	0	2	0	0	2	0
Letters, Messengers, &c.	0	5	0	0	5	0	0	5	0

*The stamp duty on Probates and the amounts to be inserted opposite "Probate under seal and Court stamps," are as follows:—

If effects sworn under	£	Stamp duty.			Probate under Seal and Court stamps.		
		£	s.	d.	£	s.	d.
300	5	0	0	0	15	0
" " 450	8	0	0	1	4	0
" " 600	11	0	0	1	13	0
" " 800	15	0	0	2	5	0
" " 1000	22	0	0	3	6	0

PRECEDENT No. 30.
Costs of Probates—*continued.*

	Effects sworn above £1,000 and under £2,000.	Effects sworn above £2,000 and under £4,000.	Effects sworn above £4,000 and under £70,000.
	£ s. d.	£ s. d.	£ s. d.
Instructions for probate	0 6 8	0 6 8	0 13 4
	Or according to circumstances.		
Perusing and considering the will...	4d. per folio of 72 words in all cases.		
Copy thereof for use	4d. per folio of 72 words in all cases.		
Oath of executor and attendance on the party being sworn	0 10 0	0 10 0	0 10 0
Marking exhibit on the will	0 1 0	0 1 0	0 1 6
Paid commissioner's fee	1s. 6d.* each deponent and 1s. each exhibit.		
Affidavit for Inland Revenue and attendance on the party being sworn	0 10 0	0 10 0	0 10 0
Paid commissioner's fee	1s. 6d. each deponent.		
Registering, engrossing, and col- lating the will, 3 folios of 90 words or under	0 4 6	0 4 6	0 4 6
If exceeding 3 folios of 90 words, then	3s. for every other folio.		
Parchment	5s. per skin.		
Attending at the Registry, lodging the papers, and obtaining receipt	0 6 8	0 6 8	0 6 8
Stamp on receipt	0 1 0	0 1 0	0 1 0
Paid for form of grant	0 0 6	0 0 6	0 0 6
Attending to have same stamped and afterwards at Registry lodging same	0 6 8	0 6 8	0 6 8
Paid stamp duty	*	*	*
Stamp fee on search... ..	6d. for every year after the death.		
Probate under seal and Court stamps	*	*	*
Extracting	0 6 8	5 13 4	0 13 4
Clerk's fee	0 2 0	0 5 0	0 7 6
Letters, messengers, &c.	0 5 0	0 5 0	0 13 4
	Or more according to circum- stances.		

* The stamp duty on probates and the amounts to be inserted opposite "Probate under seal and Court stamps" are as follows:—

If effects sworn under	£	Stamp Duty.			Probate under seal and Court Stamps.		
		£	s.	d.	£	s.	d.
1,500	...	30	0	0	4	10	0
"	2,000	40	0	0	6	0	0
"	3,000	50	0	0	7	10	0
"	4,000	60	0	0	9	0	0
"	5,000	80	0	0	9	10	0
"	6,000	100	0	0	10	0	0
"	7,000	120	0	0	10	10	0
"	8,000	140	0	0	11	0	0
"	9,000	160	0	0	11	10	0
"	10,000	180	0	0	12	0	0
"	12,000	200	0	0	12	10	0
"	14,000	220	0	0	13	0	0
"	16,000	250	0	0	13	15	0
"	18,000	280	0	0	14	10	0
"	20,000	310	0	0	15	5	0
"	25,000	350	0	0	16	5	0
"	30,000	400	0	0	17	10	0
"	35,000	450	0	0	18	15	0
"	40,000	525	0	0	20	12	6
"	45,000	600	0	0	22	10	0
"	50,000	675	0	0	24	7	6
"	60,000	750	0	0	26	5	0
"	70,000	900	0	0	30	0	0

PRECEDENT No. 31.

Costs of Probates—*continued.*

Effects sworn above £70,000 and under £500,000.

	£	s.	d.
Instructions for Probate... ..	0	13	4
Or according to circumstances.			
Perusing and considering the will, 4d. per folio of 72 words in all cases.			
Copy thereof for use 4d. per folio of 72 words in all cases.			
Oath of executors and attendance on the party being sworn	0	10	0
Marking exhibit on the will	0	1	0
Paid commissioner's fee ... 1s. 6d. each deponent, and 1s. each exhibit.			
Affidavit for Inland Revenue and attendance on the party being sworn	0	10	0
Paid commissioner's fee 1s. 6d. each deponent.			
Registering, engrossing and collating the will, 3 folios of 90 words or under	0	4	6
If exceeding 3 folios of 90 words, then ...3s. for every other folio.			
Parohment		5s.	per skin.
Attending at the Registry, lodging the papers, and obtaining receipt	0	6	8
Stamp on receipt... ..	0	1	0
Paid for form of grant	0	0	6
Attending to have same stamped, and afterwards at Registry, lodging same	0	6	8
Paid stamp duty... ..*			
Stamp fee on search 6d. per year in all cases.			
Probate under seal and Court stamps*			
Extracting	0	13	4
Clerk's fee... ..	1	1	0
Letters, messengers, &c... ..	0	13	4

Or according to circumstances.

* The stamp duty on probates and the amounts to be inserted opposite "Probate under seal and Court stamps" are as follows:—

	£	Stamp Duty.		Probate
		£	s. d.	under Seal and Court Stamps.
		£	s. d.	£ s. d.
If effects sworn under 80,000		1,050	0 0	33 15 0
" " 90,000		1,200	0 0	37 10 0
" " 100,000		1,350	0 0	41 5 0
" " 120,000		1,500	0 0	43 2 6
" " 140,000		1,800	0 0	46 17 6

		Stamp Duty.			Probate under Seal and Court stamps.		
£		£	s.	d.	£	s.	d.
If effects sworn under	180,000	2,100	0	0	50 12 6
"	"	180,000	...	2,400	0	0	54 7 6
"	"	200,000	...	2,700	0	0	58 2 6
"	"	250,000	...	3,000	0	0	61 17 6
"	"	300,000	...	3,750	0	0	71 5 0
"	"	350,000	...	4,500	0	0	80 12 6
"	"	400,000	...	5,250	0	0	83 15 0
"	"	500,000	...	6,000	0	0	86 17 6

Additional charges where necessary.

And for every additional £100,000, or any fractional part of £100,000 under which the personal estate is sworn, in addition to the above fees, a further fee for probate under seal, of 3 2 6

In addition to the above for all second or subsequent grants of probate or letters of administration with will annexed, the same fees for looking up the will and bespeaking engrossment as on similar grants upon which no stamp duty is payable.

When there are two or more executors, and they are not sworn at the same time, for each attendance after the first on their being sworn to oath and affidavit.

If the effects are sworn under £20	0	2	6
If the effects are sworn under £100	0	5	0
If the effects are sworn above £100	0	6	8

In respect of Letters of Administration with Will annexed.

In addition to the above fees for preparing and attendance on the execution of the bond if the effects are—

Under £20	0	2	6
£20 and under £100	0	6	8
£100 and upwards	0	10	0

For engrossing and collating a will or codicil for a grant of probate or letters of administration with the will annexed, when there are pencil marks in the will or codicil, or when the will or codicil is to be registered fac-simile, in addition to any other fee for engrossing and collating the same—

If the pencil marks in the will or codicil, or the part or parts thereof to be registered fac-simile are two folios of ninety words in length or under	0	1	0
If exceeding two folios, for every additional folio or part of folio of ninety words	0	0	6

PRECEDENT No. 32.

Costs of Administrations.

In the High Court of Justice.

PROBATE, DIVORCE, AND ADMIRALTY DIVISION.

(PROBATE.)

In the goods of

Deceased.

	Effects sworn under £100.			Effects sworn under £200.			Effects sworn above £200 and under £800.		
	£	s.	d.	£	s.	d.	£	s.	d.
Instructions for letters of administration	0	6	8	0	6	8	0	6	8
	or according to circumstances.								
Oath of administrator, and attendance on his being sworn, and on his execution of the bond ...	0	6	8	0	10	0	0	13	4
Commissioner's fee	1s. 6d. each deponent and 1s. 6d. on execution of bond.								
Affidavit for Inland Revenue and attending administrator on his being sworn	0	6	8	0	6	8	0	10	0
Commissioner's fee	1s. 6d. each deponent.								
Instructions for bond	0	6	8	0	6	8	0	6	8
Drawing and engrossing same ...	0	5	0	0	6	8	0	6	8
Attendance to have same stamped	0	6	8	0	6	8	0	6	8
Paid stamp	Nil			0	5	0	0	5	0
Attending sureties on their reading over, and with them on their executing bond	0	6	8	0	6	8	0	6	8
Commissioner's fee	1s. 6d. each surety.								
Attending at Registry, lodging the papers, and obtaining receipt ...	0	6	8	0	6	8	0	6	8
Stamp on receipt	0	1	0	0	1	0	0	1	0
Paid for form of grant	0	0	6	0	0	6	0	0	6
Attending to have same stamped and afterwards at Registry lodging same	0	6	8	0	6	8	0	6	8

	Effects sworn under £100.	Effects sworn under £200.	Effects sworn above £200 and under £300.
	£ s. d.	£ s. d.	£ s. d.
Paid stamp duty	Nil.	3 0 0	*
Stamp fee on search... ..	6d. for every year after death.		
Letters of administration under seal and Court stamps... ..	0 4 0	0 9 0	*
Extracting	0 6 8	0 6 8	0 6 8
Clerks... ..	0 2 0	0 2 0	0 2 0
Letters, messengers, &c.	0 5 0	0 5 0	0 5 0
	or according to circumstances.		

* The stamp duty on letters of administration, and the amount to be inserted opposite "Letters of administration under seal and Court stamps" are as follows:—

	£	Stamp Duty.	Letters of Ad- ministration under Seal and Court Stamps.
	£	s. d.	£ s. d.
If effects sworn under 300	300	8 0 0	1 4 0
" " 450	450	11 0 0	1 13 0
" " 600	600	15 0 0	2 5 0
" " 800	800	22 0 0	3 6 0

PRECEDENT No. 33.

Costs of Administrations—*continued.*

	Effects sworn above £800 and under £1,500.	Effects sworn under £2,000.	Effects sworn above £2,000 and under £70,000.
	£ s. d.	£ s. d.	£ s. d.
Instructions for letters of admin- istration	0 6 8	0 6 8	0 6 8
	Or according to circumstances.		
Oath of administrator, and attend- dance on his being sworn and on his execution of the bond ...	0 13 4	0 13 4	0 13 4
Commissioner's fee... ..	1s. 6d. each deponent, and 1s. 6d. on execution of bond.		
Affidavit for Inland Revenue, and attending administrator on his being sworn	0 10 0	0 10 0	0 10 0
Commissioner's fee	1s. 6d. each deponent.		
Instructions for bond	0 6 8	0 6 8	0 6 8
Drawing and engrossing same ...	0 6 8	0 6 8	0 6 8
Attendance to have same stamped...	0 6 8	0 6 8	0 6 8
Paid stamp	0 5 0	0 5 0	0 5 0
Attending sureties on their reading over, and with them on their executing bond	0 6 8	0 6 8	0 6 8
Commissioner's fee	1s. 6d. each surety.		
Attending at Registry, lodging the papers, and obtaining receipt ...	0 6 8	0 6 8	0 6 8
Stamp on receipt	0 1 0	0 1 0	0 1 0
Paid for form of grant	0 0 6	0 0 6	0 0 6
Attending to have same stamped, and afterwards at Registry lodging same	0 6 8	0 6 8	0 6 8
Paid stamp duty*	60 0 0		
Stamp fee on search	6d. for every year after death.		
Letters of administration under seal and Court stamps*	9 0 0		
Extracting	0 6 8	0 13 4	0 13 4
Clerks	0 5 0	0 5 0	0 7 6
Letters, messengers, &c.	0 5 6	0 5 0	0 13 4
	Or according to circumstances.		

* The stamp duty on letters of administration and the amount to be inserted opposite "letters of administration under seal and Court stamps" are as follows :—

If effects sworn under	Stamp Duty.			Letters of Administration under Seal and Court Stamps.		
	£	£	s. d.	£	s.	d.
1,000	30	0	0	4	10	0
" " 1,500	45	0	0	6	15	0
" " 2,000	60	0	0	9	0	0
" " 3,000	75	0	0	9	7	6
" " 4,000	90	0	0	9	15	0
" " 5,000	120	0	0	10	10	0
" " 6,000	150	0	0	11	5	0
" " 7,000	180	0	0	12	0	0
" " 8,000	210	0	0	12	15	0
" " 9,000	240	0	0	13	10	0
" " 10,000	270	0	0	14	5	0
" " 12,000	300	0	0	15	0	0
" " 14,000	330	0	0	15	15	0
" " 16,000	375	0	0	16	17	6
" " 18,000	420	0	0	18	0	0
" " 20,000	465	0	0	19	2	6
" " 25,000	525	0	0	20	12	6
" " 30,000	600	0	0	22	10	0
" " 35,000	675	0	0	24	7	6
" " 40,000	785	0	0	27	2	6
" " 45,000	900	0	0	30	0	0
" " 50,000	1,010	0	0	32	15	0
" " 60,000	1,125	0	0	35	12	6
" " 70,000	1,350	0	0	40	5	0

PRECEDENT No 34.

Costs of Administrations—*continued.*

	Effects sworn above £70,000 and under £500,000. £ s. d.
Instructions for letters of administration	0 13 4
	or according to circumstances.
Oath of administrator and attendance on his being sworn and on his execution of the bond	0 13 4
Commissioner's fee1s. 6d. each deponent and 1s. 6d. on exe- cution of bond.
Affidavit for Inland Revenue and attending administrator on his being sworn	0 10 0
Commissioner's fee1s. 6d. each deponent.
Instructions for bond	0 6 8
Drawing and engrossing same	0 6 8
Attendance to have same stamped	0 6 8
Paid stamp	0 5 0
Attending sureties on their reading over and with them on their executing same	0 6 8
Commissioner's fee1s. 6d. each
Attending at registry lodging the papers and obtaining receipt	0 6 8
Stamp on receipt... ..	0 1 0
Paid for form of grant	0 0 6
Attending to have same stamped and afterwards at registry lodging same	0 6 8
Paid stamp duty*...
Stamp fee on search 6d. for every year after the death.
Letters of administration under seal and Court stamps*
Extracting	0 13 4
Clerks	1 1 0
Letters, messengers, &c.	0 13 4
	or according to circumstances.

* The stamp duty on letters of administration and the amount to be inserted opposite "Letters of administration under seal and Court Stamps" are as follows :—

				Stamp duty.	Letters of under Seal and Court Stamps.
	£			£ s. d.	£ s. d.
If effects sworn under	80,000	1,575 0 0	46 17 6
" "	90,000	1,800 0 0	52 10 0
" "	100,000	2,025 0 0	58 2 6
" "	120,000	2,250 0 0	60 19 0
" "	140,000	2,700 0 0	66 11 6
" "	160,000	3,150 0 0	72 4 0
" "	180,000	3,600 0 0	77 16 6
" "	200,000	4,050 0 0	83 9 0
" "	250,000	4,500 0 0	89 1 6
" "	300,000	5,625 0 0	93 15 0
" "	350,000	6,750 9 0	98 9 0
" "	400,000	7,875 0 0	103 2 6
" "	500,000	9,000 0 0	107 16 6

And for every additional £100,000 or any fractional part of £100,000 under which the personal estate is sworn, in addition to the above fees, a further fee for letters of administration under seal of 4 13 6

When there are two or more administrators, and they are not sworn at the same time, for each attendance after the first on their being sworn to oath and affidavit, and on execution of the bond—

If the effects are under £20	0 3 4
If the effects are under £100	0 5 0
If the effects are above £100	0 10 0

In addition to the above fees, for preparing bond, if the effects are—

Under £20...	0 1 8
£20 and under £50	0 3 4
£50 and under £100	0 5 0
£100 and upwards	0 6 8

PRECEDENT No. 35.

In the High Court of Justice,
 PROBATE, DIVORCE, AND ADMIRALTY DIVISIONS
 (PROBATE).

In the goods of

Deceased.

Costs of paying increased Duty on Letters of Administration and procuring certificate of further security.

	£	s.	d.
Instructions to pay duty on increased value of estate ...	0	6	8
Drawing affidavit for Inland Revenue, at per folio ...	0	1	0
Engrossing, at per folio	0	0	4
Attending deponent on being sworn	0	6	8
Attending at Inland Revenue Office, lodging same ...	0	6	8
Instructions for affidavit on giving additional security	0	6	8
Drawing same and fair copy, at per folio	0	1	4
Instructions for bond	0	6	8
Drawing and engrossing same	0	6	8
Attending to have stamped	0	6	8
Paid	0	5	0
Attending sureties on their reading over, and with them on executing bond... ..	0	6	8
Commissioner's fee	1s. 6d. each.		
Attending searching for previous bond, and having same forwarded to seat	0	6	8
Paid search	0	1	0
Attending at seat, lodging papers, and afterwards for certifi- cate to pay duty	0	6	8
Paid fees at registry	0	11	0
Having received certificate of further security, attending at Probate duty office with same, and affidavit for the purpose of paying the additional duty, procuring warrant and stamping the grant	1	1	0
Paid increased duty			
Letters, messengers, &c.			

£

INDEX.

	PAGE.
ABSTRACT OF TITLE—	
Drawing and copying	63—119
Perusal of	68—120—127
ACKNOWLEDGMENT OF DEEDS BY MARRIED WOMEN—	
Court fees on	36
ACCOUNTS—	
Court fees on 34	
ACTION—	
Plaintiff's costs of Chancery Division	54
" Q.B., C.P. or Ex. Divisions	93
Defendant's costs of Chancery Division	71
" Q.B., C.P. or Ex. Divisions	99
Certificate of counsel to mark as short	57
Attendance on hearing of	16—58
Request to set down	61
ADMINISTRATION—	
Costs of summons for	7—79
Costs of letters of	142—145
Costs of paying increased duty on letters of	146
ADMISSION OF SOLICITORS—	
Court fees on	36
ADVERTISEMENTS—	
Court fees on signing	36
Preparing (item 99)	12—59
AFFIDAVITS—	
Instructions for (item 72)	12—62
Drawing (item 93)	13—60
Of service	60—91
Of increase	87—98
Searching for	83
AGENTS—	
Correspondence with	8—81
ALLOWANCES—	
Special and general provisions	19
AMENDMENTS. See Pleadings.	
APPEARANCE—	
Costs of	10—71—99
Court fees on	31
Costs of searching for	54—91
Certificate of non-	101
Undertaking to enter	110
ATTENDANCES—	
Fees on	15
Court fees on	31
On summons, Chancery	53—55
On counsel (items 151 to 157)	16—57
On settling or passing decree or orders	58
Court on trial	58
On registrars certifying action settled (item 186)	17—112

	PAGE.
BANK—Paying money into, costs of	66
BILL OF SALE—Costs of	133
BRIEF—	
Instructions for (items 79 and 80)	11-57-97
Drawing	57-61-97
On trial of action	57-97
On further consideration	61
On second further consideration	69
On hearing of petition	76
CASE ON EVIDENCE—	10-56-96
CERTIFICATES—	
Court fees on	32
Of lower scale	54
Summons to vary chief clerk's	61
Of fund in court	69
CHIEF CLERK—Attendance, on	53
CLAIM—	
Costs of statement of	54-93
Costs of counter	99
Costs in default of statement of	102
COMMISSIONS—Court fees on	30
CONSENT—To take action as short	56
CONSULTATION—Attending	62
CONTRACT—Costs of provisional	67
CONFERENCE—Attending	64-97
CONVEYANCING—General charges in	119
COPIES—	
Of documents	12
Court fees on	31
COSTS—	
Court fees on taxation of	34
Drawing (item 100)	12-58-98
Warrant on taxing	58
Of action, plaintiff's	54-93
" defendant's	71-99
Of proceedings after decree, plaintiff's	58
Of appointment of new trustees, petitioner's	74
" " respondent's	78
Of administration summons	79
Of service of writ of summons out of jurisdiction	81
Of interrogatories	82
Of reply to interrogatories	82
Of application for discovery, plaintiff's	83
Of inspection of documents	84
Of application for discovery and inspection, defendant's	84
Of application for names of partners	85
Of judgment by default for want of appearance without taxation, plaintiff's	90
Of judgment in default of appearance and execution	91
On judgment after trial, defendant's	99
On order for substituted service, plaintiff's	101

	PAGE.
DISCOVERY—	
Plaintiff's application for	83
and inspection, costs of	84
DISTRICT REGISTRY—	
Plaintiff's costs on writ issued out of, and appearance in London	114
Defendant's ditto	114
DOCUMENTS—Costs of inspection of	84
ENGROSSMENT—Examining with draft	67—120
EVIDENCE—Instructions for case on (item 70)	10—56
EXAMINING and correcting proof print (item 103)	12—55—93
EXECUTIONS. See Writs.	
EXHIBITS—Fees on	18
FEEs—	
Schedule of	6
Court	27
INCREASE—	
Form of affidavit of	87
Costs of affidavit of	98
INDORSEMENT—Special (item 2)	6—54—91
INSPECTION—	
Court fees on	32
Of documents, costs of	84
INSTRUCTIONS—	
To sue or defend (item 62)	10
For affidavits, statements of claim, defence, &c. See Schedule of Fees	10
INTERROGATORIES—	
Costs of	82
Reply to	82
INTERPLEADER—Costs on summons of	12
JUDGMENT—	
Court fees on	35
Costs of	91—98
Summons for leave to sign	105
Interlocutory	113
Motion for	117
JURISDICTION—Costs of service of writ out of	81
LAW SOCIETIES SCALE—Proposed in respect of loans and sales	121—123
LES PENDENS—Court fees on	35
LOWER SCALE—Certificate of	54
MINUTES OF ORDERS—Drawing	69
MISCELLANEOUS COSTS	82—115
MORTGAGEE'S COSTS	131
MORTGAGOR'S COSTS	129

	PAGE.
REFERENCE—Costs of, to arbitration	96
REGISTER OF JUDGMENTS, &c.—Court fees on	85
REJOINDER—Costs of	99
REPLY —	
Drawing (item 88)	11—56—95
Perusal of (item 120)	14
Instructions for (item 67)	10—56—95
REQUISITIONS—	
Perusing	66—126
Answers to	66—126
Costs of	131
RESPONDENTS' COSTS	78
RULES OF COURT—	
Additional (printing)	1
costs	4
12 August, 1875, fees	1
28 October, 1875 (Court fees)	27
1 February, 1876	40
22 April, 1876	41
June, 1876	19
SALE—Instructions for conditions of	63
Drawing, conditions of	64
SCHEDULE OF FEES	6
SEARCH—Court fees on	32
For appearance	91
SERVICE—Costs of	7
Substituted. Plaintiff's costs on order for	101
SPECIAL ALLOWANCES AND GENERAL PROVISIONS	19
STAMPS—Orders to take fees by means of.. .. .	37—41
SUBPENAS. <i>See</i> Writs.	
SUMMONS—Costs of writ of	6
Court fees on	30
For time (Chancery)	55
" Q.B., C.P. or E.	
To confirm contract	68
For administration of estate	7—79
Copy of, for Chambers (item 21)	7
On appeal	94
Interpleader	112
TAXATION. <i>See</i> Costs	
TERM FEES	18
TRIAL—	
Notice of	57—96
Defendant's costs on judgment in default of.. .. .	104
Motion for new	118
Application to change place of.. .. .	118
TRUSTEES—Petitioner's costs of appointment of new	74

INDEX.

153

	PAGE.
VENDOR'S COSTS	125
WARRANTS—	
Costs of	6
Court fees on	30
WITNESSES—	
Court fees on examination of	32
Allowances to	52
WRIT—	
Costs of	6
Court fees on	30
Of summons	54—91
Of subpoena ad testificandum	6—96
" " duces tecum	6—96
Of fi fa (<i>item 13</i>)	7—92

WATERLOW AND SONS LIMITED,

LAW, BANKERS', AND PUBLIC COMPANIES'

STATIONERS, PRINTERS, AND LITHOGRAPHERS,

CONTRACTORS WITH HER MAJESTY'S STATIONERY OFFICES, AND SEVERAL OF THE PRINCIPAL BANKERS IN ENGLAND AND ABROAD.

Offices of the Company.—No. 26, GREAT WINCHESTER STREET, LONDON.

This Company has been formed for the purpose of carrying on the well-known and old-established business of Messrs. WATERLOW & SONS, the Board of Directors being composed entirely of the Partners of the old business, and those who have for many years taken an important part in its management.

BOARD OF DIRECTORS.

Mr. ALFRED J. WATERLOW, *Chairman.*

Mr. WALTER B. WATERLOW, *Managing Director.*

Sir S. H. WATERLOW, Bart., M.P.

Mr. A. JAMESON WATERLOW.

Mr. P. H. WATERLOW.

Mr. H. J. WATERLOW.

Mr. GEORGE WATERLOW.

Mr. S. MAKOWSKI.

Mr. F. LOUGH.

40 years Manager of the Lithographic Department of the late Firm.

Mr. E. W. FLEMMING,

28 years Manager of the Parliamentary Department of the late Firm.

Mr. E. T. HENMAN,

31 years Manager of the Letter Press Printing Department of the late Firm.

Mr. A. T. LAYTON,

38 years Manager of the Law Stationery Department of the late Firm.

Mr. C. DRAKE,

27 years Representative of the late Firm in the Midland and Northern Counties.

Mr. A. G. DRIVER,

25 years Representative of the late Firm in the West of England.

Mr. J. BASS.

10 years Manager of the Shipping Department of the late Firm.

The Directors beg to call attention to the unusual facilities possessed by this Company for the execution of all business entrusted to them, in an expeditious, economical, and efficient manner. There are engaged in their Manufactories Artizans selected by the Directors for their especial skill in the several branches of the Stationery Trade carried on by the Company, while the machinery employed is of the most modern and efficient construction, by which means the Company is enabled to manufacture upon their own premises a large proportion of the goods sold by them, thereby saving all intermediate profits, and placing them in a position to offer to the Public very considerable advantages both in economy and despatch.

LAW, PARLIAMENTARY AND PUBLIC COMPANIES'

Stationers, General Printers,

LITHOGRAPHERS, ENGRAVERS AND DIE SINKERS.

ENVELOPE MANUFACTURERS, PARCHMENT DEALERS,

COMMERCIAL, BANKERS' AND EXPORT STATIONERS,

AND

ACCOUNT BOOK MANUFACTURERS.

A LARGE VARIETY OF ACCOUNT BOOKS ALWAYS KEPT IN STOCK.
EVERY REQUISITE FOR THE COUNTING HOUSE.

24, BIRCHIN LANE; 26, GREAT WINCHESTER STREET;

61, LONDON WALL; 49, PARLIAMENT STREET;

and FINSBURY STATIONERY WORKS, CLIFTON STREET.

A full Illustrated Priced Catalogue will be forwarded on application.

WATERLOW & SONS LIMITED.

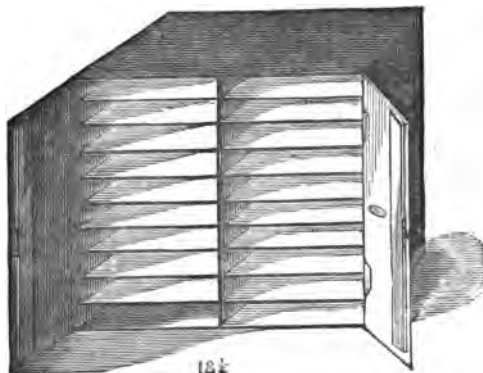
HAND ENDORSEMENT STAMPS for Commissioners for Oaths, and for crossing Cheques "Not Negotiable" (In Mahogany Box with Ink Pad complete,) 10/6.

FORM CASES.



12 Divisions (Probate Forms)	20/- each.
20 " "	30/- "
12 " (Bankruptcy Forms)	21/- "

14 1/2



OAK OR MAHOGANY, With Folding Doors.

12 Divisions	35/- each.
20 "	50/- "

JAPANNED TIN.

12 Divisions	30/- each.
20 "	45/- "

Judicature Paper, 22/6, Ruled 24/- per ream.

24 & 25, BIRCHIN LANE; 25, 26 & 27, GREAT WINCHESTER STREET.

WATERLOW & SONS LIMITED,
L A W
AND
GENERAL STATIONERS,
LAW LITHOGRAPHERS, AND PRINTERS,

24 & 25, BIRCHIN LANE, CORNHILL, E.C. ;
26, GREAT WINCHESTER STREET ;
60 & 61, LONDON WALL, E.C.,
AND 49, PARLIAMENT STREET.

PRINTERS & PUBLISHERS
OF
LAW FORMS.

Judicature Forms.—All the new Forms for London and the District Registries under the Judicature Acts. Edited by W. T. CHARLEY, Esq., D.C.L., Barrister-at-Law, M.P., &c.

Conveyancing Forms.—Entirely re-drawn and settled by JOHN RUDALL, Esq., Barrister-at-Law and Conveyancer. Lithographed upon draft paper.

Probate Forms.—For Contentious and Non-Contentious business. Printed in accordance with the Rules and Orders.

Bankruptcy Forms.—Carefully Printed upon good paper in accordance with the Rules.

Magistrates' Clerks' Forms.—A Complete Set Prepared and Settled by T. M. SAUNDERS, Esq., Barrister-at-Law Recorder of Bath, Editor of "Oke's Synopsis," &c., are now in course of preparation.

New and Complete sets of Law Forms of every description, settled by eminent Barristers, are now in course of preparation.

Full Catalogues supplied upon application.

WATERLOW & SONS LIMITED, LAW AND GENERAL STATIONERS.

WRITING and ENGROSSING.—Messrs. Waterlow & Sons have a large and competent staff of Clerks constantly engaged at their City and West End Establishments, and are enabled to undertake that Deeds or other documents, of whatever length, shall be carefully and correctly engrossed or copied, and returned if required, by Return Mail, or within a few hours after the receipt of the drafts.

LAW LITHOGRAPHY.—The staff retained by Messrs. Waterlow and Sons in this department is capable of completing in a few hours an amount of work which would formerly have required as many days. Briefs, Abstracts, Minutes of Evidence, Reports, and Legal Documents, Builders' Quantities, Specifications, &c., lithographed with the greatest accuracy, in good plain round hand. A Brief of 100 sheets can be lithographed in three or four hours.

ILLUMINATED ADDRESSES, VOTES OF THANKS, &c.—Messrs. Waterlow & Sons have attained a high degree of perfection in this department. Numerous works of great artistic beauty have been executed by them for presentation to Her Majesty, the Prince and Princess of Wales, and other important personages.

LETTER-PRESS PRINTING, for Chancery Bills and Answers, Pleadings and Proceedings under the Judicature Act, Memoranda and Articles of Association, Particulars of Sale, Circulars, Notices, Special Forms, &c., &c. Messrs. Waterlow offer the advantages of an extensive and varied assortment of Type and the aid of Machinery of the most approved construction.

100 Copies of an ordinary Particulars of Sale and Plan can be executed in one day, if required.

PARCHMENT.—An extensive stock of the best Parchment, plain or ruled and red lined, for Indentures, Followers and Bookway Skins, or with black lines for Probates of Wills.

LAW FORMS.—Writs, Notices, &c., under the Judicature Acts, Probate Forms, Drafts and Precedents, Certificates of Acknowledgment, Bills of Sale, &c., Bankruptcy Forms, Joint Stock Companies' Forms, &c., &c. A new and complete assortment of Law Forms of every description settled by eminent counsel is now in course of preparation. *A detailed List post free on application.*

DIE SINKING.—The large number of Dies for Seals of Corporations, Public Companies, &c., with the execution of which Messrs. W. & S. have been entrusted, affords a satisfactory proof of the estimation in which their productions in this branch of art are held by their customers. Designs for Seals, Crests, Monograms, &c., furnished on application.

COPYING PRESSES, Letter Copying Books, and all materials.

FIREPROOF SAFES, of the best quality, **DEED BOXES, CASH BOXES, CASES FOR FORMS, &c.**

WRITING INKS, Black, Red, and Blue, **COPYING INK, &c.**

ENGRAVING & COPPER PLATE PRINTING for Cards, Cheques, Receipts, Bonds, Certificates, &c.

GENERAL STATIONERY of every description, including Quill and Steel Pens and Penholders, Drawing Pencils, Inkstands, Despatch Boxes, Writing Cases, Brief Bags, Stationery Cabinets, Sealing Wax and Wafers, Tapes and Ferret, Cutlery, String and Twine, Postage Balances and Scales, Date Cases and Indicators, Wicker Office Baskets, Elastic Bands, &c., &c.

OCTOBER, 1876.

NOW READY,

Post Free,

Nos. 1, 2, 3, and 4, Bound in one Volume, Cloth Gilt, 5s. 6d.

SECOND EDITION OF
THE NEW PRACTICE CASES
CONTAINING
IMPORTANT DECISIONS,
UPON THE SUPREME COURT OF
JUDICATURE ACTS,
1873 AND 1875.

WITH A COPIOUS INDEX.

*THE REPORTS OF CHAMBER CASES ARE REPRINTED BY PERMISSION OF THE
INCORPORATED COUNCIL OF LAW REPORTING.*

VOL. 1. INCLUDES ALL CASES REPORTED BEFORE HILARY TERM, 1876.

EDITED BY

WILLIAM THOMAS CHARLEY, D.C.L. (O ON)., M.P.,

OF THE INNER TEMPLE, ESQ., BARRISTER-AT-LAW, LATE EXHIBITIONER OF THE COUNCIL OF
LEGAL EDUCATION; AUTHOR OF TREATISES ON "THE REAL PROPERTY
ACTS, 1874," AND "THE LAND TRANSFER ACT, 1875;"
"THE JUDICATURE ACTS, 1873-5," ETC.

The above Work is published in numbers in a handy and inexpensive form, uniform with Charley's "Judicature Acts," being in fact a continuation of the same work. It will be continued as long as decisions affecting the old practice may arise of sufficient importance to interest the profession, and will form a most valuable and readily accessible collection of important precedents.

Post free,

PRICE 1s. PER NUMBER.

LONDON:

WATERLOW AND SONS LIMITED,

26, GREAT WINCHESTER STREET,

24, BIRCHIN LANE, 49, PARLIAMENT STREET, AND 60, LONDON WALL.

No. 18.

BOOKS

PUBLISHED BY WATERLOW & SONS.

Any of the following Works will be forwarded by post upon the receipt of the price in Stamps.

26, Great Winchester St.; 24, Birchin Lane; 49, Parliament St.

THE SOLICITORS' DIARY, LAW LIST AND COMPANION.—Annually in September.

- No. 1. With *One* page for each day, Half-bound Law Calf—Price 5s.
- No. 3. With *Two* pages for each day, ditto. —Price 7s. 6d.
- No. 4. With *Half*-page for each day, ditto. —Price 4s.
- No. 6. With *One-third* page for each day, bound in Cloth—Price 2s. 6d.

THE BANKING ALMANAC, DIRECTORY, AND DIARY.—Published annually in November, Cloth, Gilt, 7s. 6d.

THE SOLICITORS' POCKET BOOK.—Red Roan tuck, 2s. 6d. Russia Wallet and Silk, 7s. 6d. Annually in November.

THE PRACTICE UNDER THE JUDICATURE ACTS.—With Notes and References, Rules of Court, Forms of Proceedings, and Pleadings, and a copious Index. By W. T. CHARLEY, Esq., D.C.L., M.P., 8vo., cloth, gilt, 3s. 6d.

THE NEW PRACTICE CASES.—Containing important decisions upon the Judicature Acts. By W. T. CHARLEY, Esq., M.P. Nos. 1, 2, 3 & 4 are now ready, 1s. each number.

POCKET EDITION OF THE STAMP ACTS—33 and 34 Vict., caps. 76, 77 and 78, with Introduction and Appendix. Post octavo, cloth, 1s. 6d.

A PRACTICAL GUIDE TO THE PAYMENT OF LEGACY AND SUCCESSION DUTIES.—*With all the recent decisions.* By C. HUDSON, of the Probate and Legacy Duty Office, and A. LAYTON. Fourth Edition, revised. Demy octavo, cloth, lettered, 7s. 6d.

HINTS ON THE PREPARATION OF SUCCESSION ACCOUNTS, by A. LAYTON. Second Edition, with additions. Post octavo, price 1s.

A DIGEST OF THE ELEMENTARY EDUCATION ACT, 1870, with Orders of the Privy Council. A Concise Guide to Members of School Boards, and Instructions to Returning Officers and Town Clerks for conducting Elections, with Forms, by H. MONCKTON, Solicitor. Post octavo, cloth, lettered, 2s. 6d.

BOOKS

PUBLISHED BY WATERLOW & SONS,

(Continued.)

GENERAL RAILWAY ACTS, 1830-1874. A Collection of the General Railway Acts for the Regulation of Railways in England and Ireland, including the Companies, Lands, and Railways Clauses Consolidation Acts. Thirteenth Edition, with the Amending Enactments complete to the close of 1874. 12mo. cloth, 18s.

RAILWAYS IN SCOTLAND,—1845-1873.—The General Acts for the Regulation of Railways in Scotland, including the Companies, Lands, and Railways Clauses (Scotland) Acts, complete to the close of 1873, and a copious Index. A Supplement to the General Railway Acts, 12mo., cloth, 1873, 5s.

STANDING ORDERS.—The Standing Orders of the Lords and Commons relative to Private Bills, with Appendix. Published Annually, at the close of each Session of Parliament. 12mo., cloth, 5s.

COUNTY COURT INDEX.—An Index to the Consolidated County Court Orders, Rules and Forms, 1875. By W. ALLAN SCOTT, 2s. 2d.

COUNTY COURT ORDERS, RULES, FORMS, SCALES OF COSTS, AND FEES.—With Index, bound in Limp Roan, Gilt, 10s. 6d. Cloth back, 5s.

COUNTY COURT ACT WITH ORDERS, RULES, FORMS, SCALES OF COSTS AND FEES.—With Index, Queen's Printers' Copy of the Act, 1875, with Orders, Rules, Forms, complete, Gilt, Roan, 11s. 6d. Cloth back, 6s.

THE BANKERS' MAGAZINE.—Journal of the Money Market, and Commercial Digest. A first class Monthly Financial Publication, and the recognised organ of communication for the Banking Interest, 1s. 6d. per number, or 21s. per annum, including two double numbers.

KAIN'S SOLICITORS' BOOK KEEPING.—8vo., Cloth, 7s. 6d.

KAIN'S CASH JOURNAL.—Rough Calf, 31s. 6d.

THE JOINT STOCK MANUAL.—A handy book for Solicitors, Trustees, Directors, Secretaries, Managers, and Promoters of Joint-Stock Companies, Stock Brokers, Accountants, &c. By SAMUEL HAYMAN, Esq., of the Joint Stock Companies Registration Office, London. 7s. 6d., cloth. Third Edition.

A PRACTICAL GUIDE TO MAKING AND PROVING WILLS.—With plain directions for Executors. By C. HUDSON, of the Probate and Legacy Duty Office, London. 5s. cloth.

PRECEDENTS OF COSTS.—A short guide to the preparation of Bills of Costs, containing Precedents in Chancery, Queen's Bench, Common Pleas and Exchequer, Conveyancing, Probate, Administration, &c., now in the Press. Price, 2s. 6d.

No. 8.]

WATERLOW & SONS LIMITED.

MULTIPLEX COPYING PORTFOLIO,

FOR USE WITH

The Multiplex Copying Ink, and Transfer Paper,

BY MEANS OF WHICH

40 or 50 Copies of a Letter or Circular,

Either NOTE, LETTER, or FOOLSCAP Size, may be

PRINTED UPON THICK PAPER FROM AN ORIGINAL WRITING,

BY AN

ORDINARY COPYING PRESS, in a FEW MINUTES,

the process being so simple that it may be done by a boy.

This System has been adopted in the Government Offices.

PRICE, with INK, and supply of TRANSFER PAPER, &c., complete,
LETTER SIZE, 18s. 6d., LETTER and NOTE, 21s., FOOLSCAP, 25s.

MAY BE SEEN IN OPERATION

AT

WATERLOW & SONS LIMITED,

61, London Wall, 26, Great Winchester Street, and
24, Birchin Lane,

L O N D O N .

