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Official Notifications appearing in this Paper, duly authenticated, are to be received as such by the persons whom they may concern



BY AUTHORITY.

TABLE OF FEES

TO be taken by the Attorney, Counsel, and Clerk, for all proceedings in relation to matters referred to in "The Common Law Procedure Act 1873," as framed by the Council of the Barristers' Society, and recommended for adoption by the Court, and which Table of Fees was filed in the Office of the Provincial Secretary on the twenty first day of February, A. D. 1874, and was confirmed by the Act passed on the 8th April, A. D. 1874, intituled "An Act to amend the Common Law Procedure Act."

TO THE ATTORNEY.

1.—Writs.

All Writs and engrossing the same, excepting Subpœnaes under four folio, \$2 00
 For every folio above four twenty cents per folio.
 Every Subpœna and engrossing same, 1 00
 Special Indorsement of demand on Writ, 1 00

2.—Copy and service of Writs, &c.

For each copy, excepting Subpœna, including copy of all Notices required to be indorsed, 1 00
 If more than four folio, for each additional folio, 0 10
 Copy of Subpœna, 0 50
 Notice of a Writ for service out of the jurisdiction, .. 1 00
 When Writ is served out of the Province, Correspondent's charges, and actual expenses of service, in discretion of the taxing officer.

To the Attorney, for service of Subpœna on each necessary witness, 0 50
 Agent's fee, in cases where there is no appearance, .. 1 00
 In all other cases, 2 00
 [No Agent's fee to be allowed until after return of Writ.]

3.—Instructions, &c.

Instructions and Warrant to sue or defend, 3 60
 For instructing Counsel on drafting and signing pleadings, 1 40
 (No fees for instructions to Counsel are to be allowed when such Counsel, or his partner, is Attorney in the suit.)
 Instructions for every suggestion, plea of suggestion, to defend for Executors or Administrators after suggestion of death of original defendant, to offer to suffer judgment by default, or to tender damages, or to accept same, to strike or reduce special Jury, each 1 40

4.—Drawing Pleadings, &c.

Declaration, including instructions and engrossing and attendance, to file or deliver, 4 00
 If above ten folio, for each additional folio, 0 20
 One or more pleas, (not exceeding in all 3 folio) exclusive of instructions but inclusive of engrossing, .. 1 00
 If above 3 folio, for each additional folio, 0 20
 Joinder of issue, including engrossing, 0 50
 Demurrer and joinder in demurrer, each, 0 50
 Marginal statement of grounds for argument, exclusive of copies for Judges, 1 40
 Replication, new assignment, and all other pleadings, the same as the foregoing charges for pleas.
 Issue or Demurrer book, not exceeding 6 folio, .. 1 40
 If above 6 folio, for each additional folio, 0 20
 Judgment, whether by default or final, 1 00
 Suggestions not exceeding 3 folio, including engrossing, 0 80
 If above 3 folio, for each additional folio, 0 20
 Special case record and Rolls per folio, 0 20
 Particulars of premises in Ejectment, 1 00

All other particulars of demand or set off, per folio, .. \$0 20
 Cognovit actionem, including engrossing, 1 50
 Affidavits, interrogations, notices (except as herein specially provided for), costs and all other papers not otherwise herein provided for, per folio, 0 20
 Judges summons, including engrossing, 0 50
 Judge's order and engrossing, 1 00

5.—Engrossing and Copying.

Engrossing or copying on paper all pleadings, orders, summonses, affidavits, interrogatories, notices, papers or proceedings not otherwise herein provided for, per folio, 0 10
 Engrossing all papers, rolls, records, pleadings, or other proceedings not herein specially provided for, on parchment, per folio, 0 15
 Copies of all pleadings or papers required by the Court or Judge, per folio, 0 10
 Expenses of all necessary printing ordered by the Court.

6.—Drawing Notices and Service, &c.

To Executor or Administrator of sole defendant deceased to appear to Writ of Suggestion, 1 00
 Notice of appearance, notice to plead, notice of declaration, when necessary, and notice of objection for misjoinder or non-joinder, notice of trial, and notice of Writ of Inquiry, each 0 60
 Each necessary copy, 0 30
 Serving each paper on the opposite party's Attorney, .. 0 20

8.—Ejectment.

Settling agreement for consent rule, 2 00

9.—Attendances.

Attending Court on motion for rule nisi or absolute, .. 1 50
 Attending Court on argument of motion for rule, .. 5 00
 Attending Court on hearing judgment, 1 50
 (when same is not delivered at the argument).
 Attending Judge on obtaining summons, 0 50
 Attending Judge on order without previous summons, .. 0 50
 Attending Judge on argument of summons, 1 00
 Attending Judge on hearing judgment, when judgment not given at time of argument, 0 50
 Attending to enter Record for trial at each Circuit and attending Court, 3 00
 Attending Clerk of Circuits for postea, 0 50
 Attending Clerk on taxation of costs on postea, 1 40
 Attending Clerk on taxation of all other costs, 0 70
 Attending to receive money out of Court or pay money in, 2 00
 Attending Court on trial of cause (not to be allowed if Attorney is Counsel in the cause), 5 00
 Attending on trial of Writ of Inquiry, or de prop probanda, 5 00
 Attending Clerk of Peace on striking special jury, .. 2 00
 Every other necessary attendance on a Judge, 0 50
 Every other necessary attendance on the Clerk, 0 20
 (Not more than four attendances on Clerk allowed, unless under special circumstances).

10.—Briefs.

Brief on argument of Summons before Judge at Chambers, including copy, 1 00
 Brief on trial or argument before Court, 5 00

11.—Miscellaneous.

Postages in the discretion of the taxing officer.
 Term fees, not to exceed four each, 1 00
 Defendant on appearance, when only one, 1 00
 When more than one, for each additional, 0 40
 Costs of Judgment on Bond and Warrant of Attorney, to include all costs, 25 00
 Letter before action, 1 00

FEES TO COUNSEL.

On motion of course, or on motion for rule nisi, or on motion to make rule absolute in matters not special, 2 50
 On special motion for rule nisi, or on obtaining rule absolute after notice of motion, in the discretion of the Court.
 Attending examination of witnesses de bene esse, in the discretion of a Judge upon Examiner's certificate,