

stamped as required by the other Sections of this Act, until and unless such balance of fees shall be fully paid.

26. The Fees in the following Table shall be in lieu of those payable to the Clerk under the Table of Fees contained in Chapter 119, Consolidated Statutes.

FEES SUPREME COURT IN EQUITY.

Clerk.

Drawing all Decrees, Orders and Rules, per folio,	\$0 20
Entering all Decrees, Orders and Rules, per folio,	0 20
Copies of all Decrees, Orders, Rules and Reports, per folio,	0 20
On setting down every cause for hearing on <i>viva voce</i> evidence,	3 00
On setting down every cause for hearing on Bill and Answer, or on Demurrer, or on exceptions,	2 00
Filing and entering every Bill, Answer, or other pleading,	0 50
Filing every Report or other paper,	0 20
On all Commissions for examination of Witnesses, Commissions <i>de lunatico</i> , and for other purposes,	3 00
On every Certificate,	0 50
On entering every Decree, Order and Dismission,	1 00
On filing and entering every appearance,	0 60
On signing and sealing every Process,	0 30
On every Affidavit used before a Judge or the Court,	0 20
On taxing Bill of Costs in undefended cases,	0 70
On taxing Bill of Costs in all other cases,	1 40
On every Memorial of Decree or Order, per folio,	0 20
On signing and sealing ditto,	0 50
On copies of all other papers not hereinbefore provided for, per folio,	0 10

FEES SUPREME COURT (LAW SIDE.)

Clerk.

Signing and sealing all Writs and Processes, ...	\$0 30
Filing and entering every appearance,	0 40
Signing and filing Interlocutory Judgment,	0 20
Certificate of ditto.	0 20
Filing Certificate and entering satisfaction on the Record,	0 40
Filing and entering discontinuance,	0 40
On entry of every cause and filing papers, including Judge's fee,	2 80
On every Affidavit filed or used in Court,	0 20
On every Declaration or other pleading, including notice of defence,	0 20
On every Deposit Receipt of money paid into Court, Stamp equal to 2 per cent. of amount.	
On taking Special Bail for each person,	0 20
Copies of all Rules of Court, not exceeding two folio,	0 40
For every additional folio,	0 20
Copies of all Papers, other than Rules of Court, per folio,	0 10
Certificate of Judgment under Seal, not exceeding two folio,	0 70
For each additional folio,	0 20
Taxing Bill of Costs on default,	0 50
Taxing Bill of Costs in all other cases,	1 00
Judgment by Default or Assessment, including filing of all Judgment Papers,	2 00
Judgment by Default on Writ specially indorsed and including filing all Judgment Papers,	1 70
Judgment on <i>Postea</i> , including filing of all Judgment Papers,	2 00
Judgment on Bond and Warrant of Attorney, including filing of all Judgment Papers,	4 00
Judgment on <i>Scire Facias</i> , including filing of all Judgment Papers,	2 00

Judgment of Non Pros. including filing of all Judgment Papers,	\$2 00
Judgment on Demurrer, including the filing of all Judgment Papers—When for Plaintiff,	2 00
When for Defendant,	2 00
Entry of every Ejectment,	2 60
Every Judgment in Ejectment, including filing of all Judgment Papers,	2 00

All other Fees not herein before in this Section provided for, now chargeable by and payable to the Clerk or Clerks, and Judges' fees, shall be payable by Stamps in multiples of ten, as provided in Section fourteen of this Act.

27. On the entering of every civil cause at Nisi Prius or at the Circuits, a Stamp or Stamps to the amount of \$1.50 shall be affixed to the Nisi Prius Record in lieu of the Fee now payable as a Judge's fee to the Clerk of the Circuits, which Stamp or Stamps shall be cancelled or obliterated by the Clerk of the Courts as provided by this Act or by Regulation of the Governor in Council.

28. The Governor in Council shall by Proclamation to be published in the Royal Gazette declare the time when this Act shall come into operation, and the same shall from and after the time named in such Proclamation come into operation and be in force.

REGULATIONS

OF THE LIEUTENANT GOVERNOR IN COUNCIL,

Made under the authority of Section 24, Chapter 19, of 47th Victoria, "An Act respecting Law Stamps."

In the cases hereinafter mentioned, the Stamps for the Fees payable under Section 26 may be affixed as follows:—

In cases where the Minutes of a Decree are to be settled, the Clerk shall indorse the amount of Fees payable on such Decree, on the Minutes thereof, which amount shall be paid by Stamps, to be affixed to the Decree, as per Table.

When Decree or Order goes by default, the Clerk shall indorse amount of Fees payable thereupon, on the draft, which amount shall be affixed to Decree or Order by the party applying therefor, as per Table.

On setting down cause for hearing, Stamps to be affixed to the Order obtained for setting same down, or in case no Order be obtained, then upon a Memorandum to be furnished by the party setting cause down, as per Table.

On Commissions either at Law or in Equity, for examination of Witnesses, *de lunatico*, and for other purposes, Stamp to be affixed upon the Order for such Commission, \$3 00

For Fee on Taxing Costs in Equity, Stamps to be affixed to Bill of Costs when presented for taxation—
In undefended cases, 0 70
In other cases, 1 40

For Fee on entering cause, filing Papers, including Judge's and Clerk's Fee, Writ, Entry Docket and Affidavit of Service, 2 80

Stamp to be placed on Entry Docket.

For taking Special Bail, Stamp to be placed on the Bail piece, for each person, 0 20

For taxing costs on Law side, Stamp to be placed upon Bill when presented for taxation—
In undefended cases, 0 50
In other cases, 1 00