

exceed the sum of one hundred Defendant shall appear and final ju And in each and every cause of s biens of en versate lignager, in which

Province of Lower-Canada, In the King's Bench. District of Quebec. In the King's Bench.

It is ordered that the following Costs be allowed to the undermentioned Officers of this Court severally and respectively, until upon further consideration and experience the same shall be altered, that is to say :--

proportio

# CLASS I.

In each and every& **2013**, he assure as above described, which shall be settled at any period after the instructions to the Plaintiff's Attorney, and before the return of the process ad respondendum—To the Attorney for the Plaintiff, for all his

In each and every cause real, personal and mixt, in which the *demande* shall be made for any specific sum of money which shall exceed the sum of one hundred pounds currency, and in which the Defendant shall appear and final judgement shall be entered; and in each and every cause in which the *demande* shall relate to immoveable property or to any other matter or thing, which in value shall exceed the sum of one hundred pounds currency, and shall not be made for any specific sum of money, and the Defendant shall appear and final judgement shall be entered. And in each and every cause in which the *demande* shall relate to immoveable property or to any other matter or thing, and shall also be made for any specific sum of money, and the value of such immoveable property, matter or thing, and of such specific sum of money so demanded, or the value of either of them shall exceed the sum of one hundred pounds currency, and the Defendant shall appear and final judgement shall be entered. And in each and every cause of *séparation de corps et de biens* or *en retrait lignager*, in which the Defendant shall appear and final judgement shall be entered—

To the Attorney for the Plaintiff for his costs upon all the proceedings not herein after especially provided for ......£10 Cy.

## No. 2.

### No. 3.

In each and every such cause as is last above described, which (the Defendant having appeared) shall be settled at any period after the return of the process ad respondendum and before *contestation en cause*—

To the Attorney for the Plaintiff for his costs upon all the proceedings not herein after especially provided for.....£6 13 4

To the Prothonotaries for their fees of office

upon all the proceedings not hereinafter especially provided for, to be paid by the Plaintiff and Defendant in equal proportions.  $\dots \dots \pounds 2$  15 10

### No. 4.

In each and every such cause as is last above described, which (the Defendant having appeared) shall be settled at any period after *contestation en cause* and before final judgement—

To the Attorney for the Plaintiff for his costs upon all proceedings not herein after especially provided for.....£10 0 0

### No. 5.

In each and every such cause as is last above described in which the Defendant shall not appear and final judgement shall be entered by default, or in which the Defendant having appeared shall confess judgement, without fyling any exception or *défense en fonds*—

To the Attorney for the Plaintiff for his costs upon all the proceedings not herein after especially provided for......£7 10 0

To the Prothonotaries for their fees of office upon all the proceedings not herein after especially provided for, to be paid by the Plaintiff. . . 2 10 0

#### No. 6.

In each and every such cause as is last above described which (the Defendant not having appeared) shall be settled at any period after the return of the process ad respondendum and before the benefit of the defaults shall be allowed—

To the Attorney for the Plaintiff for all his costs.....£5 0 0

To the Prothonotaries for their fees of office upon all the proceedings not herein after especially provided for, to be paid by the Plaintiff. 1 13 4

# , the Attorney for the Plaintiff for his costs

In each and every such cause as is last above described, which (the Defendant not having appeared) shall be settled at any period after the benefit of the default allowed and before final judgefiltent income of the default allowed and every set of the default allowed and of the default allowed and before final judgefiltent income of the default allowed and and before final judgefiltent income of the default allowed and before final judgefiltent income of the default allowed and and before final judgefiltent income of the default allowed and and before final judgefiltent income of the default allowed and allowed and and allowed and all

To the Attorney, for the Plaintiff for hist costs vorg vills upon all the proceedings not herein after especially provided for and find to stratonohist espedes rate in and to stratonohist espe-

To the Prothönotaries for their fees of office of the proceedings not chere in after espeupon all the proceedings not chere in after especially provided for, to be paid by the Plaintiff. 2 10 0

In each and every such cause as is fast above described in which the Defendant shall not appear and final judges ment shall be entered bille **RALIO** which the Defendant having appeared shall confess judgement, without fyling any exceptive **001** are shall confess judgement, without fyling

In each and every cause, real, personal and mixt, in which the *demande* shall be made for any specific sum of money which shall exceed the sum of thirty poinds currency and shall not exceed the sum of one hundred pounds currency, and in which the Defendant shall appear and final judgement shall be entered—and in each and every cause in which the *demande* shall relate to immoveable property or to any other matter or thing which in value shall exceed the sum of thirty pounds currency and shall not exceed the sum of one hundred pounds currency, and shall not be made for any specific sum of money, and the Defendant shall appear and final judgement shall be entered—and in each and every case in which the *demande* shall relate to immoveable property, or to any other matter or thing, and shall also be made for any specific sum of money, and the value of such immoveable property, matter or thing, and of such specific sum of money so demanded or the value of either of them shall exceed the sum of thirty pounds currency, and shall not exceed the sum of one hundred pounds currency, and the Defendant shall appear and final judgement shall be entered—

To the Attorney for the Plaintiff for his costs upon all the proceedings not herein after especially provided for.....£7 10 0

### No. 2.

In each and every such cause as is last above described, which shall be settled at any period after the instructions to the Plaintiff's Attorney, and before the return of the process ad respondendum—

To the Attorney for the Plaintiff for all his costs guily in the main for all his £2 10 0

### No. 3.

In each and every such cause, as is last above described which (the Defendant Having appeared) shall be settled at any period after the return of the process ad respondendum and before, contestation, an equisering

To the Attorney for the Plaintiff for his costs upon all the proceedings not herein after espe-

To the Prothonotaries for their fees of office upon all the proceedings not herein after especially provided for, to be paid by the Plaintiff and Defendant in equal proportions. . . . . . 1 16 8

### No. 4.

In each and every such cause as is last above described, which, (the Defendant having appeared) shall be settled at any period after *contestation en cause* and before final judgement—

To the Attorney for the Plaintiff for his costs upon all the proceedings not herein after especially provided for.....£7 10 0

### No. 5.

In each and every such cause as is last above described, in which the Defendant shall not appear, and final judgement shall be entered by default, or in which the Defendant having appeared shall confess judgement without fyling any exception or défense au fonds—

To the Attorney for the Plaintiff for his costs upon all the proceedings not herein after especially provided for.....£5 16 8

To the Prothonotaries for their fees of office upon all the proceedings not herein after especially provided for, to be paid by the Plaintiff. 1 18 10

## No. 6.

In each and every such cause as is last above described, which (the Defendant not having appeared) shall be settled at any period, after the return of the process ad respondendum, and before the benefit of the defaults shall be allowed :

To the Attorney for the Plaintiff for his costs upon all the proceedings not herein after especially provided for.....£3 10 0

To the Prothonotaries for all their fees of office upon all the proceedings not herein after especially provided for, to be paid by the Plaintiff. 1 3 4

### No. 7.

In each and every such cause as is last above described, which (the Defendant not having appeared) shall be settled at any period after the benefit of the defaults allowed, and before final judgement—

To the Prothonotaries for their fees of office upon all the proceedings not herein after especially provided for, to be paid by the Plaintiff. 1 18 10

# CLASS III.

Causes above £20 cy. and under £30 cy.

### said la rol No. 1. els sol persont & ell'off

In each and every cause real, personal and mixt, in which the *demande* shall be made for any specific sum of money which shall exceed the sum of twenty pounds sterling, and shall not exceed the sum of thirty pounds currency, and in which the Defendant shall appear and final judgement shall be entered—and in each and every cause in which the *demande* shall relate to immoveable property or to any other matter or thing which in value shall exceed the sum of twenty pounds sterling, and shall not exceed the sum of thirty pounds currency, and shall not be made for any specific sum of money, and the Defendant shall appear and final judgement shall be entered—and in each and every cause in which the *demande* shall relate to immoveable property or to any other matter or thing, and shall also be made for any specific sum of money and the value of such immoveable property, matter or thing, and of such specific sum of money so demanded or the value of either of them shall exceed the sum of twenty pounds sterling, and shall not exceed the sum of thirty pounds currency, and the Defendant shall appear and final judgement shall be entered.

### No. 2.

In each and every such cause as is last above described, which shall be settled at any period after the instruction to the Plaintiff's Attorney, and before the return of the process ad respondendum—

To the Attorney for the Plaintiff for all his costs  $\pounds 1 \ 10 \ 0$ 

In each and every cas. oN which the *demande* shall be

In each and every such cause as is last above described, which (the Defendant having, appeared) shall be settled at any period after the return of the process ad respondendum and before *contestation en cause*—

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To the Attorney for the Plaintiff for his costs upon all the proceedings not herein after especially provided for. . . . . . . . . . . £3 0 0

### No. 4.

In each and every such cause as is last above described, which (the Defendant having appeared) shall be settled at any period after *contestation en cause*, and before final judgement—

To the Attorney for the Plaintiff for his costs upon all the proceedings not herein after especially provided for....£4 6 8

## No. 5. de la de la No. 5. de las besterne vitales

In each and every such cause as is last above described, in which the Defendant shall not appear, and final judgement shall be entered by default, or which the Defendant having appeared shall confess judgement without fyling any exception or *défense au fonds*--

To the Prothonotaries for all their fees of office upon all the proceedings not herein after especially provided for, to be paid by the Plaintiff. . . 1 3 4

## No 6.

In each and every such cause, as is last above described which (the Defendant not having appeared shall be settled at any period after the return of the process ad respondendum, and before the benefit of the defaults shall be allowed,

To the Prothonotaries for all their fees of office upon all the proceedings not herein after especially provided for, to be paid by the Plaintiff, .....0 15 6

## No. 7.

In each and every cause, as is last above described which (the Defendant not having appeared) shall be settled at any period after the benefit of the defaults allowed and before final judgement—

To the Prothonotaries for all their fees of office upon all the proceedings not herein after especially provided for, to be paid by the Plaintiff. 1 3 4

# CLASS IV.

## Causes above £10 stg. and under £20 stg.

## No. 1.

In each and every cause, real, personal and mixt, in which the demande shall be made for any specific sum of money which shall exceed the sum of ten pounds sterling, and shall not exceed the sum of twenty pounds sterling, and in which the Defendant shall appear, and final judgement shall be entered-and in each and every cause in which the demande shall relate to immoveable property or to any other matter or thing which in value shall exceed the sum of ten pounds sterling, and shall not exceed the sum of twenty pounds sterling and shall not be made for any specific sum of money and the Defendant shall appear and final judgement shall be entered-and in each and every cause in which the demande shall relate to immoveable property or to any other matter or thing and shall also be made for any specific sum of money and the value of such immoveable property, matter or thing, and of such specific sum of money so demanded or the value of either of them shall exceed the sum of ten pounds sterling, and shall not exceed the sum of twenty pounds sterling, and the Defendant shall appear and final judgement shall be entered-

### No. 2.

In each and every such cause as is last above described, which shall be settled at any period after the instruction of the Plaintiff's Attorney and before the return of the process ad respondendum—

To the Attorney for the Plaintiff for all his costs, £1 3 4

### No. 3.

In each and every such cause as is last above described, which (the Defendant having appeared) shall be settled at any period after the return of the process ad respondendum and after *contestation en cause*—

To the Attorney for the Plaintiff for all his costs upon all the proceedings not herein after especially provided for.....£2 0 0

To the Prothonotaries for all their fees of office upon all the proceedings not herein after especially provided for, to be paid by the Plaintiff and Defendant in equal proportions. . . . . . . £0 13 4.

### No. 4.

In each and every such cause last above described which (the Defendant having appeared) shall be settled at any period after *contestation en cause*, and before final judgement-

## No. 5.

In each and every such cause as is last above described, in which the Defendant shall not appear and final judgement shall be entered by default, or in which the Defendant having appeared, shall confess judgement without filing any exception or *défense au fonds*—

To the Prothonotaries for their fees of office upon all the proceedings not herein after especially provided for, to be paid by the Plaintiff. . . . . 0 18 6

## No. 6.

In each and every such cause as is last above described, which (the Defendant not having appeared) shall be settled at any period after the return of the process *ad respondendum*, and before the benefit of the defaults shall be obtained—

To the Attorney for the Plaintiff for his costs upon all the proceedings not herein after especially provided for.....£2 0 0

To the Prothonotaries for all their fees of office upon all the proceedings not herein after especially provided for, to be paid by the Plaintiff. ... 0 6 8

## No. 7.

In each and every such cause as is last above described, which (the Defendant not having appeared) shall be settled at any period after the benefit of the defaults allowed and before final judgement—

To the Prothonotaries for all their fees of office upon all the proceedings not herein after especially provided for, to be paid by the Plaintiff. . . 0 18 6 And it is further ordered, that the following costs be also allowed to the undermentioned Officers of this Court severally and respectively, until upon further consideration and experience the same shall be altered—that is to say—

## TO THE ATTORNEYS.

In every cause whatsoever, in which *fins de non procéder* shall be filed, for the entire proceedings thereon, whether such *fins de non procéder* be withdrawn or prosecuted to judgement including every matter incident thereto—

To the Attorney for the *Exceptent*.  $\dots$  £1 15 0 To the Attorney for the Respondent.  $\dots$  1 15 0

In every cause whatever, in which a trial by jury shall be ordered, for striking such jury and all the proceedings incident thereto—

To the Attorney for the Plaintiff. ......£0 11 8 To the Attorney for the Defendant. .....0 11 8

For all the proceedings upon any writ of error, certiorari mandamus, prohibition, quo warranto or attachment, which shall not be settled before the motion for fyling such writ—

To the Attorney suing out such writ. . . . . £4 6 8 To the Attorney for the Respondent. . . . . 3 10 0

For all the proceedings upon any writ of error, certiorari mandamus, prohibition, quo warranto or attachment, which shall be settled before the motion for filing such writ—

To the Attorney suing out such writ. . . . . . £2 3 4 To the Attorney for the Respondent. . . . . 1 15 0

For all the proceedings upon any writ of *Habeas Corpus*, which shall not be settled before the motion for filing such writ—

To the Attorney suing out such writ.  $\dots \pounds 1 = 3 = 4$ To the Attorney for the Respondent.  $\dots 1 = 0 = 0$  For all the proceedings upon any writ of *Habeas Corpus*, which shall be settled before the motion for fyling such writ—

To the Attorney suing out the writ. . . . . £0 13 4 To the Attorney for the Respondent. . . . . 0 11 8

For all the proceedings upon a rule *nisi* in the nature of a *scire facias* to revive a judgement—

To the Attorney for the Plaintiff.  $\dots \pounds 1$  3 4 To the Attorney for the Defendant.  $\dots \ldots$  0 16 8 For all the proceedings on suing out a writ of

For every opposition filed which shall not be contested to the Attorney filing such opposition. 2 10 0

For prosecuting to judgement a report of distribution or of collocation which shall not be contested—

To the Attorney prosecuting the same. . . . £2 10 0

For all the proceedings upon a contestation of a report of distribution and collocation or of distribution or of collocation, which shall not be withdrawn before the inscription of such contestation upon the roll for hearing—

To the Attorney filing such contestation.  $\therefore \pounds 3 \quad 0 \quad 0$ To the Attorney for the Respondent.  $\ldots 2 \quad 10 \quad 0$ 

For all the proceedings upon a contestation of a report of distribution and collocation or of distribution or of collocation which shall be withdrawn before the inscription of such contestation upon the roll for hearing—

To the Attorney filing such contestation. . . . £1 6 8 To the Attorney for the Respondent. . . . . 1 3 4

For all the proceedings upon a commission rogatoire or commission in the nature of a commission rogatoire.—The examination of witnesses excepted—

To the Attorney prosecuting the execution	of		
such commission	£1	0	0
To the Attorney Respondent thereon	. 0	11	8
For the examination in chief of each witness.			
For the cross-examination of each witness	. 0	3	4

For all the proceedings in a case of licitation of one *héritage* or more—

To the Attorney prosecuting the same. . . .  $\pounds 10 \ 0 \ 0$ 

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For all the proceedings in any cause against a *tiers suisi* whose declaration shall not be contested, the sum which would have been allowed in such cause to the Plaintiff's Attorney—if the cause had been settled before the return of the process ad respondendum.

## TO THE PROTHONOTARIES.

In every cause whatsoever, in which <i>fins de non</i> procéder shall be filed for all their fees of office, (writs, office copies, and official certificates ex-	
cepted), £0 11 8 In every cause whatsoever in which a trial by jury shall be ordered, for striking the jury, 10s.	
for the writ of <i>venire facias</i> , 5s. for calling and swearing the jury, 2s. 6d. and for recording the	
verdict, 2s. 6d	
writ, (writs, office copies, and official certificates excepted)	
For the like upon all the proceedings on any writ of <i>habeas corpus</i> , which shall not be settled before the motion for filing such writ, (writs,	
office copies, and official certificates excepted). 0 6 8	
For the like upon all the proceedings in a case of licitation of one <i>héritage</i> or more. $\dots 2$ 6 8	
For the like upon all the proceedings upon a rule <i>nisi</i> in the nature of a <i>scire facias</i> , to revive	
a judgement, (writs, office copies, and official certificates excepted) 0 13 4	

For every report of distribution and collocation, or of distribution or of collocation. . . . £1 3 4

For the like upon all the proceedings for prosecuting to judgment a report of distribution and collocation or of distribution or of collocation, (writs, office copies and official certificates, excepted. . . . . . . . . . . . . 0 13

For the like upon all the proceedings upon an opposition returned by the Sheriff which shall not be contested and upon which the opposant shall be collocated as a mortgagee or privileged creditor in the project of report of distribution, (writs, office copies, and official certificates, excepted. . . . . . . . . . . . . . . . 0 11 8

For the like upon all the proceedings upon an opposition which shall be so returned and shall not be contested and upon which the opposant shall be collocated *au marc la livre* or be dismissed from his opposition, (writs, office copies, and official certificates, excepted. . . . . . . 0

For the like upon all the proceedings upon a contestation of a report of distribution and collocation or of distribution or of collocation, which shall not be withdrawn before the inscription of such contestation upon the roll for hearing, (writs, office copies, and official certificates excepted,) if the report be confirmed. . . . . . 0 13 4

For all the proceedings upon a contestation of a report of distribution and collocation or of distribution or of collocation, which shall be withdrawn before the inscription of such contestation upon the roll for hearing, (writs, office copies, and official certificates, excepted.) . . . 0 2 0

For every writ of summons or writ of subpœna issued, including all matters incident thereto as the entry thereof fyling the *præcipe*, sealing, &c. 0 3 0

5 0

For every other writ whatever, including all			
matters incident thereto as the entry thereof fyling the $pracipe$ , sealing, &c $\pounds 0$	1 'F	5	0
For every search of the Records of one year or less		1 2	0 6
For all copies of papers not exceeding four folios of one hundred words each	)	2	0
For every folio of 100 words in such copies beyond four folios	)	0 1	6 0
For every record transmitted to the Court of Appeals, the making up thereof, return, list of			
papers, &c	1	3	4
For the bond thereon		5	0
of 100 words	0	0	6
For taking the deposition in chief of every witness examined upon a <i>commission rogatoire</i> or upon a commission in the nature of a <i>commission</i>			
rogatoire	0	3	0
commission	0	3	0
For all other proceedings upon such commis- sion	0	3	4
For every acte of tutelle or curatelle, interdic- tion, emancipation or avis de parents, and the copy thereof and all proceedings thereon, the			
deposition of witnesses excepted	0	6	0
For every deposition taken in the cases last above mentioned or any or either of them	0	3	0
• For every entry of an inventory and the closing the same	0	5	0
words each	0		60

For every attendance at the examination of a		
candidate for an Advocate or Notary's commission. £0	6	8
For the certificate of the Judges thereof 0	3	4
For the advertisement 0	3	4
For poundage upon monies paid into Court for		010
the first £100 per centum. $\dots \dots \dots$	0	0
For poundage upon all monies above £100 per		
centum	10	0

For their fees of office upon all the proceedings in any cause against a tiers saisi whose declaration shall not be contested, one third of the sum allowed in such cause to the Attorney for the Plaintiff.

## TO THE SHERIFF.

For the service of a writ of Summons upon one defendant in actions of the first class including every duty to be performed by the Sheriff or other in his behalf, and every allowance to be made in or for such service and the return, 

For the like service of a writ of summons in actions of the second class including as above and mileage excepted as above. . . . . . . . 0

For the like service of a writ of summons in actions of the third class including as above and mileage excepted as above. . . . . . . . . . . . 0 6 8

For the like service of a writ of summons in actions of the fourth class including as above and mileage excepted as above. . . . . . . . . 0 5 0

For the like service of every such writ of summons upon every additional Defendant in actions of the first class including as above and mileage 5 0 

For the like service of every such writ of summons upon every additional Defendant in actions

of the second class including as above and mile- age excepted as above £		4	2
For the like service of every such writ of sum- mons upon every additional Defendant in actions of the third class including as above and mileage excepted as above	0	10 3	4
For the like service of every such writ of sum- mons upon every additional Defendant in actions of the fourth class including as above and mileage excepted as above		2	III III
For the service of every writ of attachment or arrêt simple if upon one Defendant only including every duty to be performed by the Sheriff or others on his behalf in or for such service, mile- age and the expences incurred in detaining the thing or things seized in the charge of the Sheriff excepted.			
For the like service of every such writ of attachment or <i>arrét simple</i> upon additional Defendant, mileage excepted as above For the service of every writ of attachment by seizure ( <i>saisie arrét</i> ,) upon one Defendant includ- ing every duty to be performed by the Sheriff or others on his behalf in or for such service	0	3	
and the return mileage excepted as above For the like service of every such writ of attachment by seizure (saisie arrêt) upon every additional Defendant, mileage excepted as above.			
For the service of every writ of saisie gagerie upon one Defendant including every duty to be performed by the Sheriff and other on his behalf in and for such service and the return, mileage excepted as above.		o an odi todi todi	

For a bail bond. $\ldots$ $\pounds$	:0	6	8
For the assignment of a bail bond :	0	3	4
For summoning a jury, returning a writ of venire facias including all charges incident thereto and			
For attending a jury by himself or by deputy	1	0	0
if they retire	0	2	6
For every return of non est inventus or nulla bona on mesne process or on a writ of execution.	0	3	4
For the execution of every writ of possession including every duty to be performed by the Sheriff and others on his behalf in and for such service and the return, mileage excepted as above.	0	11	8
For the execution of every order for the delivery of goods seized or the discharge of a prisoner	0	3	4
For the entry of every opposition For the return on a <i>fieri facias</i> where sales have been prevented by oppositions <i>afin de distraire</i> or	0	5*	0
afin d'annuller.	0	3	4
For every deed of sale of immoveable estate where the consideration does not exceed thirty pounds including the registry of the said deed in the Sheriff's office.	1	0	0
For the like where the consideration exceeds thirty pounds including the registry as above		10	0

The mileage to be allowed to the Sheriff in all cases of duty executed without the limits of Quebec, if such duty be executed by him personally, or if not, to the Sheriff's deputy by whom it shall be executed and to be calculated upon the distance between the residence of the Sheriff's deputy in the parish in which the duty shall be performed, and the place at which it shall be performed per league out and in, each, one shilling.

## THE CRYER. hand fiel a tol

Upon the entry of every cause of the first class.£	:0	3	4
Upon the entry of every cause of the second class.		2	6
Upon the entry of every cause of the third class.	0	1	8
Upon the entry of every cause of the fourth class.	0	1	3
For his fees upon a jury trial	0	3	4
For every witness sworn in causes of the 1st,			
2d and 3d classes	0	0	6
For his fees upon all the proceedings in a case			
of licitation	2	0	0

## TO THE BAILIFFS.

2 0

For the service of a writ of subpœna or copy of judgement or rule of Court or notice or other paper including every duty to be performed by the Bailiff and every allowance to be made in or for such service and the return, mileage excepted. . . . . . . . . . £0

For mileage to be allowed in all cases of duty executed without the limits of the city of Quebec, and to be calculated upon the distance between the residence of the Bailiffs nearest to the place where such duty shall be executed, per league out and per league in, each. . . . . . . . . 0 1 0

It is also ordered that upon every writ hereafter to be returned by the Sheriff there be indorsed the fees due to such Sheriff for the service of such writ, and for mileage thereon.

executed by him corrounding or it not, to the Sheift

It is also ordered that upon every writ of subpœna, copy of judgement, rule of Court, notice or other paper hereafter to be served by any Bailiff of the Court there be indorsed upon the return thereof the fees due to such Bailiff for such service and for mileage thereon.

It is also ordered that the Prothonotaries do not insert in any writ of execution hereafter to be issued any greater or other costs or fees than the costs and fees hereby allowed to the officers of this Court severally and respectively.

And lastly it is ordered that in all causes in which the process ad respondendum was returned upon the first day of the February term now last past or upon any day since, the costs to be allowed to the several officers of this Court severally and respectively shall be allowed as by this table is directed.

> June 1st, 1810. (Signed,)

J. SEWELL, C. J. P. A. DE BONNE, J. B. R. J. KERR, J. B. R.

It is ordered that the Sheriff of the district of Gaspé be allowed for the service of all writs issuing from this Court besides his mileage, his reasonable travelling expences to be granted on oath of the Sheriff or on taxation of the Judge of Gaspé.

October 20th, 1815.

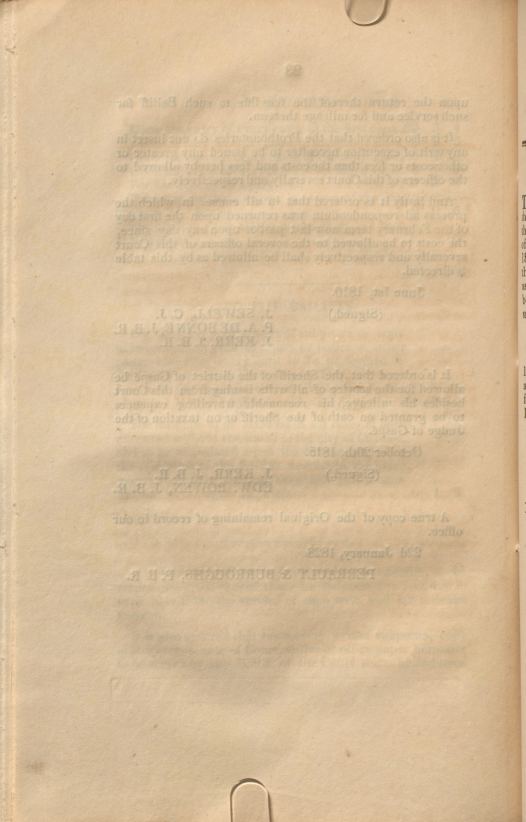
(Signed,)

J. KERR, J. B. R. EDW. BOWEN, J. B. R.

A true copy of the Original remaining of record in our office.

22d January, 1828.

PERRAULT & BURROUGHS, P. B. R.



THE Justices of His Majesty's Court of King's Bench for the District of Quebec, having taken into their consideration the Table of Fees which is allowed to the different Officers of the said Court by the Order of the first day of June, 1810, ("until upon further consideration and experience the same should be altered") and the representations as to the said Table of Fees, which from time to time have been made and submitted by the different officers of the said Court—

### It is hereby ordered as follows :---

That in all cases to be instituted, (from and after the 1st day of January next,) the following Table of Fees be allowed to the Prothonotary in lieu of the Table of Fees fixed and established by the Order of this Court of the said 1st day of June, 1810, that is to say—

### FEES

#### TO THE PROTHONOTARY, IN THE SUPERIOR TERM.

That upon every contested cause there be allowed to the Prothonotary a fee of 30s. to be paid as follows :---

By the Plaintiff on the	entry and	calling	of the	
cause			£1	0 0

And when two or more Defendants shall sever in their defence, each Defendant shall pay the same fee of 10s..... 0 10 0

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That in default cases, the Prothonotary's fee shall be 20s. payable by the Plaintiff as above $ \pounds 1 \ 0 \ 0$
For each and every Writ, the Writ of Subpœna alone excepted 0 3 0
For every Writ of Subpæna wherein shall not be inserted the names of more than four Witnesses. 0 1 0
And for each Copy if required 0 0 6
For each and every Office Copy of a Judgment not exceeding 100 words
And for every additional 100 words 0 0 6
For each and every Office Copy of a Rule of Court
For each and every Office Certificate 0 1 0
For a search beyond a year from the period of making the search
No allowance is made to the Prothonotary for a search within the year reckoning as above, nor for a search upon issuing any Writ of Execution.
For every recognizance or Bail Bond taken in or out of Court£0 2 0
For a Projet de Distribution or Collocation where the Creditors collocated do not exceed four in number, exclusive of the Attornies and Officers of the Court, if the Projet be homologated0 13 4
For the like between more than four Creditors, exclusive of the Attornies and Officers of the Court, if the <i>Projet</i> be homologated 1 3 4

Upon Oppositions afin de distraire, afin d'annuller, afin de charge, or afin de conserver, and upon every Inscription en faux, or Incidental demand, there shall be allowed to the Prothonotary the same fee as upon causes in chief payable in the same manner.

It being provided that upon any Opposition afin d'unnuller, afin de charge, afin de distraire, or afin k

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de conserver, which shall not be contested, the Prothonotary shall be entitled to 10s. and no more, and shall refund 10s. to the Opposant out of the 20s. which shall have been paid by the Op- posant on, or before the return day of the Writ of Execution	) 1	0	0
Upon every Opposition afin de conserver which shall be contested, there shall be paid to the Prothonotary by the party contesting the same, at the time of filing his plea of contestation a sum of 10s	) 1	.0	0
For all Fees on a Contestation of a Report of Distribution or Collocation 5s, to be paid by the party contesting at the time of the filing the contestation		5	0
If any answer be put in to the contestation, the fee of the Prothonotary thereon shall be 5s. to be paid by the party filing the answer at the time of the filing of the same	0	5	0
For the Execution of a Commission Rogatoire 5s For ever Deposition taken in virtue of such		5	
Commission 3s For a Commission Rogatoire, or Commission in the nature of a Commission Rogatoire, including		3	
all the necessary forms to be annexed thereto For all the Prothonotary's services in relation to a Writ of Certiorari, Attachment or Habeas Corpus,			
which shall not be settled before filing the same For all the Prothonotary's services on a Writ of Error, Prohibition, Mandamus or quo-Warranto			
which shall not be settled before the filing thereof For preparing a List of Jurors		2	0
For attendance and striking a Jury For publication of a Will or Act containing a		2	0
substitution or Fidei Commis	0	11	0

For registering the same at the rate of 6d. per each and every hundred words.

The like fees upon the probate of a last Will and Testament.

For all his fees upon a Licitation of one heritage 20s. to be paid by the *poursuivant* 6s. 8d. previous to the first *criée*, 6s. 8d. previous to the second *criée*, and 6s. 8d. previous to the third *criée*....£1 0

For affixing and taking off seals of safe custody (scellé,) the Prothonotary or Commissioner shall be entitled to a fee of 7s. 6d. for each and every vacation not exceeding two vacations......0 7 6

Vacations per diem to be paid by the *poursuivant* previous to the closing of each vacation.

For every copy of any paper in his custody, the Prothonotary shall be allowed 2s. for the first two hundred words, and 6d. for each and every additional 100 words including Certificate....£0 2 0

For every attendance out of his Office the Prothonotary shall be entitled to receive 7s. 6d. for FAC.

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each Vacation, not exceeding two Vacations per diem exclusive of travelling expences£0	7	6
For a Clôture d'Inventaire		
For all services on the application of a candidate to be examined in order to his being commissioned as an Advocate or as a Notary		
For the safe-keeping and payment of all monies deposited with the Prothonotaries, they shall be entitled to retain at the rate of 20s. on the first £100 and of 10s. upon each and every additional £100, and in that proportion upon any lesser sum.	tnd bar nt gem	
For enregistering a renunciation to a community or succession or donation, or any other document to be enregistered, for every hundred words 6d 0	0	(
For every Evocation from the Inferior Term when the Evocation is dismissed0	6	2
ATTORNEYS' FEES.		
It is further ordered that in each and every case which according to the said Fee Table now in force in a case of the third class, there shall be allowed and paid to the Attorney of the Plaintiff and to the Attorney of the Defendant in every such case, and in any stage thereof, the same fees which according to the said Fee Table now in force are allowed to the Attorney of the Plaintiff and to the Attorney of the Defendant'respectively		

And whereas it is highly necessary in consequence of the great increase of business that no delay should occur in the examination of witnesses in any contested case inscribed upon the Roll des *Enquêtes*, and that the absence of the Attorney for the Plaintiff or of the Attorney of the Defendant by reason of his being engaged in the examination of witnesses in an other case should no longer be received or allowed as a sufficient cause in any such case to postpone the examination of witnesses

in a case of the second class in a similar stage.

therein whenever the same shall be called on— It is ordered further that there shall be allowed in every case under £30 to the Attorney for the Plaintiff and to the Attorney for the Defendant, to enable them to procure the aid of other Counsel if they cannot in person proceed to the *Enquéte* the sum of 20s....£1 0 0

And in all cases above £30, the sum of . . . 1 13 4

That in each case of *Partage*, *Bornage*, Account or *Revendication*, in which by the final judgement

There shall be allowed in addition to the ordinary costs in such case, a sum not exceeding s. d.

It is ordered that from and after this date the following fees and allowances only be taken and received by the Prothonotary for all business to be by him done in and relating to suits or actions to be instituted in the Inferior Terms of this Court, in lieu of all former fees or allowances whatsoever :--

For a Summons and Declaration which, in- cluding the Copy thereof, shall not exceed 200		
words		
And for every 100 words more six pence, 0	0	6
For certifying and annexing an account or other exhibit if required0	0	6
For an original Subpœna which shall not con- tain more than the names of four persons0	1	0

For every Copy if demanded£0	0	6
For every rule of Court or Judgment whether Interlocutory or final of which a Copy is de-		
manded	1	0
For every Writ of Execution	2	0
For every Writ of Saisie Gagerie, Saisie Arrét, or Entiercement, in French or English0	2	0
For every Copy thereof 0	1	0
For expediting a Commission Rogatoire in		

And it is further ordered, inasmuch as by the Tariff now in force for the Inferior Terms of this Court, the Attorneys are allowed for certifying and annexing an Account or other Exhibit to a Writ of Summons and declaration the sum of 1s. each, that in future whenever the like services are performed by the Attorneys, they be allowed no other or greater fee for the same than is hereby allowed to the Prothonotary.

And it is ordered lastly, that no fee or emolument of any description whatever shall hereafter be taken or received by the Prothonotary for any service whatsoever either in or out of Court, although not especially provided for by the foregoing Tariff, until by the sanction, rule, or order of this Court, such other Fee or Emolument shall have been allowed and sanctioned.

Quebec, 20th October, 1830.

J. SEWELL, Chief Justice. J. KERR, J. B. R. EDWD. BOWEN, J. B. R. J. T. TASCHEREAU, J. B. R.

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