

Supplement to Government Gazette

OF

WESTERN AUSTRALIA.

[Published by Authority.]

No. 57.]

PERTH: MONDAY, SEPTEMBER 7.

[1903.

WESTERN AUSTRALIA.

Payment of Supreme Court Fees by means of adhesive Stamps.

HIS Excellency the Governor in Executive Council has been pleased to direct that on and after the 1st day of October next all duties and fees payable in any of the offices of the Supreme Court shall be collected by means of adhesive stamps, to be cancelled in such manner as is hereby directed, and subject to the provisions prescribed in the following Regulations:—

1. There shall be an office of the Crown Law Department to be known as the “Stamp Office,” which shall be under the charge of an officer nominated by the Attorney General.

2. Upon requisition (Schedule A) by the Secretary of the Crown Law Department, the Under Treasurer shall deliver to him revenue stamps of the value required, printed with the words “Supreme Court.” Such stamps shall be issued to the officer in charge of the Stamp Office, who shall sign a Receipt therefor (Schedule B), and shall be responsible for the said stamps.

3. The Stamp Officer shall issue such stamps and keep such books and records of the dealings therewith as may be specified by the Under Treasurer from time to time.

4. The stock of stamps held by the Stamp Officer shall be balanced and audited at least once a week by an officer of the Audit Office, who shall compare such stock with the books kept by such officer, and with the receipts given by him to the Secretary, and such Audit Officer shall certify the result to the Attorney General in form of Schedule C.

5. At such weekly audit the auditing officer shall also inspect all documents filed in the Court during the preceding week, or such portion thereof as may afford a reasonable check on the due cancellation of all stamps on such documents.

6. Whenever the Stamp Officer issues stamps (other than as provided by Regulation 8), he shall enter such issue in a book to be called the “Issue Book.” All moneys received by the Stamp Officer shall be paid by him to the Treasury daily, from the officers of which Department he shall obtain a receipt therefor.

7. All stamps, books, and records in the care of the officer in charge of the Stamp Office shall be placed in a fire-proof safe or strong room every day after office hours, and that officer shall alone retain the custody of the key thereof, and be responsible for the contents, but a duplicate key shall be kept by the Under Treasurer.

8. The Stamp Officer may issue stamps in small quantities to any officers of the Supreme Court approved by the Master, and shall obtain the receipt of such officers in a temporary receipt book. Such officers must account for the stamps so issued, or the proceeds thereof, to the Stamp Officer.

9. The stamps for the duties or fees payable in respect of the several matters or proceedings specified in the first column of Schedule H hereto shall, where the document is filed, be affixed to the document specified opposite such matters or proceedings, in the third column of the said schedule.

The stamp for every duty or fee payable under these regulations, where no document is filed, shall be affixed to a short note or *præcipe*, stating the matter in respect of which such duty or fee is paid, and signed by the person by whom it is payable (Schedule G).

10. The document bearing the stamp by which such duty or fee is payable shall be presented to the officer of the Court whose duty it is to receive the said document, and such officer, before anything is done, or permitted to be done, in respect of that for which such duty or fee is payable, shall cancel such stamp by putting thereon the impress of a seal, to be supplied to him, bearing the word "Cancelled," with the words "Central Office" or "Associate's Office" (or other words as the case may be), and the date on which such document is cancelled, and in addition shall initial such stamp with his own initials.

11. Should any officer of the Supreme Court allow any document to be used or filed, or anything to be done without first seeing that the fee payable in stamps has been properly affixed to the proper document, and without duly cancelling or obtaining the due cancellation of the said stamps, he will be held liable by the Minister for the payment of such duty or fee.

12. Should stamps be spoiled after issue, the party in whose possession the stamps are may apply for others in lieu of, and in exchange for, such spoiled stamps (Schedule E), and the Master of the Supreme Court may direct the officer in charge of the Stamp Office to so exchange them (Schedule F), when the spoiled stamps shall be treated under Regulation 13.

13. All spoiled stamps shall be retained by the Stamp Officer, and shall be returned to the Treasury, and the value thereof shall be credited to the officer in charge of the Stamp Office (Schedule D).

14. Upon application by a party for the return of any duty or fee which has been erroneously paid, the Stamp Officer shall produce to the Under Treasurer an order from the Master for the refund of such duty or fee, and the documents on which the stamps for such duty or fee are placed, when the Under Treasurer, or one of his officers, shall mark such stamps with the word "Refund, £ s. d.," and shall refund such amount to the Stamp Officer, who shall obtain a receipt (which shall be attached to the document bearing the cancelled stamp) from the party entitled to the refund, and the books shall be adjusted accordingly.

Dated the 26th August, 1903.

WALTER JAMES,
Attorney General.

SUPREME COURT,

27th August, 1903.

WHEREAS by "The Supreme Court Act (Amendment), 1892" (55 Vict., No. 11), the Judges of the Supreme Court, with the concurrence of the Colonial Treasurer, may, by order, fix the fees and percentages to be taken in the Supreme Court : AND WHEREAS, by an Order made by the Judges of the Supreme Court on the first day of August, 1888, the fees and percentages set forth in the Schedule thereto were fixed and appointed to be taken as therein provided: AND WHEREAS it is desirable to amend the said Schedule and, subject thereto, to confirm the said Order: NOW THEREFORE WE, the Honourable Sir EDWARD ALBERT STONE, Knight, Chief Justice of Western Australia, the Honourable STEPHEN HENRY PARKER, Puisne Judge, and the Honourable ROBERT FIRSE McMILLAN, Puisne Judge, with the concurrence of the Honourable the Colonial Treasurer, and in pursuance and execution of the powers given by the said Act, and all other powers and authorities enabling us in this behalf, do hereby order and direct that the scale of fees set out in column two of Schedule H of the Regulations for the payment of Supreme Court fees by means of adhesive stamps, approved by His Excellency the Governor the twenty-sixth day of August, 1903, shall be read as part of the said Order of the first day of August, 1888, in substitution for the Schedule of Fees and Percentages therein prescribed, and in all other respects we confirm the said Order.

This Order shall come into force on the first day of October, 1903.

E. A. STONE, Chief Justice.

S. H. PARKER, Puisne Judge.

R. F. McMILLAN, Puisne Judge.

I concur in the above Order,

JAMES GARDINER,

Colonial Treasurer.

Dated the 27th day of August, 1903.

SCHEDULE A.
SUPREME COURT.

Requisition for Fees and Duty Stamps.

REQUIRED for the service of the Supreme Court, Revenue Stamps of the undermentioned values :—

Face value of Fee Stamps.	Number required.	Total value.	Face value of Duty Stamps.	Number required.	Total value.

Total value of Stamps applied for above: pounds shillings and pence.

Dated the.....day of....., 190 .

Stamp Officer.

Approved,

Secretary Law Department.

Received this day of , 190 , the above stamps to the value of
pounds shillings and pence, for which sum I hold myself personally liable to the
Government.

SCHEDULE B.

RECEIVED this day Revenue Stamps, for the use of the Supreme Court, of the undermentioned values, from the Secretary Law Department :—

Face value of Fee Stamps.	Number received.	Total value.	Face value of Duty Stamps.	Number received.	Total value.

Grand total value of Stamps received: pounds shillings and pence.

Dated the.....day of....., 190 .

Witness,

Stamp Officer.

SCHEDULE C.

I....., hereby declare that on , the day of , 190 ,
I examined the stock of stamps in the Stamp Office, that I compared the stock with the records dealing
therewith, and that the amounts, balance, and the accounts and stock are in order (*or as the case may be*).

Dated the.....day of....., 190 .

(Signed).....

Audit Officer.

To the Honourable
The Attorney General.

SCHEDULE D.

I certify that Supreme Court fees Revenue Stamps were this day destroyed as under, the said stamps having been spoiled, and that this voucher shall stand good for the amount of such destroyed stamps.

Face value of Stamps.	Number destroyed.	Value.

Total value destroyed : pounds shillings and pence.

(Signed).....

Under Treasurer.

To the Stamp Officer,
Crown Law Department.

SCHEDULE E.

I, _____, do solemnly and sincerely declare that I have spoiled the stamps attached to the margin hereof to the value of _____ pounds _____ shillings and _____ pence, that such stamps have not been used for any purpose, nor have I received any value therefor or therefrom. The said stamps were spoiled [*here state cause*], and I make this solemn declaration conscientiously believing the same to be true and by virtue of the provisions of an Ordinance made and passed in the eighteenth year of the reign of Her late Majesty, No. 12, intituled "An Ordinance for the Abolition of Unnecessary Oaths and to substitute Declarations in lieu thereof."

Dated the _____ day of _____ 190 .

Declared before me,

(Signed).....

I apply for stamps of the same value as those spoiled and attached to the margin of the foregoing declaration.

(Signed).....

SCHEDULE F.

To the Stamp Officer,
Crown Law Department.

I hereby direct you to exchange the spoiled stamps in the margin of the attached declaration, to the value of £ _____ s. _____ d., for new stamps of a like value.

....., 190 .

.....
Master Supreme Court.

SCHEDULE G.

[STAMP.]

NOTE.—Insert matter on which fee paid, and also for what purpose, *e.g.*:—

1903, S. 6, *Smith v. Jones*.

Search.

(Signature).....

SUPREME COURT CENTRAL OFFICE.

SCHEDULE H.

SUMMONSES, WRITS, NOTICES, COMMISSIONS, AND WARRANTS.

Matter in respect of which fee or duty is payable.	Fee. £ s. d.	Document to which stamp is to be affixed.
1. On sealing a writ of summons for commencement of an action	0 5 0	Filed copy of writ.
2. On sealing a concurrent, renewed, or amended writ of summons for commencement of an action	0 2 6	Filed copy of writ.
3. On sealing a notice for service under Order XVI., Rule 48	0 2 6	Filed copy of notice.
4. On sealing a writ of mandamus or injunction	0 10 0	Filed copy of writ.
5. On sealing a writ of subpœna for witnesses, not exceeding three persons	0 2 6	Præcipe.
6. On sealing every other writ	0 5 0	Filed copy.
7. On sealing or issuing an originating summons	0 5 0	Filed copy.
8. On amending same	0 2 6	Filed copy.
9. On sealing or issuing a summons for directions under Order XXIX.	0 10 0	Filed copy.
10. On sealing or issuing any other summons	0 2 0	Filed copy.
11. On sealing or issuing a commission to take oaths or affidavits in the Supreme Court	1 0 0	Fiat.
12. On every other commission	1 0 0	Fiat or præcipe.
13. On marking a copy of the petition of right for service ...	0 5 0	Schedule G.
APPEARANCES.		
14. On entering an appearance, for each person	0 2 0	Præcipe.
15. On amending same	0 2 0	Fiat of Master.
COPIES.		
16. On a copy of a written deposition of a witness, for each folio	0 0 4	Schedule G.
17. On examining a written or printed copy and marking or sealing same as an office copy, for each folio	0 0 2	Schedule G.
18. On making a copy and marking same as an office copy, for each folio	0 0 6	Schedule G.
19. On a copy in a foreign language, the actual cost	Schedule G.
20. On a copy of a plan, map, section, drawing, photograph, or diagram, the actual cost	Schedule G.
21. On a printed copy of an order, not being an office or certified copy, for each folio	0 0 1	Schedule G.
ATTENDANCES.		
22. On an application, with or without a subpœna, for any officer to attend as a witness, or to produce records or documents to be given in evidence (in addition to the reasonable expenses of the officer), for each day or part of a day he shall necessarily be absent from his office ...	1 0 0	Notice, request, or subpœna.
The officer may require a deposit on account of further fees, and a memorandum thereof shall be made. Such deposit shall be paid in cash.		
The officer may also require an undertaking in writing to pay any further fees and expenses.		
OATHS.		
23. On 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 proper officer, for each person making the same	0 1 6	Schedule G.

SCHEDULE H.—SUMMONSES, WRITS, NOTICES, COMMISSIONS, AND WARRANTS—*continued.*

Matter in respect of which fee or duty is payable.	£ Fee. s. d.	Document to which stamp is to be affixed.
24. And in addition thereto for each exhibit therein referred to and required to be marked	0 1 0	Schedule G.
FILING.		
25. On filing a special case or petition of right	0 10 0	Document filed.
26. On filing, unless otherwise provided, an affidavit, deposition, or set of depositions (including any exhibits annexed to any such affidavit or deposition), statement of claim in default of appearance, official and special referees' certificates, petition, preliminary act, submission to arbitration, award, warrant of attorney, cognovit, bail, satisfaction, piece, bond, writ of execution with return, and power of attorney, and every other proceeding in a probate action required to be filed in the Supreme Court office	0 2 0	Document filed.
27. On filing scripts in a probate action or on deposition, pursuant to an order in any cause or matter, any documents for safe custody or production, if the number does not exceed five	0 5 0	Copy order.
28. If exceeding five	0 10 0	Copy order.
29. On a receipt for any document or documents to which the two last fees apply, when delivered out, or for any other documents when delivered out in probate	0 2 6	Receipt.
30. On filing an affidavit and notice under Order XLIV., Rule 4	0 10 0	Document filed.
31. On filing a memorandum of satisfaction	0 5 0	(Provided under Bill of Sale Act) Document filed.
CERTIFICATES.		
32. On a certificate of appearance or of a pleading, affidavit, or proceeding having been entered, filed, or taken, or of the negative thereof, unless otherwise provided	0 1 6	Schedule G.
33. Or if required for use in a foreign country	0 5 0	Schedule G.
34. Or if a certificate of proceedings pursuant to Order LVII., Rule 19	0 5 0	Schedule G.
SEARCHES AND INSPECTIONS.		
35. On an application to search for an appearance or an affidavit and inspecting the same	0 1 0	Schedule G.
36. On an application to search an index, and inspect a pleading, judgment, decree, order or other record, unless otherwise expressly provided for by any Act of Council or this Order, and to inspect scripts filed or documents deposited pursuant to an order for safe custody or production, for each hour or part of an hour occupied	0 2 6	Schedule G.
37. Not exceeding on one day	0 10 0	Schedule G.
EXAMINATION OF WITNESSES.		
38. On every memorandum of appointment for an examination to be taken before an examiner of the Court	0 5 0	Copy filed.
39. On every witness sworn and examined by an Officer of the Court in his office, unless otherwise provided, including oath, for each hour or part of an hour	0 10 0	Schedule G.
40. On an examination of witnesses by any such officer away from the office (in addition to reasonable travelling and other expenses), per day	3 3 0	Schedule G.

SCHEDULE H.—SUMMONSES, WRITS, NOTICES, COMMISSIONS, AND WARRANTS—*continued.*

Matter in respect of which fee or duty is payable.	Fee. £ s. d.	Document to which stamp is to be affixed.
41. The officer may require a deposit, in cash, on account of expenses which may become payable, and shall make a memorandum thereof. The officer may also require an undertaking, in writing, to pay any further fees and expenses.		
HEARING.		
42. On entering or setting down, or re-entering or re-setting down an appeal to the Full Court, or a cause or matter for trial or hearing in the Supreme Court, including hearing on further consideration where no such fee was paid on the original hearing, whether on summons adjourned from Chambers or otherwise, and including special case and petition of right, but not any other petition, nor any other summons adjourned from Chambers	0 10 0	Præcipe or notice.
43. On entering directions of the Judge at a trial pursuant to Order XXXIV., Rules 34 and 35, and certifying the same when required	0 5 0	Certificate or in minute book.
44. On answering and setting down for hearing in Court a petition by which any proceeding is commenced, unless otherwise provided	0 10 0	Document filed.
45. Any other petition	0 5 0	Document filed.
46. Certificate of officer of the result of trial	0 10 0	Document filed.
JUDGMENTS, DECREES, AND ORDERS.		
On drawing up and entering judgment, decrees, and orders—		
47. If made in Court on the original hearing or hearing on further consideration of a cause, or on the hearing of a special case or petition, or on any application to the Court of Appeal, unless otherwise provided	0 10 0	Document filed.
48. If a judgment without hearing in Court, or a final or other order in a probate action or matter on a motion, including filing the case, or application on which the order is made	0 10 0	Document filed.
49. If made on the hearing or an originating summons, unless otherwise provided	0 10 0	Document filed.
50. If made at chambers in Equity on the hearing of a cause or matter on further consideration	0 10 0	Document filed.
51. If made under Order XV., Order XXXI., Rule 6, or Order XXXII., Rule 2	0 10 0	Document filed.
52. If made on an application by Order LII., Rule 3, directed to be disposed of in chambers comprised in sections (1), (2), (3), (4), (5), or (8) of the said rule, exclusive of those comprised in section (9) of the same rule	0 10 0	Document filed.
53. If an order of course on a petition of right	0 10 0	Document filed.
54. If an order for a commission on a petition of right	1 1 0	Document filed.
55. If an order of course to tax a solicitor's bill of costs within twelve months after delivery, or for delivery of a bill of costs by a solicitor where fee No. 7 is not applicable	0 10 0	Document filed.
56. On any other order, and filing same	0 5 0	Document filed.
57. On signing a note or memorandum of an order pursuant to Order XLIX., Rule 13, when required for production, where no order is drawn up	0 3 0	Fiat.
58. On a memorandum to enter an order <i>nunc pro tunc</i>	0 5 0	Document filed.

SCHEDULE H.—SUMMONSES, WRITS, NOTICES, COMMISSIONS, AND WARRANTS—*continued.*

Matter in respect of which fee or duty is payable.	Fee. £ s. d.	Document to which stamp is to be affixed.
59. Answering petition for hearing in Court and setting down, or for answering a non-attendable petition not being a petition for an order of course	0 5 0	Document filed.
ON PROCEEDINGS IN EQUITY AT THE JUDGES' CHAMBERS, OR BEFORE A MASTER.		
60. On the sale or mortgage of any land or hereditaments pursuant to any order directing a sale or mortgage with the approbation of the Judge, made in any cause or matter for the purpose of raising money to be dealt with by the Court in such cause or matter, for every £100 or fraction of £100 of the amount raised ...	0 2 0	Document filed.
61. On the approval of the purchase of any land or hereditaments, or of the title to any land or hereditaments, to any order in any cause or matter with money under the control of the Court in such cause or matter, for every £100 or fraction of £100 of the amount of the purchase money	0 2 0	Document filed.
62. On proceedings pursuant to an order in any cause or matter where the amount of the outstanding or undisposed of estate of a deceased person, or of the estate subject to any trust or partnership, shall be ascertained for the purpose of being dealt with in such cause or matter, without deducting any payment for creditors or parties interested after the commencement of the cause or matter, for every £100 or portion of £100 of the amount or value thereof	0 1 0	Document filed.
63. On taking an account of moneys received by an executor, administrator, trustee, agent, solicitor, mortgagee, cotenant, partner, receiver, guardian, consignee, bailee, manager, provisional official or other liquidator, sequestrator or execution creditor, or other person liable to account, for every £100 or fraction of £100 of the amount found to have been received, without deducting any payment	0 1 0	Document filed.
64. On taking an account of the debts or ascertaining the amount of any debt due from a deceased person, or from any company in any cause or matter, when any creditor shall be required to prove his debt otherwise than by production of his security, for every £100 or fraction of £100 of the amount found to be due to such creditor, or, if more than one, of the aggregate amount found to be due to all such creditors	0 1 0	Document filed.
65. And in any such case, if after evidence adduced by the creditor his claim shall be disallowed, on each such claim	0 10 0	Document filed or Schedule G.
66. On taking an account of or ascertaining the amount due in respect of the debentures or bonds of a joint stock or other company, for every £100 or fraction of £100 of the aggregate amount found to be due	0 2 0	Document filed.

SCHEDULE H.—SUMMONSES, WRITS, NOTICES, COMMISSIONS, AND WARRANTS—*continued.*

Matter in respect of which fee or duty is payable.	Fee. £ s. d.	Document to which stamp is to be affixed.
67. On an inquiry to ascertain the heir and next of kin, or the heir or next of kin of any one or more than one deceased person whose estate is being administered in any cause or matter, or in respect of whose estate an application is made under Order LII., Rule 4, and on any such inquiry at Chambers upon an application under the Act 10 and 11 Vict., c. 96, the Trustee Relief Act, or any other Act whereby the purchase money of any property sold is directed to be paid into Court	1 0 0	Document filed.
68. On settling a list of shareholders entitled to a return, where there is any money to be returned, or a list of contributories, for every person settled on either such list not exceeding £2,000	0 2 0	Document filed.
69. On settling the list of the creditors of a limited company which proposes to reduce its capital	5 0 0	Document filed.
70. On settling a scheme for the management of a charity	2 0 0	Document filed.
71. On a certificate of a Clerk or Taxing Master, of the result of any proceeding or taxation of costs before him, including one or any number of matters	0 10 0	Document filed.
ON PROCEEDING AT COMMON LAW AND IN PROBATE BEFORE A MASTER.		
72. The fee No. 63 on taking accounts applicable to proceedings in equity upon similar proceedings	Document filed.
73. On every other reference, investigation, or inquiry, including examination of witnesses, if any, for every hour or part of an hour the officer is occupied	0 10 0	Document filed.
ON PROCEEDINGS IN PROBATE ON REFERENCES BEFORE A MASTER.		
74. On any reference to the Master, including examination of witnesses, if any, having regard to the nature and importance of the accounts and other matters, and to the time occupied	From £5 5s. to £15 15s.	Document filed.
TAXATION OF COSTS.		
75. On taxing a bill of costs where the amount allowed does not exceed £4	0 2 0	} Document filed.
76. Where the amount exceeds £4, for every £2 allowed or a fraction thereof	0 1 0	
77. For certificate or allocatur Taxing officer may require a cash deposit on account of fees before taxation, and a memorandum shall be made.	0 2 6	
ON PROCEEDING IN THE PAY DEPARTMENT OF THE SUPREME COURT.		
78. On a certificate of the amount and description of any money, funds, or securities, including the request therefor	0 1 0	Schedule G.
79. On a transcript of an account for each opening, including the request therefor	0 2 0	Document filed.

11

SCHEDULE H.—SUMMONSES, WRITS, NOTICES, COMMISSIONS, AND WARRANTS—*continued.*

Matter in respect of which fee or duty is payable.	Fee. £ s. d.	Document to which stamp is to be affixed.
80. On a request to the Master (or unless otherwise provided) for any of the following purposes: Paying, lodging, transferring, or depositing money, funds, or securities, in Court without an order, or money in addition to the amount directed by an order to be paid in; paying out of Court any money without an order or a certificate of a taxing officer; information in writing in respect of any money, funds, or securities, or any transaction in the Office of the Supreme Court	0 1 0	Document filed.
81. On a request for information respecting any money, funds, or securities to the credit of any cause or matter contained in any list prepared by the Master of Causes and matters to the credit of which any money, funds, or securities have not been dealt with during 15 years ...	0 2 6	Document filed.
82. On an affidavit for the purpose of paying, transferring, or depositing any money, funds, or securities in Court ...	0 1 0	Document filed.
83. On preparing a power of attorney	0 3 0	Document filed.
REGISTER OF JUDGMENTS AND LIS PENDENS.		
84. On registering a judgment or <i>lis pendens</i> , although more than one name may have to be registered	0 2 6	Document filed.
85. On re-registering same	0 1 0	Document filed.
86. On a search for each name	0 1 0	Schedule G.
87. On a certificate of entry of satisfaction	0 1 0	Schedule G.
88. On a request for a search and certificate pursuant to Order LVII., Rule 18	0 5 0	Document filed.
89. If more than one name included in the same request, for each additional name	0 2 0	Document filed.
90. On a duplicate certificate, if not more than three folios ...	0 1 0	Schedule G.
91. For every additional folio	0 0 6	Schedule G.
92. On every continuation search, if requested, within 14 days of any former search (the result to be indorsed on such certificate)	0 1 0	Schedule G.
93. On a certificate of a judgment for registration in a Foreign Court, including affidavit	0 2 0	Schedule G.
94. On a fiat of a Judge	0 5 0	Document filed.
95. On signing, settling, or approving as advertisement ...	0 10 0	Document filed.
96. On taking the acknowledgment of a deed by a married woman	0 2 6	If by Officer of Court, Schedule G.
97. On an appointment of a Receiver in a Probate action ...	1 0 0	Document filed.
98. On taking a recognisance or bond, whether one or more than one recognisor or obligor, and whether entered into by all at one time or not	0 10 0	If by Officer of Court, Schedule G.
99. On assignment of a bond	0 5 0	Document filed.
100. On a commitment	0 5 0	Document filed.
101. On an application to produce Judges' Notes	0 5 0	Document filed.
102. On examining and signing enrolments of decrees and orders	2 0 0	Schedule G.
103. For transcript of an account in the books for each opening	0 2 0	Schedule G.
104. On a citation	0 5 0	Schedule G.
105. On the admission or re-admission of a barrister or solicitor	10 0 0	<i>See Stamp Act.</i>

SCHEDULE H.—SUMMONSES, WRITS, NOTICES, COMMISSIONS, AND WARRANTS—*continued.*

Matter in respect of which fee or duty is payable.	Fee. £ s. d.	Document to which stamp is to be affixed.
SPECIAL ACTS.		
No. 11 OF 1901 (COMMONWEALTH).		
19 Vict., No. 13.		
<i>Fees.</i>		
On filing a memorial of judgment under 19 Vict., No. 13 ...	0 10 0	Document filed.
On registering a certificate of judgment under No. 11 of 1901 (Commonwealth)	0 10 0	Document filed.
On sealing summons to show cause	0 5 0	Document filed.
On sealing writ of execution (including filing of Judge's order, if any)	0 5 0	Document filed.
On filing each affidavit	0 2 0	Document filed.
For every certificate of judgment under No. 11 of 1901 ...	1 0 0	Schedule G.
<i>Supreme Court Fees.</i>		
On marking copy presented, office copy, per folio	0 0 2	Schedule G.
For every office copy, if less than five folios	0 2 6	Schedule G.
For additional folio	0 0 6	
BILLS OF SALE.		
(63 Vict., No. 45; 64 Vict., No. 28.)		
On presentation of bill of sale for registration or upon the renewal of registration, including the fee for filing the affidavit of execution	0 15 0	Document filed.
Every search	0 1 0	Schedule G.
On entering satisfaction	0 5 0	Document filed.
Office copy, if made in the office, for each folio of 72 words ...	0 0 4	Schedule G.
If made by party—for each bill of sale or extract thereof, and certified by Registrar	0 5 0	Schedule G.
DUTIES ON THE ESTATES OF DECEASED PERSONS.		
(59 Vict., No. 18.)		
The duties on the estate, real and personal, of deceased persons, are as follow:—		
Where the total value of such estate, after deducting all debts, exceeds £1,500 and does not exceed £2,500, on the excess over £1,500	1 per cent.	} Statement filed.
Where the value exceeds £2,500 and does not exceed £5,000	2 per cent.	
Where the value exceeds £5,000 and does not exceed £10,000	3 per cent.	
Where the value exceeds £10,000 and does not exceed £20,000	4 per cent.	
Where the value exceeds £20,000 and does not exceed £30,000	5 per cent.	
Where the value exceeds £30,000 and does not exceed £40,000	6 per cent.	
Where the value exceeds £40,000 and does not exceed £60,000	7 per cent.	
Where the value exceeds £60,000 and does not exceed £80,000	8 per cent.	
Where the value exceeds £80,000 and does not exceed £100,000	9 per cent.	
And over the value of £100,000	10 per cent.	

SCHEDULE H.—SUMMONSES, WRITS, NOTICES, COMMISSIONS, AND WARRANTS—*continued.*

Matter in respect of which fee or duty is payable.	Fee. £ s. d.	Document to which stamp is to be affixed.
2. On all settlements of property made by any person, the trusts or disposition of which are to take effect after his death, the duty is calculated at the same percentage as above.		
3. If by reason of a will, intestacy whole or partial, or a settlement as above, any beneficial interests pass to a parent, issue, husband, wife, or issue of a husband or wife, the duty is calculated as one-half the above percentages.		
4. Probate pursuant to leave reserved, or letters of administration <i>de bonis non</i> , or <i>pendente lite</i> , or limited to answer a suit, or to substantiate proceedings in equity, or any other limited administration, where the net value of the estate exceeds £1,500	£ s. d. 2 0 0	
Probates or Letters of Administration with Will annexed:—		
If the estate is sworn to be—		
Under the value of	£ 5	0 1 0
	20	0 1 0
	100	0 1 0
	200	0 3 0
	300	0 7 6
	450	0 12 0
	600	0 16 6
	800	1 2 6
	1,000	1 13 0
	1,500	2 5 0
	2,000	3 0 0
	3,000	3 15 0
	4,000	4 10 0
	5,000	4 15 0
	6,000	5 0 0
	7,000	5 5 0
	8,000	5 10 0
	9,000	5 15 0
	10,000	6 0 0
	12,000	6 5 0
	14,000	6 10 0
	16,000	6 17 6
	18,000	7 5 0
	20,000	7 12 6
	25,000	8 2 6
	30,000	8 15 0
	35,000	9 7 6
	40,000	10 6 3
	45,000	11 5 0
	50,000	12 3 9
	60,000	13 2 6
	70,000	15 0 0
	80,000	16 17 6
	90,000	18 15 0
	100,000	20 12 6
	120,000	21 11 3
	140,000	23 8 9
	160,000	25 6 3

Schedule G.

SCHEDULE H.—SUMMONSES, WRITS, NOTICES, COMMISSIONS, AND WARRANTS—*continued.*

Matter in respect of which fee or duty is payable.	£	Fee. s.	d.	Document to which stamp is to be affixed.
	£			
Under the value of 180,000	27	3	9	} Schedule G.
200,000	29	1	3	
250,000	30	18	9	
300,000	35	12	6	
350,000	40	6	3	
400,000	41	17	6	
500,000	43	8	9	
For every additional £100,000, or any fractional part of £100,000, a further and additional fee of ...	3	2	6	
<i>Letters of Administration.</i>				
If the estate is sworn to be—	£			
Under the value of 5	0	1	0	} Schedule G.
20	0	1	0	
50	0	1	0	
100	0	1	0	
200	0	4	6	
300	0	12	0	
450	0	16	6	
600	1	2	6	
800	1	13	0	
1,000	2	5	0	
1,500	3	7	6	
2,000	4	10	0	
3,000	4	13	9	
4,000	4	17	6	
5,000	5	5	0	
6,000	5	12	6	
7,000	6	0	0	
8,000	6	7	6	
9,000	6	15	0	
10,000	7	2	6	
12,000	7	10	0	
14,000	7	17	6	
16,000	8	8	9	
18,000	9	0	0	
20,000	9	11	3	
25,000	10	6	3	
30,000	11	5	0	
35,000	12	3	9	
40,000	13	11	3	
45,000	15	0	0	
50,000	16	7	6	
60,000	17	16	3	
70,000	20	12	6	
80,000	23	8	9	
90,000	26	5	0	
100,000	29	1	3	
120,000	30	9	6	
140,000	33	5	9	
160,000	36	2	0	
180,000	38	18	3	
200,000	41	14	6	
250,000	44	10	9	

SCHEDULE H.—SUMMONSES, WRITS, NOTICES, COMMISSIONS, AND WARRANTS—*continued.*

Matter in respect of which fee or duty is payable.	Fee. £ s. d.	Document to which stamp is to be affixed.
<p style="text-align: right;">£</p> Under the value of 300,000 350,000 400,000 500,000	46 17 6 49 4 6 51 11 3 53 18 3	} Schedule G.
For every additional £100,000 or any fractional part of £100,000, a further and additional fee of	4 13 6	}
<i>Double or Cessate Probate, etc.</i>		
For every double or cessate probate or letters of administration, with the will annexed <i>de bonis non</i> or <i>cessate</i>	0 12 6	Schedule G.
For every duplicate and triplicate probate or letters of administration with the will annexed	0 12 6	Schedule G.
<i>Exemplifications.</i>		
For every exemplification of a probate or letters of administration with the will annexed, in addition to the fees for engrossing and collating the will and other documents registered with the same	1 1 0	Schedule G.
<i>Registering and Collating.</i>		
For registering and collating wills and other documents, if three folios of 90 words each or under	0 1 6	Schedule G.
If above three folios of 90 words each, per folio	0 0 6	
<i>Codicils to Wills already proved.</i>		
For every probate of a codicil or codicils, or letters of administration with a codicil or codicils annexed, being a codicil or codicils to a will already proved, the same fees respectively as on a duplicate probate or duplicate letters of administration with will annexed	Schedule G.
<i>Duplicate and Triplicate Letters of Administration, etc.</i>		
For every duplicate and triplicate letters of administration	0 12 6	Schedule G.
<i>Exemplifications.</i>		
For every exemplification of letters of administration	1 1 0	Schedule G.
<i>Administrations de Bonis Non or Cessate.</i>		
For every grant of letters of administration <i>de bonis non</i> or <i>cessate</i>	0 12 6	Schedule G.
<i>Additional Security.</i>		
For noting on the grant of letters of administration with or without will annexed, and on the act, that additional security has been given	0 5 0	Schedule G.
<i>Searches and Inspections of Wills, etc.</i>		
For every search for will or grant of letters of administration or any document filed in the principal registry, including the looking up and inspecting an original will before the same is registered or a registered copy of a will or an Administration Act	0 1 0	Schedule G.
For every third will or Administration Act looked up in addition to the above	0 1 0	Schedule G.

SCHEDULE H.—SUMMONSES, WRITS, NOTICES, COMMISSIONS, AND WARRANTS—*continued.*

Matter in respect of which fee or duty is payable.	Fee. £ s. d.	Document to which stamp is to be affixed.
For looking up and inspecting an original will after the same is registered, in addition to the fee for the search	0 1 0	Schedule G.
For looking up and producing any document filed in the Registry other than an original will or an Administration Act	0 1 0	Schedule G.
For search of a will or grant of letters of administration and for reading the will when the party applying is unable or unwilling to search for or read the same, for the search for each year or part of a year	0 0 6	Schedule G.
For reading the will, if twenty folios of ninety words each or under	0 1 0	Schedule G.
For every additional twenty folios of ninety words each ...	0 1 0	Schedule G.
<i>Sealing Foreign Grants.</i>		
For affixing the seal of the Court to any grant of probate or letters of administration	1 1 0	Schedule G.
<i>Notation of Domicile.</i>		
For noting on a probate or on letters of administration, with or without will annexed, that the testator or intestate died domiciled in England	0 5 0	Schedule G.
<i>Office Copies and Extracts, Engrossing and Marking.</i>		
For engrossing and marking every office copy or extract of a will or of a probate or administration act, or of any document filed or deposited, if five folios of ninety words or under	0 2 6	Schedule G.
If exceeding five folios of ninety words, for every additional folio or part of a folio	0 0 6	
If the office copy of a will or any part of a will or other document is required to be made <i>fac simile</i> , and such will or part of a will or other document is two folios of ninety words in length or under, in addition to the fee for the copy ...	0 1 0	
If exceeding two folios of ninety words, for every additional folio or part of a folio	0 0 6	
For copies of wills and other documents in foreign languages made by persons specially employed for that purpose, the charges of the persons so employed will be taken in addition to any other fees which may be payable in respect of such copies	Schedule G.
Marking every office copy if of ten folios of ninety words or under	0 2 6	Schedule G.
If exceeding ten folios, for every additional folio or part of a folio	0 0 3	
For office copy of a will, minute, order, decree, or any document under seal of the Court for which no other fee is payable:		
For the seal, in addition to the fee for the copy and collating	0 5 0	Schedule G.
For copies of plans, drawings, and armorial bearings, etc., such fee as shall be determined by the Registrar in each particular case	...	Schedule G.
<i>Collating Documents.</i>		
For collating a copy of a probate and will or copy of letters of administration, with or without the will annexed, or any other instrument to be filed or deposited in the registry, or for collating any copy or instrument with an original document already filed or deposited in the registry, including Registrar's certificate in verification thereof—		
If ten folios of ninety words each or under	0 2 6	Schedule G.
If above ten folios of ninety words each, per folio	0 0 3	

SCHEDULE H.—SUMMONSES, WRITS, NOTICES, COMMISSIONS, AND WARRANTS—*continued.*

Matter in respect of which fee or duty is payable.	Fee. £ s. d.	Document to which stamp is to be affixed.
If there is any pencil writing copied, or the copy of any part thereof is <i>fac simile</i> , in addition to the above fees:—		
If such pencil writing or <i>fac simile</i> copy is two folios of		
ninety words in length or under	0 0 6	
For every additional folio or part of a folio	0 0 3	
<i>Orders.</i>		
For every order for revocation of a grant	0 5 0	Copy order filed.
For every other Registrar's order	0 2 6	Copy order filed.
<i>Filing.</i>		
For filing every affidavit and other document brought into and deposited in the principal registry, except the oaths for executors, administrators, or administrators with the will, the first administration bond, and the testamentary papers in respect of which probate or administration with will annexed is granted	0 2 6	Document filed.
For filing every exhibit	0 1 0	Document filed.
Filing bond	0 2 0	Document filed.
<i>Caveats.</i>		
For the entry of every <i>caveat</i>	0 1 0	Document filed.
For every warning to a <i>caveat</i>	0 2 6	Copy document.
For every service of a warning to <i>caveat</i> sent by a Registrar through the public post	0 2 6	Schedule G.
For subducting a <i>caveat</i>	0 1 0	Document filed.
<i>Deposit of Wills.</i>		
For depositing every will of a person deceased for safe custody	0 10 0	Schedule G.
For depositing every will of a living person for safe custody, including the deposit receipt	1 1 0	Schedule G.
<i>Alterations in Grants.</i>		
For making alterations in grants of probate of letters of administration	0 2 6	Schedule G.
<i>Notations.</i>		
For noting alterations in and revocations of grants on the record of the same	0 2 6	Schedule G.
For noting second and subsequent grants on the record of the first grant	0 2 6	Schedule G.
For noting renunciations or other necessary matter on the record of a grant	0 2 6	Schedule G.
<i>Certificates.</i>		
For every certificate under the hand of the Registrar for which no other fee is payable	0 2 6	Schedule G.
<i>Fiats.</i>		
For the fiat of a Judge as to the form in which any will or codicil is to be registered	0 5 0	Document filed.
For noting on a testamentary paper that probate thereof is refused	0 5 0	Schedule G.

SCHEDULE H.—SUMMONSES, WRITS, NOTICES, COMMISSIONS, AND WARRANTS—*continued.*

Matter in respect of which fee or duty is payable.	Fee. £ s. d.	Document to which stamp is to be affixed.
<i>Perusing and Settling Oaths, etc.</i>		
For perusing and settling oaths to lead special or limited grants of probate or letters of administration, with or without will or other instruments—		
If five folios of seventy-two words or under	0 2 6	Schedule G.
If above five folios, for each additional folio	0 0 3	
For perusing deeds and other documents when necessary, per folio of seventy-two words	0 0 3	Schedule G.
<i>Citation.</i>		
On every citation	0 5 0	Copy citation.
For settling citation or abstract thereof for advertisement or other advertisement—		
If five folios of seventy-two words or under	0 2 6	Schedule G.
If above five folios, for each additional folio	0 0 3	
<i>Appearance.</i>		
On entering appearance	0 2 6	Document filed.
On amending an appearance	0 2 6	Schedule G.
Search for appearance	0 1 0	Schedule G.
<i>Affidavits as to Scripts.</i>		
Filing affidavit as to scripts	0 2 6	Document filed.
Filing every script annexed to such affidavit	0 5 0	Document filed.
<i>Curator's Orders.</i>		
Every Letters of Administration, including Judge's fiat	0 7 6	Schedule G.
Every vesting order, including Judge's fiat	0 7 6	Schedule G.
CURATOR INTTESTATE'S ESTATES. (47 Vict., 20, Sec. 5.)		
Curator's commission on estates collected, as fixed by Court	Schedule G.
BANKRUPTCY. (55 Vict., No. 32.)		
File for proceedings	0 5 0	On File.
<i>Table A.</i>		
Every declaration of a debtor of inability to pay his debts	0 5 0	Document filed.
Every bankruptcy notice	0 5 0	Document filed.
Every bankruptcy petition	2 10 0	Document filed.
Every bond with sureties	0 10 0	Document filed.
Every affidavit filed (or report of an Official Receiver in lieu of an affidavit) other than proof of debts	0 2 0	Document filed.
Every subpoena or summons under Sec. 25	0 1 0	Document filed.
For taking an affidavit or an affirmation or attestation upon honour in lieu of an affidavit or a declaration, except for proof of debts, for each person making the same	0 1 6	Schedule G. when taken before an officer of Court.
And in addition thereto for each exhibit therein referred to and required to be marked	0 1 0	Schedule G. when taken before an officer of Court.
On every proof of debt above £2	0 1 0	Document filed.

SCHEDULE H.—SUMMONSES, WRITS, NOTICES, COMMISSIONS, AND WARRANTS—*continued.*

Matter in respect of which fee or duty is payable.	Fee. £ s. d.	Document to which stamp is to be affixed.
Every petition under Sec. 114, and every order of administration under Sec. 114 (3) of the Act	2 10 0	Document filed.
Every special proxy or voting paper	0 0 1	Document filed.
Every receiving order under Sec. 94 of the Act	5 0 0	Document filed.
Every application for an order of discharge, including expense of gazetting	1 10 0	Document filed, £1 balance cash to Government Printer.
And for each creditor to be notified	0 1 0	Document filed.
Every application to the Court under Secs. 17 and 21 to approve a scheme, a fee computed at the following rates on the gross amount of the estimated assets (but not exceeding the gross amount of the unsecured liabilities), viz., £1 on the first £100 or fraction of £100, and 5s. on each £25 or fraction of £25 above £100 up to £5,000, and 2s. 6d. on each £25 or fraction of £25 above that amount	Document filed.
Every application to the Court under Sections 17 and 21 to approve a composition, a fee computed at the following rates on the gross amount of the composition, viz., £1 on the first £100 or fraction of £100, and 5s. on each £25 or fraction of £25 above £100 up to £5,000, and 2s. 6d. on each £25 or fraction of £25 above that amount	Document filed.
(NOTE.—Where a scheme or composition has not been approved by the Court, and a subsequent application is made to the Court to approve of another scheme or composition, one or other of the above fees—as the case may require—shall be charged, less seven-eighths of the fee paid on the first application, and also on any net fee not already paid under Table C.)		
Every application for search other than by petitioner, trustee, bankrupt, or officer of the Court	0 1 0	Schedule G.
Every application to the Court except by the Official Receiver	0 5 0	Document filed.
Every office copy, each folio of 72 words	0 0 4	Schedule G.
On every record of trial (Or such less sum as the Court may specially order.)	5 0 0	Document filed.
Every allocatur by any officer of the Court for any costs, charges, or disbursements	Document filed.
Where the amount allowed shall not exceed £4	0 2 0	Document filed.
Where the amount exceeds £4, for every £2 allowed or a fraction thereof	0 1 0	Document filed.
Every application to an Official Receiver to appoint a special manager or to carry on the business of a debtor	0 5 0	Document filed.
Every application under Section 138 to the Court for payment of money out of "The Bankruptcy Estates Account," and every application for the re-issue of a lapsed cheque or money order in respect of moneys standing to the credit of the Bankruptcy Estates Account	0 2 6	Document filed.
On one copy of the Cash Book, showing assets realised, forwarded by the trustee to the Registrar, a fee according to the following scale on the gross amount of the assets realised and brought to credit, viz., £1 on the first £100 or fraction of £100, and 5s. on each £25 or fraction of £25 above £100 up to £5,000, and 2s. 6d. on each £25 or fraction of £25 above that amount. Provided that, where a fee has been taken on an application under Sections 17 or 21, seven-eighths of the amount thereof shall be deducted from this fee	Document filed.

SCHEDULE H.—SUMMONSES, WRITS, NOTICES, COMMISSIONS, AND WARRANTS—*continued.*

Matter in respect of which fee or duty is payable.	Fee. £ s. d.	Document to which stamp is to be affixed.
<i>Table B.</i>		
On the net assets realised or brought to credit by the Official Receiver, whether acting as interim receiver, receiver, or trustee, after deducting any sums paid to secured creditors in respect of their securities, and not being assets realised by a special manager, or moneys received and spent in carrying on the business of the debtor, and on the net assets realised by an Official Receiver when acting as trustee to administer a debtor's property under a composition or scheme, after deducting any sums paid to secured creditors in respect of their securities, and not being moneys received and spent in carrying on the business of a debtor, a percentage according to the following scale:—		
On the first £1,000 or fraction thereof	£5 per cent.	
On the next £1,500 or fraction thereof	£4 per cent.	Schedule G.
On the next £2,500 or fraction thereof	£3 per cent.	
On the next £5,000 or fraction thereof	£2 per cent.	
Above £10,000 or fraction thereof	£1 per cent.	
On the amount distributed in dividend by the Official Receiver, when acting as trustee under adjudications, scheme, or compositions, a percentage according to the following scale:—		
On the first £1,000 or fraction thereof	£2½ per cent.	Schedule G.
On the next £1,500 or fraction thereof	£2 per cent.	
On the next £2,500 or fraction thereof	£1½ per cent.	
On the next £5,000 or fraction thereof	£1 per cent.	
Above £10,000 or fraction thereof	£½ per cent.	
For the Official Receiver, acting as interim receiver of the property of a debtor, under Section 10, in addition to the percentage chargeable on realisations on every order	3 0 0	Schedule G.
And in addition, where the order is in force for a longer period than 14 days, for every seven days after the first 14, and for every fraction of seven days	1 0 0	Schedule G.
For each notice by an Official Receiver to a creditor of a first or any other meeting or sitting of the Court	0 1 0	Document filed.
For each notice by an Official Receiver to a creditor of an adjourned meeting or an adjourned sitting of the Court	0 0 6	Document filed.
For the Official Receiver supervising a special manager or the carrying on of a debtor's business, a fee according to the following scale:—		
If the gross assets are estimated by the Official Receiver not to exceed £500	£1 per week	Schedule G.
If to exceed £500 but not to exceed £5,000	£2 per week	Schedule G.
If to exceed £5,000 but not to exceed £10,000	£3 per week	Schedule G.
If to exceed £10,000 but not to exceed £20,000	£4 per week	Schedule G.
If to exceed £20,000	£5 per week	Schedule G.
Rooms for meetings or adjourned meetings of creditors summoned by Official Receiver for each creditor to whom notice has been given of such meeting, but not exceeding in summary administration £2, for each meeting, and in non-summary administrations not exceeding £5 for each meeting		
Travelling, keeping possession, and other reasonable expenses of Official, the amount disbursed.	0 1 0	Cash.
For official stationery, printing, books, and forms, each estate:—		
Where the creditors do not exceed twenty	2 0 0	Schedule G.
For each additional ten or fraction of ten	0 10 0	Schedule G.
For postages and telegrams	1 10 0	Schedule G.

SCHEDULE H.—SUMMONSES, WRITS, NOTICES, COMMISSIONS, AND WARRANTS—*continued.*

Matter in respect of which fee or duty is payable.	Fee. £ s. d.	Document to which stamp is to be affixed.
On every payment, under Section 138, of money out of the bankruptcy estates account, threepence on each pound or fraction of a pound, to be charged as follows:—		
Where the money consists of unclaimed dividends, on each dividend paid out	Document filed.
Where the money consists of undistributed funds or balances on the amount paid out	Document filed.
High Bailiff, for attending sittings of the Court under each receiving order in summary cases, per case	0 4 0	Cash.
High Bailiff, for attending Court in non-summary cases, per case	0 6 0	Cash.
Serving every bankruptcy notice, bankruptcy petition, or subpoena, or receiving or other order (not serviceable by post) within two miles, including affidavit of service	0 3 6	Cash.
If serviceable by post	0 1 0	Cash.
Executing every warrant of seizure, or search warrant, or warrant of apprehension, or order of commitment within two miles of Court	0 10 0	Cash.
Keeping possession under a warrant, for each day the man is actually in possession, including affidavit of service being actually kept (Not less than 3s 6d. of the above sum is to be paid to the man in possession and his receipt produced.)	0 4 6	Cash.
High Bailiff's or officer's man travelling to place of possession, or to execute a warrant of or order of commitment, or to serve a summons or subpoena, or for any other purpose specially directed by the Court, per mile	0 0 5	Cash.
His time per day when distance exceeds 10 miles	0 4 6	Cash.
His expenses per day	0 4 6	Cash.
If bankruptcy officer of Supreme Court directed by the Court personally to travel, per mile	0 0 7	Cash.
His time per day	0 10 0	Cash.
His expenses per day	0 10 0	Cash.
BANKRUPTCY AMENDMENT ACT, 1898. (62 Vict., No. 15.)		
File for proceedings	0 5 0	On File.
1. On every application to the Court other than by the Official Receiver	0 5 0	Document filed.
2. On every recognisance	0 10 0	Document filed.
3. On every order	0 10 0	Document filed.
4. On every certificate of validity of a deed of assignment	2 0 0	Document filed.
5. On every application to the Official Receiver to request payment into Court of any moneys in the hands of a trustee	0 5 0	Document filed.
6. On every affidavit or an affirmation or attestation upon honour in lieu of affidavit or declaration	0 1 6	Schedule G.
7. On every exhibit thereon	0 1 0	Schedule G.
8. On every application for search or inspection of documents other than by the Official Receiver	0 1 0	Schedule G.
9. On examining a written or printed copy and making or sealing same as an office copy, for each folio	0 0 2	Schedule G.
10. On making a copy and marking same as an office copy, for each folio	0 0 6	Schedule G.
11. On filing a deed of assignment	0 10 0	Document filed.
12. On filing an account for audit	0 10 0	Document filed.
13. On filing every document other than orders of Court	0 2 0	Document filed.

SCHEDULE H.—SUMMONSES, WRITS, NOTICES, COMMISSIONS, AND WARRANTS—*continued.*

Matter in respect of which fee or duty is payable.	Fee. £ s. d.	Document to which stamp is to be affixed.
14. On every taxation by Registrar or Official Receiver of any costs or disbursements— Where the amount shall not exceed £4 0 2 0 Every £2 allowed or fraction thereof 0 1 0 Allocatur 0 2 6		Document filed. Document filed.
ADMIRALTY.		
<i>1.—For preparing instruments, etc.</i>		
For sealing any writ of summons or other document required to be sealed 0 2 6 For preparing any warrant, release, commission, attachment, or other instrument required to be sealed or any bail bond ... 0 10 0 For preparing a receivable order or a receipt for money to be paid out of Court 0 5 0 For preparing and sending any notice 0 2 6 For preparing any other document, for every folio 0 2 0		Copy filed. Document filed. Document filed. Document filed. Document filed.
NOTE.—The fees for preparing shall include drawing and fair copying or engrossing.		
<i>2.—For filing.</i>		
On filing any instrument or other document, except minutes and exhibits 0 5 0		Document filed.
<i>3.—For evidence, etc.</i>		
For administering any oath or declaration except before the Judge 0 2 6 For taking down and certifying the evidence of any witness examined before him, for every folio 0 1 6		Schedule G. Schedule G.
<i>4.—For the trial, etc.</i>		
On a final decree in an uncontested action 0 10 0 On a final decree in a contested action 1 0 0 For attendance before the Judge when any order is made or act done other than pronouncing a final decree 0 10 0		Document filed. Document filed. Document filed.
NOTE.—The above fees shall include the entry of the decree or order in the minute book.		
<i>5.—For references.</i>		
For hearing any reference, according to the case, per day ...	From £1 to £5	Document filed.
For preparing the report of a reference 1 0 0		Document filed.
<i>6.—For Taxation.</i>		
For taxing a bill of costs:— For every £2 allowed or fraction thereof 0 1 0 Allocatur 0 2 6		
<i>7.—For Office Copies, etc.</i>		
For an office copy of any document, for every folio, in addition to the fee for sealing 0 1 0		Schedule G.
For a search of the records by any person not a party to the action 0 2 6		Schedule G.

SCHEDULE H.—SUMMONSES, WRITS, NOTICES, COMMISSIONS, AND WARRANTS—*continued.*

Matter in respect of which fee or duty is payable.	Fee. £ s. d.	Document to which stamp is to be affixed.
<i>By the Sheriff.</i>		
For executing any warrant or attachment	1 0 0	Cash.
For keeping possession of any ship, goods, or ship and goods (exclusive of any payments necessary for the safe custody thereof), for each day	0 2 0	Cash.
On release of any ship, goods, or person from arrest	0 10 0	Cash.
For attending the unlivery of cargo, for each day	2 0 0	Cash.
For executing any commission of appraisement, sale, or appraise- ment and sale, exclusive of the fees, if paid to the appraiser and auctioneer	1 0 0	Cash.
For executing any other commission or instrument	1 0 0	Cash.
On the gross proceeds of any ship, or goods, etc., sold by order of the Court:—		
If not exceeding £100	1 0 0	Cash.
For every additional £100, or part thereof	0 10 0	Cash.
On a final decree in an uncontested action	0 10 0	Schedule G.
On a final decree in a contested action	1 0 0	Schedule G.
THE ADOPTION OF CHILDREN ACT, 1896. (60 Vict., No. 6.)		
Filing application for order of adoption	0 2 0	Document filed.
Filing application to discharge or vary order	0 2 0	Document filed.
Filing every affidavit or statutory declaration	0 2 0	Document filed.
Filing every consent	0 2 0	Document filed.
Filing any other document required by the Act or ordered by the Judge to be filed	0 2 0	Document filed.
Appointment for hearing of any application	0 3 0	Document filed.
Hearing of any application	0 5 0	Schedule G.
Order thereon	0 10 0	Document filed.
Registering order	0 3 0	Record book.
Registering memorandum of discharge, etc., of order	0 3 0	Document filed.
Summons for witness	0 2 0	Præcipe.
ASSOCIATIONS INCORPORATION ACT, 1895. (59 Vict., No. 20.)		
For every search at the Supreme Court for documents filed ...	0 2 6	Schedule G.
For filing any document	0 2 6	Document filed.
For certificate of registration	2 0 0	Schedule G.
COMPANIES. (56 Vict., No. 8, 60 Vict., No. 2, 61 Vict., No. 35, 62 Vict., No. 28, 63 Vict., No. 54, 2 Edwd. VII., No. 19.)		
For registration of a company whose nominal capital does not exceed £2,000, a fee of	2 0 0	Memorandum.
For registration of a company whose nominal capital exceeds £2,000, the above fee of £2, with the following additional fees, regulated according to the amount of nominal capital, that is to say:—		
For every £1,000 of nominal capital or part of £1,000, after the first £2,000 up to £5,000	1 0 0	Memorandum.
For every £1,000 of nominal capital or part of £1,000, after the first £5,000, up to £100,000	0 5 0	Memorandum.
For every £1,000 of nominal capital or part of £1,000, after the first £100,000	1 0 0	Memorandum.

SCHEDULE H.—SUMMONSES, WRITS, NOTICES, COMMISSIONS, AND WARRANTS—*continued.*

Matter in respect of which fee or duty is payable.	£	Fee. s.	d.	Document to which stamp is to be affixed.
For registration of any increase of capital made after the first registration of the company, the same fees per £1,000 or part of £1,000 as would have been payable if such increased capital had formed part of the original capital at the time of registration	Document filed.
For registering any document hereby required or authorised to be registered, other than the memorandum of association ...	0	5	0	Document filed.
For making a record of any fact hereby authorised or required to be recorded by the Registrar of Companies, or receiving any notice or other document required to be given to or left or filed with the Registrar, a fee of	0	5	0	On Request, or document filed.
On a change of name, for registration of the new name and issue of certificate thereon	2	0	0	Document filed.
For <i>Gazette</i> —Notice of incorporation	0	5	0	Cash. (This fee is payable to Government Printer.)
TABLE OF FEES TO BE PAID TO THE REGISTRAR OF COMPANIES BY A COMPANY NOT HAVING A CAPITAL DIVIDED INTO SHARES.				
(56 Vict., No. 8.)				
For registration of a company whose number of members, as stated in the articles of association, does not exceed twenty ...	2	0	0	Articles of association.
For registration of a company whose number of members, as stated in the articles of association, exceeds twenty but does not exceed one hundred	5	0	0	Articles of association.
For registration of a company whose number of members, as stated in the articles of association, exceeds one hundred, but is not stated to be unlimited, the above fee of £5, with an additional 5s. for every fifty members, or less number than fifty members after the first one hundred	Articles of association.
For registration of a company in which the number of members is stated in the articles of association to be unlimited, a fee of	20	0	0	Articles of association.
For registration of any increase on the number of members made after the registration of the company, in respect of every fifty members or less than fifty members of such increase	0	5	0	Document filed.
Provided that no one company shall be liable to pay on the whole a greater fee than £20, in respect of its number of members, taking into account the fee paid on the first registration of the company.				
For registration of any existing company, except such companies as are by this Act exempted from payment of fees in respect of registration under this Act, the same fee as is charged for registering a new company.				
For registering any document hereby required or authorised to be registered, other than the memorandum of association. ...	0	5	0	Document filed.
For making a record of any fact hereby authorised or required to be recorded by the Registrar of Companies, or receiving any notice or other document required to be given to or left or filed with the Registrar, a fee of	0	5	0	On Request, or document filed.
On a change of name, for registration of the new name, and issue of certificate thereon	2	0	0	Document filed.

SCHEDULE H.—SUMMONSES, WRITS, NOTICES, COMMISSIONS, AND WARRANTS—*continued.*

Matter in respect of which fee or duty is payable.	Fee. £ s. d.	Document to which stamp is to be affixed.
(Part VIII., 56 Vict., No. 8.)		
FOREIGN COMPANIES.		
On depositing power of attorney, declaration certificate of incorporation, notice of situation of office and approval, each ...	0 5 0	Document filed.
Certifying to any document	0 5 0	On request.
(60 Vict., No. 2.)		
Filing <i>Gazettes</i> and newspapers	0 5 0	Schedule G.
Certificate of compliance with the provisions of the Companies Acts	1 1 0	Schedule G:
(63 Vict., No. 54.)		
Filing declaration of compliance	0 5 0	Document filed.
(2 Edwd. VII., No. 19.)		
On depositing authenticated office copy original Power of Attorney, "Sub-Power of Attorney," and Declaration, <i>each</i> ...	0 5 0	Document filed.
FIRMS ACT. (61 Vict., No. 14.)		
Filing any statutory declaration	0 5 0	Document filed.
Registration of firm at present carrying on business	0 5 0	Document filed.
Registration of firm about to carry on business	0 5 0	Document filed.
Registration of change of name or condition of registered firm ...	0 5 0	Document filed.
Registration of firm changing its firm name	0 5 0	Document filed.
Every inspection of statements filed	0 1 0	Schedule G.
Every inquiry referring to any statement registered	0 1 0	Schedule G.
Every office copy or extract of statements filed, per folio of 72 words	0 0 6	Schedule G.
Any other document required to be filed under this Act ...	0 5 0	Document filed.
POWERS OF ATTORNEY (Private). (60 Vict., No. 3.)		
On depositing Power of Attorney	0 5 0	Document filed.
For every copy presented and marked as an office copy, when such copy does not exceed five folios	0 2 6	Schedule G.
For every additional folio	0 0 3	Schedule G.
For every search and inspection	0 2 0	Schedule G.
On filing notice of revocation or extinguishment	0 5 0	Document filed.
For <i>Gazette</i> notice	0 5 0	Cash. (This fee is pay- able to Government Printer.)
For every certificate	0 2 6	Schedule G.
For every office copy or extract made in the office, not exceeding five folios	0 5 0	Schedule G.
For every additional folio	0 0 6	
These fees are distinct from the fees payable on filing Powers of Attorney under Part VIII. of "The Com- panies Act, 1893."		
NEWSPAPER LIBEL AND REGISTRATION ACT, 1884. (48 Vict., No. 12.)		
For every return	0 5 0	Document filed.
For every search or inspection	0 2 0	Schedule G.
For every certified copy, if less than five folios	0 5 0	Schedule G.
For each additional folio	0 1 0	

SCHEDULE H.—SUMMONSES, WRITS, NOTICES, COMMISSIONS, AND WARRANTS—*continued.*

Matter in respect of which fee or duty is payable.	£	Fee. s.	d.	Document to which stamp is to be affixed.
(2 Edwd. VII., No. 8.) Public Notaries—Appointment	5	0	0	Cash.
IN DIVORCE.				
On every citation	0	5	0	Præcipe.
On entering appearance, each person	0	2	0	Document filed.
Filing a petition	0	5	0	Document filed.
Filing an answer	0	5	0	Document filed.
Filing a reply	0	5	0	Document filed.
Filing any further replication to a petition	0	5	0	Document filed.
Filing application for an order for the protection of a wife's earnings and property	0	5	0	Document filed.
Filing application for discharge of such order	0	5	0	Document filed.
Filing interrogatories	0	5	0	Document filed.
Filing answer to each deponent to interrogatories	0	5	0	Document filed.
On every motion by counsel, inclusive of filing the case for motion	0	5	0	Document filed.
Entering order of the Court on motion	0	5	0	Document filed.
Summons to attend in Chambers	0	2	0	Document filed.
For entering order of Court on summons	0	2	6	Schedule G.
Filing notice	0	1	0	Document filed.
For the settling of the record by one of the Registrars	1	0	0	Document filed.
Setting down a cause for hearing or trial	0	10	0	Document filed.
Entering sentence or final decree in a cause	0	10	0	Document filed.
Entering special verdict, if five folios of seventy-two words or under	0	2	6	Document filed.
If exceeding five folios, per folio of seventy-two words	0	0	6	Document filed.
Entering decree or order in pursuance of a written judgment	0	10	0	Document filed.
Entering any degree or order for alimony	0	5	0	Document filed.
Entering order directing how damages shall be applied	0	5	0	Document filed.
Entering order providing for custody, maintenance, or education of children, if two folios of seventy-two words or under	0	5	0	Document filed.
Entering order for settlement of the wife's property, if two folios of seventy-two words or under	0	5	0	
If either of the above orders exceed five folios, for each additional folio	0	2	0	Document filed.
Entering any minute, order, or decree in the Court book other than the orders or decrees before specified	0	2	6	Schedule G.
On withdrawal of a cause after same is set down for hearing, to be paid by the party at whose instance it is withdrawn	0	5	0	Document filed.
Producing the Judge's notes	0	5	0	Schedule G.
Entering on the record the finding of the jury or the decision of the Judge	0	5	0	Document filed.
On every subpoena	0	2	6	Præcipe.
On a certificate under the hand of the Judge	0	2	6	Document filed.
On every commission issuing under the Seal of the Court	1	0	0	Schedule G.
Writ of attachment	0	7	6	Document filed.
Writ of sequestration	1	0	0	Document filed.
On lodging instrument of appeal	0	10	0	Document filed.
Search in Court books, if within the last two years	0	1	0	Schedule G.
If at an earlier period than within two years	0	2	6	
In case the Court books to be searched or the documents required are not in the registry, in addition to the above	0	2	6	
Filing and entry of remission of appeal	0	10	0	Document filed.
Filing exhibits, not exceeding ten, for each exhibit	0	1	0	Schedule G.
Exceeding ten but not exceeding twenty	0	10	0	
Exceeding twenty but not exceeding fifty	0	15	0	
If exceeding fifty	1	0	0	

SCHEDULE H.—SUMMONSES, WRITS, NOTICES, COMMISSIONS, AND WARRANTS—*continued.*

Matter in respect of which fee or duty is payable.	Fee. £ s. d.	Document to which stamp is to be affixed.
Office copies of minutes, orders, or decrees, Judge's notes or other documents filed in a cause :—		
If five folios of seventy-two words or under... ..	0 2 6	Schedule G.
If exceeding five folios of seventy-two words, per folio ...	0 0 6	
In case the same are under the Seal of the Court, in addition for the seal	0 5 0	
Filing every affidavit or other document brought into Court or deposited in the registry for filing which no fee is before specified	0 2 6	Document filed.
TAXING EVERY BILL OF COSTS.		
For every £2 allowed or fraction thereof	0 1 0	Document filed.
For administering oaths to each deponent	0 1 6	Schedule G., when taken by officer of Court.
For certificate or allocatur	0 2 6	
Examiner appointed to take evidence under a commission for examination of witnesses, for each day's attendance, besides travelling expenses	3 3 0	Schedule G., when taken before an officer of the Court.
For marking each exhibit annexed to an affidavit	0 1 0	Schedule G., when marked by officer of Court.
For settling the form of advertisements of citations or other advertisements	0 5 0	Document filed.
For taking the evidence of one or more witnesses before the Registrar, for each day, and within three miles of the General Post Office	3 3 0	Document filed.
If beyond that distance	5 5 0	Document filed.
If for part of a day only, such smaller fee as the Registrar, in his discretion, shall think proper	Document filed.
For entering order for the protection of wife's earnings and property	0 5 0	Document filed.
For the order under seal of the Court	0 10 0	Document filed.
For entering an order of the Registrars of the Court of Probate the same fee as would be payable for entering a similar order made by the Judge	Document filed.
For a new trial	0 5 0	Document filed.
SCHEDULE OF FEES, SHERIFF'S OFFICE.		
EXECUTION.		
Warrant and entry of execution	0 5 0	Warrant.
Office copy of any document, per folio, 6d.; search or inspection of any document in each suit, 1s.	Schedule G.
Attendance on any writ of inquiry	2 2 0	Schedule G.
Drawing and engrossing inquisition, per folio	0 1 6	Schedule G.
Jury panel	0 12 0	Schedule G.
Executing any writ, including making inquiries as to execution debtor's property	1 1 0	Cash.
Mileage from the bailiff's residence, one way, per mile (to cover all travelling expenses except cost of conveyance) ...	0 1 0	"
Return to any writ	0 2 6	

SCHEDULE H.—SUMMONSES, WRITS, NOTICES, COMMISSIONS, AND WARRANTS—*continued.*

Matter in respect of which fee or duty is payable.	Fee. £ s. d.	Document to which stamp is to be affixed.
Poundage on executing every writ of <i>feri facias</i> or other process under or by reason of which money is received by the Sheriff or by the execution creditor after seizure, £5 per centum on the first £300, and 2½ per centum above that amount	Cash.
Poundage on executing writ of possession, the same rate of fee on annual rental value	"
Man in possession	} The amount actually and reasonably incurred ...	"
Advertising		
Conveyance of bailiffs and assistants		
Clerical assistance when necessary		
Cost of feeding live stock		
Hire of horses, yards, etc.		
Warehouses		
Telegrams		
Any other necessary expenditure		
Bill of sale of goods if not exceeding six folios (preparing and executing)		
Bill of sale of goods, if above six folios, for each additional folio	0 1 0	"
Settling and executing any transfer, conveyance, or bill of sale, when prepared by solicitors	1 1 0	"
Preparing particulars and conditions of sale, such sum as may be allowed on taxation or agreed upon, not exceeding	10 0 0	"
To cover postage on each writ where the defendant resides outside Perth district	0 1 0	"
Summons for each witness in inquiry	0 5 0	"
ARREST.		
For every arrest in Perth	0 10 6	"
For every arrest elsewhere	1 1 0	"
Conveying defendant to gaol or Court, per mile	0 1 0	"
To bailiff for conducting prisoner to gaol or Court, per diem	0 10 0	"
Discharge from custody	0 2 6	"
BAIL BOND.		
For bail bond, if the debt shall not exceed £50	0 10 6	"
Do. do. £100	1 1 0	"
Do. do. £150	1 11 6	"
Do. do. £300	2 2 0	"
Do. do. £400	3 3 0	"
Do. do. £500	4 4 0	"
Do. if debt shall exceed £500	5 5 0	"
For receiving money as a deposit and paying same into Court	0 10 0	"
For filing bail bond	0 4 0	"
For return to <i>habeas corpus</i>	0 12 0	"
REPLEVIN.		
For bond	1 1 0	"
Receipt for bailiff	0 2 6	"
Notice for service on defendant	0 2 6	"
Appraisalment, if paid under £50	0 10 6	"
Do. do. above £50	1 1 0	"
Bailiff summoning parties and delivering goods to tenant	1 1 0	"
Bailiff's travelling expenses, per mile	0 1 0	"

SCHEDULE H.—SUMMONSES, WRITS, NOTICES, COMMISSIONS, AND WARRANTS—*continued.*

Matter in respect of which fee or duty is payable.	Fee. £ s. d.	Document to which stamp is to be affixed.
JURY PROCESS.		
Fee to Sheriff for attending a view within five miles of his office	1 1 0	Cash.
Fee to Sheriff for attending a view at a greater distance ...	2 2 0	"
Mileage to cover all travelling expenses of Sheriff or officer (except cost of conveyance) at 1s. per mile, except on Goldfields, when 1s. 6d. shall be paid.		
Striking Special Jury	2 2 0	"
Striking Common Jury	1 1 0	"
Summoning each Juror or the Service of any Notice if under three miles from the Court	0 2 6	"
Summoning each Juror or the Service of any Notice if above three miles from the Court, 1s. per mile in addition beyond three miles	0 5 0	"
Every Jury panel	0 5 0	"