SCHEDULES.

FIRST SCHEDULE

Sections 5, 6.

PART I

TABLE OF COURT FEES TO BE TAKEN BY CLERKS TO JUSTICES OF THE PEACE

	£	S.	d.	
INDICTABLE OFFEN	ICES :—		'	
For the performance of all the several duties in every case committed for trial to the assizes or sessions, without regard to the number of prisoners included in the same charge	1	5	0	
(This fee does not cover taking recognizances or giving notice to the accused and his sureties when admitted to bail; nor attending to take the deposition of a witness prevented by sickness or otherwise from appearing in court; nor supplying a copy of depositions. In cases of dismissal the separate fees for information, &c, are chargeable.)				
For the performance of all the several duties (including commitment) in	0	15	0	

	1		1
respect of any indictable offence dealt with summarily without regard to the number of persons charged in each case, and whether there is a conviction or not	£	S.	d.
SUMMARY ADJUDIO	CATIONS :—		
For the performance of all the several duties up to and including conviction in respect of any charge for an offence (other than an indictable offence) punishable on summary conviction	0	4	0
ELEMENTARY EDUC	CATION ACTS :—		'
Proceedings under the Acts, in each case, including summons, order, and conviction	0	4	0
Distress warrants (if any)	0	1	0
Committal (if any)	0	1	0
For services not covere	ed by the foregoing fees	the following fees may	be charged:—
APPOINTMENT :—			
Of parochial or other officers (except constables), to contain the names of all the persons appointed at the same time to the same office in the parish, hamlet, or place, including notice and oath when necessary	0	5	0
Of any constable (other than special)	0	1	0

Document Generated: 2023-07-10

Status: This is the original version (as it was originally enacted).

	£	s.	d.
Of valuer, arbitrator, &c.	0	10	0
Of special constables, if less than 28, for each person, to include notice, oath, and certificate -	0	1	0
If more than 28 are appointed on one occasion, for attending to summons, swear in, and make out appointments, and the business thereof, for each day	2	2	0
ARMY ACT, 1881 (44	& 45 VICT. c. 58):—		
Attestation of recruit (section 80 (4) (d))	0	1	0
Descriptive return in relation to deserter (section 154 (6))	0	2	0
Certificate of civil conviction or acquittal (section 164)	0	3	0
Warrant to provide carriages (section 112)	0	1	0
ATTENDANCE :—	'	'	'
On a justice, to view deserted premises in order to affix notice or to give possession thereof, to view a highway, bridge, or nuisance, or to take an examination elsewhere than in court	0	6	8
If required to go more than one mile from the place of holding	0	1	0

	£	s.	d.
petty sessions, for each mile after the first (one way)			
CASE FOR THE OPIN	NION OF SUPERIOR (COURT (20 & 21 VICT.	c. 43, SECTION 3):
Drawing case and copy, when the case does not exceed five folios of 90 words	0	10	0
For every additional folio beyond five	0	1	0
Taking recognizance as required by the Act	0	5	0
Every enlargement or renewal thereof	0	2	6
For certificate of refusal of case	0	2	0
CERTIFICATE :—	I	I	l
Every certificate not otherwise charged	0	2	0
CERTIORARI :—	•	'	
Return to and filing	0	13	4
CIVIL DEBT (not incl	uding Rates):—		
Summons and copy	0	1	6
Complaint	0	1	0
Order and copy	0	3	0
Oath (each witness)	0	1	0
Judgment summons and copy, including hearing	0	3	0
Warrant of distress	0	2	0
Commitment, (See Warrant.)			
COMPLAINT ::—	•	'	
Every complaint not otherwise charged	0	1	0
CONVICTION :—		•	

Document Generated: 2023-07-10

Status: This is the original version (as it was originally enacted).

	I	I	I	
	£	S.	d.	
Every conviction, including returning same to the court (to include all persons convicted on the same charge, except in cases where all persons convicted on the same charge cannot be included in the same conviction)	0	2	6	
COPY:—				
Of depositions for prosecutor on the trial, per folio of 90 words	0	0	4	
Of depositions for prisoner, under 11 & 12 Vict. c. 42. s. 27, per folio of 90 words, not exceeding	0	0	1 ½	
Of any other document, per folio of 72 words	0	0	4	
DUPLICATE :—	ı	ı	1	
For the duplicate of any document	{ One-half the original	fee.		
EXAMINATION. (See	Information.)			
EXHIBIT :—				
Each document annexed to or referred to in any affidavit or declaration and marked	0	1	0	
EXPLOSIVES ACT, 1875 (38 VICT. C. 17):—				
Store licence (s. 15), not exceeding	0	5	0	
Store licence, renewal (s. 18), not exceeding	0	1	0	
Registering premises (s. 21), not exceeding	0	1	0	
	:		·	

	£	s.	d.
Registering premises, renewal, not exceeding	0	1	0
Small firework factory (s. 49) licence, not exceeding	0	5	0
Small firework factory (s. 49) licence, renewal, not exceeding	0	1	0
EXTRADITION ACT	, 1873 (36 & 37 VICT. o	e. 60. s. 5) :—	'
For taking a deposition in pursuance of an order made by the Secretary of State	1	1	0
Each subsequent deposition taken in pursuance of the same order	0	5	0
HEARING:—	ı	ı	
When no conviction or order is made	0	1	0
INFORMATION :—	'	'	'
Each information or examination (including oath)	0	1	0
JURY LISTS :—			
For forwarding lists with schedule to the clerk of the peace (25 & 26 Vict. c. 107. s. 9)	0	2	6
Revision tee to be fixed by the local authority subject to approval of Secretary of State.			
	•	•	•

LICENCES:—

	I	I	I
For every licence, consent, or authority not otherwise provided for, to	£ 0	s. 5	<i>d.</i> 0
include registration when necessary			
LIST :—	I	I	
Every list not otherwise provided for which it is the duty of the clerk to the justices to make or transmit	0	2	6
NOTICE :—		•	
Every notice not otherwise provided for	0	1	0
OATH :—	•	•	
Every oath, affirmation, or solemn declaration not otherwise charged	0	1	0
_	(Vide note at	end of table.)	
ORDER :—			
Order, certificate, or record of proceedings in case of deserted premises, or relating to a highway, bridge, or nuisance, or for protecting separate property of a married woman	0	5	0
Order as to the settlement, removal, or maintenance of a pauper or lunatic, or in case of fraudulent removal of goods	0	5	0
Order for payment of allowance to special constables (one order	0 ined shall be construed to author	2 is the demand of any fac for re	

	ı	ı	1
to include all the	£	S.	d.
constables appointed)			
Every order or minute thereof not otherwise charged	0	3	0
Order as to the affiliation of a bastard or under the Summary Jurisdiction (Married Women) Act, 1895	0	2	0
Variation, revocation, or revival of order	0	1	0
PRECEPT :—	1	1	'
Every precept	0	1	6
RATE:—			
Amending a rate, each name	0	1	0
Taxing costs and order thereon	0	3	0
Order on appeal	0	5	0
Order tor adjourning appeal, it required	0	1	0
Allowance of rate	0	2	0
Enforcement of any poor, general district, or other rate, to include complaint, summons, and all other proceedings for which separate fees are not provided hereunder	0	2	0
Order	0	2	0
Warrant of distress	0	2	0
Judgment summons (including hearing)	0	2	6
Summons (if any) in poor rate cases to show cause why	0	2	0

	£	s.	d.	
defaulter should not be committed -	~	5.	u.	
Commitment	0	2	0	
If more than one rate is included in the summons, for each rate after the first -	0	0	6	
When the form of warrant provided for by 12 & 13 Vict. c. 14. s. 3. is used, for each name inserted in the schedule over and above eight	0	0	3	
RECOGNIZANCE :-	· -	•	•	
Every recognizance	0	2	6	
Notice to each person bound	0	0	6	
SUMMONS: —	ı	1	'	
Every summons (to include all the names included in the same charge or intended to be summoned as witnesses in the same case for the prosecution or defence if applied for at the same time)	0	1	0	
Every copy	0	0	6	
Backing summons for service from outside jurisdiction	0	1	0	
WARRANT:—				
Every warrant of distress when not otherwise provided for	0	2	0	
To commit after conviction or order in	0		0	

	£	S.	d.
which the conviction or order is set forth -			
Every other warrant	0	1	0
Return to warrant or endorsing warrant, including oath	0	1	0
Backing warrant for execution from outside jurisdiction	0		0

NOTE.—Nothing herein contained shall be construed to authorise the demand of any fee for re-swearing any person to any examination, or for any oath, affirmation, or declaration to obtain pay, pension, or allowance from government or friendly society, or charitable fund, or for any declaration relating to lost duplicates of articles pledged where the amount advanced on such articles does not exceed 20s., or in any other case where an Act of Parliament directs that no fee shall be taken.

PART II

MATTERS TO WHICH PART I DOES NOT APPLY

- Matters in respect of which fees are authorised to be charged by the Licensing (Consolidation) Act, 1910 (10 Edw. 7 and 1 Geo. 5. c. 24).

 Billiard licences, under section ten of the Gaming Act, 1844 (8 & 9 Vict. c. 109).

 Theatre licences, under section six of the Theatres Act, 1843 (6 & 7 Vict. c. 68).
- The registration of music and dancing licences under section fifty-one of the Public Health Act, 1890 (53 & 54 Vict. c. 59).
- 5 Licences under the Cinematograph Act, 1909 (9 Edw. 7. c. 30).
- 6 Assessment appeals under the Valuation Metropolis Act, 1869 (32 & 33 Vict. c. 67).
- E'ormal investigations into shipping casualties under section four hundred and seventy-nine of the Merchant Shipping Act, 1894 (57 & 58 Vict. c. 60).
- Appeals from pilotage authority under section twenty-eight of the Pilotage Act, 1913 (2 & 3 Geo. 5. c. 31).

SECOND SCHEDULE

Section 42.

Sentence £ , fine payable within days or days' imprisonment. In respect of which sentence the accused, having surrendered himself to the court and stated that he prefers immediate imprisonment to waiting the expiration of the time allowed, warrant is hereby granted to officers of law to convey the accused to the prison of [ptace] and for the detention of the accused therein until such fine is paid, but not exceeding days from the date of imprisonment.

THIRD SCHEDULE

Section 35.

AMENDMENT OF ENACTMENTS RELATING TO BLACKMAIL

Session and Chapter.	Short Title.	Amendment of Enactment by insertion of words "(whether living or dead)."
6 & 7 Vict. c. 96. s. 3.	The Libel Act, 1843	After the words " any libel upon any other person," and " any " matter or thing touching any " other person."
24 & 25 Vict. c. 96. s. 46.	The Larceny Act, 1861	After the words "to accuse any other person."
s. 47.		After the words "or any other person."
s. 48.		After the words " accuse any person."

FOURTH SCHEDULE

Section 44.

ENACTMENTS REPEALED

Session and Chapter.	Title or Short Title.	Extent of Repeal.
3 Geo. 1. c. 10.	An Acte for the rating and levying of the charges for conveying Malefactors and Offenders to the Gaole.	The whole Act so far as unrepealed.
15 Geo. 2. c. 24.	The Justices Commitment Act, 1741.	The whole Act.
26 Geo. 2. c. 14.	The Justices' Clerks' Fees Act, 1753.	The whole Act.
27 Geo. 2. c. 3.	The Offenders (Conveyance) Act, 1754.	The whole Act so far as unrepealed.
27 Geo. 2. c. 16.	The Justices' Clerks' Fees (Middlesex) Act, 1754.	Section four.
54 Geo. 3. c. 170	The Poor Relief Act, 1814.	Section twelve from " and if sufficient distress " to the end of the section.
7 Geo. 4. c. 74.	The Prisons (Ireland) Act, 1826.	In section six, the words "hereinafter enumerated," and from "provision shall be made," to "vagrants," section one hundred and nine.

Session and Chapter.	Title or Short Title.	Extent of Repeal.
1 & 2 Will. 4. c. 44.	The Tumultuous Risings (Ireland) Act, 1831.	In sections two, three, four, five and six, the words "twice or thrice."
5 & 6 Will. 4. c. 50.	The Highway Act, 1835	Section one hundred and ten, so far as it relates to clerks to justices.
5 & 6 Vict. c. 28.	The Capital Punishment (Ireland) Act, 1842.	In section eight, the words " twice or thrice."
5 & 6 Vict. c. 51.	The Treason Act, 1842	In section two, the words " as often and " and " not exceeding thrice."
11 & 12 Vic c. 42.	The Indictable Offence Act, 1848.	is Section twenty-six from " Provided nevertheless " to the end of the section.
11 & 12 Vic c. 43.	The Summary Jurisdiction Act, 1848.	In section fourteen the words from "and the conviction or " order shall afterwards be " drawn up" to " quarter sessions of the peace."
		Section twenty-one the words " and conveying of a defendant to prison."
		Section twenty-three from " and also the costs " to " think fit so to order."
		Section twenty-five from " and it shall be lawful " to the end of the section.
13 & 14 Vict c. 101.	The Poor Law Amendment Act, 1850.	In section seven the words " by " the justices of the peace " at their respective general " quarter sessions."
14 & 15 Vict c. 55.	The Criminal Justice Administration Act, 1851.	Section nine, except so far as that section relates to-clerks of the peace.
14 & 15 Vict. c. 93.	The Petty Sessions (Ireland) Act, 1851.	In section twenty-two, paragraph (6).
20 & 21 Vict. c. 43.	The Summary Jurisdiction Act, 1857.	In section three the words from " which fees" to " section-thirty," and Schedule A.
24 & 25 Vict. c. 97.	The Malicious Damage Act, 1861.	In section fifty-one the words " the damage, injury, or spoil " being to an amount exceeding " five pounds "

Session and Chapter.	Title or Short Title.	Extent of Repeal.
		and sections ' fifty-two and fifty-three, so far as those words and sections relate to England.
26 & 27 Vict. c. 44.	The Garrotters Act, 1863.	In section one, the words "twice or thrice."
39 & 40 Vict. c. 36.	The Customs Consolidation Act, 1876.	Section two hundred and forty-six and the table of fees therein referred to, so far as the same relate to England.
39 & 40 Vict. c. 61.	The Divided Parishes and Poor Law Amendment Act, 1876	Section thirty-two.
40 & 41 Vict. c. 21.	The Prison Act, 1877	Sections twenty-four, twenty-five, twenty-six, twenty-seven, and forty-one, and in section fifty-seven the words " in respect of " his conveyance to prison or " otherwise."
40 & 41 Vict, c. 43.	The Justices' Clerks Act, 1877.	Section eight.
40 & 41 Vict. c. 49.	The General Prisons (Ireland) Act, 1877.	Sections thirty-six, thirty-seven, thirty-eight, thirty-nine, and forty-eight, in section three, the words " in respect of his " conveyance to prison or " otherwise," in section twelve, from " no rule " to the end of the section.
42 & 43 Vict. c. 49.	The Summary Jurisdiction Act, 1879.	Section five from " And such imprisonment " to the end of the section.
		Section fourteen.
		Section eighteen.
		Subsections (3) and (4) of section twenty-one.
		Subsection (2) of section twenty-two from " but nothing in this section" to the end of that subsection.
		Paragraph (6) of section twenty-seven.
61 & 62 Vict. c. 41.	The Prison Act, 1898.	Subsection (4) of section six and section nine.

Session and Chapter.	Title or Short Title.	Extent of Repeal.
4 Edw. 7. c. 15.	The Prevention of Cruelty to Children Act, 1904.	Section fifteen.
7 Edw. 7. c. 17.	The Probation of Offenders Act, 1907.	Subsection (2) of section two, and section five.
8 Edw. 7. c. 59.	The Prevention of Crimes Act, 1908.	In subsection (2) of section six from " and at latest within three months" to the end of that subsection.