

	£	s.	d.
For collating 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 instrument with an original document already filed or deposited in the registry, including the district registrar's certificate in verification thereof:—			
If ten folios of ninety words each, or under ... ..	0	5	0
If above ten folios of ninety words each, per folio ... ..	0	0	3
If there is any pencil writing copied, or the copy or any part thereof is fac simile, in addition to the above for every folio of 90 words ... ..	0	0	1
For superintending and attesting the execution of a bond in a district registry ... ..	0	1	6
The same fee to be taken by a commissioner or surrogate authorized to administer oaths in the Court of Probate.			
For marking each exhibit other than the testamentary papers of which probate or administration with the will annexed is sought, and other than scripts annexed to affidavits as to scripts in a cause, when the affidavit to which the same are annexed is sworn in any district registry ... ..	0	1	0
The same fee to be taken by any commissioner, surrogate, or other person authorized to administer oaths in the Court of Probate.			
For noting alterations in and revocations of grants on the record of the same ... ..	0	2	6
For noting second and subsequent grants on the records of the first grant ... ..	0	2	6
For noting renunciations, or any other necessary matter thereon ... ..	0	2	6
If there are pencil marks in a will—or if a will or any part thereof has been or is to be registered, or exemplified fac simile, in addition to any other fee for registering and collating the same:—			
If ten folios in length or under ... ..	0	3	6
If exceeding 10 folios for every additional folio ... ..	0	0	4
For filing in a district registry any notice required to be sent there from the principal registry ... ..	0	1	0
For filing in the principal registry any notice to be sent there from a district registry ... ..	0	1	0
For the fiat of the district registrar as to the form in which any will or codicil is to be registered ... ..	0	5	0
For every attendance with books or original documents in any of the Courts of Law or Equity within three miles of the district registry, when more than one book or document are required, for each book or document besides the first ... ..	0	5	0
For the second and each subsequent attendance in any such Court of Law or Equity, in the same term or sittings after term, for each book or document besides the first ... ..	0	2	6
For each day's attendance with books or original documents in any of the Courts of Law or Equity, or elsewhere beyond the distance of three miles from the district registry, exclusive of travelling expenses, when more than one book or document are required, for each book or document besides the first ... ..	0	5	0
The travelling expenses to be advanced and paid to the messenger attending with wills, books, or original documents, shall include all other necessary expenses which are to be or may have been incurred by such messenger.			

*Fees to be taken for their own use by Proctors, Solicitors, or Attornies :*

	£	s.	d.
For service of warning to a caveat, and copy ... ..	0	5	0
For engrossing and collating a will for a grant of probate or letters of administration with the will annexed, when there are pencil marks, or when the will is to be registered fac simile, in addition to any other fee for engrossing and collating the same:—			
If ten folios of 90 words in length or under ... ..	0	3	6
If exceeding ten folios, for every additional folio of 90 words ... ..	0	0	4
For perusing and abstracting pleadings, testamentary papers, and exhibits of all kinds, in Court or contentious business, per folio of 72 words ... ..	0	0	4
For case for motion, including fair copy for the Judge ... ..	0	10	0
If necessarily exceeding seven folios of 72 words in length, for every additional folio of 72 words, including copy ... ..	0	1	4
For attendance on taxation of bill of costs as between practitioner and client in non-contentious business ... ..	0	6	8
If long, such further fee as the registrar may think proper.			

Chelmsford C.  
W. Erle.  
C. Cresswell.