

SUPPLEMENT

TO

The London Gazette

Of FRIDAY, the 18th of JANUARY.

Published by Authority.

SATURDAY, JANUARY 19, 1884.

ORDER AS TO SUPREME COURT FEES, 1884.

THE Right Honourable Roundell, Earl of Selborne, Lord High Chancellor of Great Britain, by and with the advice and consent of the undersigned Judges of the Supreme Court, and with the concurrence of the Lords Commissioners of Her Majesty's Treasury, doth hereby in pursuance and execution of the powers given by the Supreme Court of Judicature Act, 1875, and all other powers and authorities enabling him in this behalf, order and direct in manner following:—

I. The fees and per-centages contained in the schedule hereto are fixed and appointed to be, and shall be taken in the High Court of Justice, and in the Court of Appeal, and in any Court to be created by any commission, and in any office which is connected with any of those Courts, or in which any business connected with any of those Courts is conducted, and by any officer paid wholly or partly out of public moneys who is attached to any of those Courts, or the Supreme Court or any Judge of those Courts, or any of them. And the said fees and per-centages shall until otherwise determined by the Treasury be taken by stamps, in the same manner as heretofore, except those taken in the District Registries, which shall, until otherwise determined by the Treasury, be taken as the fees and per-centages are now taken.

II. The provisions in this Order shall not apply to or affect any of the matters following (that is to say):—

The existing fees and per-centages in respect of any of the jurisdictions which are not, by the Supreme Court of Judicature Acts, 1873 and 1875, transferred to the High Court of Justice or the Court of Appeal;

The existing free and per-centages in respect of any matters within the jurisdiction of the Court of Probate at the time of the passing of the Supreme Court of Judicature Act, 1875, other than Probate Actions, or in respect of any appeal in Bankruptcy;

The existing fees and per-centages in respect of any criminal proceedings, other than such proceedings on the Crown side of the Queen's Bench Division as the scale contained in the schedule hereto may be applicable to;

The existing fees and per-centages in respect of matters on the Revenue side of the Queen's Bench Division and proceedings, and business in the office of the Queen's Remembrancer other than such matters, proceedings, and business as the scale contained in the schedule hereto may be applicable to;

The existing fees and per-centages authorised to be taken by any sheriff, under sheriff, deputy sheriff, bailiff, or other officer or minister of a sheriff;

The existing fees and per-centages directed to be taken or paid by any Act of Parliament, and in respect of which no fee or per-centage is hereby provided;

The existing fees and per-centages which shall have become due or payable before this Order comes into operation.

III. Save as otherwise provided by this Order all existing fees and per-centages which may be taken in any of the Courts whose jurisdiction is, by the Judicature Acts, 1873 and 1875, transferred to the High Court of Justice or Court of Appeal, or in any office which is connected with any of those Courts, or in which any business connected with any of those Courts is conducted, or by any officer paid wholly or partly out of public moneys who is attached to any of those Courts, or the Supreme Court, or any Judge of those Courts or any of them, shall be and are hereby abolished.