	£	s.	d.
93. For preparing average, bottomry, or arbitration bond (see No. 29)	1	0	0
94. For drawing a declaration or other document, or the body of a protest, or for			
taking down in writing verbal declarations or depositions of persons made before a Consular officer, or for reducing into writing agreements made before		•	
him by contracting parties, exclusive of fees for attestation, &c. (see Part II),			
if not exceeding 100 words	0	5	0
95. If exceeding that number, for each subsequent 100 words, or fraction thereof	0	2	6
96. For assisting in drawing up petitions, applications, or other documents not specified,	0	5	0
97. For making a copy of a document, if not exceeding 100 words, exclusive of fee for	٠	Ü	Ů
contificate (can No to)	0	1	6
98. If exceeding that number, for every subsequent 100 words, or fraction thereof	0	1.	0
N.B.—If the copy is in any foreign language, double the above fees are to be charged.			
99. For making or verifying a translation of a document in any European language,			
for every 100 words, or fraction thereof, exclusive of fee for certificate (see	_	_	_
No. 44) 99a. For making or verifying a translation of a document in the Chinese, Corean, or	0	5	0
other Oriental language, for first 100 characters	2	10	0
99B. For making or verifying a translation of a document in the Chinese, Corean, or	_		•
other Oriental language, for every subsequent 100 characters or fraction	_		_
thereof .		15	0
100. For drawing a will, if not exceeding 200 words (see Nos. 14 and 55)	1 0	0 5	0
102. For drawing a power of attorney (see No. 54)	-	10	ő
103. In cases where one or more attesting witnesses, besides a Consular officer, are	_		•
required, for each witness supplied by him at the request of the parties			
interested	0	2	6
104. Attendance out of Consular Office, at the request, and on behalf, of private persons, for the transaction of business which a Consular officer is permitted,			
but is not bound, to undertake under the Consular Regulations, for each hour,			
or fraction thereof, 10s., with a maximum per day of (see Notes 3 and 4 and			
Form A)	4	0	0
105. In cases where a Consular officer acts as Arbitrator, provided the parties interested			
declare in writing in the reference to arbitration that they are aware of the nature and rate of the fee chargeable for such service, and agree to pay the			
same, a commission on the value of the property or amount in dispute of $2\frac{1}{2}$ per			
cent., with a minimum of	2	0	0
N.B.—The value of the property or amount in dispute must be ascertained			
and agreed by the parties to the arbitration, and stated in the reference			
to arbitration.			

Notes.

1. If a Consular Officer should be named Commissioner to examine witnesses under a Commission issued by a British Court of Justice he is allowed to act as such, charging and retaining the customary fees for so doing. A Consular Officer should, however, before undertaking the office, come to an arrangement with the parties at whose instance the Commission is being issued as to the exact scale of fees to be charged. (See Foreign Office Circular of the 1st February, 1894.)

2. No fee is to be charged for drafting or receiving depositions, &c., taken ex officio under the

Merchant Shipping Acts, except in cases specially provided for.

3. In cases of attendances (Parts III and IV), the fee per day is to cover a period not exceeding twelve hours.

4. In cases of attendances (Parts III and IV), if the Consular Officer finds it necessary to be accompanied by a clerk the fee will be increased by one-half, or if a clerk only is sent, half the fees are to be charged.

5. The above fees, if not paid in British gold, are to be paid in China in Mexican dollars at the rate of exchange fixed periodically by the Treasury; in Corea, in Japanese currency at the rate of 10 yen to the £ sterling.

FORM (A).

This is to certify that in consideration of

having undertaken, at my request and on my behalf, to transact certain business which a Consular officer is permitted, but is not bound, to undertake under the Consular Regulations, I have agreed to pay him, on behalf of His Majesty's Government, therefor the fee in such case proyided by the China and Corea (Consular and Marriage Fees) Order in Council, 1904, section 104 of Table (viz., for each hour, or fraction thereof, of attendance, 10s. with a maximum per day of £4), in addition to any other fee properly chargeable under that Order in Council, and to travelling and other expenses.