No. S 26 - LAW REVISION ACT

Revised Fees

First Column	Second Column	Third Column								
Sections/Orders/Rules and Regulations of laws covered	Fees prescribed under existing laws	Amended Fees								
	BRÜNEI NATIONALITY AC	T								
Chapter 15										
Part A										
	\$ Cts.	\$ Cts.								
"15	1 00	5 00								
	ELECTION OFFENCES AC	Γ								
Chapter 26										
Second Schedule										
" 12(2)	500 00 250 00	3,000 00 1,500 00								
	STAMP ACT									
	Chapter 34									
" 17(4) " 17(5) " 18(2) " 18(4) " 30 " 73(1)	2 00 5 00 5 00 0 25 5 00 0 25 1 00 1,000 00 2½%	10 00 10 00 10 00 1 00 10 00 1 00 25 00 5,000 00 5%								
First Schedule										
Item		•								
" 2 " 4 " 6 " 12(a)	1 00 0 25 5 00	5 00 1 00 10 00 20 00								

First Column	Second Column	Third Column
First Schedule		
tem		
′ 14	0 04	0 10
" 15	0 05	0 10
21	1 00	2 00
	2 50	5 00
23	0 04	0 10
′ 24	1 50	2 00
′ 25	0 04	0 10
27	0 05	0 10
′ 28(a)	100 00	10,000 00
	250 00	25,000 00
	500 00	50,000 00
(2010)	250 00	25,000 00
′ 28(e) ′ 29	5 00 0 25	10 00 1 00
29	0 50	1 00
30(b)	0 50	2 00
31	5 00	10 00
33	3 00	10 00
34	5 00	10 00
′ 44A	1 00	2 00
45	0 05	2 00
49	0 50	2 00
50	0 25	1 00
53C	0 04	0 10
53E	0 05	0 10
54(a)(1) 54(a)(2)	0 04 0 50	1 00 1 00
54(a)(2) 55	"At the rate of	0 10
00	tenthe note is made'	0 10
['] 56	0 50	1 00
['] 57	0 50	1 00
['] 59	0 04	0 10
′ 61(d)	1 00	10 00
67	0 05	0 10
(69(b)	5 00	10 00
7 72	. 0 05	0 20
	COMPANIES ACT	
	COMPANIES ACT Chapter 39	

Chapter 39

Tenth Schedule		
Table A		
Item		
" 2	5 00	10 00

First Column	Second Column	Third Column
Tenth Schedule		
Table A		
Item		
" 4(a) " 4(b) " 7 " 8 " 9 " 11 " 12 " 13(i) " 13(ii) " 13(iii)	10 00 5 00 2 00 2 00 0 50 1 00 0 25 50 00 1/4% 1/8% 1/10%	25 00 15 00 10 00 10 00 5 00 5 00 2 00 100 00 ½% ¼% 1/8%
Table B		
Item		
" 1 " 2 " 3 " 5	1 00 0 50 10 00 2 00	5 00 2 00 20 00 5 00
	BUFFALOES ACT	
	Chapter 59	
" 11(iii)	0 50	5 00
	MARRIAGES ACT	
	Chapter 76	,
Eight Schedule		
Item		
" (a) " (b) " (c) " (d) " (e) " (f) " (g) " (h)	2 00 2 00 1 00 25 00 2 00 2 00 1 00 1 00	10 00 10 00 5 00 50 00 10 00 10 00 5 00 5

First Column	Second Column	Third Column							
	BUSINESS NAMES ACT								
Chapter 92									
" 16(4)	1 00	5 00							
	DESCRIPTION OF LAND AC (SURVEY PLAN)	Т							
	Chapter 101								
Schedule									
n n	2 00 2 00	10 00 10 00							

SCHEDULE

SUPREME COURT ACT

Chapter 5

Part B

Schedule C to the Brunei High Court (Civil Procedure) Rules is deleted and the following substituted therefor:—

SCHEDULE C COSTS IN SUPREME COURT

WRITS AND SU	MMONSES,	ETC.
--------------	----------	------

	WRITS AND SUMMONSES, ETC.			0.62		
		Lov Sca	ile		Hig Sca	
		\$	¢		\$	¢
1.	Writ of summons for commencement of any action	10	00		20	00
2.	And for indorsement of claim, if special	7	00		10	00
3.	Concurrent writ of summons	10	00		12	00
4.	Renewal of writ summons	10	00		12	00
5.	Writ of summons for service out of the jurisdiction	10	00		12	00
6.	Notice of writ for service in lieu of writ out of the jurisdiction	7	00		10	00
7.	Writ of subpoena duces tecum	10	00		12	00
8.	And if more than 4 pages, for each page or part thereof beyond 4	2	00		2	00
9.	Writ of subpoena ad test, for any number of persons not exceeding 3, and the same for every additional number not exceeding 3	10	00		12	00
10.	Writ of execution or other writ to enforce any judgement or order	10	00		15	00
11.	And if more than 4 pages, for each page or part thereof beyond 4	2	00		2	00
12.	Procuring a writ of execution or notice to the Bailiff marked with a seal of renewal	10	00		12	00
13.	Notice thereof to the Bailiff	7	00		10	00
14.	Summons for attendance of judgement debtor for examination as to his means	4	00		10	00

Schedule C			wer ale	_ `	gher ale
15.	Garnishee Summons	4	00	10	00
16.	Any writ not included in the above	10	00	15	00
,	Note — These fees include all indorsements and copies or <i>praecipes</i> for the officer sealing them, and attendances to issue and seal, but not the Court fees.				
17.	Summons to attend at Chambers	6	00	12	00
18.	Or, if special, at Registrar's discretion, not exceeding	18	00	36	00
	Note — These fees include the copies for the officer sealing and attendance to issue.				
19.	Originating Summons for proceedings in Chambers	12	00	24	00
20.	Or, if special, at Registrar's discretion				
21.	Attending sealing	10	00	12	00
22.	Originating petition	12	00	24	00
23.	Or, if special, at Registrar's discretion				
24.	Indorsing the same with date of new return day, where necessary	10	00	12	00
	Note — These fees include the copies of the officer sealing.				
	SERVICE AND NOTICES				
25.	Service or filing in lieu of service of any writ, pleading, interrogatories, petition, order or notice on a party who has not entered an appearance, and if not authorised to be served by post	6	00	8	00
26.	Affidavit of service, including copy when required	6	00	8	00
27.	If served at a distance of more than 2 miles from the place of business or office of the advocate serving the same, for each mile beyond such 2 miles therefrom	2	00	2	00

Schedule (Lov Sca \$	wer ale ¢	Hig Sca \$	
28.	Where, in consequence of the party to be served not being in Brunei where the proceedings are taken, it is proper to effect such service through an agent, for correspondence in addition	10	00	12	00
29.	Where more than one attendance is necessary to effect service or to ground an application for substituted service, such further allowance may be made as the Registrar thinks fit				
30.	For service out of the jurisdiction, such allowance may be made as the Registrar thinks fit				
	Note — All fees for service other than by a Court Process-Server are in the discretion of the Registrar, and the cheapest means of effecting service must be taken.				
31.	Service where an appearance has been entered or an address for service given	3	00	4	00
32.	Or if authorised to be sent by post	2	00	2	00
	Note — Where any writ, order and notice or any 2 of them have to be served together, one fee only for service shall be allowed. In addition to the above fees the following allowances.				
	the following allowances shall be made:				
33.	As to writ, for each copy for service	2	00	4	00
34.	As to summons to attend at Chambers, for each copy to serve	2	00	4	00
35.	As to affidavits, for each copy to serve	2	00	.4	00
36.	Or per page or part thereof	1	00	1	00
37.	Drawing and preparing notices in proceedings to wind up companies, each notice to creditors to attend and receive				

Schedule C		Lov Sca \$		Hig Sca \$	
	debts, and to contributories to settle list of contributories	2	00	3	00
38.	And for drawing notices to be served on contributories or creditors of a meeting, per page or part thereof	2	00	3	00
39.	For each copy of the last mentioned notice to serve, per page or part thereof	1	00	1	00
40.	For preparing or filling up for service in any other cause or matter, each notice to creditors to prove claims and each notice that cheques may be received, specifying the amount to be received for principal and interest and costs, if any	2	00	3	00
41.	For preparing notice to produce on the hearing or trial of an action or notice to admit	6	00	10	00
42.	If special, or necessarily long, such allowance as the Registrar shall think proper, not exceeding per page or part thereof.	1	00	2	00
43.	And for each copy beyond the first, such allowance as the Registrar shall think proper, not exceeding per page or part thereof.	1	00	1	00
44.	For preparing motion paper, including copy for Judge	6	00	12	00
45.	Or per page or part thereof	2	00	3	00
46.	For preparing notice of motion	5	00	8	00
47.	Or per page or part thereof	2	00	3	00
48.	Copy for service	2	00	3	00
49.	Or per page or part thereof	1	00	1	00
50.	For preparing any necessary or proper notice not otherwise provided for	2	00	3	00
51.	Or if special and necessarily exceeding 3 pages, for each page or part thereof	2	00	2	00
52.	For each copy for service, per page or part thereof	1	00	1	00

Schedule (С	Lov Sca \$		Hig Sca \$	
53.	Copies for service of interrogatories and petitions and of orders with necessary notices, if any, to accompany, per page or part thereof	1	00	1	00
	Note — Except as otherwise provided the allowance for services includes copies for service.				
	Note — Where notice of filing af- fidavits is required, only one notice shall be allowed for a set of affidavits filed or which ought to be filed together.				
	Note — Where any appointment is or ought to be adjourned, service of notice of the adjournment or next appointment shall not be allowed.				
	APPEARANCES				
54.	Entering appearance including requisition	9	00	12	00
55.	Memo, of change of advocates, including attendance obtaining endorsement and attendance to file	9	00	12	00
56.	Memo, of appointment of advocates, including attendance to file	5	00	7	00
57.	If entered at one time, for more than one person, for every defendant beyond the first	10	00	12	00
58.	If a person appearing to a writ of summons to recover immoveable property limits his defence by his memorandum of appearance, in addition to the above	10	00	12	00
	Note — The fee for search will not be allowed if proper notice of appearance has been given.				

Schedule C			wer ale ¢	Hig Sca	_
	INSTRUCTIONS	y	4	Ψ	*
59.	To sue or defend	12	00	24	00
60.	For statement of claim or special case	24	00	75	00
61.	For indorsement of writ of summons, when no further statements of claim	18	00	38	00
62.	For originating summons	15	00	38	00
63.	For originating petition or motion	15	00	38	00
64.	For defence or further defence	12	00	24	00
65.	For counter-claim	12	00	24	00
66.	For reply, when defendant sets up a counter claim	18	00	38	00
67.	For reply or further reply in any other case, with or without joinder of issue	12	00	24	00
68.	For confession of defence	12	00	24	00
69.	For joinder of issue without other matter	12	00	24	00
70.	For special petition, any other pleading or interrogatories for examination of a party or witness	12	00	24	00
71.	For petition for probate or letters of administration	30	00	50	00
72.	To file caveat	12	00	24	00
73.	For citations	12	00	24	00
74.	For statements of facts, such fee may be allowed as the Registrar shall think fit having regard to all the circumstances of the	12	00	24	00
75	case	12	00	24	00
75. 76.	To amend any pleading For affidavit in answer to interrogatories	12	00	24	00
	and other special affidavits	12	00	24	00
	Note — For affidavits of service and matters of form only, no fee for instructions shall be allowed.				
77.	To appeal against order of a Court or Judge and to appear thereon	18	00	38	00
78.	To add parties by order of a Court or Judge.	12	00	20	00
79.	To make any application to a Court or Judge	12	00	20	00

Schedule (Lov Sca \$	wer ale ¢	Hig Sca \$	•
80.	The Registrar may on special grounds increase any allowance under this heading at his discretion				
81.	The Registrar may allow a general fee for instructions for trial, for attendances upon witnesses, procuring evidence, considering authorities and getting up the case, having regard to all the circumstances. This fee may be allowed in respect of any hearing in open Court whether under writ, motion, petition or summons or upon an issue				
82.	Or the details of the work done may be separately charged for, in which case the general fee will not be allowed				
83.	The Registrar may allow a general fee for getting up a case for appeal having regard to all the circumstances				
84.	For preparing accounts, at the Registrar's discretion				
85.	For preparing surcharges and falsifications, at the Registrar's discretion				
	DRAWING PLEADINGS AND OTHER DOCUMENTS				
86.	Statement of claim, when not settled by Advocate	60	00	100	00
87.	Or per page or part thereof	4	00	6	00
88.	Statement of claim, if settled by Advocate	18	00	38	00
89.	Or per page or part thereof	2	00	2	00
90.	Defence when not settled by Advocate	60	00	100	00
91.	Or per page or part thereof	4	00	6	00
92.	Defence, if settled by Advocate	10	00	18	00
93.	Or per page or part thereof	2	00	2	00
94.	Counter-claim when not settled by Advocate	38	00	60	00
95.	Or per page or part thereof	4	00	6	00
96.	Counter-claim when settled by Advocate	10	00	18	00

Schedule C			wer ale ¢	Hig Sca \$	
97.	Or per page or part thereof	2	00	2	00
98.	Reply with or without joinder of issue, confession of defence, joinder of issue without other matter, and any other pleading, not being a petition or summons, and amendment of any pleading when not settled by Advocate	20	00	35	00
99.	Or per page or part thereof	4	00	6	00
100.	Reply with or without joinder of issue, confession of defence, joinder of issue without other matter, and any other pleading not being a petition or summons, and amendment of any pleading when settled by Advocate	10	00	18	00
101.	Or per page or part thereof	2	00	2	00
102.	Petition for probate or letters of administration	20	00	35	00
103.	Or per page or part thereof	2	00	2	00
104.	Caveat	3	00	6	00
105.	Or per page or part thereof	2	00	2	00
106.	Citation	3	00	6	00
107.	Or per page or part thereof	2	00	2	00
108.	Registrar's certificate or any certificate per page or part thereof	2	00	2	00
109.	Administration or any bond	3	00	6	00
110.	Or per page or part thereof	2	00	2	00
111.	Consent to act or as to fitness	3	00	6	00
112.	Or per page or part thereof	2	00	2	00
113.	Particulars of breaches and objects when required	6	00	10	00
114.	Or such amount as the Registrar thinks fit, not exceeding per page or part thereof	2	00	2	00

Schedule C		_	wer ale ¢	Hig Sca \$	
115.	If more than one copy to be delivered, for each other copy, per page or part thereof	1	00	1	00
	Note — No fee is allowed for instructions for particulars, etc.				
116.	Judgment or order, per page or part thereof	2	00	2	00
117.	Special case, whether original or in an action, affidavits in answer to interrogatories, and other special affidavits, special petitions and interrogatories, per page or part thereof	2	00	2	00
118.	Accounts, statements, and other documents for Chambers, when required, and fair copy to leave, not exceeding per page or part thereof	2	00	2	00
119.	Advertisements to be signed by the Registrar, including attendance therefor	10	00	18	00
120.	Bill of costs for taxation including copy for Registrar, for the first 4 pages or part thereof	6	00	8	00
121.	For every subsequent page or part thereof.	1	00	2	00
	Note — A fee for drawing is not allowed in respect of documents or extracts of documents including letters which are set out verbatim in affidavits.				
122.	For preparing any necessary or proper document not otherwise provided for	3	00	6	00
123.	Or per page or part thereof	2	00	2	00
	COPIES				
124.	Of pleadings and other documents and where no other provision is made, per page or part thereof	1	00	1	00
125.	Where several copies are taken simultaneously by typewriter or other mechanical means, those after the first copy, per page or part thereof	1	00	. 1	00
126.	Where, pursuant to order, or by agreement of parties, any pleading, special case of evidence is printed, the advocate of the party printing shall be allowed for a copy for the printer, at, per page or part thereof.	1	00	1	00

Schedule C		Lov Sca \$			gher cale ¢
127.	And for examining the proof print, at, per page or part thereof	1	00	1	00
128.	And for printing, the amount actually and properly paid to the printer				
129.	And where any part shall properly be printed in a foreign language, or as a facsimile, or in any unusual or special manner, or where any alteration in the document being printed becomes necessary after the first proof, such further allowance as the Registrar shall think reasonable				
	Note — The allowances 126 to 129 shall include all attendances on the printer.				
	Note — Close copies are not to be allowed as of course, but the allowance shall depend on the propriety of making or sending the copies, which in each case is to be shown to and considered by the Registrar.				
130.	Inserting amendments in any pleading, special case or petition, if allowed, including the attendance	3	00	8	00
131.	Or per page or part thereof of amendment .	1	00	1	00
132.	One copy of a plan, map, section, drawing, photograph or diagram required to accompany any order. The actual cost paid in cash to the person preparing the same				
	PERUSALS				
133.	Of statement of claim, defence, reply, joinder of issue or other pleading, not being a petition in a pending cause or matter, or a summons other than originating summons, by the advocate of the party to whom the same are delivered	12	00	20	00
134.	Or per page or part thereof	1	00	1	00
135.	Of amendments of any such pleading in writing	10	00	10	00

Schedule C		_	wer ale ¢		ther ale ¢
136.	Or per page or part thereof of amendment .	1	00	1	00
137.	If same required	10	00	18	00
138.	Or per page or part thereof of amendment .	1	00	1	00
139.	Of originating summons for proceedings at Chambers, originating petition, petition for probate or letters of administration, caveat or citation, per page or part thereof.	1	00	1	00
140.	The Registrar may on special grounds increase this allowance at this discretion				
141.	Of interrogatories to be answered by a party by his advocate	12	00	20	00
142.	Or per page or part thereof	1	00	1	00
143.	Of special case or statement of facts by the advocate of any party except the one by whom it is prepared	12	00	20	00
144.	Or per page or part thereof	1	00	1	00
145.	Of copy order to add parties, notice of defendant's claim against any person not a party under Order 17, rule 3, and of defendant's defence and counter-claim served on a person not a party under Order 22, rule 12, by the advocate of the party served therewith; and in these several cases the perusal of the plaintiff's statement of claim is also to be allowed, unless the advocate has been previously allowed such perusal.	12	00	20	00
146.	Or per page or part thereof	1	00	1	00
147.	Of notice to produce on trial or hearing of action, and notice to admit by advocate of the party served	10	00	18	00
148.	Or per page or part thereof	1	00	1	00
149.	Or if to admit facts per page or part thereof	2	00	2	00
150.	Of any necessary notice otherwise provided for, per page or part thereof	1	00	1	00
151.	Of affidavit in answer to interrogatories and of other special affidavits by the				

Schedule C			wer ale ¢	Hig Sca \$	_
	advocate of the party against whom the same can be read, per page or part thereof	1	00	1	00
152.	Of a petition in a pending cause or matter by the advocate of the party to whom the same is delivered, if neccessary, not exceeding per page or part thereof	1	00	1	00
153.	Of memorandum of appeal, according to circumstances in the discretion of the Registrar				
154.	All proper and necessary perusals including accounts, deeds and other material documents, per page or part thereof	1	00	1	00
155.	Perusing and marking bill of costs	10	00	18	00
156.	The Registrar may on special grounds increase this allowance at his discretion				
	Note — No perusals shall be allowed between party and party unless authorised by this Schedule.				
	Note — Perusals of co-defendant's pleadings shall not be allowed, unless there is conflict between defendants.				
	ATTENDANCES				
157.	To search for appearance and take certificate of result of search	3	00	4	00
	Note — This fee shall not be allowed in respect of a defendant who has given notice of appearance.				
	Note — The fee covers search, on the same day for appearance by any number of defendants in the same action.				

Schedule C			wer ale ¢			her le ¢
158.	To amend writ of summons or originating summons or originating petition, if allowed	10	00	12	2	00
159.	To lodge money or securities in Court, including the applications for a direction and attendance upon the Director of Financial Services and at Bank	10	00	12	2	00
160.	Bespeaking certificate of fund, and for same	6	00	8	3	00
161.	To get the same re-dated	6	00	8	3	00
162.	For transcripts of accounts, including attendance bespeaking	6	00	8	3	00
163.	To be speak investment or transfer	6	00	8	3	00
164.	To obtain payment out of Court, including application for directions, attendance upon Director of Financial Services, producing power of attorney, if any, and identifying party, if necessary	15	00	18	5	00
165.	To notify Registrar that a case has been settled, provided the notification is given before the succeeding day's list is made out	10	00	18	3	00
166.	To obtain consent of next friend to sue in his name or of a guardian ad litem to act	10	00	18	3	00
167.	To deliver, or file in lieu of delivery, any pleading, not being a petition or summons and a special case	5	00	10	0	00
168.	To file pleadings	3	00	4	4	00
169.	To file any notice or document not otherwise provided for	3	00	4	4	00
	Note — Fees for delivery of pleadings shall not apply where the same advocate is for both parties.					

Schedule C		Lov Sca \$			her ale ¢
170.	To inspect or to produce for inspection documents pursuant to a notice to admit	10	00	18	00
171.	Or per hour	10	00	12	00
172.	To examine and sign admissions	10	00	18	00
173.	To inspect or to produce for inspection documents refered to in any pleading, notice in lieu of pleading, or affidavit pursuant to a notice under Order 30, rule 14	10	00	12	00
174.	Or per hour	10	00	15	00
175.	To obtain or give any necessary or proper consent, whether in or out of Court or Chambers, and including the attendance on client or trustee, and attesting his signature to a consent, if necessary	10	00	15	00
176.	To obtain an appointment to examine witnesses	10	00	12	00
177.	On examination of witnesses before a Registrar, Examiner, Commissioner or other person, per hour	60	00	75	00
178.	On deponent being sworn, or by an advocate or his clerk to be sworn, to any affidavit in answer to interrogatories or other special affidavit	6	00	8	00
179.	On deponent reading over to and settling draft affidavit when unable to speak English, per page or part thereof	1	00	1	00
180.	Any proper attendance on the Registrar not otherwise provided for	10	00	12	00
181.	On a summons at Judge's Chambers according to circumstances, not to exceed	30	00	40	00
182.	On adjournment, where no argument	6	00	8	00
183.	To enter or set down action, special case or appeal for hearing or trial	10	00	10	00
184.	To settle draft or minutes of any decree or order	10	00	20	00

Schedule (Lov Sca \$		Higl Sca \$	
185.	Or at the Registrar's discretion, not to exceed	40	00	100	00
186.	In Court on motion of course	18	00	38	00
187.	To present petition for order of course and for order	15	00	20	00
188.	In Court on every special motion when in the paper for the day or likely to be heard	12	00	20	00
189.	In Court on every special motion, where the advocate takes part in the arguments or proceedings — first day	375	00	525	00
	Second and subsequent days of not less than 4 hours each, at the same rate; otherwise pro rata				
190.	On special case or special petition or application adjourned from Chambers, when in the paper for the day or likely to be heard	10	00	20	00
191.	In Court on special case or special petition or application adjourned from Judge's Chambers, where the advocate takes part in the argument or proceedings — first day	375	00	525	00
	Second and subsequent days of not less than 4 hours each at the same rate; otherwise <i>pro rata</i>				
	Note — Special motion or petition means any motion or petition, whether <i>ex parte</i> or not, other than a motion or petition of course.				
192.	In Court on the hearing or trial of any cause or matter or issue of fact or assessment of damages, when in the paper for	30	00	50	00
193.	In Court on the hearing or trial of any cause, matter or issue of fact, or assessment of damages, where the advocate takes part in the argument or proceedings-first day	300		450	
	Second and subsequent days of not less than 4 hours each, at the same rate; otherwise pro rata				
194.	In Court, on examination of judgment debtor or garnishee	12	00	20	00
195.	Or per hour	45	00	75	00

Schedule C		Low Sca \$		High Sca \$	_
196.	Before Registrar to proceed with accounts and inquiries under decree or order of reference — per hour	45	00	75	00
197.	To obtain special leave to fix hearing of any application or motion at short notice	10	00	12	00
198.	To hear judgment, when same adjourned	30	00	45	00
199.	Or per hour	45	00	75	00
200.	To deliver papers, when required, for use of a Judge or Judges prior to hearing, but not such as are required to be left on setting down	10	00	12	00
201.	On taxation of a bill of costs	10	00	12	00
202.	Or per hour	45	00	75	00
203.	To obtain or give an undertaking to appear	10	00	12	00
		10	00	12	00
204.	To present a special petition and for same answered	10	00	12	00
205.	On printer to insert advertisement in Gazette or other paper	10	00	12	00
206.	For an order drawn up by the Registrar or for office copy of decree or judgment	10	00	12	00
207.	For preparing or drawing up an order made at Chambers in proceedings to wind up a company, and attending for same	18	00	22	00
208.	For engrossing every such order per page or part thereof	1	00	1	00
209.	On the Bailiff with writ of execution or process for service	5	00	6	00
210.	To search for return of writ of execution	3	00	3	00
211.	For office copy of return	3	00	3	00

Schedule C		_	wer ale ¢	Hig Sca \$	her ale
212.	To make any necessary or proper search in Registry of Deeds	10	00	12	00
213.	Or per hour	10	00	12	00
214.	To register Order attaching immovable property in Registry of Deeds, including drawing memorial for registration	15	00	20	00
215.	For each individual lot attached	5	00	6	00
216.	On Bailiff with instructions to sell property under a writ of seizure and sale	5	00	6	00
217.	To bespeak certified copies of documents	3	00	4	00
218.	To make second search before signing judgment in default of appearance	3	00	4	00
219.	To enter judgment by default, final or interlocutory, or under an Order of Court	8	00	10	00
	Note — Attendance to receive service of any process or notice shall now be allowed.				
220.	To examine title deeds with or without abstract in a cause for matter, per hour	15	00	30	00
221.	To produce deeds for such purpose, per hour	10	00	12	00
222.	To bespeak translations by sworn interpreter and for same	3	00	4	00
223.	On the advocate for the other party when necessary, and other proper and necessary attendances	10	00	15	00
224.	Or if long and special, per hour	45	00	75	00
	EXHIBITS				
225.	For making each exhibit to an affidavit	1	00	1	00
	LETTERS			,	
226.	Such letters as in the opinion of the Registrar were necessary and proper to be written, and not chargeable as notices	5	00	6	00
227.	Or if long and special	8	00	15	00

Schedule C		Low Sca \$		Higl Sca \$	
	WITNESSES				
228.	The allowances to witnesses shall be in the discretion of the Registrar				
	INSTRUCTIONS TO ADVOCATE				
229.	Instructions to Advocate in all proper case .	30	00	38	00
230.	Or according to circumstances, at Registrar's discretion				
231.	Instructions for brief on trial, including attendances upon witnesses and procuring evidence and getting up the case, having regard to all the circumstances, at Registrar's discretion				
232.	Instructions for brief in all other proper cases, at Registrar's discretion				
	ATTENDANCES				
233.	On Advocate with brief or other papers —				
	(a) If Advocate's fee is under \$100	15	00	20	00
	(b) If over \$100 and under \$1,000	30	00	40	00
	(c) If over \$1,000	60	00	75	00
234.	On consultation or conference with Advocate	30	00	40	00
235.	Or according to circumstances, at the Registrar's discretion				
236.	In Court on every special motion when heard, where the advocate is merely present to instruct another advocate, per hour	30	00	45	00
237.	On special case or special petition or application adjourned from Chambers, where the advocate is merely present to instruct another advocate, per hour	30	00	45	00

Schedule C		Lower Scale \$ ¢		Higher Scale \$ ¢
238.	In Court on the hearing on trial of any cause or matter, or issue of fact, or assessment of damages, when heard or tried, where the advocate is merely present to instruct another advocate, per hour	30	00	45 00
	BRIEFS			
239.	Brief on trial or hearing of cause, issue of fact, assessment of damages, examination of witnesses, special cases, or petition before a Court, Judge, Commissioner, Referee, Examiner, or officer of the Court when necessary and proper in addition to pleadings, including necessary and proper observations, per page or part thereof	2	00	2 00
240.	Brief on appeal in any cause or matter of proceedings, per page or part thereof	2	00	2 00
241.	Brief on application to add parties	30	00	45 00
242.	Or per page or part thereof	2	00	2 00
243.	Brief on further consideration per page or part thereof	2	00	2 00
	AMOUNT TO BE INDORSED FOR COSTS UNDER ORDER 3, RULE 6			
244.	For one defendant	70	00	100 00
245.	For each extra defendant	10	00	12 00
	AMOUNT ALLOWED FOR COSTS UNDER ORDER 13, RULE 3			
246.	For one defendant	135	00	200 00
247.	For each extra defendant	10	00	12 00
	AMOUNT ALLOWED FOR COSTS INSTEAD OF TAXATION UNDER ORDER 14, RULE 1			
248.	Where judgment allowed and leave to defend refused	240	00	340 00

Schedule C		Low Sca \$		Higł Sca \$	
249.	Where substituted service required	305	00	470	00
	Note — The Registrar may, in his discretion order taxation of costs on application under Order 14, rule 1.				
	AMOUNT ALLOWED FOR COSTS INSTEAD OF TAXATION UNDER ORDER 28, RULES 2 AND 3				
250.	For one defendant	110	00	160	00
251.	For each extra defendant	10	00	12	00
	Note — Items 244 to 251 include Court fees.				