(21) Instructing architect to make plan, or a photographer to take	Sc	eale	I.	Sca	le I	Ί
photograph, and examining same; also, instructing skilled witnesses where certified by the Court, for each witness, (c) No allowance shall be made for preparing plans	£0	6 hoto	8 manha	£0]	0	0
process except such as are either ordered or proment of parties, or proved and put in at the trial	epare	ed b	v mutu	al arı	ang	'e-
sanctioned by the Court.	^		_	^	_	^
 (22) Lodging reports, (23) Perusing and considering reports, (24) Procuring the authentication of an interlocutor or order of 	0	2 5	0	0	6	6 8
the Court, where same necessary, (25) Noting any interlocutor or order (other than formal) not	0	2	6	0	3,;	. 4
pronounced in presence of parties or their Agents, . (26) Ordering and examining letters of second diligence,	0 0	$\frac{2}{3}$	6 4		$\frac{3}{5}$	4 0
 (27) Instructing shorthand writer to attend at trial or proof, or at a diet before a commissioner, including settling account, (28) Inquiring as to cause at avizandum, 	0	$rac{2}{2}$	6 6	0	3	4
(29) Lodging minute of Reference to Oath and intimating same		Z	v	U	ð	4
	0		0	0	2	6.
(30) Aganay gattling witnesses face not to avoid		6	8	0 3		
(31) Obtaining concurrence of Procurator-Fiscal,	0	$rac{2}{2}$	6 6	0	3	4
(32) Inquiring if appeal lodged,	ŏ	$\bar{2}$	Ğ	ŏ	3	4
(34) Instructing Edinburgh Agent to attend to appeal, and send-	^	c	0	Α.	. ^	^
ing documents connected therewith,	U	6	8	0]	l O	0.
15. Debates.	-	_				
(1) Debating case on preliminary pleas, or on question of procedure or interim Interdict when debate ordered by the Court,	(0)	from 10	6	1	rom 1	0.
Court,	1	11	6	2	то 12	6
(a) If, however, the whole case is decided on the deb allowed.	ate, -	fees -	under	(2)	to	be
		from		F1 2	$\frac{\mathbf{rom}}{2}$	0.
(2) Debating case on merits,	{	to		_	to	
(b) Where all the Agents engaged in a case have to tra	vel 1	nore	than fi	ve mi	les	to
the Court of Appeal in the same county from the tried an additional allowance of 10s. while engaged in to be made to each Agent.	Cou n tra	ırt w velli	here thing, besi	des o	e w utla	as ys.
16. Where Counsel Employed.(a) The following fees to be allowed as judicial costs	who	o th	na amp	lovme	m t	of.
Counsel is sanctioned, but even when sanctioned unless in cases of exceptional importance (such as	ins	truc	tions t	o Co	uns	el,
in party and party taxation to appearances in Court.						
Instructing Counsel— (1) Letter or attendance, with fee of £1, 1s. or £2, 2s.,	0	5	0	0	6	8.
(2) Exceeding £2, 2s. and not exceeding £5, 5s., .		6		0		8
(3) Exceeding £5, 5s.,	-	10	0	0 :	_	4
Revising papers drawn by Counsel. The charge to be according to	the	leng	th of	the p	аре	rs.
as finally lodged. (4) Not exceeding 10 sheets, each sheet,	0	1	0	0	1	0
(5) Each sheet thereafter,.	0	0	6	0	0	6.
(6) Attending diet of trial or proof or commission, and diet of debate with Counsel, charges as in section 12 (1).						
(7) Copy record and productions so far as necessary for Counsel,		•				
per sheet,	0	1	0	0	1	6.
section 12 (1). (b) Only one consultation in course of case to be included i	n ind	licis'	l enete :	hut,	wha	na.
counsel employed both before Sheriff-Substitute and Principal and there is a second consultation, fee the the Agent against his client.	d on	app	eal bef	ore Si	neri	ff-
AND TISOUR ASSUMED THE CHOICE.						
17. Process Fee. This fee to cover all consultations between Agent and client during		rom			rom	~
the progress of the cause, and all communications written or verbal passing between them,	£0	10 to	b	£1	l to	0,
tornar passing position anomy.	1.	1	0	2	_	۰0