

WHEREAS, in pursuance of the Statute 20 and 21 Victoria, chapter 77, section 95, a Table of Fees to be taken in the principal Registry of the Court of Probate was duly made and published in the London Gazette on the ninth day of January, one thousand eight hundred and fifty-eight;

And whereas the Judge of the Court of Probate is, by the said Act, empowered, with the concurrence of the Lord Chancellor, the Lord Chief Justice of the Court of Queen's Bench, or any one of the Judges of the Superior Courts of Law, to be by such Chief Justice named in that behalf, to add, to reduce, alter, or amend, such Table of Fees as he may see fit;

And whereas the Right Honourable John, Lord Campbell, the Lord Chief Justice of the Court of Queen's Bench, did name the Honourable Sir William Erle, Knight, one of the Judges of the Court of Queen's Bench in that behalf;

Now I, the Right Honourable Sir Cresswell Cresswell, Judge of the Court of Probate, in pursuance of the power given to me by the above-recited Act, and having received the approval of the Commissioners of Her Majesty's Treasury, signified to me by their letter, bearing date the eighth day of November, one thousand eight hundred and fifty-eight, and with the concurrence of the Right Honourable Frederick, Baron Chelmsford, the Lord High Chancellor of Great Britain, and the said Honourable Sir William Erle, Knight, do hereby fix the annexed additional and amended Table of Fees, to be taken on and after the seventeenth day of November, one thousand eight hundred and fifty-eight, by the Officers of the principal Registry of the Court of Probate.

Dated this twelfth day of November, one thousand eight hundred and fifty-eight.

#### ADDITIONAL AND AMENDED TABLE OF FEES

*To be taken in the Principal Registry of the Court of Probate.*

	£	s.	d.
For subducting a caveat ... ..	0	1	0
For notice to any district registry to which notice of a caveat has been sent of its having been subducted or warned ... ..	0	1	0
For every probate of a codicil or codicils, or letters of administration with a codicil or codicils annexed, being a codicil or codicils to a will already proved,—the same fees respectively as on a duplicate probate or duplicate letters of administration with will annexed.			
For affixing the seal of the Court to any grant of probate or letters of administration, with or without the will annexed, or to any exemplification of probate or letters of administration, with or without the will annexed, under seal of the Court of Probate in Ireland, in order to its becoming in force for property in England,—such fee as would be payable in respect of a grant originally made in England for property equal in amount to the property in England which is to be affected by the probate or other instrument to which the seal of the Court is to be affixed.			
For the registrar's fiat on an Irish grant ... ..	0	5	0
For affixing the seal of the Court to any confirmation of an executor issued by authority of any Commissary Court in Scotland ... ..	1	1	0
For noting on a probate or on letters of administration that the testator or intestate died domiciled in England ... ..	0	5	0
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 registrar's certificate in verification thereof:			
If ten folios of ninety words each, or under ... ..	0	2	6
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 ... ..	0	1	6
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 the principal registry... ..	0	1	0
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 record of the first grant ... ..	0	2	6
For noting renunciations, or any other necessary matter thereon ... ..	0	2	6
For drawing and entering in the Court books any minute or order made by the registrars—the same fees which would be payable for drawing or entering a similar minute or order if made by the judge in chambers or in open Court.			
For registering and collating a will for a grant of letters of administration with the will annexed, de bonis non or cessate, or for any second or subsequent grant of probate or letters of administration, with will annexed, when the original will has not been registered in the principal registry:			
If the will be three folios of ninety words each, or under ... ..	0	4	6
If above three folios of ninety words each, per folio ... ..	0	1	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 or for engrossing and collating the same:			
If ten folios in length or under... ..	0	3	6
If exceeding ten folios, for every additional folio ... ..	0	0	4
For settling the form of advertisements of citations or other advertisements ... ..	0	5	0
For filing in the principal registry any notice required to be sent there by a district registrar ... ..	0	1	0