[No. 76

	-
7. On every application for the consent or approval of	£ s. d.
the Minister (where necessary) to the grant by a Warden (or Commissioner of Crown Lands)—	5. Hearing 0.50 6. Adjournment of hearing, when made on appli-
Commissioner of Crown Lands)— $\pounds$ s. d. (a.) Of a license for a water-race or for a dam 1 0 0	cation of plaintiff or defendant 0 2 0
(b.) Of a license for a dredging claim of any de-	7. Filing demand for assessors 0 2 0 8. Notice of neument into Count
scription $\dots \dots \dots$	8. Notice of payment into Court        0       2       0         9. Order of Warden or Court in a suit        0       5       0
(c.) Of a mining township lease under section 45 of the Mining Act, 1926 (in addition to any	10. Any other order of the Warden or Court 0 5 0
charges under Regulation 52) 1 0 0	11. Entering of judgment05012. Filing notice of intention to appeal080
(d.) Of a mineral lease under section 107 of the Mining Act, 1926 1 0 0	12. Filling notice of intention to appeal $\dots 0 \times 0$ 13. Distress warrant $\dots \dots \dots \dots \dots \dots \dots \dots 0 \times 5 \times 0$
(e.) Of any other license or mining privilege 0 5 0	14. Issuing warrant to bailiff to deliver possession
(f.) Of an application for suspension or modifica- tion of labour conditions 1 0 0	to the plaintiff or defendant of premises recovered 050
(q.) Of an application for a certificate of reduction	15. Executing any distress warrant or other pro-
of number of workmen 1 0 0	cess, from the Courthouse; for every mile after the first mile, one way:—
(h.) Of an application for a certificate of pro- tection—	Is. per mile for first eight miles, there-
(i.) Where the period applied for does	after 6d. per mile or such sum as may
not exceed six months $\dots$ 0 10 0 (ii.) Where it exceeds six months $\dots$ 1 0 0	be fixed by the Warden in any ex- ceptional case.
(ii.) Where it exceeds six months 1 0 0 (i.) Of an application for a reduction of rent 0 10 0	16. Poundage on the sum levied or received in
(j.) Of an application for a change of purpose of	execution, for every $\pounds 1$ $0 \ 1 \ 0$ 17. Serving or executing any writ of arrest, in-
any water-race license 2 0 0 (k.) Of an application for an extension of time	junction, writ of attachment, or any
within which an application may be finally	summons, order, warrant, precept, writ, or other process not hereinbefore provided for,
heard and decided— (i.) For the first application 1 0 0	if within one mile of the Courthouse 0 5 0
(i.) For the first application $\dots 1  0  0$ (ii.) For the second application $\dots 2  0  0$	(If over one mile, mileage in addition
(iii.) For the third and each subsequent	as in 15 above.) 18. For keeping possession, per diem : any sum not
application	exceeding 0 12 0
within which to complete survey :	19. Auctioneer's commission on goods sold: not
The same fees as are payable on applications for	exceeding 5 per centum (to be paid into the Public Account where the bailiff acts
an extension of time within which an applica- tion under paragraph $(k)$ hereof may be finally	as auctioneer).
heard and decided; provided that where an	20. Executing any distress warrant against the goods, if satisfied within two hours of the
application for an extension of time within which an application for a mining privilege may	levy 050
be finally heard and decided is made upon the	21. Advertising—not exceeding : per inch $$ $0$ $5$ $0$ 22. For every search
grounds that the survey has not been completed, no fee shall be payable in respect of an applica-	23. For any document required in proceedings and
tion for an extension of time within which to	not enumerated in this part of the Table
complete the survey necessary to enable the	of Fees 0 2 0 24. For copy of any proceedings: for each com-
application for such mining privilege to be finally heard and decided :	plete folio of seventy-two words, or part
Provided always that the fees under (7) above shall be	thereof 0 0 8 25. Cartage of goods seized in execution to auction-
Provided always that the fees under (7) above shall be deemed to be fees payable under the provisions of sections	25. Cartage of goods seized in execution to auction- room or place of security : reasonable
Provided always that the fees under (7) above shall be deemed to be fees payable under the provisions of sections 169 and 430 of the Minim Act, 1926, and if the application be not recommended by the Warden (or Commissioner of	25. Cartage of goods seized in execution to auction- room or place of security : reasonable expenses actually paid, to be supported by
Provided always that the fees under (7) above shall be deemed to be fees payable under the provisions of sections 169 and 430 of the Mining Act, 1926, and if the application be not recommended by the Warden (or Commissioner of Crown Lands) or consented to or approved by the Minister,	25. Cartage of goods seized in execution to auction- room or place of security : reasonable
Provided always that the fees under (7) above shall be deemed to be fees payable under the provisions of sections 169 and 430 of the Minim Act, 1926, and if the application be not recommended by the Warden (or Commissioner of	<ul> <li>25. Cartage of goods seized in execution to auction-room or place of security: reasonable expenses actually paid, to be supported by voucher.</li> <li>26. Filing any consent of agreement</li></ul>
Provided always that the fees under (7) above shall be deemed to be fees payable under the provisions of sections 169 and 430 of the Mining Act, 1926, and if the application be not recommended by the Warden (or Commissioner of Crown Lands) or consented to or approved by the Minister, shall be returned to the person entitled thereto. PART II.	<ul> <li>25. Cartage of goods seized in execution to auction-room or place of security: reasonable expenses actually paid, to be supported by voucher.</li> <li>26. Filing any consent of agreement 0 3 0</li> </ul>
Provided always that the fees under (7) above shall be deemed to be fees payable under the provisions of sections 169 and 430 of the Mining Act, 1926, and if the application be not recommended by the Warden (or Commissioner of Crown Lands) or consented to or approved by the Minister, shall be returned to the person entitled thereto. PART II. Proceedings before Warden in respect of Mining Privileges.	<ul> <li>25. Cartage of goods seized in execution to auction-room or place of security: reasonable expenses actually paid, to be supported by voucher.</li> <li>26. Filing any consent of agreement</li></ul>
Provided always that the fees under (7) above shall be deemed to be fees payable under the provisions of sections 169 and 430 of the Mining Act, 1926, and if the application be not recommended by the Warden (or Commissioner of Crown Lands) or consented to or approved by the Minister, shall be returned to the person entitled thereto. PART II. Proceedings before Warden in respect of Mining Privileges. 1. Application fee in respect of every application £ s. d.	<ul> <li>25. Cartage of goods seized in execution to auction-room or place of security: reasonable expenses actually paid, to be supported by voucher.</li> <li>26. Filing any consent of agreement</li></ul>
Provided always that the fees under (7) above shall be deemed to be fees payable under the provisions of sections 169 and 430 of the Mining Act, 1926, and if the application be not recommended by the Warden (or Commissioner of Crown Lands) or consented to or approved by the Minister, shall be returned to the person entitled thereto. PART II. Proceedings before Warden in respect of Mining Privileges. 1. Application fee in respect of every application £ s. d. to the Warden	<ul> <li>25. Cartage of goods seized in execution to auction-room or place of security: reasonable expenses actually paid, to be supported by voucher.</li> <li>26. Filing any consent of agreement</li></ul>
Provided always that the fees under (7) above shall be deemed to be fees payable under the provisions of sections 169 and 430 of the Mining Act, 1926, and if the application be not recommended by the Warden (or Commissioner of Crown Lands) or consented to or approved by the Minister, shall be returned to the person entitled thereto. PART II. Proceedings before Warden in respect of Mining Privileges. 1. Application fee in respect of every application £ s. d. to the Warden03 0 2. Filing notice of objection	<ul> <li>25. Cartage of goods seized in execution to auction-room or place of security: reasonable expenses actually paid, to be supported by voucher.</li> <li>26. Filing any consent of agreement</li></ul>
Provided always that the fees under (7) above shall be deemed to be fees payable under the provisions of sections 169 and 430 of the Mining Act, 1926, and if the application be not recommended by the Warden (or Commissioner of Crown Lands) or consented to or approved by the Minister, shall be returned to the person entitled thereto. PART II. Proceedings before Warden in respect of Mining Privileges. 1. Application fee in respect of every application £ s. d. to the Warden 0 3 0 2. Filing notice of objection 0 3 0 3. (a.) Summons to witness (b.) Service of summons (c.) Mileage allowances as in allowances as in	<ul> <li>25. Cartage of goods seized in execution to auction-room or place of security: reasonable expenses actually paid, to be supported by voucher.</li> <li>26. Filing any consent of agreement 0 3 0</li> <li>27. Filing notice of any application for a rehearing 0 3 0</li> <li>28. Allowances to witnesses: the same allowances as are for the time being allowed in Civil cases under the Magistrates' Courts Act, 1908.</li> <li>Where any act has to be done or any document is required in order to carry out and enforce— <ul> <li>(a.) Any judgment, decision, or order of the Warden or of the Warden's Court in civil proceedings; or</li> <li>(b.) Any conviction or order of the Warden or of the</li> </ul> </li> </ul>
Provided always that the fees under (7) above shall be deemed to be fees payable under the provisions of sections 169 and 430 of the Mining Act, 1926, and if the application be not recommended by the Warden (or Commissioner of Crown Lands) or consented to or approved by the Minister, shall be returned to the person entitled thereto. PART II. Proceedings before Warden in respect of Mining Privileges. 1. Application fee in respect of every application £ s. d. to the Warden	<ul> <li>25. Cartage of goods seized in execution to auction-room or place of security : reasonable expenses actually paid, to be supported by voucher.</li> <li>26. Filing any consent of agreement</li></ul>
Provided always that the fees under (7) above shall be deemed to be fees payable under the provisions of sections 169 and 430 of the Mining Act, 1926, and if the application be not recommended by the Warden (or Commissioner of Crown Lands) or consented to or approved by the Minister, shall be returned to the person entitled thereto. PART II. Proceedings before Warden in respect of Mining Privileges. 1. Application fee in respect of every application £ s. d. to the Warden 0 3 0 2. Filing notice of objection 0 3 0 3. (a.) Summons to witness (b.) Service of summons (c.) Mileage allowances as in allowances as in	<ul> <li>25. Cartage of goods seized in execution to auction-room or place of security: reasonable expenses actually paid, to be supported by voucher.</li> <li>26. Filing any consent of agreement 0 3 0</li> <li>27. Filing notice of any application for a rehearing 0 3 0</li> <li>28. Allowances to witnesses: the same allowances as are for the time being allowed in Civil cases under the Magistrates' Courts Act, 1908.</li> <li>Where any act has to be done or any document is required in order to carry out and enforce— <ul> <li>(a.) Any judgment, decision, or order of the Warden or of the Warden's Court in civil proceedings; or</li> <li>(b.) Any conviction or order of the Warden or of the Warden's Court in proceedings imposing a penalty,then in so far as no fee is charged for such act or document in this part of the Table of Fees, the fees chargeable shall—</li> </ul></li></ul>
Provided always that the fees under (7) above shall be deemed to be fees payable under the provisions of sections 169 and 430 of the Mining Act, 1926, and if the application be not recommended by the Warden (or Commissioner of Crown Lands) or consented to or approved by the Minister, shall be returned to the person entitled thereto. PART II. Proceedings before Warden in respect of Mining Privileges. 1. Application fee in respect of every application £ s. d. to the Warden 0 3 0 2. Filing notice of objection 0 3 0 3. (a.) Summons to witness (b.) Service of summons (c.) Mileage (d.) Filing notice of application for rehearing (e.) Allowances to witnesses (f.) Filing notice of appeal	<ul> <li>25. Cartage of goods seized in execution to auction-room or place of security : reasonable expenses actually paid, to be supported by voucher.</li> <li>26. Filing any consent of agreement 0 3 0</li> <li>27. Filing notice of any application for a rehearing 0 3 0</li> <li>28. Allowances to witnesses : the same allowances as are for the time being allowed in Civil cases under the Magistrates' Courts Act, 1908.</li> <li>Where any act has to be done or any document is required in order to carry out and enforce— <ul> <li>(a.) Any judgment, decision, or order of the Warden or of the Warden's Court in civil proceedings; or</li> <li>(b.) Any conviction or order of the Warden or of the marker's court in proceedings imposing a penalty,</li></ul></li></ul>
Provided always that the fees under (7) above shall be deemed to be fees payable under the provisions of sections 169 and 430 of the Mining Act, 1926, and if the application be not recommended by the Warden (or Commissioner of Crown Lands) or consented to or approved by the Minister, shall be returned to the person entitled thereto. PART II. Proceedings before Warden in respect of Mining Privileges. 1. Application fee in respect of every application £ s. d. to the Warden 0 3 0 2. Filing notice of objection 0 3 0 3. (a.) Summons to witness (b.) Service of summons (c.) Mileage (d.) Filing notice of application for rehearing (e.) Allowances to witnesses (f.) Filing notice of appeal 4. Certificate of protection, when granted by £ s. d.	<ul> <li>25. Cartage of goods seized in execution to auction-room or place of security: reasonable expenses actually paid, to be supported by voucher.</li> <li>26. Filing any consent of agreement 0 3 0</li> <li>27. Filing notice of any application for a rehearing 0 3 0</li> <li>28. Allowances to witnesses: the same allowances as are for the time being allowed in Civil cases under the Magistrates' Courts Act, 1908.</li> <li>Where any act has to be done or any document is required in order to carry out and enforce— <ul> <li>(a.) Any judgment, decision, or order of the Warden or of the Warden's Court in civil proceedings; or</li> <li>(b.) Any conviction or order of the Warden or of the Warden's Court in proceedings imposing a penalty,then in so far as no fee is charged for such act or document in this part of the Table of Fees, the fees chargeable shall—</li> </ul></li></ul>
Provided always that the fees under (7) above shall be deemed to be fees payable under the provisions of sections 169 and 430 of the Mining Act, 1926, and if the application be not recommended by the Warden (or Commissioner of Crown Lands) or consented to or approved by the Minister, shall be returned to the person entitled thereto. PART II. Proceedings before Warden in respect of Mining Privileges. 1. Application fee in respect of every application £ s. d. to the Warden 0 3 0 2. Filing notice of objection 0 3 0 3. (a.) Summons to witnoss (b.) Service of summons (c.) Mileage (d.) Filing notice of application for rehearing (e.) Allowances to witnesses (f.) Filing notice of appeal 4. Certificate of protection, when granted by £ s. d. Warden without consent of Minister 0 5 0 5. Certificate of easement 0 10 0	<ul> <li>25. Cartage of goods seized in execution to auction-room or place of security : reasonable expenses actually paid, to be supported by voucher.</li> <li>26. Filing any consent of agreement 0 3 0</li> <li>27. Filing notice of any application for a rehearing 0 3 0</li> <li>28. Allowances to witnesses : the same allowances as are for the time being allowed in Civil cases under the Magistrates' Courts Act, 1908.</li> <li>Where any act has to be done or any document is required in order to carry out and enforce— <ul> <li>(a.) Any judgment, decision, or order of the Warden or of the Warden's Court in civil proceedings; or</li> <li>(b.) Any conviction or order of the Warden or of the marken's Court in proceedings imposing a penalty,— then in so far as no fee is charged for such act or document in this part of the Table of Fees, the fees chargeable shall— In case (a) be those chargeable under the Magistrates' </li> </ul></li></ul>
Provided always that the fees under (7) above shall be deemed to be fees payable under the provisions of sections 169 and 430 of the Mining Act, 1926, and if the application be not recommended by the Warden (or Commissioner of Crown Lands) or consented to or approved by the Minister, shall be returned to the person entitled thereto. PART II. Proceedings before Warden in respect of Mining Privileges. 1. Application fee in respect of every application £ s. d. to the Warden 0 3 0 2. Filing notice of objection 0 3 0 3. (a.) Summons to witness (b.) Service of summons (c.) Mileage (d.) Filing notice of application for rehearing (d.) Filing notice of appeal 4. Certificate of protection, when granted by £ s. d. Warden without consent of Minister 0 5 0 5. Certificate of registration 0 2 0	<ul> <li>25. Cartage of goods seized in execution to auction-room or place of security: reasonable expenses actually paid, to be supported by voucher.</li> <li>26. Filing any consent of agreement 0 3 0</li> <li>27. Filing notice of any application for a rehearing 0 3 0</li> <li>28. Allowances to witnesses: the same allowances as are for the time being allowed in Civil cases under the Magistrates' Courts Act, 1908.</li> <li>Where any act has to be done or any document is required in order to carry out and enforce— <ul> <li>(a.) Any judgment, decision, or order of the Warden or of the Warden's Court in civil proceedings; or</li> <li>(b.) Any conviction or order of the Warden or of the same as no fee is charged for such act or document in this part of the Table of Fees, the fees chargeable shall—In case (a) be those chargeable under the Magistrates' Courts Act, 1908; and</li> </ul></li></ul>
Provided always that the fees under (7) above shall be deemed to be fees payable under the provisions of sections 169 and 430 of the Mining Act, 1926, and if the application be not recommended by the Warden (or Commissioner of Crown Lands) or consented to or approved by the Minister, shall be returned to the person entitled thereto. PART II. Proceedings before Warden in respect of Mining Privileges. 1. Application fee in respect of every application £ s. d. to the Warden 0 3 0 2. Filing notice of objection 0 3 0 3. (a.) Summons to witnoss (b.) Service of summons (c.) Mileage (d.) Filing notice of application for rehearing (e.) Allowances to witnesses (f.) Filing notice of appeal 4. Certificate of protection, when granted by £ s. d. Warden without consent of Minister 0 5 0 5. Certificate of easement 0 10 0	<ul> <li>25. Cartage of goods seized in execution to auction-room or place of security : reasonable expenses actually paid, to be supported by voucher.</li> <li>26. Filing any consent of agreement 0 3 0</li> <li>27. Filing notice of any application for a rehearing 0 3 0</li> <li>28. Allowances to witnesses : the same allowances as are for the time being allowed in Civil cases under the Magistrates' Courts Act, 1908.</li> <li>Where any act has to be done or any document is required in order to carry out and enforce— <ul> <li>(a.) Any judgment, decision, or order of the Warden or of the Warden's Court in civil proceedings; or</li> <li>(b.) Any conviction or order of the Warden or of the Warden's Court in proceedings imposing a penalty,— then in so far as no fee is charged for such act or document in this part of the Table of Fees, the fees chargeable shall— In case (a) be those chargeable under the Justices of the Peace Act, 1908.</li> <li>PART IV.</li> </ul> </li> <li>Scale of Costs and Charges which may be allowed to Registered</li> </ul>
Provided always that the fees under (7) above shall be deemed to be fees payable under the provisions of sections 169 and 430 of the Mining Act, 1926, and if the application be not recommended by the Warden (or Commissioner of Crown Lands) or consented to or approved by the Minister, shall be returned to the person entitled thereto. PART II. Proceedings before Warden in respect of Mining Privileges. 1. Application fee in respect of every application £ s. d. to the Warden 0 3 0 2. Filing notice of objection 0 3 0 3. (a.) Summons to witnoss (b.) Service of summons (c.) Mileage (d.) Filing notice of application for rehearing (e.) Allowances to witnesses (f.) Filing notice of appeal 4. Certificate of protection, when granted by £ s. d. Warden without consent of Minister 0 5 0 5. Certificate of registration 0 2 0 7. License for a mining privilege under which neither rent nor royalty is payable 1 1 0	<ul> <li>25. Cartage of goods seized in execution to auction-room or place of security : reasonable expenses actually paid, to be supported by voucher.</li> <li>26. Filing any consent of agreement 0 3 0</li> <li>27. Filing notice of any application for a rehearing 0 3 0</li> <li>28. Allowances to witnesses : the same allowances as are for the time being allowed in Civil cases under the Magistrates' Courts Act, 1908.</li> <li>Where any act has to be done or any document is required in order to carry out and enforce— <ul> <li>(a.) Any judgment, decision, or order of the Warden or of the Warden's Court in civil proceedings; or</li> <li>(b.) Any conviction or order of the Warden or of the Warden's Court in proceedings imposing a penalty,— then in so far as no fee is chargeable under the Magistrates' Courts Act, 1908; and In case (a) be those chargeable under the Justices of the Peace Act, 1908.</li> </ul> </li> <li>PART IV.</li> <li>Scale of Costs and Charges which may be allowed to Registered Mining Agents and Solicitors.</li> </ul>
Provided always that the fees under (7) above shall be deemed to be fees payable under the provisions of sections 169 and 430 of the Mining Act, 1926, and if the application be not recommended by the Warden (or Commissioner of Crown Lands) or consented to or approved by the Minister, shall be returned to the person entitled thereto. PART II. Proceedings before Warden in respect of Mining Privileges. 1. Application fee in respect of every application £ s. d. to the Warden 0 3 0 2. Filing notice of objection 0 3 0 3. (a.) Summons to witness (b.) Service of summons (c.) Mileage 0 3 0 4. Certificate of application for rehearing (e.) Allowances to witnesses (f.) Filing notice of appeal 0 5 0 5. Certificate of easement 0 10 0 6. Certificate of registration 0 2 0 7. License for a mining privilege under which	<ul> <li>25. Cartage of goods seized in execution to auction-room or place of security : reasonable expenses actually paid, to be supported by voucher.</li> <li>26. Filing any consent of agreement 0 3 0</li> <li>27. Filing notice of any application for a rehearing 0 3 0</li> <li>28. Allowances to witnesses : the same allowances as are for the time being allowed in Civil cases under the Magistrates' Courts Act, 1908.</li> <li>Where any act has to be done or any document is required in order to carry out and enforce— <ul> <li>(a.) Any judgment, decision, or order of the Warden or of the Warden's Court in civil proceedings; or</li> <li>(b.) Any conviction or order of the Warden or of the Warden's Court in proceedings imposing a penalty,— then in so far as no fee is charged for such act or document in this part of the Table of Fees, the fees chargeable shall— In case (a) be those chargeable under the Justices of the Peace Act, 1908.</li> <li>PART IV.</li> </ul> </li> <li>Scale of Costs and Charges which may be allowed to Registered</li> </ul>
Provided always that the fees under (7) above shall be deemed to be fees payable under the provisions of sections 169 and 430 of the Mining Act, 1926, and if the application be not recommended by the Warden (or Commissioner of Crown Lands) or consented to or approved by the Minister, shall be returned to the person entitled thereto. PART II. Proceedings before Warden in respect of Mining Privileges. 1. Application fee in respect of every application £ s. d. to the Warden0 3 0 2. Filing notice of objection0 3 0 3. (a.) Summons to witness (b.) Service of summons (c.) Mileage (d.) Filing notice of application for rehearing (e.) Allowances to witnesses (f.) Filing notice of appeal 4. Certificate of protection, when granted by £ s. d. Warden without consent of Minister 0 5 0 5. Certificate of registration	<ul> <li>25. Cartage of goods seized in execution to auction-room or place of security : reasonable expenses actually paid, to be supported by voucher.</li> <li>26. Filing any consent of agreement 0 3 0</li> <li>27. Filing notice of any application for a rehearing 0 3 0</li> <li>28. Allowances to witnesses : the same allowances as are for the time being allowed in Civil cases under the Magistrates' Courts Act, 1908.</li> <li>Where any act has to be done or any document is required in order to carry out and enforce— <ul> <li>(a.) Any judgment, decision, or order of the Warden or of the Warden's Court in civil proceedings; or</li> <li>(b.) Any conviction or order of the Warden or of the Warden's Court in proceedings imposing a penalty,— then in so far as no fee is charged for such act or document in this part of the Table of Fees, the fees chargeable shall— In case (a) be those chargeable under the Justices of the Peace Act, 1908.</li> </ul> PART IV. Scale of Costs and Charges which may be allowed to Registered Mining Agents and Solicitors. 1. In respect of applications to the Warden— <ul> <li>(a.) In respect of every unopposed application, including preparation and filing of applica- £ s. d.</li> </ul> </li> </ul>
Provided always that the fees under (7) above shall be deemed to be fees payable under the provisions of sections 169 and 430 of the Mining Act, 1926, and if the application be not recommended by the Warden (or Commissioner of Crown Lands) or consented to or approved by the Minister, shall be returned to the person entitled thereto. PART II. Proceedings before Warden in respect of Mining Privileges. 1. Application fee in respect of every application £ s. d. to the Warden	<ul> <li>25. Cartage of goods seized in execution to auction-room or place of security : reasonable expenses actually paid, to be supported by voucher.</li> <li>26. Filing any consent of agreement 0 3 0</li> <li>27. Filing notice of any application for a rehearing 0 3 0</li> <li>28. Allowances to witnesses : the same allowances as are for the time being allowed in Civil cases under the Magistrates' Courts Act, 1908.</li> <li>Where any act has to be done or any document is required in order to carry out and enforce— <ul> <li>(a.) Any judgment, decision, or order of the Warden or of the Warden's Court in civil proceedings; or</li> <li>(b.) Any conviction or order of the Warden or of the Warden's Court in proceedings imposing a penalty,—</li> <li>then in so far as no fee is charged for such act or document in this part of the Table of Fees, the fees chargeable shall—In case (a) be those chargeable under the Magistrates' Courts Act, 1908; and</li> <li>In case (b) be those chargeable under the Justices of the Peace Act, 1908.</li> </ul> </li> <li> <b>PART IV.</b> Scale of Costs and Charges which may be allowed to Registered Mining Agents and Solicitors. 1. In respect of every unopposed application, including preparation and filing of application, including preparation and filing of application, including preparation and filing of application. 0 10 6 </li> </ul>
Provided always that the fees under (7) above shall be deemed to be fees payable under the provisions of sections 169 and 430 of the Mining Act, 1926, and if the application be not recommended by the Warden (or Commissioner of Crown Lands) or consented to or approved by the Minister, shall be returned to the person entitled thereto. PART II. Proceedings before Warden in respect of Mining Privileges. 1. Application fee in respect of every application £ s. d. to the Warden 0 3 0 2. Filing notice of objection 0 3 0 3. (a.) Summons to witnoss (b.) Service of summons (c.) Mileage 0 3 0 4. Certificate of application for rehearing (e.) Allowances to witnesses (f.) Filing notice of appeal 0 10 0 5. Certificate of protection, when granted by £ s. d. Warden without consent of Minister 0 2 0 7. License for a mining privilege under which neither rent nor royalty is payable . 1 1 0 PART III. Proceedings in the Warden's Court. 1. Summons to witness, for each defendant to £ s. d. be served 0 3 0	<ul> <li>25. Cartage of goods seized in execution to auction-room or place of security : reasonable expenses actually paid, to be supported by voucher.</li> <li>26. Filing any consent of agreement 0 3 0</li> <li>27. Filing notice of any application for a rehearing 0 3 0</li> <li>28. Allowances to witnesses : the same allowances as are for the time being allowed in Civil cases under the Magistrates' Courts Act, 1908.</li> <li>Where any act has to be done or any document is required in order to carry out and enforce— <ul> <li>(a.) Any judgment, decision, or order of the Warden or of the Warden's Court in civil proceedings; or</li> <li>(b.) Any conviction or order of the Warden or of the Warden's Court in proceedings imposing a penalty,—then in so far as no fee is charged for such act or document in this part of the Table of Fees, the fees chargeable shall—In case (a) be those chargeable under the Justices of the Peace Act, 1908.</li> <li>PAET IV.</li> </ul> </li> <li>Scale of Costs and Charges which may be allowed to Registered Mining Agents and Solicitors.</li> <li>1. In respect of every unopposed application, including preparation and filing of applica- £ s. d. tion and appearance before Warden 0 10 6</li> <li>(b.) In respect of every opposed application, including preparation and filing of applica- [1 1 0]</li> </ul>
Provided always that the fees under (7) above shall be deemed to be fees payable under the provisions of sections 169 and 430 of the Mining Act, 1926, and if the application be not recommended by the Warden (or Commissioner of Crown Lands) or consented to or approved by the Minister, shall be returned to the person entitled thereto. PART II. Proceedings before Warden in respect of Mining Privileges. 1. Application fee in respect of every application £ s. d. to the Warden0 3 0 2. Filing notice of objection0 3 0 3. (a.) Summons to witness (b.) Service of summons (c.) Mileage (d.) Filing notice of application for rehearing (e.) Allowances to witnesses (f.) Filing notice of appeal 4. Certificate of easement 0 5 0 5. Certificate of registration 0 10 0 6. Certificate of registration 0 2 0 7. License for a mining privilege under which neither rent nor royalty is payable 1 1 0 PART III. Proceedings in the Warden's Court. 1. Summons to witness, for each defendant to £ s. d. be served 0 3 0 3. Carvice of any summons by bailiff or police	<ul> <li>25. Cartage of goods seized in execution to auction-room or place of security : reasonable expenses actually paid, to be supported by voucher.</li> <li>26. Filing any consent of agreement 0 3 0</li> <li>27. Filing notice of any application for a rehearing 0 3 0</li> <li>28. Allowances to witnesses : the same allowances as are for the time being allowed in Civil cases under the Magistrates' Courts Act, 1908.</li> <li>Where any act has to be done or any document is required in order to carry out and enforce— <ul> <li>(a.) Any judgment, decision, or order of the Warden or of the Warden's Court in civil proceedings; or</li> <li>(b.) Any conviction or order of the Warden or of the Warden's Court in proceedings imposing a penalty,—</li> <li>then in so far as no fee is charged for such act or document in this part of the Table of Fees, the fees chargeable shall—</li> <li>In case (a) be those chargeable under the Justices of the Peace Act, 1908.</li> </ul> </li> <li>PART IV.</li> <li>Scale of Costs and Charges which may be allowed to Registered Mining Agents and Solicitors.</li> <li>1. In respect of applications to the Warden—</li> <li>(a.) In respect of every unopposed application, including preparation and filing of applica- £ s. d. tion and appearance before Warden 0 10 6</li> <li>(b.) In respect of objection, as the case &gt; to</li> </ul>
Provided always that the fees under (7) above shall be deemed to be fees payable under the provisions of sections 169 and 430 of the Mining Act, 1926, and if the application be not recommended by the Warden (or Commissioner of Crown Lands) or consented to or approved by the Minister, shall be returned to the person entitled thereto. PART II. Proceedings before Warden in respect of Mining Privileges. 1. Application fee in respect of every application £ s. d. to the Warden 0 3 0 2. Filing notice of objection 0 3 0 3. (a.) Summons to witness 0 3 0 3. (a.) Summons to witness 0 3 0 (d.) Filing notice of application for rehearing (e.) Allowances to witnesses 0 10 0 6. Certificate of protection, when granted by £ s. d. Warden without consent of Minister 0 5 0 5. Certificate of registration 0 10 0 6. Certificate of registration 0 2 0 7. License for a mining privilege under which neither rent nor royalty is payable . 1 1 0 PART III. Proceedings in the Warden's Court. 1. Summons to defendant, for each defendant to £ s. d. be served 0 3 0 3. Service of any summons by bailiff or police officer, for each defendant or witness to be served 0 3 0	<ul> <li>25. Cartage of goods seized in execution to auction-room or place of security : reasonable expenses actually paid, to be supported by voucher.</li> <li>26. Filing any consent of agreement</li></ul>
Provided always that the fees under (7) above shall be deemed to be fees payable under the provisions of sections 169 and 430 of the Mining Act, 1926, and if the application be not recommended by the Warden (or Commissioner of Crown Lands) or consented to or approved by the Minister, shall be returned to the person entitled thereto. PART II. Proceedings before Warden in respect of Mining Privileges. 1. Application fee in respect of every application £ s. d. to the Warden0 3 0 2. Filing notice of objection0 3 0 3. (a.) Summons to witness (b.) Service of summons (c.) Mileage (d.) Filing notice of application for rehearing (e.) Allowances to witnesses (f.) Filing notice of appeal 4. Certificate of protection, when granted by £ s. d. Warden without consent of Minister 0 5 0 5. Certificate of registration	<ul> <li>25. Cartage of goods seized in execution to auction-room or place of security : reasonable expenses actually paid, to be supported by voucher.</li> <li>26. Filing any consent of agreement 0 3 0</li> <li>27. Filing notice of any application for a rehearing 0 3 0</li> <li>28. Allowances to witnesses : the same allowances as are for the time being allowed in Civil cases under the Magistrates' Courts Act, 1908.</li> <li>Where any act has to be done or any document is required in order to carry out and enforce— <ul> <li>(a.) Any judgment, decision, or order of the Warden or of the Warden's Court in civil proceedings; or</li> <li>(b.) Any conviction or order of the Warden or of the Warden's Court in proceedings imposing a penalty,—then in so far as no fee is charged for such act or document in this part of the Table of Fees, the fees chargeable shall—In case (a) be those chargeable under the Magistrates' Courts Act, 1908.</li> <li>PAET IV.</li> </ul> Scale of Costs and Charges which may be allowed to Registered Mining Agents and Solicitors. 1. In respect of every unopposed application, including preparation and filing of applica- £ s. d. tion and appearance before Warden</li></ul>
Provided always that the fees under (7) above shall be deemed to be fees payable under the provisions of sections 169 and 430 of the Mining Act, 1926, and if the application be not recommended by the Warden (or Commissioner of Crown Lands) or consented to or approved by the Minister, shall be returned to the person entitled thereto. PART II. Proceedings before Warden in respect of Mining Privileges. 1. Application fee in respect of every application £ s. d. to the Warden 0 3 0 2. Filing notice of objection 0 3 0 3. (a.) Summons to witness (b.) Service of summons (c.) Mileage (d.) Filing notice of application for rehearing (e.) Allowances to witnesses (f.) Filing notice of appeal 4. Certificate of protection, when granted by £ s. d. Warden without consent of Minister 0 2 0 5. Certificate of registration	<ul> <li>25. Cartage of goods seized in execution to auction-room or place of security : reasonable expenses actually paid, to be supported by voucher.</li> <li>26. Filing any consent of agreement</li></ul>
Provided always that the fees under (7) above shall be deemed to be fees payable under the provisions of sections 169 and 430 of the Mining Act, 1926, and if the application be not recommended by the Warden (or Commissioner of Crown Lands) or consented to or approved by the Minister, shall be returned to the person entitled thereto. PART II. Proceedings before Warden in respect of Mining Privileges. 1. Application fee in respect of every application £ s. d. to the Warden 0 3 0 2. Filing notice of objection 0 3 0 3. (a.) Summons to witness 0 3 0 3. (a.) Summons to witness 0 3 0 3. (a.) Summons to witness 0 3 0 4. Of Filing notice of application for rehearing (e.) Allowances to witnesses 0 5 0 5. Certificate of protection, when granted by £ s. d. Warden without consent of Minister 0 10 0 6. Certificate of registration 0 10 0 6. Certificate of registration 0 10 0 7. License for a mining privilege under which neither rent nor royalty is payable 1 1 0 PART III. Proceedings in the Warden's Court. 1. Summons to defendant, for each defendant to £ s. d. be served 0 5 0 2. Summons to witness, for each witness to be served 0 3 0 3. Service of any summons by bailiff or police officer, for each defendant or witness to be served 0 3 0 4. Mileage, for service of any summons, or copy of any summons by bailiff or police officer from the Courthouse or police-station from which service commences: for every mile	<ul> <li>25. Cartage of goods seized in execution to auction-room or place of security : reasonable expenses actually paid, to be supported by voucher.</li> <li>26. Filing any consent of agreement</li></ul>
Provided always that the fees under (7) above shall be deemed to be fees payable under the provisions of sections 169 and 430 of the Mining Act, 1926, and if the application be not recommended by the Warden (or Commissioner of Crown Lands) or consented to or approved by the Minister, shall be returned to the person entitled thereto. PART II. Proceedings before Warden in respect of Mining Privileges. 1. Application fee in respect of every application £ s. d. to the Warden 0 3 0 2. Filing notice of objection 0 3 0 3. (a.) Summons to witness (b.) Service of summons (c.) Mileage (d.) Filing notice of application for rehearing (e.) Allowances to witnesses (f.) Filing notice of appeal 4. Certificate of protection, when granted by £ s. d. Warden without consent of Minister 0 2 0 5. Certificate of registration	<ul> <li>25. Cartage of goods seized in execution to auction-room or place of security : reasonable expenses actually paid, to be supported by voucher.</li> <li>26. Filing any consent of agreement 0 3 0</li> <li>27. Filing notice of any application for a rehearing 0 3 0</li> <li>28. Allowances to witnesses : the same allowances as are for the time being allowed in Civil cases under the Magistrates' Courts Act, 1908.</li> <li>Where any act has to be done or any document is required in order to carry out and enforce— <ul> <li>(a.) Any judgment, decision, or order of the Warden or of the Warden's Court in civil proceedings; or</li> <li>(b.) Any conviction or order of the Warden or of the Warden's Court in proceedings imposing a penalty,— then in so far as no fee is charged for such act or document in this part of the Table of Fees, the fees chargeable shall— In case (a) be those chargeable under the Magistrates' Courts Act, 1908; and</li> <li>In case (b) be those chargeable under the Justices of the Peace Act, 1908; and</li> <li>In case of costs and Charges which may be allowed to Registered Mining Agents and Solicitors.</li> </ul> </li> <li>1. In respect of every unopposed application, including preparation and filing of applica-for warden 0 10 6</li> <li>(b.) In respect of every opposed application, including preparation and filing of applica-for the Varden's Court as a peraance before Warden 0 10 6</li> <li>(b.) In respect of proceedings be the case for the Warden's Court</li></ul>
Provided always that the fees under (7) above shall be deemed to be fees payable under the provisions of sections 169 and 430 of the Mining Act, 1926, and if the application be not recommended by the Warden (or Commissioner of Crown Lands) or consented to or approved by the Minister, shall be returned to the person entitled thereto. PART II. Proceedings before Warden in respect of Mining Privileges. 1. Application fee in respect of every application £ s. d. to the Warden 0 3 0 2. Filing notice of objection 0 3 0 3. (a.) Summons to witness 0 3 0 3. (a.) Summons to witness 0 3 0 (c.) Mileage 0 3 0 4. Certificate of application for rehearing (e.) Allowances to witnesses 0 10 0 5. Certificate of protection, when granted by £ s. d. Warden without consent of Minister 0 5 0 5. Certificate of registration 0 10 0 6. Certificate of registration 0 2 0 7. License for a mining privilege under which neither rent nor royalty is payable . 1 1 0 PART III. Proceedings in the Warden's Court. 1. Summons to defendant, for each defendant to £ s. d. be served 0 5 0 2. Summons to vitness, for each witness to be served 0 3 0 3. Service of any summons by bailiff or police officer, for each defendant or witness to be served 0 3 0 4. Mileage, for service of any summons, or copy of any summons by bailiff or police officer from the Courthouse or police-station from which service commences : for every mile after the first mile, one way:- ls. per mile for first eight miles, there- after 6d. per mile or such sum as may	<ul> <li>25. Cartage of goods seized in execution to auction-room or place of security : reasonable expenses actually paid, to be supported by voucher.</li> <li>26. Filing any consent of agreement</li></ul>
Provided always that the fees under (7) above shall be deemed to be fees payable under the provisions of sections 169 and 430 of the Mining Act, 1926, and if the application be not recommended by the Warden (or Commissioner of Crown Lands) or consented to or approved by the Minister, shall be returned to the person entitled thereto. PART II. Proceedings before Warden in respect of Mining Privileges. 1. Application fee in respect of every application £ s. d. to the Warden0 3 0 2. Filing notice of objection0 3 0 3. (a.) Summons to witness (b.) Service of summons (c.) Mileage (d.) Filing notice of application for rehearing (e.) Allowances to witnesses (f.) Filing notice of appeal 4. Certificate of protection, when granted by £ s. d. Warden without consent of Minister 0 2 0 5. Certificate of asyment	<ul> <li>25. Cartage of goods seized in execution to auction-room or place of security : reasonable expenses actually paid, to be supported by voucher.</li> <li>26. Filing any consent of agreement 0 3 0</li> <li>27. Filing notice of any application for a rehearing 0 3 0</li> <li>28. Allowances to witnesses : the same allowances as are for the time being allowed in Civil cases under the Magistrates' Courts Act, 1908.</li> <li>Where any act has to be done or any document is required in order to carry out and enforce— <ul> <li>(a.) Any judgment, decision, or order of the Warden or of the Warden's Court in civil proceedings; or</li> <li>(b.) Any conviction or order of the Warden or of the Warden's Court in proceedings imposing a penalty,— then in so far as no fee is charged for such act or document in this part of the Table of Fees, the fees chargeable shall— In case (a) be those chargeable under the Magistrates' Courts Act, 1908; and</li> <li>In case (b) be those chargeable under the Justices of the Peace Act, 1908; and</li> <li>In case of costs and Charges which may be allowed to Registered Mining Agents and Solicitors.</li> </ul> </li> <li>1. In respect of every unopposed application, including preparation and filing of applica-for warden 0 10 6</li> <li>(b.) In respect of every opposed application, including preparation and filing of applica-for the Varden's Court as a peraance before Warden 0 10 6</li> <li>(b.) In respect of proceedings be the case for the Warden's Court</li></ul>
Provided always that the fees under (7) above shall be deemed to be fees payable under the provisions of sections 169 and 430 of the Mining Act, 1926, and if the application be not recommended by the Warden (or Commissioner of Crown Lands) or consented to or approved by the Minister, shall be returned to the person entitled thereto. PART II. Proceedings before Warden in respect of Mining Privileges. 1. Application fee in respect of every application £ s. d. to the Warden 0 3 0 2. Filing notice of objection 0 3 0 3. (a.) Summons to witness (b.) Service of summons (c.) Mileage (d.) Filing notice of application for rehearing (e.) Allowances to witnesses (f.) Filing notice of appeal 4. Certificate of protection, when granted by £ s. d. Warden without consent of Minister . 0 5 0 5. Certificate of registration 0 10 0 6. Certificate of registration 0 2 0 7. License for a mining privilege under which neither rent nor royalty is payable . 1 1 0 PART III. Proceedings in the Warden's Court. 1. Summons to witness, for each defendant to £ s. d. be served 0 3 0 3. Service of any summons by bailiff or police officer, for each defendant or witness to be served 0 3 0 4. Mileage, for service of any summons, or copy of any summons by bailiff or police officer from the Courthouse or police-station from which service commences: for every mile after the first mile, one way:— 1s. per mile for first eight miles, there- after 6d. per mile or such sum as may be fixed by Warden in any exceptional	<ul> <li>25. Cartage of goods seized in execution to auction-room or place of security : reasonable expenses actually paid, to be supported by voucher.</li> <li>26. Filing any consent of agreement</li></ul>
Provided always that the fees under (7) above shall be deemed to be fees payable under the provisions of sections 169 and 430 of the Mining Act, 1926, and if the application be not recommended by the Warden (or Commissioner of Crown Lands) or consented to or approved by the Minister, shall be returned to the person entitled thereto. PART II. Proceedings before Warden in respect of Mining Privileges. 1. Application fee in respect of every application £ s. d. to the Warden 0 3 0 2. Filing notice of objection 0 3 0 3. (a.) Summons to witness (b.) Service of summons (c.) Mileage (d.) Filing notice of application for rehearing (e.) Allowances to witnesses (f.) Filing notice of appeal 4. Certificate of protection, when granted by £ s. d. Warden without consent of Minister . 0 5 0 5. Certificate of registration 0 10 0 6. Certificate of registration 0 2 0 7. License for a mining privilege under which neither rent nor royalty is payable . 1 1 0 PART III. Proceedings in the Warden's Court. 1. Summons to witness, for each defendant to £ s. d. be served 0 3 0 3. Service of any summons by bailiff or police officer, for each defendant or witness to be served 0 3 0 4. Mileage, for service of any summons, or copy of any summons by bailiff or police officer from the Courthouse or police-station from which service commences: for every mile after the first mile, one way:— 1s. per mile for first eight miles, there- after 6d. per mile or such sum as may be fixed by Warden in any exceptional	<ul> <li>25. Cartage of goods seized in execution to auction-room or place of security : reasonable expenses actually paid, to be supported by voucher.</li> <li>26. Filing any consent of agreement</li></ul>

3218