#### SCOTTISH STATUTORY INSTRUMENTS

# 2009 No. 321

## **SHERIFF COURT**

Act of Sederunt (Fees of Solicitors in the Sheriff Court) (Amendment No. 2) 2009

Made - - - - 18th September 2009
Laid before the Scottish 22nd September
Parliament - - - 2009
Coming into force - - 2nd November 2009

The Lords of Council and Session, under and by virtue of the powers conferred upon them by section 40 of the Sheriff Courts (Scotland) Act 1907(1) and of all other powers enabling them in that behalf, do hereby enact and declare:

#### Citation and commencement

- 1.—(1) This Act of Sederunt may be cited as the Act of Sederunt (Fees of Solicitors in the Sheriff Court) (Amendment No. 2) 2009 and comes into force on 2nd November 2009.
  - (2) This Act of Sederunt is to be inserted in the Books of Sederunt.

### Amendment of table of fees

- **2.**—(1) Schedule 1 to the Act of Sederunt (Fees of Solicitors in the Sheriff Court) (Amendment and Further Provisions) 1993(2) is amended in accordance with the following subparagraphs.
- (2) In the heading of Part II of Chapter II of the Table of Fees, after "DEFENDED ORDINARY ACTIONS" insert "(OTHER THAN PERSONAL INJURIES ACTIONS TO WHICH PART IIA APPLIES)".
- (3) After Part II of Chapter II in the Table of Fees, insert Part IIA set out in the Schedule to this Act of Sederunt.

<sup>(1) 1907</sup> c.51; section 40 was amended by Schedule 1 to the Sheriff Courts (Scotland) Act 1913 (c.28); section 1(3) of the Secretaries of State Act 1926 (c.18); the Schedule to the Administration of Justice (Scotland) Act 1933 (c.41); Schedule 1, paragraph 7 and Schedule 2 to the Divorce Jurisdiction, Court Fees and Legal Aid (Scotland) Act 1983 (c.12); and Schedule 9 to the Law Reform (Miscellaneous Provisions) (Scotland) Act 1990 (c.40).

<sup>(2)</sup> S.I. 1993/3080. The table of fees was last amended by S.S.I. 2009/81.

Status: This is the original version (as it was originally made). This item of legislation is currently only available in its original format.

Edinburgh 18th September 2009 A.C. HAMILTON Lord President I.P.D.

## SCHEDULE

Paragraph 2(3)

Part IIA.—DEFENDED PERSONAL INJURIES ACTIONS PROCEEDING UNDER PART AI OF CHAPTER 36 OF THE ORDINARY CAUSE RULES <sup>(1)</sup>					
1.	Precog	gnitions and reports—	£		
	(a)	Taking and drawing precognitions, per sheet	66.50		
	(b)	Perusal fee for consideration of reports (whether or not in the course of so doing he revises or adjusts it), one-half thereof	31.68		
2.	Pre-lit	igation fee—			
	been u	ork which the Auditor is satisfied has reasonably indertaken in contemplation of, or preparatory to the encement of proceedings (or such sum as in the opinion of ditor is justified)	403.00		
3.	Instruction—				
	(a)	To cover all work (except as otherwise specifically provided for in this Chapter) from commencement to the lodging of defences	728.60		
	(b)	Instructing re-service of sheriff officers where necessary	73.65		
	(c)	Specification of documents per Form PI 2	80.00		
	(d)	Fee to opponent for considering specification of documents	68.70		
	(e)	Arranging commission to recover documents, citing havers, instructing commission and shorthand writer and preparation for commission	129.95		
	(f)	Attendance at execution of commission, to include travelling, per quarter-hour of	35.50		
	(g)	If optional procedure adopted, a fee per haver on whom Order served of	35.50		

(1) Part A1 of Chapter 36 was inserted by S.S.I. 2009/285.

	(h)	Fee for perusal of documents recovered under specification of documents (or by informal means) where not otherwise provided for in the Table of Fees, per quarter-hour	35.50
	(i)	Attendance in chambers for remittance of cause to Ordinary Roll, per quarter-hour	35.50
	(j)	Where separate counter claim and answers lodged, additional fee of	242.85
4.	Produc	ctions—	
	(a)	For lodging productions – each inventory	79.55

	(b)	For considering opponent's productions – each inventory	39.55			
5.	Adjust	Adjustment—				
	To cov in this includi					
	(a)	Agent for party	331.85			
	(b)	If action settled before expiry of adjustment period, each original party's agent	198.90			
	(c)	Additional fee to sub-paragraph (a) and (b) (to include amendment to the pursuer and existing defender, to be allowed for each pursuer, defender or third party brought in before the Record is lodged under the timetable issued under rule 36.G1(b)	79.55			
	(d)	If additional pursuer, defender or third party is brought in after the Record is lodged under the timetable issued under rule 36.G1(b), an additional fee shall be allowed to the existing pursuer and existing defender or defenders, each of	106.10			
6.	Affidavits—					
	Framir	ng affidavits, per sheet	26.45			
7.	Valuation of claim—					
	Fee to	cover preparation of statement of valuation of claim	232.60			
	(a)	116.30				
	(b)	Fee to cover consideration of opponent's valuation of claim	116.30			
	(c)	Inspection of documents, per quarter-hour	35.50			
8.	Incidental hearings/variation of timetable order—					
	(a)	Fee to cover preparing for and attendance at hearing not exceeding half-hour	107.35			
	(b)	Thereafter attendance fee per additional quarter-hour	35.50			
	(c)	In event of separate advising/opinion and all work incidental thereto	107.35			
9.	Repor Repor					
	(a)	All work incidental thereto	146.05			
	(b)	Additional fee for perusal of report, per quarter-hour or such other sum as in the opinion of the Auditor is justified	18.60			

10.	Specification of documents (if further specification deemed necessary)—					
	(a)		cover drawing, intimating and lodging ication and relevant motion—			
		(i)	where motion unopposed	145.85		
		(ii)	where motion opposed – additional fee for attendance, per quarter-hour	35.50		
	(b)	Fee to	opposing solicitor—			
		(i)	where motion not opposed	69.75		
		(ii)	where motion opposed – additional fee for attendance, per quarter-hour	35.50		
	(c)	citing	r arranging commission to recover documents, havers, instructing commissioner and shorthand and preparation for commission	145.85		
	(d)	Fee fo	r opponent	69.75		
	(e)	Attend	35.50			
	(f)	If opti whom	35.50			
	(g)	Fee fo specifi where per qu	35.50			
11.	Comm					
	(a)	On int				
		(i)	Fee to solicitor applying for commission to include drawing, intimating and lodging interrogatories, instructing commissioner and all incidental work (except as otherwise specifically provided for in this Chapter) but excluding attendance at execution of commission	397.95		
		(ii)	Fee to opposing solicitor if cross- interrogatories prepared and lodged	265.30		
	(b)	Open				
		(i)	Fee to solicitor applying for commission to include all work (except as otherwise specifically provided for in this Chapter) up to and lodging report of commission but excluding attendance thereat	265.35		
		(ii)	Fee to opposing solicitor	132.55		

		(iii)	Fee for attendance at execution of commission, per quarter-hour	39.55
		(iv)	If counsel or solicitor advocate employed, fee for attendance of solicitor, per quarter-hour	35.50
		(v)	Travelling time – per quarter-hour	35.50
12.	Motio	ns and mi	nutes—	
	(a)	written and re	cover drawing, intimating and lodging any notion or minute, including a reponing note, lative attendance at court (except as otherwise ically provided for in this Chapter)—	
		(i)	Where opposed	185.95
		(ii)	Where unopposed (including for each party a joint minute other than under paragraph 24(b))	79.55
		(iii)	Attendance at continued motion (per quarter-hour)	35.50
	(b)	Fee to minute		
		(i)	Where opposed	185.95
		(ii)	Where unopposed	79.55
		(iii)	Attendance at continued motion (per quarter-hour)	35.50
13.	Debat			
	(a)	Where		
		(i)	To include preparation for all work incidental to any hearing or debate other than on evidence	285.45
		(ii)	Fee for conduct of hearing or debate other than on evidence, per quarter-hour	39.55
	(b)	Where	e counsel or solicitor advocate employed—	
		(i)	To include preparation for and all work incidental to any hearing or debate other than on evidence	132.55
		(ii)	Fee for attending hearing or debate other than on evidence, per quarter-hour	35.50
		(iii)	Waiting time – per quarter-hour	35.50
	(c)		r lodging and intimating or for considering first f arguments	66.50
	(d)	For ea	ch note lodged thereafter	66.50

14.	4. Incidental procedure (not chargeable prior to allowance of proof)—			
	To cov diet of			
	(a)	prepa	ring note on line of evidence; or	232.60
	(b)	instru evide	acting counsel to prepare a note on line of nce	172.60
15.	Ameno	dment of	Record—	
	(a)	(i)	Fee to cover drawing, intimating and lodging minute of amendment and relevant motion	132.55
		(ii)	Fee for any court appearance necessary, per quarter-hour	35.50
	(b)	(i)	Fee to opposing solicitor for perusal of minute of amendment	106.10
		(ii)	Fee for preparation of answers	79.55
		(iii)	Fee for any court appearance necessary, per quarter-hour	35.50
	(c)	132.55		
16.	Withd			
	(a)	132.55		
	(b)	35.50		
17.	Attend			
	(a) Where hearing does not exceed one half-hour			79.15
	(b)		re hearing exceeds one half-hour, for every er-hour in addition	35.50
18.	Hearin			
	Fee to include work (except as otherwise specifically provided for in this Chapter) undertaken with a view to limiting the scope of any hearing, and including the exchange of documents, precognitions and expert reports, agreeing any fact, statement or document not in dispute, preparing and intimating any notice to admit or notice of non-admission (and consideration thereof) and preparing and lodging any joint minute, not exceeding			274.40
19.	Proced			
	(a)		o cover all work preparing for proof (except as wise specifically provided for in this Chapter) —	

		(i)	If Action settles or abandoned not later than 14 days before proof diet	424.40
		(ii)	In any other case	796.00
		(iii)	Additional fee chargeable over and above foregoing fees upon the Auditor being satisfied as to additional work undertaken as evidenced by production of a detailed breakdown of the work undertaken	
	(b)	incide	o cover preparing for adjourned diet and all ntal work as in (a) if diet postponed for more than s, each additional diet	172.55
	(c)		or attendance inspecting opponent's documents, larter-hour	35.50
20.	Pre-pr	oof confe	erence—	
	(a)	Fee ar	ranging pre-proof conference (each occasion)	69.75
	(b)	Fee pi	reparing for pre-proof conference—	
		(i)	where counsel not employed	387.65
		(ii)	where counsel employed	193.85
	(c)		or attending pre-proof conference per or-hour—	
		(i)	where counsel not employed	39.55
		(ii)	where counsel employed	35.50
NOTE:				
			takes place by way of telephone or other g charges shall apply.	
21.	Joint 1	ninute of	pre-proof conference	68.00
22.	Condu	ict of pro	of—	
	(a)		uct of proof and debate on evidence if taken at of proof, per quarter-hour	39.55
	(b)	solicit	nsel or solicitor advocate employed, fee to or appearing with counsel or solicitor advocate, parter-hour	35.50
	(c)	Waitii	ng time, per quarter-hour	35.50
23.	Debat	e on evide	ence—	
	(a)	<b>I</b>	e debate on evidence not taken at conclusion of preparation therefor	132.55
	(b)	Fee fo	or conduct of debate on evidence, per quarter-	39.55

	(c)	35.50					
	(d)	Waitin	g time, per quarter-hour	35.50			
24.	Settler	nents—					
	(a)						
		(i)	Fee for preparation and lodging or for consideration of each minute of tender	145.85			
		(ii)	Additional fee on acceptance of tender, to include preparation and lodging or consideration of minute of acceptance of tender and attendance at court when decree granted in terms thereof (not to include drawing, intimating and lodging any written motion)	119.50			
	(b)	Extra-	judicial settlement—				
		265.20					
	(c)	where a view settlen	Whether or not fees payable under (a) or (b) above, where additional work has been undertaken with a view to affecting settlement, including offering settlement, although settlement is not agreed, not exceeding				
25.	Final p						
	If case						
		(i)	Fee to cover settling with witnesses and enquiring for cause at avizandum and noting final interlocutor	198.90			
		(ii)	In any other case	87.60			
26.	Copyi						
	For the determ						
	(a)	The co					
	(b)	The pa unusua case;					
		Such charge, if any, as the Auditor considers reasonable (but a charge based on the time expended by any person shall not be allowed).					

Notes:					
	1.	purpos	a determine of copyed shall be		
	2.			ther than in the place of business of the solicitor is an outlay.	
27.		Instru	ction of c	ounsel or solicitor advocate—	
		(a)		or instructing counsel or solicitor advocate to the pleadings	79.55
		(b)	Fee fo	or instructing counsel or solicitor advocate to court	172.55
		(c)		or attending consultation with counsel or or advocate – not exceeding 1 hour	172.55
		(d)	For ea	35.50	
28.		Appea	ls—		
		(a) to Sheriff Principal—			
			(i)	Fee to cover instruction, marking of appeal or noting that appeal marked, noting diet of hearing thereof and all preparation for hearing	397.95
			(ii)	If counsel or solicitor advocate employed	225.75
			(iii)	Fee to cover conduct of hearing, per quarter-hour	39.55
			(iv)	If counsel or solicitor advocate employed, fee to solicitor appearing with counsel or solicitor advocate, per quarter-hour	35.50
			(v)	Waiting time – per quarter-hour	35.50
		(b)	To the Court of Session—		
				cover instruction, marking of appeal or noting opeal marked	132.55
29.		Accou			
				dicial account of expenses, to include output and all work re adjustment of account	172.55
30.		Order	ing and p	rocuring extract	35.50

Status: This is the original version (as it was originally made). This item of legislation is currently only available in its original format.

### **EXPLANATORY NOTE**

(This note is not part of the Act of Sederunt)

This Act of Sederunt amends the Table of Fees in respect of work carried out by solicitors in the sheriff court. It inserts a new Part IIA to Chapter II which sets out fees for defended personal injuries actions proceeding under Part A1 of Chapter 36 of the Ordinary Cause Rules set out in Schedule 1 to the Sheriff Courts (Scotland) Act 1907 (c. 51). Part A1 was inserted by S.S.I. 2009/285. Actions raised before 2nd November 2009 are unaffected.