STATUTORY INSTRUMENTS

1989 No. 391 (S.45)

LEGAL AID AND ADVICE, SCOTLAND

The Civil Legal Aid (Scotland) (Fees) Amendment Regulations 1989

Made - - - - 9th March 1989
Laid before Parliament 10th March 1989
Coming into force - - 1st April 1989

The Secretary of State, in exercise of the powers conferred upon him by section 33 of the Legal Aid (Scotland) Act 1986 (1), and of all other powers enabling him in that behalf, hereby makes the following Regulations:

- 1.—(1) These Regulations may be cited as the Civil Legal Aid (Scotland) (Fees) Amendment Regulations 1989 and shall come into force on 1st April 1989.
- (2) In these Regulations "the principal Regulations" means the Civil Legal Aid (Scotland) (Fees) Regulations 1987 (2).
- **2.** For the Table of Fees set out in Schedule 3 to the principal Regulations (Fees of Counsel for Proceedings in the Court of Session) there shall be substituted the Table of Fees set out in the Schedule to these Regulations.
- **3.** The amendments to the principal Regulations made in regulation 2 of these Regulations shall apply only to fees for work done on or after 1st April 1989.

St Andrew's House, Edinburgh 9th March 1989 James Douglas-Hamilton
Parliamentary Under Secretary of State, Scottish
Office

^{(1) 1986} c. 47

⁽²⁾ S.I.1987/366; the relevant amending instruments are S.I. 1987/823 and 1988/420

SCHEDULE

Regulation 2

TABLE OF FEES

CHAPTER I

JUNIOR COUNSEL

$PART\ I-UNDEFENDED\ ACTIONS\ OF\ DIVORCE\ OR\ SEPARATION-\ AFFIDAVIT\ PROCEDURE$

1. Summons or other initiating writ

- (a) (a) Subject to subparagraph (b) below the fees shall be—
- (i) Where the facts set out in section 1(2)(b) (unreasonable behaviour) of the Divorce (Scotland)
 Act 1976(3) are relied on
- (ii) Where the facts set out in section 1(2)(a) (adultery) or section 1(2) (c) (desertion) of the said Act are relied on and the action is not straightforward
- (iii) Where the facts set out in £20.00 the said section 1(2)(a) (adultery) or section 1(2) (c) (desertion) are relied on and the action is straightforward
- (iv) Where the facts set out in section 1(2)(d) (2 years' non-cohabitation and consent) or 1(2)(e) (5 years' non-cohabitation) of the said Act are relied on
 - (b) (b) Where common law interdict and/or any order under the Matrimonial Homes (Family Protection)

$PART\ 1$ — $UNDEFENDED\ ACTIONS\ OF\ DIVORCE\ OR\ SEPARATION-\ AFFIDAVIT\ PROCEDURE$

(Scotland) Act 1981(4) or any other ancillary order is also sought, the fee shall be within the following range:—

From £24.50 To £46.00

2. *Minute*

- (a) (a) Minute £18.00 involving arrangements for a child or children and/ or financial provision
- (b) (b) Any other £14.00 minute
- 3. By Order Roll appearance £14.00
- 4. *All other work*

The fees specified in Part IV shall apply.

PART II — CONSISTORIAL ACTIONS OTHER THAN THOSE TO WHICH PART I APPLIES

1. Summons or other initiating writ

The fees specified in Part I shall apply.

- 2. Minute for pursuer relating to £20.50 custody, aliment or access
- 3. Defences or answers
 - (a) (a) Defences or £11.50 answers in purely skeleton form to preserve rights of parties
 - (b) (b) Answers to £18.00 minute
 - (c) (c) The fee for defences or answers to which sub-paragraph (a) or (b) does not apply

⁽**4**) 1981 c. 59

PART I — UNDEFENDED	ACTIONS OF DIVORCE	OR SEPARATION— AFFIDAVIT
PROCEDURE		

	shall be within the following range:—	
	From	£20.00
	То	£41.00
4.	Joint minute regulating custody, aliment or access	
	Framing or adjusting the minute	£17.50
5.	By Order Roll appearance	£14.00
6.	All other work	
	The fees specified in Part IV shall apply.	
PART III — PETITIONS		
1.	Petition (including any revisals thereto)	
	(a) (a) Petition for interdict	£52.00
	(b) (b) Other Outer House petitions	£34.50
	(c) (c) Inner House petition: such fee shall be allowed as appears to the auditor to provide reasonable remuneration for the work.	
2.	Answers (including any revisals thereto)	
	(a) (a) Petition for interdict	£52.00
	(b) (b) Other Outer House petitions	£32.00
	(c) (c) Inner House petitions: such fee shall be allowed as appears to the auditor to provide reasonable remuneration for the work.	

3. All other work

> The fees specified in Part IV shall apply.

$PART\ 1$ — $UNDEFENDED\ ACTIONS\ OF\ DIVORCE\ OR\ SEPARATION-\ AFFIDAVIT\ PROCEDURE$

PART IV — ORDINARY ACTIONS

1. Summons (including any revisals thereto)

- (a) (a)Straightforward £43.50 cases
- (b) (b) Other cases £57.00

Defences (including any revisals thereto)

- (a) (a) Where in £11.50 purely skeleton form to preserve rights of parties
- (b) (b) Otherwise the fee shall be within the following range, having regard to nature of summons:

From £43.50

To £57.00

Adjustment of record

- (a) (a) Adjustment £18.00 fee (each occasion)
- (b) (b) Additional £43.50 adjustment fee, where skeleton defences require to be amplified, where additional parties are introduced, etc.
- Specification of documents

Standard calls only £18.00

Minutes, etc.

- (a) (a) Formal amendments or answers £16.50
- (b) (b) Amendments £29.00 or answers other than formal
- (c) (c) Revising and £7.50 signing tender or acceptance

5

2.

3.

4.

5.

$\it PART~1-UNDEFENDED~ACTIONS~OF~DIVORCE~OR~SEPARATION-AFFIDAVIT~PROCEDURE$

- (d) (d) Note of £18.00 exceptions
- (e) (e) Abandonment, £9.00 sist, restriction, etc.
- (f) (f) Issue or £9.00 counter issue

6. *Notes*

- (a) (a) Note on £46.00 quantum only
- (b) (b) Note advising £52.00 on tender or extra-judicial offer, where not merely confirming advice at consultation
- (c) (c) Note on line of £52.00 evidence
- (d) (d) The fee for other types of note shall be within the following range:—

From £17.50 To £52.00

Consultations

7.

8.

- (a) (a) Before proof or trial, or otherwise involving a significant degree of preparation or lengthy discussion—
- (i) Junior alone £63.50
- (ii) Junior with Senior £34.50
 - (b) (b) Other consultations—
- (i) Junior alone £52.00
- (ii) Junior with Senior £29.00

Motions

(a) (a) Unopposed £9.00 motions on By Order (Adjustment) Roll, etc.

PART 1 — UNDEFENDED ACTIONS OF DIVORCE OR SEPARATION—AFFIDAVIT

PART 1 — UNDEFENDED AC PROCEDURE	TIONS OF DIVORCE OR SEPAI	RATION– AFFIDAVIT
	(b) (b) Opposed motions—	
	Attendance for up to half hour	£18.00
	Attendance for each subsequent half hour or part thereof	£14.00
	(c) (c) Motions on By Order Roll (including advice)	£16.50
9.	Procedure Roll, proof or jury trial	
	(a) (a) Junior alone – per day	£189.00
	(b) (b) Junior with Senior – per day	£143.50
10.	Inner House	
	(a) (a) Single Bills	
	(i) Unopposed	£14.00
	(ii) Opposed—	
	Attendance for each half hour or part thereof	£20.50
	(b) (b) Reclaiming motion	
	(i) Junior opening or appearing alone – per day	£201.00
	(ii) Junior otherwise – per day	£155.50
	(c) (c) Motion for new trial	
	(i) Junior alone – per day	£201.00
	(ii) Junior with Senior – per day	£155.50
11.	Attendance at judgement	
	(a) (a) Outer House	£16.50
	(b) (b) Inner House	£20.50
-	·	

CHAPTER II

SENIOR COUNSEL

CONSISTORIAL ACTIONS, PETITIONS AND ORDINARY ACTIONS

1. Revisal of pleadings

- (a) (a) Revisal of £75.50 summons, defences, petition or answers
- (b) (b) Adjustment £29.00 fee (open record) (each occasion)

Minutes, etc. – revisal fees

- (a) (a) Amendments £32.00 (other than formal) or answers
- (b) (b) Admissions, £9.00 tender or acceptance (in appropriate cases)
- (c) (c) Note of £9.00 exceptions

Notes

2.

3.

- (a) (a) Note on £69.00 quantum only
- (b) (b) Advice £75.50 on tender or extra-judicial offer where not merely confirming advice at consultation
- (c) (c) Note on line of evidence (revisal)
- (d) (d) The fee for other notes shall be within the following range:—

From £23.50

To £75.50

4. *Consultations*

(a) (a) Before £91.00 proof or trial, or otherwise involving a significant degree of preparation or lengthy discussion

5.

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

CONSISTORIAL ACTIONS, PETITIONS AND ORDINARY ACTIONS

(b) (b) Other £75.50 consultations

Day in court

- (a) (a) Inner House £270.00 per day
- (b) Outer House £252.00 per day

EXPLANATORY NOTE

(This note is not part of the Regulations)

These Regulations amend the Civil Legal Aid (Scotland) (Fees) Regulations 1987 so as to increase the fees allowable to Counsel for civil legal aid (and for legal aid in certain proceedings relating to children) given under the Legal Aid (Scotland) Act 1986. The increase will apply to fees for work done on or after 1st April 1989. The overall increase is around 6%.