STATUTORY INSTRUMENTS

1990 No. 379 (S.36)

COURT OF SESSION, SCOTLAND

Act of Sederunt (Fees of Messengers-at-Arms) 1990

Made - - - - 27th February 1990 Coming into force - - 2nd April 1990

The Lords of Council and Session, under and by virtue of the powers conferred on them by section 6 of the Execution of Diligence (Scotland) Act 1926(1), section 5 of the Court of Session Act 1988(2) and of all other powers enabling them in that behalf, do hereby, with the consent of the Lord Lyon King of Arms, enact and declare:

Citation and commencement

- 1.—(1) This Act of Sederunt may be cited as the Act of Sederunt (Fees of Messengers-at-Arms) 1990 and shall come into force on 2nd April 1990.
 - (2) This Act of Sederunt shall be inserted in the Books of Sederunt.

Fees of messengers-at-arms

2. Schedule 1 to this Act of Sederunt shall have effect in respect of work carried out by a messenger-at-arms in relation to causes in, or work authorised by, the Court of Session, and the fees specified are the fees payable to a messenger-at-arms in respect of that work.

Application, revocation and saving

- **3.**—(1) Schedule 1 to this Act of Sederunt applies to work done on or after the date on which this Act of Sederunt comes into force.
 - (2) The Acts of Sederunt specified in Schedule 2 to this Act of Sederunt are hereby revoked.
- (3) Notwithstanding the revocation in paragraph (2), the Act of Sederunt (Fees of Messengers-at-Arms) 1978(3) shall continue to have effect in respect of work done before the date on which this Act of Sederunt comes into force.

^{(1) 1926} c. 16.

^{(2) 1988} c. 36

⁽³⁾ S.I.1978/1424, as amended by S.I. 1988/1503, 2166 and 1989/1019.

Status: This is the original version (as it was originally made).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

Edinburgh 27th February 1990 J.A.D. Hope Lord President, IPD

SCHEDULE 1

Paragraph 2

GENERAL REGULATIONS

- 1. Subject to the following paragraphs, the fees payable to a messenger-at-arms shall be calculated in accordance with the Table of Fees in this Schedule and shall be payable in respect of all forms of service or intimation of a document, citation of a person or execution of diligence and all other work authorised by the court and executed by a messenger-at-arms during the normal business hours of 9.00 am to 5.00 pm.
- **2.** Fees in relation to service or intimation of a document, citation of a person or diligence which, of necessity, is executed outwith normal business hours shall be surcharged by the levying of an additional fee of—
 - (a) 33½ per cent of the fee specified in the Table of Fees, where it is executed on a week day between the hours of 5.00 pm and 10.00 pm; and
 - (b) 75 per cent of the fee specified in the Table of Fees, where it is executed on a week day after 10.00 pm or before 9.00 am or on a Saturday, Sunday or a public holiday.
- **3.**—(1) There shall be three bands of charge in the Table of Fees in accordance with which fees shall be payable.
 - (2) The three bands of charge shall be-
 - (a) Band 1—up to 12 miles;
 - (b) Band 2—over 12 miles and up to 18 miles; and
 - (c) Band 3—over 18 miles.
 - (3) A fee is payable in respect of one band of charge only for any item.
- (4) Unless by special arrangement between a messenger-at-arms and the instructing agent, the bands of charge shall be calculated according to the distance from the place of business of the nearest messenger-at-arms to the place of execution.
- **4.** An additional fee may be negotiated between the messenger-at-arms and the instructing agent by prior agreement in the following circumstances:—
 - (a) where the messenger-at-arms is standing by awaiting the delivery or uplifting of a document for immediate service;
 - (b) where the messenger-at-arms has to instruct an huissier or other officer of court outwith Scotland to serve a document; or
 - (c) where there is no prescribed fee and the importance, urgency and value of the work involved necessitates an additional fee.
- **5.** All reasonable outlays, excluding postage, necessarily incurred by a messenger-at-arms in carrying out lawful instructions shall be charged in addition to a fee specified in the Table of Fees.
- **6.** Every fee note rendered by a messenger-at-arms shall be so detailed that the fees charged by him may be easily checked against the Table of Fees; and any fees agreed under paragraph 4 above and any allowable outlays shall be clearly narrated as such. The fee note shall be reviewed by the messenger-at-arms to ensure that it is fair and reasonable in the circumstances and shall be adjusted by him if necessary.
 - 7. Discounting of fees is permitted only between messengers-at-arms.
- **8.** Any restriction or modification made by a messenger-at-arms of fees recoverable from a person shall be passed on to that person only.

- **9.** Time shall be charged in units of 30 minutes or part thereof and, except in relation to time under paragraph 10, 11 or 12 below—
 - (a) time shall apply from the end of the first hour at the place of execution until completion; or
 - (b) time shall apply after the messenger-at-arms has travelled a distance of 30 miles from his place of business until he returns to a distance of 30 miles from that place.
- 10. Where a messenger-at-arms has to use a ferry, he and any witness shall be allowed the necessary cost of the ferry, all reasonable subsistence and the time for boarding, crossing and returning, which shall be charged on a time basis.
- 11. Where a messenger-at-arms is required to attend before a notary public, commissioner or other person or as a witness, a fee for such attendance by the messenger-at-arms and any witness shall be chargeable on a time basis.
- 12. Where enquiries are necessary in order to execute service, intimation, citation, diligence or any other work authorised by the court, a fee for such enquiries shall be chargeable on a time basis.
- 13.—(1) Where, in a poinding, the appraised value of an article exceeds the sum recoverable, the fee specified in the Table of Fees shall be calculated in accordance with the sum recoverable and not the appraised value.
- (2) Where, in a poinding, a debtor or other occupier of the premises claims that goods are subject to a hire purchase agreement or are otherwise the property of someone other than the debtor but refuses, or is unable, to produce evidence to that effect, the messenger-at-arms may poind the goods and shall add a note on the schedule of the poinding stating that the debtor has claimed that the goods are subject to a hire purchase agreement or are otherwise the property of someone other than the debtor, as the case may be.
- **14.** A messenger-at-arms supplying services to any person in respect of which fees are payable to him under this Schedule shall—
 - (a) if he is a taxable person within the meaning of the Value Added Tax Act 1983(4); and
 - (b) if the supply is a taxable supply within the meaning of that Act.

make charges to that person in addition to the charges in respect of that fee, being such additional charge as amounts to the value added tax payable under that Act in respect of the supply of those services.

15. In this Schedule, unless the context otherwise requires—

"the Act of 1987" means the Debtors (Scotland) Act 1987(5)

"apprehension" means apprehending, detaining and taking to and from court or prison;

"arranging" means accepting instructions, checking for competency, reserving time, advising instructing agent, making all necessary arrangements, intimation and service (where necessary) prior to execution;

"possession" means searching, taking possession and delivery;

"postal diligence" means service of any diligence, which may be served by post, by registered post or the first class recorded delivery service;

"postal service" means service or intimation by registered post or the first class recorded delivery service;

^{(4) 1983} c. 55.

^{(5) 1987} c. 18

"service" means service or intimation of any document under a rule of court or an order of the court and includes accepting instructions, preparation, postage and service or intimation of any ancillary form or other ancillary document.

TABLE OF FEES

	Band 1	Band 2	Band 3	
4 0 .	or a	20.00 2	24.14.0	
(a) (a) Sen	rvice			
(i) each person at a different address	24.39	41.32	52.22	
(ii) each additional person at the same address or additional copy required to be served or intimated und the Act of 198	ır er	8.13	8.13	
(b) (b)Post service	tal 12.20	12.20	12.20	
(c) (c)Post diligence	tal 18.29	18.29	18.29	
2. Inhibitions				
(a) I(ah)ibitionly	on			
(i) each person at a different address	25.61	41.32	52.21	
(ii) each additional person at the same address	al 13.31	13.31	13.31	
(b) I(bh)ibition and service				
(i) each person at a different address	33.74	49.45	60.34	
(ii) each additional person at the same address	al 21.44	21.44	21.44	
(c) Ir(b)bition service as interdict	on, 81.94 nd	81.94	81.94	

Item		Band 1	Band 2	Band 3	
	(i) each person at a different address				
	dditional at the address	34.75	34.75	34.75	
3. Interd	icts				
(a) or	(kn)terdict	60.50	60.50	60.50	
	(i) each person at a different address				
persor	dditional at the address	13.31	13.31	13.31	
(b) ar	(b n)terdict nd service	68.63	68.63	68.63	
	(i) each person at a different address				
persor	dditional at the address	21.44	21.44	21.44	
	(n)erdict, ervice and hibition	81.94	81.94	81.94	
	(i) each person at a different address				
	dditional at the address	34.75	34.75	34.75	
4. Poind	ings	4.55	4.55	4.55	
(a) (a	Serving notice of entry	,			

Item		Band 1	Band 2	Band 3
(b)	Ahanging poinding and endeavouring but being unable to execute same for whatever reason		34.27	34.27
(c)	Amanging and executing poinding where appraised value is— (i) £300 or	40.10	40.10	40.10
	under			
` /	r £300 and o £1,200	62.10	62.10	62.10
£12 of tl	r £1,200 up to ,100—10% he appraised ne only			
and £60 10% £12 ther £60	r £12,100 up to ,500— % of the first ,100, 5% reafter up to ,500 of the raised value			
(v) over —1 first 5% up t and appr	r £60,500 0% of the £12,100, thereafter o £60,500 1% of the raised value r £60,500			
(d)	R(et) orting poinding	3.85	3.85	3.85
	ndings of nicles, heavy nachinery			

Item		Band 1	Band 2	Band 3
(a)	Ataranging and executing poinding where appraised value is— (i) £300 or under	40.10	40.10	40.10
up t (iii) ove and £60 of th	up to ,500—5% ne appraised ne only	62.10	62.10	62.10
5% £60 1%	of the first ,500 and thereafter ne appraised			
	R(b) orting poinding uestrations poinding of d	3.85	3.85	3.85
(a)	A(ar)anging for the sequestration or pointing of the ground and endeavouring but being unable to execute same for whatever reason	1	32.67	32.67
(b)	Altranging and effecting sequestration or pointing of the ground		60.50	60.50

Item		Band 1	Band 2	Band 3
7. Sa	ales	7.65	7.65	7.65
(a	(i) Applite for warra of sale or variat of a warra of sale	nt		
ap as or	timating pplication— in item 1(a) (b) above, as e case may be			
(b	warra sale, prepa	ring tisement	9.85	9.85
who and the date of the efficient above.	erving copy of arrant of sale ad intimating e place and the of sale and necessary the te of removal pointed fects—as in em 1(a) or (b) to ove, as the use may be			
(c	yarrant sale alone conducted by auctioneer		29.14	36.83
(d	(i) Attended warra sale with witner	nt	32.67	32.67

Item		Band 1	Band 2	Band 3
(ii) Co	and being unable to execute same for whatev reason	e ver		
wa wit wh	rrant sale th witness ere the braised value			
£30	00 or under	38.50	60.50	38.50
Ov	er £300	60.50	38.50	60.50
_	ections (a) Arrang ejectio		32.67	32.67
(b)	A(br)anging and executing ejection	50.82	50.82	50.82
9. Tal	king on of effects	32.67	32.67	32.67
(a)	(a) Arrang possess			
(b)	Altranging and effecting possession	60.50	60.50	60.50
10. A	pprehensions	32.67	32.67	32.67
(a)	(a) Arrang appreh	ging ension		
(b)	A(b) anging and apprehending		60.50	60.50
11. Ta	aking on of children	32.67	32.67	32.67
(a)	(a) Arrang to take possess	· ·		

		Band 1	Band 2	Band 3
(b)	(b)Taking possession of each child		60.50	60.50
	rresting aircraft and			
(a)	A(ar)anging to arrest	32.67	32.67	32.67
(b)	Athanging and effecting arrestment	100.00	100.00	100.00
	(a) Making any report or applica under the Act of 1987 with the exception of reporting a poinding and the poinding and the act of the exception of the exception of the exception and the except	g ation ng	7.60	7.60
(b)	(b) anting any receipt required to be issued under the Act of 1987	3.85	3.85	3.85
(c)	A(tr)anging locksmith or tradesman to be in attendance	2.45	2.45	2.45
(d)	Containing certificate of displenishme or		7.60	7.60

Item	Band 1	Band 2	Band 3	
	providing any other certificate or report, registering any document or making any application to a court or the creditor			
(e)	Executing 7.60 warrant to open lockfast places	7.60	7.60	
(f)	(f) Time (i) with witness — £12.10 per unit (ii) without witness — £9.08 per unit			
(g)	Photocopies (i) first copy — £0.80 (ii) subsequent copies,			
	per sheet — 0.40			

SCHEDULE 2

Paragraph 3(2)

REVOCATIONS

Act of Sederunt revoked	Reference
Act of Sederunt (Fees of Messengers-at-Arms) 1978	1978/1424
Act of Sederunt (Fees of Messengers-at-Arms) 1988	1988/1503
Act of Sederunt (Fees of Messengers-at-Arms) (No.2) 1988	1988/2166
Act of Sederunt (Fees of Messengers-at-Arms) 1989	1989/1019

EXPLANATORY NOTE

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

This Act of Sederunt provides for regulations to apply to the charging of fees by, and for fees of, Messengers-at-Arms and revokes the Act of Sederunt (Fees of Messengers-at-Arms) 1978 and the Acts of Sederunt which amended it. The Table of Fees in the Act of Sederunt (Fees of Messengers-at-Arms) 1978 has been restructured in this Act of Sederunt, but the overall level of fees in the Table of Fees in this Act of Sederunt should remain the same because no percentage increase in fees has been applied to those fees chargeable since the Act of Sederunt (Fees of Messengers-at-Arms) 1989. £1.35p net