SCHEDULE

Regulation 3

PROVISIONS SUBSTITUTED FOR THE TABLE SET OUT IN PART 1 OF SCHEDULE 1 OF THE CRIMINAL LEGAL AID (FIXED PAYMENTS) (SCOTLAND) REGULATIONS 1999

Regulation 4

"SCHEDULE 1 TO THE CRIMINAL LEGAL AID (FIXED PAYMENTS) (SCOTLAND) REGULATIONS 1999

PART 1

Where professional Where professional Where professional services are provided services are provided services are provided in relation to in relation to in relation to proceedings in proceedings in the proceedings in the the District Court Sheriff Court (other Sheriff Court and (other than where than proceedings in those proceedings proceedings are set a Court specified in are brought in a Schedule 2) or the down to proceed Court specified in before a Stipendiary District Court (where Schedule 2 Magistrate) proceedings are set down to proceed before a Stipendiary Magistrate) **1.** All work £300 (where criminal £500 (where criminal £550 (where criminal and legal aid has been legal aid has been legal aid has been up to made available in the made available in the including: made available in the (i) arcircumstances referred circumstances referred circumstances referred diet in paragraphs 10 or to in paragraphs 10 or to in paragraphs 10 or at 11 below £275) 11 below £475) 11 below £525) which а plea of guilty is made and accepted or plea mitigation made; (ii) the first 30 minutes

Status: This is the original version (as it was originally made).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

Where professional services are provided in relation to proceedings in the District Court (other than where proceedings are set down to proceed before a Stipendiary Magistrate) Where professional services are provided in relation to proceedings in the Sheriff Court (other than proceedings in a Court specified in Schedule 2) or the District Court (where proceedings are set down to proceed before a Stipendiary Magistrate)

Where professional services are provided in relation to proceedings in the Sheriff Court and those proceedings are brought in a Court specified in Schedule 2

of conducting proof in mitigation, or a proof of a victim statement, other than in the circumstances where paragraph below applies; and

(iii) the first 30 minutes of conducting any trial

together with any subsequent or additional work other than that specified in paragraphs 2–12 below.

	Where professional services are provided in relation to proceedings in the District Court (other than where proceedings are set down to proceed before a Stipendiary Magistrate)	Where professional services are provided in relation to proceedings in the Sheriff Court (other than proceedings in a Court specified in Schedule 2) or the District Court (where proceedings are set down to proceed before a Stipendiary Magistrate)	Where professional services are provided in relation to proceedings in the Sheriff Court and those proceedings are brought in a Court specified in Schedule 2
2. All work done in connection with a grant of legal aid under section 23(1)(b) of the Act including the first 30 minutes of conducting a proof in mitigation, or a proof of a victim statement.	£25	£50	£50
3. Conducting a trial or proof in mitigation for the first day (after the first 30 minutes).	£50	£100	£100
4. Conducting a trial or proof in mitigation for the second day.	£50	£200	£200
5. Conducting a trial or proof in mitigation for the third and subsequent days (per day).	£100	£400	£400
6. Representation court at a continued diet following a victim statement having been laid before the court where the	on .	£50	

	Where profess services are pin relation to proceedings if the District Contact (other than with proceedings if down to proceedings if the Magistrate)	in relation to in relation to proceedings in Sheriff Court than proceeding there a Court specified Schedule 2) or	rovided services are provided in relation to proceedings in the Sheriff Court and those proceedings are brought in a Court specified in (where Schedule 2 re set ed	
court dete sentence of a proof victim sta or adjourn a proof hearing ev	or fixes of a tement, as such without ridence.			
7. Con a proof victim sta where the been no or proof mitigation first day (a first 30 m and therea subsequen (per day).	atement ere has trial of in for the after the inutes), after for	£200		
8. Con a proof victim stat a co diet follo concluded or proof mitigation day).	ntement ntinued wing a trial of in	£200	_	
9. Rep in court diet of court white been des as a yout by the principal,	leferred or per e in a ch has ignated h court	£50	£50	

	Where professional services are provided in relation to proceedings in the District Court (other than where proceedings are set down to proceed before a Stipendiary Magistrate)	Where professional services are provided in relation to proceedings in the Sheriff Court (other than proceedings in a Court specified in Schedule 2) or the District Court (where proceedings are set down to proceed before a Stipendiary Magistrate)	Where professional services are provided in relation to proceedings in the Sheriff Court and those proceedings are brought in a Court specified in Schedule 2
hearing in respect of a community supervision order.			
10. All work done where the accused is in custody and has tendered a plea of not guilty until determination of the application for legal aid.	£25	£25	£25
done by virtue of section 24(7) of the Act until determination of the application for legal aid.	£25	£25	£25
done in connection with a bail appeal under section 32 of the 1995 Act, or an appeal under section 201(4) of the 1995 Act.	£50	£50	£50".