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SCHEDULE 15

Regulation 7(3)

Amendments to schedule 1 of the Criminal Legal Aid (Fixed Payments)(Scotland) Regulations 1999

PART 1

		Where professional services are provided in relation to proceedings in the JP Court	professional services are	the sheriff court and those proceedings are brought in a
1. All v	work up to and including:	£319.05; or	£524.53;	£578.61; or
(i)	any diet at which a plea of guilty is made and accepted or plea in mitigation is made;	criminal legal aid has been made available in the circumstances	aid has been	criminal legal aid has been
(ii)	the first 30 minutes of conducting a proof in mitigation, or a proof of a victim statement, other than in the circumstances where paragraph 3 below applies;		made available in the circumstances referred to in paragraphs 11 or 12 below.	the circumstances referred to in
(iii)	the first 30 minutes of conducting any trial;			
(iiia)	a first or second diet of deferred sentence; and			
(iv)	advising, giving an opinion and taking final instructions on the prospects of an appeal against conviction, sentence, other disposal or acquittal,			
additio	er with any subsequent or nal work other than that ed in paragraphs 2-13 below.			
1 abov with a	work mentioned in paragraph ve that is done in connection complaint under section 27(1) he 1995 Act or paragraph 1(1)	£159.53	£262.27	£262.27

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(a) or (c) of schedule 1 of the Criminal Justice (Scotland) Act 2016(1).			
3. 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.	£27.04	£54.08	£54.08
4. Conducting a trial or proof in mitigation for the first day (after the first 30 minutes).	£54.08	£108.15	£108.15
4A. Conducting an adjourned trial diet, during which no evidence is led, where there was no intention nor anticipation that evidence would be led, the only matter in consideration being the determination of the further procedure of the trial proceedings.	£27.04	£54.08	£54.08
4B. Conducting an adjourned trial diet, during which no evidence is led, where there was an intention and an anticipation that the trial would proceed through the continued leading of evidence.	£54.08	£108.15	£108.15
5. Conducting a trial or proof in mitigation for the second day.	£54.08	£216.30	£216.30
6. Conducting a trial or proof in mitigation for the third and subsequent days (per day).	£108.15	£432.60	£432.60
7. Representation in court at a continued diet following a victim statement having been laid before the court where the court determines sentence or fixes a proof of a victim statement, or adjourns such a proof without hearing evidence.		£54.08	
8. Conducting a proof of a victim statement where there has been no trial or proof in mitigation for the first day (after the first 30 minutes), and thereafter for subsequent days (per day).		£216.30	
9. Conducting a proof of a victim statement at a continued diet following a concluded trial or proof in mitigation (per day).		£216.30	

10. R	epresentation per appearance—	£27.04	£54.08	£54.08
(a)	in a court which has been designated as a youth court by the sheriff principal;			
(b)	in a court which has been designated as a domestic abuse court by the sheriff principal;			
(c)	at a hearing in respect of a community supervision order			
appea heari payal in res defer	A. Representation in a court, per arance, at a deferred sentence ng other than where a fee is ble by virtue of paragraph 1(iiia) spect of a first or second diet of red sentence.	£40.57 where the hearing relates to more than one complaint	£54.08 where the hearing relates to one complaint; or £81.12 where the hearing relates to more than one complaint	£54.08 where the hearing relates to one complaint; or £81.12 where the hearing relates to more than one complaint
secon only) a rep of the case	A. Representation at a first or ad diet of deferred sentence (one at which the court considers port required under section 203 the 1995 Act and where the is disposed of (as an additional nent).	£27.04	£27.04	£27.04
is in of no	Il work done where the accused custody and has tendered a plea t guilty until determination of the cation for legal aid.	£27.04	£27.04	£27.04
section	All work done by virtue of on 24(7) of the Act until mination of the application for aid.	£27.04	£27.04	£27.04
with of th section	a) All work done in connection a bail appeal under section 32 e 1995 Act, or an appeal under on 201(4) of the 1995 Act, other under sub-paragraph (b) or (c) w.	£54.08	£54.08	£54.08
(b)	Representation in such an appeal where counsel not employed.	£32.45	£32.45	£32.45

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(c)	Representation at a continued	£32.45	£32.45	£32.45
	diet in such an appeal where			
	counsel not employed.			

PART 2

	Where professional services are provided in relation to proceedings in a sheriff court which has been designated as a drug court by the sheriff principal
1. All work done under section 22 (1)(c) of the Act up to and including the first appearance of an assisted person.	
2. All work done (other than work done in terms of paragraph 1) in connection with any appearance of an assisted person (per appearance).	