2022 No. 30

LEGAL AID AND ADVICE

The Legal Aid and Advice and Assistance (Miscellaneous Amendment) (Scotland) Regulations 2022

Made - - - - 26th January 2022

Laid before the Scottish Parliament 28th January 2022

Coming into force - - 1st April 2022

The Scottish Ministers make the following Regulations in exercise of the powers conferred by sections 33(2), (3)(a), (b), (c) (f), and (3A), and 36(1) and (2)(a) of the Legal Aid (Scotland) Act 1986(a) and all other powers enabling them to do so.

Citation and Commencement

1. These Regulations may be cited as the Legal Aid and Advice and Assistance (Miscellaneous Amendment) (Scotland) Regulations 2022 and come into force on 1 April 2022.

Application

- **2.**—(1) These Regulations apply only in relation to fees for work done or outlays incurred on or after 1 April 2022, except in relation to regulations 6(4) and (6), and 7.
- (2) Regulations 6(4) and (6), and 7 apply only in relation to a case where the criminal legal assistance concerned is granted or made available on or after 1 April 2022.
- (3) For the purposes of paragraph (1), where work for a fee prescribed in schedules 1 to 11 is conducted over more than one date, the work is deemed to have been done on the day on which the work comes to an end.

Amendments to the Civil Legal Aid (Scotland) (Fees) Regulations 1989

- **3.**—(1) The Civil Legal Aid (Scotland) (Fees) Regulations 1989(**b**) are amended as follows.
- (2) In regulation 5 (fees allowable to solicitors) in paragraph (2A) for "£22.72"(c) substitute "£23.86".

⁽a) 1986 c. 47. Section 33(2) of the 1986 Act was amended by section 67(7)(b) of the Legal Profession and Legal Aid (Scotland) Act 2007 (asp 5). The functions of the Secretary of State were transferred to the Scotlish Ministers by virtue of section 53 of the Scotland Act 1998 (c. 46).

⁽b) S.I. 1989/1490; relevant amending instruments are S.I. 1990/473, S.I. 1991/565, S.I. 1992/372, S.I. 1994/1015, S.I. 1995/1044, S.I. 1997/689, S.S.I. 2003/178, S.S.I. 2007/14, S.S.I. 2009/203, S.S.I. 2011/41, S.S.I. 2011/160, S.S.I. 2013/144, S.S.I. 2013/250, S.S.I. 2014/257, S.S.I. 2015/337, S.S.I. 2015/380, S.S.I. 2016/257, S.S.I. 2016/290, S.S.I. 2017/310 and S.S.I. 2019/78, S.S.I. 2020/191 and S.S.I. 2021/56. Regulation 11 was modified by paragraph 23 of schedule 4 of the Coronavirus (Scotland) Act 2020 (asp 7).

⁽c) Paragraph (2A) was inserted by S.S.I. 2003/178 and this figure substituted by S.S.I. 2021/56.

- (3) In Part 1 of Chapter 3 of schedule 2 (undefended actions), for the first table of fees substitute the table of fees in schedule 1 of these Regulations.
- (4) In Part 2 of Chapter 3 of schedule 2 (defended actions), for the first table of fees substitute the table of fees in schedule 2 of these Regulations.
- (5) In Chapter 4 of schedule 2 (executry business), for the table of fees substitute the table of fees in schedule 3 of these Regulations.
- (6) In schedule 2A (fees allowable to solicitors for simple procedure cases and First-Tier Tribunal for Scotland cases)(a), for the table of fees substitute the table of fees in schedule 4 of these Regulations.
- (7) In schedule 3 (table of detailed fees chargeable by solicitors for proceedings in the Court of Session and the sheriff court), for the table of fees substitute the table of fees in schedule 5 of these Regulations.
- (8) In schedule 4 (fees of counsel for proceedings in the Court of Session, Sheriff Appeal Court, sheriff court, First-Tier Tribunal for Scotland and Upper Tribunal for Scotland)(b), for the table of fees substitute the table of fees in schedule 6 of these Regulations.
- (9) In schedule 5 (table of detailed fees chargeable by solicitors for proceedings in the Court of Session, Sheriff Appeal Court, and Upper Tribunal for Scotland, proceedings listed at regulation 5(3) and proceedings in the sheriff court listed in schedule 7)(c), for the table of fees substitute the table of fees in schedule 7 of these Regulations.
- (10) In schedule 6 (table of fees chargeable by solicitors for proceedings in the sheriff court (except summary cause and executry proceedings and the proceedings listed in schedule 7) and in the Sheriff Appeal Court)—
 - (a) in Chapter 1 (sheriff court civil fees (undefended)) in the Notes on the operation of Chapter 1 in paragraph 6, for "£7.87"(d) substitute "£8.27",
 - (b) in Chapter 2 (sheriff court civil fees (defended)) in the Notes on the operation of Chapter 2 in paragraph 21, for "£7.87"(e) substitute "£8.27".

Amendments to the Criminal Legal Aid (Scotland) (Fees) Regulations 1989

- 4.—(1) The Criminal Legal Aid (Scotland) (Fees) Regulations 1989(f) are amended as follows.
- (2) In regulation 2 (interpretation)—
 - (a) after the entry for "counsel" insert—
 - ""court holiday" means a day prescribed as such (including an additional court holiday) in accordance with section 8(2) of the 1995 Act;",
 - (b) after the entry for "High Court" insert—
 - ""holiday court sitting" means a sitting of a sheriff court on a court holiday, a Saturday or a Sunday by virtue of an order under section 28 or 29 of the Courts Reform (Scotland) Act 2014(g);".
- (3) In regulation 5(1) (fees allowance to solicitors: identification parades)(h)—
 - (a) in sub-paragraph (a)(i), for "£123.30" substitute "£129.47",
 - (b) in sub-paragraph (a)(ii), for "£13.72" substitute "£14.41",

⁽a) Schedule 2A was inserted by S.S.I. 2016/290 and amended by S.S.I. 2021/56.

⁽b) Schedule 4 was inserted and renamed by S.S.I. 2011/160, renamed by S.S.I. 2016/257 and amended by S.S.I. 2021/56.

⁽c) Schedule 5 was inserted by S.S.I. 2003/178 and renamed by S.S.I. 2016/257.
(d) This figure substituted by S.S.I. 2021/56.

⁽e) Paragraph 21 was inserted by S.S.I. 2003/178 and this figure substituted by S.S.I. 2021/56.

⁽f) S.I. 1989/1491; relevant amending instruments are S.I. 1991/566, S.I. 1992/374, S.S.I. 2004/264, S.S.I. 2005/113, S.S.I. 2005/584, S.S.I. 2005/656, S.S.I. 2007/180, S.S.I. 2008/240, S.S.I. 2009/312, S.S.I. 2010/63, S.S.I. 2010/212, S.S.I. 2011/41, S.S.I. 2011/135, S.S.I. 2012/276, S.I. 2013/7, S.S.I. 2013/250, S.S.I. 2013/320, S.S.I. 2015/337 and S.S.I. 2017/466, S.S.I. 2019/78, S.S.I. 2020/191 and S.S.I. 2021/56.

⁽g) 2014 asp 18.

⁽h) Regulation 5 substituted by S.S.I. 2010/212 and amended by S.S.I. 2021/56.

- (c) in sub-paragraph (b)(i), for "£101.46" substitute "£106.54",
- (d) in sub-paragraph (b)(ii), for "£12.79" substitute "£13.43".
- (4) In regulation 6 (duty solicitors' fees)(a)—
 - (a) for "£68.14" in each place where it appears substitute "£71.55",
 - (b) for "£9.74" in each place where it appears substitute "£10.23",
 - (c) for "£75.71" in each place where it appears substitute "£79.50",
 - (d) after paragraph (2) insert—
 - "(2A) Where a duty solicitor at a holiday court sitting acts for a person appearing from custody on the day on which that person is first brought to a court to answer to a complaint—
 - (a) there shall be allowed to that solicitor, in addition to any fees under paragraph (1) and as may be under paragraph (2), a supplementary fee of £80.00 for appearing in relation to that case on that day, and
 - (b) such supplementary fee shall not be taken into account for the purposes of any maximum total fee under paragraph (1) or in the calculation of any additional fee under paragraph (2).".
- (5) In schedule 1 (fees of solicitors) in the Notes on the operation of schedule 1 in paragraph $7(1)(\mathbf{b})$, for "£13.72" substitute "£14.41".
- (6) In schedule 1 (fees of solicitors) in the table of fees, for Part 1 (detailed fees) and Part 2 (inclusive fees for solemn first instance proceedings) substitute the tables of fees in schedule 8 of these Regulations.
- (7) In schedule 2 (fees of counsel), for the table of fees substitute the table of fees in schedule 9 of these Regulations.
- (8) In schedule 3 (fees of counsel for proceedings in the supreme court), for the table of fees substitute the table of fees in schedule 10 of these Regulations.

Amendments to the Legal Aid in Contempt of Court Proceedings (Scotland) (Fees) Regulations 1992

- **5.**—(1) The Legal Aid in Contempt of Court Proceedings (Scotland) (Fees) Regulations 1992(c) are amended as follows.
- (2) In schedule 1 (table of fees allowable to solicitors for legal aid made available under section 30 of the Act in connection with proceedings for contempt of court)(d)—
 - (a) in paragraph 1(a), for "£29.65" substitute "£31.14",
 - (b) in paragraph 1(b), for "£14.83" substitute "£15.58",
 - (c) in paragraph 2(a), for "£11.42" substitute "£12.00",
 - (d) in paragraph 2(b), for "£5.69" substitute "£5.98",
 - (e) in paragraph 3, for "£6.49" substitute "£6.82",
 - (f) in paragraph 4, for "£2.61" substitute "£2.75",
 - (g) in paragraph 4A(a)(e), for "£5.72" substitute "£6.01",
 - (h) in paragraph 4A(b), for "£2.85" substitute "£3.00".

⁽a) Figures in regulation 6 substituted by S.S.I. 2021/56.

⁽**b**) Figure in paragraph 7 substituted by S.S.I. 2021/56.

⁽c) S.I. 1992/1228; relevant amending instruments are S.I. 1997/718, S.S.I. 2011/41, S.S.I. 2013/250, S.S.I. 2014/257, S.S.I. 2019/78 and S.S.I. 2021/56.

⁽d) Figures in paragraphs 1 to 4A of schedule 1 substituted by S.S.I. 2021/56.

⁽e) Paragraph 4A was inserted by S.S.I. 2011/41 and amended by S.S.I. 2021/56.

(3) In paragraph 4 of schedule 2 (fees of counsel)(a), for the tables of fees substitute the tables of fees in schedule 11 of these Regulations.

Amendments to the Advice and Assistance (Scotland) Regulations 1996

- **6.**—(1) Schedule 3 (table of fees allowable to solicitors) of the Advice and Assistance (Scotland) Regulations 1996(**b**) is amended as follows.
 - (2) In Part 1 (table of fees allowable to solicitors for assistance by way of representation)—
 - (a) in paragraph 1, for the table of fees substitute the table of fees in schedule 12 of these Regulations,
 - (b) in paragraph 2 (interpretation), after the entry relating to a "page" insert—
 - ""court holiday" means a day prescribed as such (including an additional court holiday) in accordance with section 8(2) of the Criminal Procedure (Scotland) Act 1995;
 - "holiday court sitting" means a sitting of a sheriff court on a court holiday, a Saturday or a Sunday by virtue of an order under section 28 or 29 of the Courts Reform (Scotland) Act $2014(\mathbf{c})$."
 - (c) in paragraph 3 (petition by debtor for sequestration)(d)—
 - (i) in sub-paragraph (a), for "£35.86" substitute "£37.66", and
 - (ii) in sub-paragraph (b), for "£58.90" substitute "£61.85".
- (3) In paragraph 1 of Part 2 (table of fees allowed to solicitors for advice and assistance other than assistance by way of representation), for the table of fees substitute the table of fees in schedule 13 of these Regulations.
- (4) In Part 3 (table of fees allowed to solicitors for assistance by way of representation for proceedings under sections 19, 30 and 36(1)(a) of the Criminal Justice (Scotland) Act 2016), for the table of fees substitute the table of fees in schedule 14 of these Regulations.
- (5) In Part 4 (table of fees allowed to solicitors for advice and assistance in relation to sections 32 and 44 of the Criminal Justice (Scotland) Act 2016)(e)—
 - (a) in paragraph 3 (standard rate) for "£81.12" substitute "£85.18",
 - (b) in paragraph 3 (higher rate) for "£107.89" substitute "£113.29",
 - (c) in paragraph 4(a) (standard rate) for "£124.38" substitute "£130.60",
 - (d) in paragraph 4(a) (higher rate) for "£165.42" substitute "£173.70",
 - (e) in paragraph 4(b)(i) (standard rate) for "£216.30" substitute "£227.12",
 - (f) in paragraph 4(b)(i) (higher rate) for "£287.68" substitute "£302.07",
 - (g) in paragraph 4(b)(ii) (standard rate) for "£54.08" substitute "£56.79",
 - (h) in paragraph 4(b)(ii) (higher rate) for "£71.93" substitute "£75.53",
 - (i) in paragraph 5 (standard rate) for "£32.45" substitute "£34.08",
 - (j) in paragraph 5 (higher rate) for "£43.16" substitute "£45.32",
 - (k) in paragraph 6 for "£12.55" in each place where it appears substitute "£13.18",
 - (l) in paragraph 6 for "£16.70" in each place where it appears substitute "£17.54".

⁽a) Paragraph 4 was amended by S.S.I. 2019/78.

⁽b) S.I. 1996/2447; relevant amending instruments are S.I. 1997/726, S.S.I. 2004/262, S.S.I. 2005/171, S.S.I. 2006/233, S.S.I. 2008/240, S.S.I. 2010/312, S.S.I. 2011/41, S.S.I. 2013/144, S.S.I. 2013/250, S.S.I. 2014/257, S.S.I. 2017/466, S.S.I. 2019/78, S.S.I. 2020/191, S.S.I. 2021/55 and S.S.I. 2021/56.

⁽c) 2014 asp 18.

⁽d) Figures in paragraph 3 substituted by S.S.I. 2021/56.

⁽e) Figures in Part 4 substituted by S.S.I. 2021/56.

- (6) In Part 5 (table of fees allowable to solicitors for assistance by way of representation for proceedings under schedule 8 of the Terrorism Act 2000)(a)—
 - (a) for "£54.08" in each place where it appears substitute "£56.79",
 - (b) for "£81.12" in both places where it appears substitute "£85.18",
 - (c) for "£6.28" in both places where it appears substitute "£6.60".
- (7) In Part 6 (table of fees allowable to solicitors for advice and assistance in relation to section 41 and schedule 7 of the Terrorism Act 2000 and Part 1 of schedule 3 of the Counter-Terrorism and Border Security Act 2019)(b)—
 - (a) in paragraph 3(a) (standard rate) for "£124.38" substitute "£130.60",
 - (b) in paragraph 3(a) (higher rate) for "£165.42" substitute "£173.70",
 - (c) in paragraph 3(b)(i) (standard rate) for "£216.30" substitute "£227.12",
 - (d) in paragraph 3(b)(i) (higher rate) for "£287.68" substitute "£302.07",
 - (e) in paragraph 3(b)(ii) (standard rate) for "£54.08" substitute "£56.79",
 - (f) in paragraph 3(b)(ii) (higher rate) for "£71.93" substitute "£75.53"
 - (g) in paragraph 4 (standard rate) for "£32.45" substitute "£34.08",
 - (h) in paragraph 4 (higher rate) for "£43.16" substitute "£45.32",
 - (i) in paragraph 5(a) (standard rate) for "£12.55" substitute "£13.18",
 - (j) in paragraph 5(a) (higher rate) for "£16.70" substitute "£17.54",
 - (k) in paragraph 5(b) (standard rate) for "£12.55" substitute "£13.18",
 - (l) in paragraph 5(b) (higher rate) for "£16.70" substitute "£17.54".

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

- 7.—(1) The Criminal Legal Aid (Fixed Payments) (Scotland) Regulations 1999(c) are amended as follows.
 - (2) In regulation 2 (interpretation)—
 - (a) after the entry for "continued diet" insert—
 - ""court holiday" means a day prescribed as such (including an additional court holiday) in accordance with section 8(2) of the Criminal Procedure (Scotland) Act 1995;".
 - (b) after the entry for "excluded proceedings" insert—
 - ""holiday court sitting" means a sitting of a sheriff court on a court holiday, a Saturday or a Sunday by virtue of an order under section 28 or 29 of the Courts Reform (Scotland) Act 2014;".
 - (3) In regulation 4 (fixed payments allowable to solicitors)—
 - (a) in paragraphs (6) and (6ZA)(**d**), for "£108.15" substitute "£113.56",
 - (b) in paragraph (9)(b), for "£108.15" substitute "£113.56".
 - (4) In schedule 1—
 - (a) for the table of fees in Part 1 substitute the table of fees in Part 1 of schedule 15 of these Regulations,
 - (b) for the table of fees in Part 2 substitute the table of fees in Part 2 of schedule 15 of these Regulations.

⁽a) Part V inserted by S.S.I. 2021/55 and amended by S.S.I. 2021/56.

⁽b) Part VI inserted by S.S.I. 2021/55 and amended by S.S.I. 2021/56.

⁽c) S.I. 1999/491; relevant amending instruments are S.S.I. 2001/307, S.S.I. 2002/247, S.S.I. 2003/249, S.S.I. 2004/51, S.S.I. 2004/126, S.S.I. 2004/263, S.S.I. 2005/93, S.S.I. 2006/234, S.S.I. 2008/240, S.S.I. 2010/237, S.S.I. 2011/162, S.S.I. 2014/366, S.S.I. 2015/337 and S.S.I. 2017/466, S.S.I. 2019/78, S.S.I. 2020/191 and S.S.I. 2021/56.

⁽d) Paragraph 6ZA was inserted by S.S.I. 2011/162 and amended by S.S.I. 2021/56.

- (5) In schedule 1A for the table of fees substitute the table of fees in schedule 16 of these Regulations.
 - (6) In schedule 1B—
 - (a) for the table of fees in Part 1 substitute the table of fees in Part 1 of schedule 17 of these Regulations,
 - (b) for the table of fees in Part 2 substitute the table of fees in Part 2 of schedule 17 of these Regulations.

Amendments to the Criminal Legal Assistance (Fees and Information etc.) (Scotland) Regulations 2008

- **8.**—(1) The Criminal Legal Assistance (Fees and Information etc.) (Scotland) Regulations 2008(a) are amended as follows.
 - (2) After regulation 1 insert—

"Interpretation

1A. In these Regulations—

"court holiday" means a day prescribed as such (including an additional court holiday) in accordance with section 8(2) of the Criminal Procedure (Scotland) Act 1995; and

"holiday court sitting" means a sitting of a sheriff court on a court holiday, a Saturday or a Sunday by virtue of an order under section 28 or 29 of the Courts Reform (Scotland) Act 2014.".

- (3) In regulation 7 (single payment in summary criminal cases), after paragraph (5)(b) insert—
 - (c) any supplementary fee payable to a solicitor for a holiday court sitting under regulation 6 or schedule 1 of the Criminal Legal Aid (Scotland) (Fees) Regulations 1989, schedule 3 of the Advice and Assistance (Scotland) Regulations 1996 or schedule 1B of the Criminal Legal Aid (Fixed Payments) (Scotland) Regulations 1999.".

ASH REGAN
Authorised to sign by the Scottish Ministers

St Andrew's House, Edinburgh 26th January 2022

(a) S.S.I. 2008/240.

Regulation 3(3)

Amendments to Part 1 of Chapter 3 of schedule 2 of the Civil Legal Aid (Scotland) (Fees) Regulations 1989

Pa	Part 1 - Undefended Actions					
1.	The fee for citation, service or re-service after the first citation—					
	(a)	to any destination by post	£7.67			
	(b)	by advertisement	£21.60			
2.	The fee for attendance at court £21.60					
3.	The f	ee for all other work	£60.77			

Regulation 3(4)

Amendments to Part 2 of Chapter 3 of schedule 2 of the Civil Legal Aid (Scotland) (Fees) Regulations 1989

Part	2 - De	fended Actions			
1.	The i	nstruction fee—			
	(a)	for the pursuer's solicitor, including taking instructions, framing summons and statement of claim, obtaining warrant for service, enquiring for the form of response and noting defence	£92.17		
	(b)	for the defender's solicitor, for all work from taking instructions (including instructions for a counter-claim) up to and including lodging the form of response	£92.17		
2.		re an additional defender or third party enters the cause, an additional or each of the original parties' solicitors for all consequent work	£46.13		
3.	The fee for citation, service or re-service, except as provided for in paragraph 19(e), by—				
	(a)	post, to a destination— (i) within the United Kingdom, Isle of Man, Channel Islands or the Republic of Ireland	£7.67		
		(ii) other than one specified in paragraph (i)	£16.40		
	(b)	sheriff officer, to include instructing sheriff officer, perusing execution of citation and settling sheriff officer's fee	£7.67		
	(c)	advertisement, to include framing and instructing the advertisement	£23.99		
4.	In connection with the first hearing of the cause—				
	(a)	the fee for attendance at court, including noting the outcome of the hearing	£79.70		
	(b)	if waiting for and conducting the hearing exceeds an hour and a half, the fee for attendance at court for each subsequent half hour	£23.99		
5.		Fee for attendance at court, except as specifically provided for where in this Chapter, per half hour	£23.99		
6.		Fee for drawing precognitions, including instructions, attendances with esses and all relative meetings and correspondence, per sheet	£35.53		
7.	The 1	Fee for perusing, revising and adjusting a report or precognition ared by a skilled witness, per sheet	£17.77		
8.	In connection with reports commissioned by order of Court, the fee for—				
	(a)	all incidental work, including instructing the report	£23.99		
	(b)	each half hour perusing the report	£23.99		
9.	The 1	Fee, per inventory, for—			
	(a)	lodging productions	£35.53		
	(b)	perusing the opposition's productions	£16.40		
10.	The	Fee for framing affidavits, per sheet	£17.77		
11.	Exce	pt as provided for by paragraphs 17, 18 and 19 the fee for—			
	(a)	drawing, intimating and lodging any written minute or incidental application including any relative attendance at court, where that minute or application is—			
		(i) opposed	£50.58		
		(ii) unopposed	£30.38		

	(b)		idering a written minute or incidental application intimated by			
			pposition including any relative attendance at court, where that			
			tte or application is—	0.41 61		
		(i)	opposed	£41.61		
		(ii)	unopposed	£23.99		
12.	and c	onduc	on with a hearing to which paragraph 11 applies, if waiting for ting that hearing exceeds half an hour, the fee for attendance at ach subsequent half hour	£23.99		
13.	In co	nnecti	on with a proof the fee for all work, except as specifically or elsewhere in this Chapter, preparatory to—			
	(a)		irst scheduled proof, if—			
	(a)	(i)	the cause is settled or abandoned 7 or more days before the	£83.21		
			scheduled proof			
		(ii)	paragraph (i) does not apply	£99.89		
	(b)		adjourned proof, if the postponement from the hearing ously scheduled exceeds 6 days and—			
		(i)	the cause is settled or abandoned 7 or more days before the scheduled proof	£41.61		
		(ii)	paragraph (i) does not apply	£49.95		
14.			each half hour inspecting the opposition's documents either at a place fixed by the opposition	£23.99		
15.			on with a proof or a trial and debate on evidence taken at the			
		close of proof, the fee for each half hour—				
	(a)		ucting that hearing	£23.99		
	(b)	waiti	ng in court for that hearing	£12.75		
16.	·					
	(a)		reparatory work	£55.73		
	(b)	_	dance at court, per half hour	£23.99		
17.	` /		on with a minute of judicial tender—	223.77		
17.	(a)		ee for consideration of, preparing and lodging the minute	£50.58		
	(b)		eceptance of the tender, the fee for consideration of, preparing	£35.53		
	(0)	and 1	odging the minute of acceptance and attendance at court when see is granted in terms of that minute	233.33		
	(c)	on re	jection of the tender, the fee for considering it	£35.53		
18.	all re	fee for lative	each party where the case is settled extra-judicially, including negotiations, framing or revising the joint minute and at court when authority is interponed thereto	£83.21		
19.			on with an incidental application for commission and diligence			
			documents or an order under section 1 of the Administration of			
	Justice (Scotland) Act 1972(a), the fee for—					
	(a)	speci	ing, intimating and lodging the application and, where relevant, fication and any relative attendance at court, where the			
			cation is—			
		(i)	opposed	£55.60		
		(ii)	unopposed	£30.38		
	(b)	intim	idering the application and, where relevant, specification nated by the opposition and any relative attendance at court, as the application is			
		(i)	e the application is— opposed	£41.61		
	1	(1)	opposed	£41.01		

⁽a) 1972 c. 59. Section 1 was amended by section 19 and paragraph 15 of schedule 2 of the Law Reform (Miscellaneous Provisions) (Scotland) Act 1985 (c. 73).

		(ii) unopposed	£23.99		
	(c)	each subsequent half hour, where attendance at court exceeds half an hour	£23.99		
	(d)	£23.99			
	(e)	serving an order on each person, if optional procedure is adopted	£16.40		
	(f)	each half hour perusing the documents recovered	£23.99		
20.	In co	onnection with an open commission to take evidence, the fee for—			
	(a)	all work, excluding attendance at the commission, by the—			
		(i) solicitor applying for the commission	£55.73		
		(ii) opposing solicitor	£23.99		
	(b)	each half hour attending the execution of the commission	£23.99		
21.	At the conclusion of the cause, the fee for—				
	(a)	settling with witnesses and noting the final decree	£50.58		
	(b)	the successful party to cover drawing the account of expenses, arranging, intimating and attending a diet of taxation and obtaining approval of the auditor's report and, where necessary, ordering, procuring and examining extract decree or adjusting account with opponent	£50.58		
	(c)	the unsuccessful party to cover considering the opponent's account of expenses and, where necessary, adjusting the account with opponent or attending a diet of taxation	£23.99		

Regulation 3(5)

Amendments to Chapter 4 of schedule 2 of the Civil Legal Aid (Scotland) (Fees) Regulations 1989

1. Petition for decree dative			
Inclusive fee for taking instructions to present petition, drawing petition and making necessary copies, lodging and directing publication, attendance at court, moving for decree-dative, extracting decree where necessary and all matters incidental to petition	£38.29		
2. Restriction of Caution			
Inclusive fee for taking instructions to prepare petition, drawing petition and making necessary copies, lodging, instructing advertisement and all matters incidental to petition	£38.29		
3. Fees for other work shall be chargeable according to schedule 3			

Regulation 3(6)

Amendments to schedule 2A of the Civil Legal Aid (Scotland) (Fees) Regulations 1989

1.	The fee for—				
	(a)	any time up to the first half hour spent by a solicitor conducting a proof or hearing	£37.66		
	(b)	each quarter hour (or part thereof) subsequent to the first half hour	£18.86		
2.	The f	fee for—			
	(a)	each quarter hour (or part thereof) spent by a solicitor in carrying out work other than that prescribed in paragraphs 1 and 3 to 7 of this table, provided that any time is additional to the total time charged for under paragraph 1	£14.49		
	(b)	each quarter hour (or part thereof) spent by a solicitor's clerk in carrying out work other than that prescribed in paragraphs 3 to 7 of this table	£7.23		
3.	The f	fee for framing affidavits – per sheet (or part thereof)	£11.90		
4.	The 1	fee for—			
	(a)	framing and drawing all necessary papers, other than affidavits or papers of a formal character – per sheet (or part thereof)			
	(b)	each citation of a party, witness or haver including execution thereof			
	(c)	instructing sheriff officers, including examining execution and settling fee			
	(d)	agency accepting service of any writ			
	(e)	lodging first step of process			
	(f)	lengthy telephone calls (of over 4 minutes and up to 10 minutes duration)			
	(g)	letters, including instructions to counsel – per page (or part thereof), subject to paragraph 5(f) below			
	(h)	perusing any document (other than a letter) consisting of not more than 12 sheets – for the first 2 sheets and each 2 sheets thereafter			
	for p	: Where the document perused consists of more than 12 sheets the fee erusing the whole document shall be charged in accordance with graph 2 above			
	in ea	ch of sub-paragraphs (a) to (h).	£8.25		
5.	The f	fee for—			
	(a)	attendance at court or First-tier Tribunal for Scotland offices for performance of formal work including making up process and each necessary lodging in (other than first step) uplifting from or borrowing of process (to include return of same) or enquiry for documents due to be lodged			
	(b)	revising papers drawn by counsel, where ordered or necessary – per 5 sheets (or part thereof)			
	(c)	framing formal papers such as inventories, title pages and accounts of expenses per sheet (or part thereof)			
	(d)	certifying or signing a document			

	(e)	short telephone calls (of up to 4 minutes duration)	
	(f)		
	in ea	ch of sub-paragraphs (a) to (f)	£3.30
6.	The f	fee for each quarter of an hour (or part thereof) spent travelling—	
	(a)	by a solicitor	£7.26
	(b)	by a solicitor's clerk	£3.63
7.	(a)	There is no fee for photocopying—	
		(i) where fewer than 20 sheets are copied at any one time	
		(ii) in relation to the first 20 sheets copied at any one time	
	(b)	Subject to sub-paragraph (a), the fee for all photocopying in relation	on to proceedings
		is—	-
		(i) for each sheet copied for up to 10,000 sheets	£0.05
		(ii) for each sheet copied in addition to the first 10,000 sheets	£0.01

Regulation 3(7)

Amendments to schedule 3 of the Civil Legal Aid (Scotland) (Fees) Regulations 1989

1.	The	fee for—	
	(a)	any time up to the first half hour spent by a solicitor conducting a proof or hearing	£32.04
	(b)	each quarter hour (or part thereof) subsequent to the first half hour	£16.03
2.	The	fee for—	
	(a)	each quarter hour (or part thereof) spent by a solicitor in carrying out work other than that prescribed in paragraphs 1 and 3 to 6 of this table, provided that any time is additional to the total time charged for under paragraph 1	£12.39
	(b)	each quarter hour (or part thereof) spent by a solicitor's clerk in carrying out work other than that prescribed in paragraphs 3 to 6 of this table	£6.14
3.	The	fee for framing affidavits – per sheet (or part thereof)	£10.52
4.	The	fee for—	
	(a)	framing and drawing all necessary papers, other than affidavits or papers of a formal character	
	(b)	each citation of a party, witness or haver including execution thereof	
	(c)	instructing messengers-at-arms and sheriff officers, including examining execution and settling fee	
	(d)	agency accepting service of any writ	
	(e)	lodging first step of process	
	(f)	lengthy telephone calls (of over 4 minutes and up to 10 minutes duration)	
	(g)	letters, including instructions to counsel - per page (or part thereof), subject to paragraph 5(f) below	
	(h)	perusing any document (other than a letter) consisting of not more than 12 sheets - for the first 2 sheets and each 2 sheets thereafter	
	fee fe	E: Where the document perused consists of more than 12 sheets the or perusing the whole document shall be charged in accordance with graph 2 above	
		ch of sub-paragraphs (a)-(h)	£7.05
5.	The	fee for—	
	(a)	attendance at court offices for carrying out formal work including making up process and each necessary lodging in (other than first step), uplifting from or borrowing of process (to include return of same) or enquiry for documents due to be lodged	
	(b)	revising papers drawn by counsel, open and closed records etc. or where revisal ordered - per 5 sheets (or part thereof)	
	(c)	framing formal papers such as inventories, title pages and accounts of expenses per sheet (or part thereof)	
	(d)	certifying or signing a document	
	(e)	short telephone calls (of up to 4 minutes duration)	
	(f)	short letters of a formal nature, intimations, and letters confirming telephone calls	
	in ea	ch of sub-paragraphs (a) to (f)	£2.80

5A.	The fee for each quarter hour (or part thereof) spent travelling—				
	(a)	by a solicitor	£6.09		
	(b)	by a solicitor's clerk	£3.08		
6.	Whe	£0.08			
	than	than 20 sheets (whether 20 of 1 sheet, 5 of 4 sheets or whatever), for each			
	sheet	copied a fee of			

Regulation 3(8)

Amendments to schedule 4 of the Civil Legal Aid (Scotland) (Fees) Regulations 1989

TABLE OF FEES A

FEES OF COUNSEL FOR PROCEEDINGS IN THE COURT OF SESSION

PART 1 JUNIOR COUNSEL

CH	APTEI	R 1 – FAMILY ACTIONS				
1.	Sum	mons or other initiating writ	£340.68			
2.	Min					
	(a)	minute relating to orders for parental responsibilities or parental rights and/or aliment or financial provision	£227.12			
	(b)	any other minute containing a conclusion or crave	£170.35			
3.	Defe	ences or answers				
	(a)	Defences or answers in purely skeleton form to preserve the rights of parties	£56.79			
	(b)	Defences or answers to which sub-paragraph (a) does not apply	£312.30			
4.	prov	Joint minute or minute of agreement regulating aliment, financial provision, orders relating to parental responsibilities or parental rights or any other matter in respect of which orders may be sought				
	(a)	straightforward cases	£56.79			
	(b)	other cases	£141.95			
	(c)	minute of agreement	£227.12			
5.	Min	ute for decree	£56.79			
6.	All	All other work - the fees prescribed in Chapter 6 apply				
	PPLY)	R 2 - PETITIONS (OTHER THAN PETITIONS TO WHICH CHA				
1.	(a)					
	(4)	(i) straightforward cases	£227.12			
		(ii) other cases	£340.68			
	(b)	other Outer House petitions	£340.68			
	(c)	the fee for Inner House petitions shall be as appears to the Board, or as the case may be the auditor, to provide reasonable remuneration for the work having regard to the level of fees in this Table of Fees	2270.00			
2.	Ans	wers				
	(a)	petition for interdict	£170.35			
	(b)	other Outer House petitions	£170.35			
	(c)	the fee for Inner House petitions shall be as appears to the Board, or as the case may be the auditor, to provide reasonable				

	T 11 07	
	Table of Fees	
3.	All other work - the fees prescribed in Chapter 6 apply	
CHA	APTER 3 - PETITIONS FOR JUDICIAL REVIEW	
1.	Petition for judicial review	£397.46
2.	Oral hearing at permission stage or procedural hearing	
	(a) where the hearing does not exceed 30 minutes	£68.14
	(b) where the hearing exceeds 30 minutes, for each subsequent half hour or part thereof	£56.79
	Substantive hearing	
	(a) junior alone	£1,022.02
	(b) junior with senior	£738.13
	Written statement of arguments	£227.12
	All other work - the fees prescribed in Chapter 6 apply	
<u>. </u>	Petition Answers	£369.07
		£369.07
•	Motion for interim orders	
	(a) where the hearing does not exceed 30 minutes	£68.14
	(b) where the hearing exceeds 30 minutes, for each subsequent half hour or part thereof	£56.79
•	First or second hearing (per day)	
	(a) junior alone	£1,022.02
	(b) junior with senior	£738.13
	Revising any affidavit which requires to be lodged	£56.79
	All other work - the fees prescribed in Chapter 1, which failing Chapter 6 apply	•
AD(JNI	APTER 5 - APPLICATIONS FOR ADOPTION ORDERS, CONVENTOPTION ORDERS AND PERMANENCE ORDERS AND OTHER PLOTER THE ADOPTION AND CHILDREN (SCOTLAND) ACT 2007 Petition	TION ROCEEDINGS
D(JNI	OPTION ORDERS AND PERMANENCE ORDERS AND OTHER PIDER THE ADOPTION AND CHILDREN (SCOTLAND) ACT 2007 Petition	TION ROCEEDINGS £340.68
ND(JNI	OPTION ORDERS AND PERMANENCE ORDERS AND OTHER PL DER THE ADOPTION AND CHILDREN (SCOTLAND) ACT 2007	### ##################################
JNI	Petition Revising any affidavit which requires to be lodged Note for revocation of permanence order or other note in the adoption	£340.68 £56.79
	Petition Revising any affidavit which requires to be lodged Note for revocation of permanence order or other note in the adoption process	£340.68 £56.79 £227.12 £56.79
ADO JNI 2 3.	Petition Revising any affidavit which requires to be lodged Note for revocation of permanence order or other note in the adoption process Hearing to set timetable or determine procedure (per half hour) All other work - the fees prescribed in Chapter 1, which failing Chapter	£340.68 £56.79 £227.12 £56.79
AD(JNI 	Petition Revising any affidavit which requires to be lodged Note for revocation of permanence order or other note in the adoption process Hearing to set timetable or determine procedure (per half hour) All other work - the fees prescribed in Chapter 1, which failing Chapter 6 apply APTER 6 – ORDINARY ACTIONS, OTHER ACTIONS OR PROCE CCIFIED IN CHAPTERS 1-5 AND ALL OTHER WORK UNDER CH	£340.68 £56.79 £227.12 £56.79
ADO JNI 2 3.	Petition Revising any affidavit which requires to be lodged Note for revocation of permanence order or other note in the adoption process Hearing to set timetable or determine procedure (per half hour) All other work - the fees prescribed in Chapter 1, which failing Chapter 6 apply APTER 6 – ORDINARY ACTIONS, OTHER ACTIONS OR PROCE CIFIED IN CHAPTERS 1-5 AND ALL OTHER WORK UNDER CHAPTERS WHICH FEES ARE NOT PRESCRIBED THEREIN	£340.68 £56.79 £227.12 £56.79 EDINGS NOT IAPTERS 1-5

	(b)	other	wise	£312.30		
3.	` '		t of pleadings	2312.30		
	(a)	1	stment of skeleton defences	£255.51		
	(b)	J	wise (each occasion)	£85.18		
4.	Spec	1	on of documents	202.10		
	(a)	1	fication with standard calls only	£56.79		
	(b)	-	specification of documents	£141.95		
5.	Min	utes etc	~	2111.75		
	(a)	forma	al amendments or answers	£85.18		
	(b)	amen	adments or answers other than formal	£170.35		
	(c)	drafti	ing, revising and signing tender or acceptance	£56.79		
	(d)	note	£56.79			
	(e)	1	donment, sist, restriction, etc.	£56.79		
	(f)		or counter issue	£85.18		
6.	Note		0.200.000	203.10		
	(a)	1	on liability and/or quantum	£170.35-		
	(4)	note:	on naomity undsor quantum	£397.46		
	(b)		advising on tender or extra-judicial offer, where not merely			
			rming advice at consultation	£141.95		
	(c) note on line of evidence		on line of evidence	£227.12- £454.23		
	(d)	other	£170.35			
7.	Cons	2170.33				
	(a) before proof or trial, or otherwise involving a significant degree of					
	(4)		aration or lengthy discussion—			
		(i)	junior alone	£283.90-		
		(**)	,,	£454.23		
		(ii)	junior with senior	£227.12- £340.68		
	(b)	other	consultations—	25 10.00		
		(i)	junior alone	£141.95-		
				£283.90		
		(ii)	junior with senior	£113.56-		
0	D	. 1		£227.12		
8.			eetings			
	Pre-trial meeting with opponent with a view to settlement of the case (to include preparation of minute of pre-trial meeting and any associated					
		minute				
		(i)	junior alone	£511.02		
		(ii)	junior with senior	£397.46		
9.	Moti	ions (ir	ncluding By Order hearings)			
	(a)	wher	£68.14			
	(b)					
		hour	e the hearing exceeds 30 minutes, for each subsequent half or part thereof	£56.79		
9A.			nearing where no other fee is specified			
	(a)		e the hearing does not exceed 30 minutes e the hearing exceeds 30 minutes, for each subsequent half	£68.14		
	(b)	£££ 70				
	1	£56.79				

10.	Proc	edure	roll, proof or jury trial (per day)		
	(a)	junio	or alone	£1,022.02	
	(b)	junio	or with senior	£738.13	
11.	Inne	r Hous	se		
	(a)	Sing	le Bills		
		(i)	where the hearing does not exceed 30 minutes	£85.18	
		(ii)	where the hearing exceeds 30 minutes, for each subsequent half hour or part thereof	£56.79	
	(b)		iming motion including appeal under section 163, 164 or 165 e 2011 Act (per day)		
		(i)	junior opening or appearing alone	£1,135.58	
		(ii)	junior otherwise	£794.91	
	(c)	moti	on for new trial (per day)		
		(i)	junior opening or appearing alone	£851.69	
		(ii)	junior otherwise	£567.79	
12.	Atte	ndance			
	(a)	Outer House		£56.79	
	(b)	Inner House		£56.79	
13.	Time	Time engaged in necessary travel			
		plemen ssary t	£113.56		
14.	Acc	ommo	dation and associated subsistence		
	Payr day	Payment of necessary accommodation and associated subsistence per day			

PART 2

SENIOR COUNSEL

FAMILY ACTIONS, PETITIONS (INCLUDING JUDICIAL REVIEW, ABDUCTION AND ADOPTION) ORDINARY ACTIONS AND OTHER ACTIONS

1.	Draf	ting or revisal of pleadings			
	(a)	drafting of summons, defences, petition or answers	£482.63 - £567.79		
	(b)	revisal of summons, defences, petition or answers	£170.35		
	(c)	adjustment fee (open record) (each occasion)	£141.95		
2.	Min	utes, etc. – revisal fees			
	(a)	amendments (other than formal) or answers	£227.12		
	(b)	admissions, tender or acceptance (in appropriate cases)	£85.18		
	(c)	note of exceptions	£113.56		
3.	Notes				
	(a)	note on liability and/or quantum	£255.51- £624.58		
	(b)	advice on tender or extra-judicial offer when not merely confirming advice at consultation	£227.12		
	(c)	note on line of evidence	£340.68 - £681.35		
	(d)	other notes	£255.51		

4.	Cons	sultations		
		re proof or trial, or otherwise involving a significant degree of aration or lengthy discussion with senior alone or with senior and or	£340.68 - £624.58	
5.	Pre-t	rial meetings		
	inclu	rial meetings with opponent with a view to settlement of case (to de preparation of minute of pre-trial meeting and any associated		
		minute)	£738.13	
6.	Day in court			
	(a)	Inner House including appeal under section 163, 164 or 165 of the		
		2011 Act	£1,703.37	
	(b)	Outer House	£1,533.04	
7.	Time	e engaged in necessary travel		
		Supplementary fee chargeable in addition to any of the above fees where		
_		ssary travel is undertaken	£113.56	
8.	Acco	Accommodation and associated subsistence		
	Payr	nent of necessary accommodation and associated subsistence per		
	day		£113.56	

TABLE OF FEES B Fees of Counsel for proceedings in the sheriff court, First-Tier Tribunal for Scotland, Sheriff Appeal Court and Upper Tribunal for Scotland

PART 1 JUNIOR COUNSEL

1.		d writ (or minute in family action or applications to the First-tier	
		anal for Scotland)	£312.30
2.		nces (or answers to minute in family action or representations to	
	the F	irst-tier Tribunal for Scotland)	£255.51
3.	Adju	stment of pleadings	
	Adju	stment fee (each occasion)	£76.67
4.	Spec	ification of documents	
	(a)	straightforward cases	£51.11
	(b)	other cases	£124.92
5.	Minutes, etc.		
	(a)	formal amendments or answers	£51.11
	(b)	amendments or answers other than formal	£130.60
	(c)	drafting, revising and signing tender or acceptance	£51.11
	(d)	note of exceptions	£45.43
	(e)	abandonment, sist, restriction, etc.	£45.43
6.	Note	s	
	(a)	note on liability and/or quantum	£153.32 -
			£357.72
	(b)	note advising on tender or extra-judicial offer, where not	
		merely confirming advice at consultation	£124.92
	(c)	note on line of evidence	£204.41 -
			£408.81
	(d)	other notes	£153.32

7.		rs and other d) Act 2007(a)				
	(a)	petition		£312.30		
	(b)	other minute in	£255.51			
	(c)	revising each affidavit		£51.11		
	(d)	hearing to set timetable or determine procedure)	£51.11		
8.		cations under section 85(1) of the Children (Scotl b) or under section 110 of the 2011 Act	and) Act			
	1995	en application under section 85(1) of the Children for a review of establishment of grounds of referr	al	£255.51		
	groun	en application under section 110 of the 2011 Act and soft determination	for review of	£255.51		
9.		dance at opposed motion for up to half hour, and quent half hour or part thereof	for each	£51.11		
10.		engaged in necessary travel				
	Suppl	Supplementary fee chargeable where necessary travel undertaken				
11.	Acco		£113.56			
	Paym day	£113.56				
			Junior with senior	Junior alone		
12.		ultations (including joint consultations with nent with a view to negotiating settlement)				
		e proof, or otherwise involving a significant	£204.41 -	£255.51-		
10		e of preparation or lengthy discussion welfare hearing	£306.62	£408.81		
13.						
	half h	dance up to half hour, and for each subsequent our or part thereof	£45.43	£62.47		
14.	(Scot	ngs under Part 2 of Chapter 3 of the Children and) Act 1995				
	(a)	under section 55 to defend an application for a child assessment order	£45.43	£62.47		
	(b)	under section 60(7) for an application to set aside or vary a child protection order	£45.43	£62.47		
	(c)	under section 67 to defend a warrant for further detention of a child	£45.43	£62.47		
14A.	- 11	cations to the sheriff under the 2011 Act	213.13	202.17		
	(a)	under section 48 to vary or terminate a child protection order	£45.43	£62.47		
	(b)	under section 98 to extend or vary an interim compulsory supervision order	£45.43	£62.47		
	(c)	under section 99 to further extend or vary an interim compulsory supervision order	£45.43	£62.47		
	(d)	under section 166 to review a decision or determination to impose a duty on a local authority	£45.43	£62.47		
		aumonty	& ⊤ J. ⊤ J	£∪∠.¬ /		

⁽a) 2007 asp 4.(b) 1995 c. 36.

15.	section hearin	debate (or like hearing) or appeal under n 51(1) of the Children (Scotland) Act 1995 and g or appeal under section 101, 110, 154, 160, r 162 of the 2011 Act (per day)		
	(a)	up to 20 days	£709.74	£919.83
	(b)	subsequent days	£638.77	£827.85
16.	Appeal to the Sheriff Appeal Court including appeal under section 163, 164, 165 or 167 of the 2011 Act or to the Upper Tribunal for Scotland (per day) £738.13			£965.25
17.	Any o	£738.13	2903.23	
		dance for up to half hour, and for each subsequent	half hour or	£62.47

PART 2 SENIOR COUNSEL

1.	Revi	sal of pleadings	
	(a)	revisal of initial writ, defences, petition or answers	£153.32
	(b)	adjustment fee (open record) (each occasion)	£127.77
2.	Othe		
	(a)	amendments (other than formal) or answers	£204.41
	(b)	admissions, tender or acceptance (in appropriate cases)	£76.67
3.	Note	s	
	(a)	note on liability and/or quantum	£229.67 - £567.79
	(b)	advice on tender or extra-judicial offer where not merely confirming advice at consultation	£306.62
	(c)	note on line of evidence	£306.62 - £613.22
	(d)	£229.67	
4.		sultations (including joint consultations with opponent with a view gotiating settlement)	
	Befo or le	£306.62 - £567.79	
4A.	Appl		
	(a)	under section 48 to vary or terminate a child protection order	£93.70
	(b)	under section 98 to extend or vary an interim compulsory supervision order	£93.70
	(c)	under section 99 to further extend or vary an interim compulsory supervision order	£93.70
	(d) under section 166 to review a decision or determination to impose a duty on a local authority		£93.70
5.	Proof, debate (or like hearing) or appeal under section 51(1) of the Children (Scotland) Act 1995 and hearing or appeal under section 101, 110, 154, 160, 161 or 162 of the 2011 Act (per day)		
	(a)	up to 20 days	£1,379.74
	(b)	subsequent days	£1,241.77
6.	Appeal to Sheriff Appeal Court including appeal under section 163, 164, 165 or 167 of the 2011 Act or to the Upper Tribunal for Scotland		£1 474 05
7.	(per	e engaged in necessary travel	£1,476.25
/.	1 11110	Chigagou in necessary traver	

Ī		Supplementary fee chargeable in addition to any of the above fees	
		where necessary travel undertaken	£113.56
	8.	Accommodation and associated subsistence	
		Payment of necessary accommodation and associated subsistence per	
		day	£113.56

Regulation 3(9)

Amendments to schedule 5 of the Civil Legal Aid (Scotland) (Fees) Regulations 1989

1.	The	fee for—	
	(a)	any time up to the first half hour spent by a solicitor conducting a proof or hearing	£42.69
	(b)	each quarter hour (or part thereof) subsequent to the first half hour	£21.35
2.	The	fee for—	
	(a)	each quarter hour (or part thereof) spent by a solicitor in carrying out work other than that prescribed in paragraphs 1 and 3 to 6 of this table, provided that any time is additional to the total time charged for under paragraph 1	£16.51
	(b)	each quarter hour (or part thereof) spent by a solicitor's clerk in carrying out work other than that prescribed in paragraphs 3 to 6 of this table	£8.16
3.	The	fee for—	
	fran	ning affidavits – per sheet (or part thereof)	£13.99
4.	The	fee for—	
	(a)	framing and drawing all necessary papers, other than affidavits or papers of a formal character – per sheet (or part thereof)	
	(b)	each citation of a party, witness or haver including execution thereof	
	(c)	instructing messengers-at-arms and sheriff officers, including examining execution and settling fee	
	(d)	agency accepting service or any writ	
	(e)	lodging first step of process	
	(f)	lengthy telephone calls (of over 4 minutes and up to 10 minutes duration)	
	(g)	letters, including instructions to counsel – per page (or part thereof), subject to paragraph 5(f) below	
	(h)	perusing any document (other than a letter) consisting of not more than 12 sheets – for the first 2 sheets and each 2 sheets thereafter—	
	fee i	e: Where the document perused consists of more than 12 sheets the for perusing the whole document shall be charged in accordance with graph 2 above	
	in ea	ach of sub-paragraphs (a) to (h)	£9.42
5.	The	fee for—	
	(a)	attendance at court offices for performance of formal work including making up process and each necessary lodging in (other than first step) uplifting from or borrowing of process (to include return of same) or enquiry for documents due to be lodged	
	(b)	Revising papers drawn by counsel, open and closed records etc. or where revisal ordered — per 5 sheets (or part thereof)	

	(c)	I	ing formal papers such as inventories, title pages and accounts penses per sheet (or part thereof)	
	(d)	certif	Ying or signing a document	
	(e)	short	telephone calls (of up to 4 minutes duration)	
	(f)		letters of a formal nature, intimations, and letters confirming hone calls	
	in ea	ach of s	sub-paragraphs (a) to (f)	£3.71
5A.	The	fee for	each quarter of an hour (or part thereof) spent travelling—	
	(a)	by a solicitor		£8.27
	(b)	by a solicitor's clerk		£4.09
6.	(a)	There	e is no fee for photocopying—	
		(i)	where fewer than 20 sheets are copied at any one time	
		(ii)	in relation to the first 20 sheets copied at any one time	
	(b)	_	ect to sub-paragraph (a), the fee for all photocopying in on to proceedings is—	
		(i)	for each sheet copied for up to 10,000 sheets	£0.05
		(ii)	for each sheet copied in addition to the first 10,000 sheets	£0.01

Regulation 4(6)

Amendments to schedule 1 of the Criminal Legal Aid (Scotland) (Fees) Regulations 1989

PART 1 DETAILED FEES

			Summary Procedure	Solemn Procedure
1.	In co	onnection with the conduct of a hearing—		
	(a)	in summary proceedings, the fee for—		
		(i) any time up to the first half hour spent by a solicitor conducting the hearing	£31.14	
		(ii) each quarter hour spent, subsequent to the first half hour, conducting the hearing	£15.58	
	(b)	in solemn proceedings, the fee for each quarter of an hour spent by a solicitor conducting the hearing		£20.79
1A.	parag perso is fir	olementary fee, payable in addition to the fee under graph 1, where at a holiday court sitting a solicitor acts for a on appearing from custody on the day on which that person st brought to a court to answer to a complaint or attend a examination.	£80.00	£80.00
2.	The	fee for any of the following:—	£6.82	£7.90
	(a)	each citation of a witness, including execution;		
	(b)	framing and drawing necessary papers other than those referred to in paragraph 3(c);		
	(c)	instructing messengers at arms and sheriff officers, including examining execution and settling fee;		
	(d)	lengthy telephone calls (of over 4 and up to 10 minutes' duration), subject to paragraph 4(b)(iii); and		
	(e)	letters, including instructions to counsel, per page (or part thereof), subject to paragraph 3(b).		
3.	The	fee for any of the following:—	£2.75	£3.14
	(a)	attendance at court offices for performance of formal work including each necessary lodging in or uplifting from court or each necessary inquiry for documents due to be lodged;		
	(b)	short formal letters, letters of acknowledgement, letters each having a similar nature, intimations and letters confirming telephone calls;		
	(c)	framing formal papers, including inventories and title pages, per sheet (or part thereof);		
	(d)	revising papers drawn by counsel or where revisal ordered by court, per 5 sheets (or part thereof); and		
	(e)	subject to paragraph 4(b)(iii), short telephone calls (of up to 4 minutes' duration) and telephone calls (of any duration) where the intended recipient is not reached or		

	1	Ι			
			ficient narrative is provided in the account to		
	ascertain the duration of the call.				
4.		onnection eedings	on with taking a precognition in relation to solemn		
	(a)		ect to paragraph 7 of the notes on the operation of		
	(a)		dule 1, the fee for each hour (or part thereof) spent—		
		(i)	travelling		£13.13
		(ii)	taking a statement		£13.13
	(b)	the fe	ee for—		
		(i)	framing the precognition, per sheet		£2.75
		(ii)	each letter making arrangements for taking a statement		£1.66
		(iii)	a telephone call, of any duration		£1.09
5.	There is no fee for photocopying—				
	(a)	where fewer than 20 sheets are copied at any one time;			
	(b)	in rel	ation to the first 20 sheets copied at any one time.		
	Subject to sub-paragraph (a), the fee for photocopying in relation to the proceedings is—				
	(a)	for ea	ach sheet copied for up to 10,000 sheets	£0.05	£0.05
	(b)	(b) for each sheet copied in addition to the first 10,000 sheets		£0.01	£0.01
5A.	The	The fee for each quarter of an hour spent travelling—			
	(a)	by a solicitor		£6.01	£6.95
	(b)	by a solicitor's clerk		£3.00	£3.48
6.			each quarter of an hour spent carrying out work other		
			escribed in the preceding paragraphs—		
	(a)		olicitor, provided the time is additional to the total	£12.00	£13.86
	(b)		charged for under paragraph 1 olicitor's clerk	£5.98	£6.95
	(0)	by a s	UNCION S CICIK	£3.98	£0.93

PART 2
INCLUSIVE FEES FOR SOLEMN FIRST INSTANCE PROCEEDINGS

		Column A	Column B	Column C
	ne fee for all work from the taking of initial			
	uctions up until the client is admitted to bail or mitted until liberated in due course of law, re—			
(a)	at the first examination the client is either—			
	(i) not committed for further examination; or	£172.61	£151.04	£64.74
	(ii) committed for further examination and admitted to bail.			
(b)	at the first examination the client is committed for further examination and not admitted to bail.	£258.92	£237.35	£151.04
	2. The fee for all work preparing for a bail appeal hearing including any continued diet and, where		£64.74	£64.74

necessary, instructing Edinburgh agents			
3. The fee for arranging and attending all meetings, including consultations, in prison with the client after full committal for trial up to the conclusion of the case	£496.26	£345.22	£172.61
4. The fee for preparation, including citing and settling with witnesses, perusing evidence and preparing lines of enquiry and submissions but excluding relative consultations, in respect of—			
(a) the first day of trial	£453.10	£323.65	£172.61
(b) a subsequent day of trial	£172.61	£129.47	£43.16
4A. The fee for preparation for	£43.16	£43.16	£43.16
(a) a hearing under section 76 of the 1995 Act (procedure where accused decides to plead guilty);			
(b) a hearing on a plea in bar of trial;			
(c) a hearing raising a preliminary issue, where the preliminary issue would have the effect of excusing the accused person from trial and no other fee is prescribed for this preparation.			
5. The fee for all work in connection with post conviction discussions, advice and representation including advising and giving an opinion on the prospects of any appeal	£201.01	£201.01	£114.71
6. Unless dealt with in the course of the preliminary hearing or a first diet, the fee for all work in connection with any of the following:—	£172.61	£172.61	£172.61
(a) a devolution issue, in terms of Schedule 6 to the Scotland Act 1998;			
(ab) a compatibility issue in terms of section 288ZA(a) of the 1995 Act;			
(b) a vulnerable witnesses application, in terms of section 271A, B, C or D of the 1995 Act;			
(c) a specification of documents;			
(d) a precognition on oath;			
(e) an evidence on commission;			
(f) an application to lead evidence relating to sexual offences under section 275(1) of the 1995 Act;			
(g) a proof in mitigation; and			
(h) an examination of facts.			

⁽a) Section 288ZA was inserted by section 34(3) of the Scotland Act 2012 (c. 11).

Regulation 4(7)

Amendments to schedule 2 of the Criminal Legal Aid (Scotland) (Fees) Regulations 1989

PART 1 FEES OF COUNSEL FOR PROCEEDINGS IN THE HIGH COURT OF JUSTICIARY

CHAPTER 1 JUNIOR COUNSEL

1A.	Written Work	
(a)	Petition to Nobile Officium	£255.51
(b)	Drafting devolution or compatibility minute	£170.35
(c)	Drafting section 275 application under the 1995 Act	£170.35
(d)	Drafting specification of documents	£141.95
(e)	Drafting interrogatories	£141.95
(f)	Drafting defence statement under section 70A(a) of the 1995 Act or section 125 of the 2010 Act	£141.95
1B.	Preliminary Hearing	
(a)	Preliminary hearing including all managed meetings or equivalent communication with Crown counsel or the Procurator Fiscal by whatever means and including any note on the line of evidence.	Payable at one and a half times the full rate for a trial (paragraph 3 below) depending on category of case and status of counsel.
(aa)	Preliminary hearing, adjourned or continued in which witnesses called to give evidence.	Payable at the full rate for a trial (paragraph 3 below) depending on category of case and status of counsel.
(b)	Further diet which involves substantive debate or resolution of outstanding issues, preliminary pleas, objections to the admissibility of evidence by minute, devolution minutes or applications under section 275 of the 1995 Act.	Payable at two thirds of the full rate for a trial (paragraph 3 below) depending on category of case and status of counsel.
(c)	Adjourned diet under section 75A(b) of the 1995 Act, or continued diet.	Payable at one-half of the full rate for a trial (paragraph 3 below) depending on category of case and status of counsel.

⁽a) Section 70A was inserted by section 124(3) of the Criminal Justice and Licensing (Scotland) Act 2010 (asp 13).
(b) Section 75A was inserted by section 15 of the Criminal Procedure (Amendment) (Scotland) Act 2004 (asp 5).

(d)	Attendance at a managed meeting or work in connection with equivalent communication with the Crown by whatever means and including any note on the line of evidence where counsel does not attend preliminary hearing.	Payable at one-half of the fee prescribed at paragraph 1B(a) above.		
(e)	Conduct of preliminary hearing on receipt of detailed instructions not having been involved in pre hearing communication with the Crown.	Payable at one-half of the fee prescribed at paragraph 1B(a) above.		escribed at
		Junior as leader	Junior alone	Junior with leader
2.	Early Plea			
	Hearing under section 76 of the 1995 Act.	£1,419.48	£1,419.48	£709.74
3.	Trial per day Category Charges Prosecuted in the High Court.			•
(a)	Murder, Multiple attempted murder, Culpable homicide, Rape, Assault and Robbery (involving commercial premises), Importation of controlled drugs, Fraud and related offences, section 1 of the 1988 Act (causing death by dangerous driving), section 3A of the 1988 Act (causing death by careless driving when under the influence of drink or drugs), Sedition, Treason, Offences under the 2000 Act, Torture, War crimes, Offences under the Explosive Substances Act 1883(a), sections 327 to 333 and 339(1A) of the Proceeds of Crime Act 2002 (Money Laundering)(b), Firearms offences, Incest, Sodomy, Embezzlement, Lewd and libidinous behaviour against children under the age of 12, section 2B(c) of the 1988 Act, Section 3ZB(d) of the 1988 Act, sections 1, 2, 3(2)(a) and 18 to 27 of the 2009 Act.	£851.69	£738.13	£511.02
(b)	Attempted Murder, Assault to severe injury (with aggravations), Indecent Assault, Assault and Robbery (involving retail premises), Possession with intent to supply or being concerned in the supply of a Class A drug, Attempted Rape, Lewd and libidinous behaviour, (other than under category (a) above), Offences under the Sexual Offences Act, Offences against	£701.24	£607.55	£425.85

⁽a) 1883 c. 3.
(b) 2002 c. 29. Section 339(1A) was substituted by section 105(5) of the Serious Organised Crime and Police Act 2005 (c. 15).
(c) Section 2B was inserted by section 20(1) of the Road Safety Act 2006 (c. 49).
(d) Section 3ZB was inserted by section 21(1) of the Road Safety Act 2006 (c. 49), and relevantly amended by paragraph 1 of schedule 6 of the Criminal Justice and Courts Act 2015 (c. 2).

(c)	Children under the 1995 Consolidation Act, Abduction and/or unlawful imprisonment, Extortion, Counterfeiting, Bribery and Corruption, Mobbing and rioting, Indecent or Obscene Publications, Environmental Protection prosecutions, Health and Safety offences, Intellectual Property offences, Offences under the Immigration Act 1971(a), Offences under section 52 or 52A of the Civic Government (Scotland) Act 1982(b), Offences under section 12(1) of the Children and Young Persons (Scotland) Act 1937(c), all offences under the 2009 Act not otherwise prescribed in this Table of Fees. Possession with intent to supply or being concerned in the supply of a class B or class C drug, Assault to severe injury, Assault and robbery, Mobbing, Wilful fire raising, Housebreaking, Opening lockfast places, Bigamy, Contempt of Court, Perjury, Theft, Forgery, Uttering, Reset, Concealing a pregnancy, Deforcement of Sheriff's Officers, Malicious mischief, Brothel keeping, Public order offences (stirring of racial hatred, wearing of uniforms, disrupting lawful meetings), Harassment, Road traffic offences (other than section 1 or 3A of the 1988 Act), Possession of offensive weapons, Violation of sepulchres, Robbery, Breach of the peace.	£562.12	£488.31	£346.36
4.	Miscellaneous Hearings		1	1
(a)	fee for a day in court for miscellaneous hearings other than those for which a fee is prescribed	£408.81	£357.72	£255.51
(aa)	judicial examination	£408.81	£357.72	£255.51
(b)	preliminary diet	£408.81	£357.72	£255.51
(c)	hearing under section 275 of the 1995 Act	£408.81	£357.72	£255.51
(d)	hearing on specification of documents	£408.81	£357.72	£255.51
(e)	hearing on a devolution or compatibility minute	£408.81	£357.72	£255.51
(f)	hearing on an application by the Crown for an extension of time	£408.81	£357.72	£255.51
(g)	hearing under section 72 of the 1995 Act	£204.41	£178.87	£127.77
(h)	hearing on a motion to adjourn	£204.41	£178.87	£127.77

⁽a) 1971 c. 77.
(b) 1982 c. 45. Section 52A was inserted by section 161(1) of the Criminal Justice Act 1988 (c. 33) and relevantly amended by section 84(7) of the Criminal Justice and Public Order Act 1994 (c. 33), section 19(1)(b) of the Criminal Justice (Scotland) Act 2003 (asp 7), and section 41(1)(b) of the Criminal Justice and Licensing (Scotland) Act 2010 (asp 13).
(c) 1937 c. 37.

	T	1		1
(i)	hearing on an application for special measures	£204.41	£178.87	£127.77
(j)	confiscation diet in which substantial evidence is led or where full settlement is agreed where the confiscation proceedings follow acceptance of a guilty plea to the charge or charges categorised as below or follow a trial as specified in this Chapter in—			
	(i) paragraph 3(a)	£851.69	£738.13	£511.02
	(ii) paragraph 3(b)	£701.24	£607.55	£425.85
	(iii) paragraph 3(c)	£562.12	£488.31	£346.36
(k)	confiscation diet where no substantial evidence is led	£408.81	£357.72	£255.51
(1)	deferred sentence where mitigation is led	£408.81	£357.72	£255.51
(m)	deferred sentence where no mitigation is led	£204.41	£178.87	£127.77
(n)	remit for sentence	£408.81	£357.72	£255.51
(na)	drug treatment and testing order review	£204.41	£178.87	£127.77
(nb)	drug treatment and testing order review where mitigation led and order revoked	£408.81	£357.72	£255.51
(o)	adjourned trial diet	£204.41	£178.87	£127.77
(p)	adjourned trial diet (trial having commenced)	£408.81	£357.72	£255.51
(pa)	trial diet where there is more than one accused and counsel represents an accused who pled guilty at an earlier diet	£408.81	£357.72	£255.51
(q)	trial within a trial	Payable at the ful above) depending status of counsel.	g on category of	
(qa)	commission on evidence and any other hearing, other than one for which a fee is prescribed, at which evidence is adduced	Payable at the full rate for a trial (paragraph above) depending on category of case and status of counsel.		
(r)	examination of the facts in a case of insanity or diminished responsibility	Payable at the full rate for a trial (paragraph above) depending on category of case and status of counsel.		
(s)	proof in mitigation	Payable at the full rate for a trial (paragraph 3 above) depending on category of case and status of counsel.		
(t)	deferred sentence in which evidence is taken from an expert witness	Payable at the full rate for a trial (paragraph above) depending on category of case and status of counsel.		
5.	Fee for consultations, accused and counsel meetings and locus visits	£238.48	£208.95	£153.32
5A.	Fee for abortive consultation	£119.24	£104.48	£76.67
	1 ce joi abortive consultation		32100	

7.	Travel				
of th unde Proc	e above fees where necessary travel is ertaken within Scotland, including travel to a urator Fiscal's office or elsewhere to view uctions	£113.56 £113.56			
of th	e above fees where necessary travel is ertaken furth of Scotland	£227.12	£227.12	£227.12	
8.	8. Accommodation and associated subsistence				
Payment of necessary accommodation and associated subsistence per day		£113.56	£113.56	£113.56	

CHAPTER 2 SENIOR COUNSEL

1A.	Written work	
(a)	Petition to Nobile Officium	£255.51
(b)	Drafting devolution or compatibility minute	£170.35
(c)	Drafting section 275 application under the 1995 Act	£170.35
(d)	Drafting specification of documents	£141.95
(e)	Drafting interrogatories	£141.95
(f)	Drafting defence statement under section 70A of the 1995 Act or section 125 of the 2010 Act	£141.95
1B	Preliminary hearing	
(a)	Preliminary hearing including all managed meetings or equivalent with Crown counsel or the Procurator Fiscal by whatever means and including any note on the line of evidence	Payable at one and a half times the full rate for a trial (paragraph 3 below) depending on category of case and status of counsel.
(aa)	preliminary hearing, adjourned or continued in which witnesses called to give evidence	Payable at the full rate for a trial (paragraph 3 below) depending on category of case and status of counsel.
(b)	further diet which involves substantive debate or the resolution of outstanding issues, preliminary pleas, objections to the admissibility of evidence by minute, devolution minutes or applications under section 275 of the 1995 Act	Payable at two thirds of the full rate for a trial (paragraph 3 below)

		depending on category of case and status of counsel.
(c)	adjourned diet under section 75A(a) of the 1995 Act, or continued diet	Payable at one-half of the full rate for a trial (paragraph 3 below).
(d)	attendance at managed meeting or work in connection with equivalent communication with the Crown by whatever means and including any note on the line of evidence where counsel does not attend preliminary hearing	Payable at one-half of the fee prescribed at paragraph 1B(a) above
(e)	conduct of preliminary hearing on receipt of detailed instructions not having been involved in pre hearing communication with the Crown	Payable at one-half of the fee prescribed at paragraph 1B(a) above.
2.	Early Plea	(1)
	Hearing under section 76 of the 1995 Act	£1,419.48
3.	Trial (per day) Category Charges Prosecuted in the High Court	
(a)	Murder, Multiple attempted murder, Culpable homicide, Rape, Assault and Robbery (involving commercial premises), Importation of controlled drugs, Fraud and related offences, section 1 of the 1988 Act (causing death by dangerous driving), section 3A of the 1988 Act (causing death by careless driving when under the influence of drink or drugs), Sedition, Treason, Offences under the 2000 Act, Torture, War crimes, Offences under the Explosive Substances Act 1883(b), sections 327 to 333 and 339(1A) of the Proceeds of Crime Act 2002(c) (Money Laundering), Firearms offences, Incest, Sodomy, Embezzlement, Lewd and libidinous behaviour against children under the age of 12, section 2B(d) of the 1988 Act, section 3ZB(e) of the 1988 Act, sections 1, 2, 3(2)(a) and 18 to 27 of the 2009 Act	£1,022.02

⁽a) Section 75A was inserted by section 15 of the Criminal Procedure (Amendment) (Scotland) Act 2004 (asp 5).

⁽b) 1883 c. 3.

⁽c) 2002 c. 29. Section 339(1A) was substituted by section 105(5) of the Serious Organised Crime and Police Act 2005 (c. 15).
(d) Section 2B was inserted by section 20(1) of the Road Safety Act 2006 (c. 9).
(e) Section 3ZB was inserted by inserted by section 21(1) of the Road Safety Act 2006 (c. 49), and relevantly amended by paragraph 1 of schedule 6 of the Criminal Justice and Courts Act 2015 (c. 2).

(b)	Atten Assau intent Atten catego again unlaw Corru Envir Intello Offen Act 1 Perso other	£794.91	
(c)	Possession with intent to supply or being concerned in the supply of a class B or class C drug, Assault to severe injury, Assault and robbery, Mobbing, Wilful fire raising, Housebreaking, Opening lockfast places, Bigamy, Contempt of Court, Perjury, Theft, Shameless indecency, Offences under the Sexual Offences Act 2003(a), Forgery, Concealing a pregnancy, Deforcement of Sheriff's Officers, Malicious mischief, Brothel keeping, Public order offences (stirring of racial hatred, wearing of uniforms, disrupting lawful meetings), Harassment, Road traffic offences (other than section 1 or 3A of the 1988 Act), Possession of offensive weapons, Violation of sepulchres, Robbery, Breach of the peace		£635.93
4.	Misce	ellaneous Hearings	
	(a)	fee for a day in court for miscellaneous hearings other than those for which a fee is prescribed	£465.60
	(aa)	judicial examination	£465.60
	(b)	preliminary diet	£465.60
	(c)	hearing under section 275 of the 1995 Act	£465.60
	(d)	hearing on specification of documents	£465.60
	(e)	hearing on a devolution or compatibility minute	£465.60
	(f)	hearing on an application by the Crown for an extension of time	£465.60
	(g)	hearing under section 72 of the 1995 Act	£232.80
	(h)	hearing on a motion to adjourn	£232.80
	(i)	hearing on an application for special measures	£232.80
	(j)	confiscation diet in which substantial evidence is led or where full settlement is agreed where the confiscation proceedings follow acceptance of a guilty plea to the charge or charges categorised as below or follow a trial as specified in this Chapter in—	
		(i) paragraph 3(a)	£1,022.02
		(ii) paragraph 3(b)	£794.91
		(iii) paragraph 3(c)	£635.93
	(k)	confiscation diet where no substantial evidence is led	£465.60
	(1)	deferred sentence where mitigation is led	£465.60
	(m)	deferred sentence where no mitigation is led	£232.80

⁽a) 2003 c. 42.

	(n)	remit for sentence	£465.60
	(na)	drug treatment and testing order review	£232.80
	(nb)	drug treatment and testing order review where mitigation led and order revoked	£465.60
	(o)	adjourned trial diet	£232.80
	(p)	adjourned trial diet (trial having commenced)	£465.60
	(pa)	trial diet where there is more than one accused and counsel represents an accused who pled guilty at an earlier diet	£465.60
	(q)	trial within a trial	Payable at the full rate for a trial (paragraph 3 above) depending on category of case.
	(qa)	commission on evidence and any other hearing, other than one for which a fee is prescribed, at which evidence is adduced	Payable at the full rate for a trial (paragraph 3 above) depending on category of case and status of counsel.
	(r)	examination of the facts in a case of insanity or diminished responsibility	Payable at the full rate for a trial (paragraph 3 above) depending on category of case.
	(s)	proof in mitigation	Payable at the full rate for a trial (paragraph 3 above) depending on category of case.
	(t)	deferred sentence in which evidence is taken from an expert witness	Payable at the full rate for a trial (paragraph 3 above) depending on category of case.
5.	Fee fe	or consultations, accused and counsel meetings and locus visits	£283.90
5A.	<u> </u>	or abortive consultation	£141.95
6.		or a necessary Note	£56.79
<i>7</i> .	Trave	-	220.17
		ary fee chargeable in addition to any of the above fees where	£113.56
Supp		a j 100 chargeagle in addition to any of the above ices where	~115.50

neces			
Fisca			
Supp	£227.12		
neces	sary travel is undertaken furth of Scotland		
8.	Accommodation and associated subsistence		
Paym	Payment of necessary accommodation and associated subsistence per day		
1			

PART 2 FEES OF COUNSEL IN APPEAL PROCEEDINGS

CHAPTER 1

JUNIOR COUNSEL

			Junior as Leader	Junior Alone	Junior with Leader
1. Ap	ppeal ag	gainst Sentence			
(a)	draftii sentei	ng Grounds or Note of Appeal against nce	£93.13	£93.13	£93.13
(b)	writte Sente	n Submissions in Appeal against nce	£141.95	£113.56	£85.18
(c)	the 19	earing under sections 107 and 187 of 095 Act, including any consultation on by of the appeal	£228.26	£170.35	£127.19
(d)	any hearing on appeal against sentence, including any consultation on the day of the appeal		£228.26	£170.35	£127.19
(e)		on (or note) on appeal against sentence re not otherwise prescribed)	£85.18	£85.18	£85.18
2.		al by way of Bill of Suspension, Bill of cation or Stated Case			
	(a)	drafting Bill of Suspension or Bill of Advocation or adjustment of Stated Case	£96.53- £302.07	£93.13- £227.12	£85.18- £170.35
	(b)	appearance at any hearing on Stated Case, Bill of Suspension or Advocation	£380.43	£283.90	£212.37
	(c)	opinion	£141.95	£141.95	£141.95
3.	Appea Sente	al against Conviction or Conviction and nce			
	(a)	drafting Grounds of Appeal against conviction or conviction and sentence	£283.90- £476.95	£227.12- £397.46	£158.99– £340.68
	(b)	written Submissions in Appeal against conviction or conviction and sentence	£283.90– £476.96	£227.12- £397.46	£158.99– £340.68
	(d)	Hearing on Appeal against conviction or conviction and sentence (to which paragraph 11C of the notes on the operation of schedule 2 does not apply)	£794.91– £1,236.65	£567.79– £936.86	£454.23– £709.74
	(da)	Hearing on appeal against conviction			

				n and sentence (to which I C of the notes on the			
				schedule 2 applies)-			
		(i)	Where	e the hearing lasts fewer hours	£448.56	£397.46	£283.90
		(ii)	Where	e the hearing lasts more hours, but fewer than 6	£530.33- £824.43	£379.30- £624.58	£303.21- £473.54
			hours				
		(iii)	Where or mo	e the hearing last 6 hours re			
			(aa)	for each 6 hour period	£794.91- £1,236.65	£567.79– £936.86	£454.23- £709.74
			(ab)	for any remaining period of fewer than 3 hours	£448.56	£397.46	£283.90
			(ac)	for any remaining period of more than 3 hours	£530.33- £824.43	£379.30– £624.58	£303.21- £473.54
	(e)	opini	on		£283.90- £454.23	£227.12- £397.46	£158.99– £340.68
4.		al Hear Judges	_	ore a Full Bench (5 or	£1,476.25	£1,135.58	£851.69
5.		als in r		to Bail or Interim			
	(a)	relati		onnection with an appeal ranting of bail or interim scept (ab) or (b) below	£34.08	£34.08	£34.08
	(ab)	all w	ork in c nued di	onnection with a et in relation to such an	£34.08	£34.08	£34.08
	(b)	all w	ork in c	onnection with an For interim liberation ges	£158.99	£113.56	£85.18
6.	Appea	als Cor	duct O	ther			
	(a)	heari Offic		etition to the Nobile	£794.91- £1,236.65	£567.79– £936.86	£454.23- £709.74
	(b)		ence to	the High Court	£794.91– £1,236.65	£567.79– £936.86	£454.23- £709.74
	(c)	Appe	al arisi	ng from pre-trial or	£794.91– £1,236.65	£567.79- £936.86	£454.23- £709.74
	(ca)	Appe	al from	the Sheriff Appeal Court Court under section	£794.91– £1,236.65	£567.79– £936.86	£454.23- £709.74
	(cb)	refer	ral from	the 1995 Act the Sheriff Appeal High Court under section	£794.91– £1,236.65	£567.79– £936.86	£454.23- £709.74
	(d)	175A opini		the 1995 Act	£283.90- £454.23	£227.12- £397.46	£158.99- £340.68
6A.	procee	edings	of a typ	Any hearing relative to be described in the has held subsequent to the	£4J4.Z3	£377.40	£34U.U0

⁽a) Section 194ZB was inserted by section 119 of the Courts Reform (Scotland) Act 2014 (asp 18).
(b) Section 175A was inserted by section 120 of the Courts Reform (Scotland) Act 2014 (asp 18).

		making avizandum, if paragraph 11E of otes on the operation of schedule 2—			
	(a)	applies	£408.81	£357.72	£255.51
	(b)	does not apply	£170.35	£170.35	£170.35
7.	Appe	als Written Work Other			
	(a)	drafting Devolution or compatibility Minute	£170.35	£170.35	£170.35
	(b)	drafting Petition to the Nobile Officium	£255.51	£255.51	£255.51
	(c)	opinion in connection with an application under section 94(2A) of the 1995 Act(a) (transcripts of record and documentary productions)	£56.79	£56.79	£56.79
8.	Cons	ultations	£238.48	£208.95	£153.32
9.	Trave	el			
the a	bove fe in Scotl	ary fee chargeable in addition to any of ees where necessary travel is undertaken and, including travel to a Procurator ce or elsewhere to view productions	£113.56	£113.56	£113.56
Supp the a	lement	ary fee chargeable in addition to any of ees where necessary travel is undertaken	£227.12	£227.12	£227.12
10.	Acco	mmodation and associated subsistence			
		necessary accommodation and ubsistence per day	£113.56	£113.56	£113.56
11.	Opin ment the o	ion where, in the circumstance ioned in paragraph 11F of the notes on peration of schedule 2, counsel udes that there is no stateable case	£283.90– £908.46	£227.12- £794.91	£158.99– £681.35

CHAPTER 2 SENIOR COUNSEL

			Senior
1.	Appe	al against Sentence	
	(a)	drafting Grounds or Note of Appeal against sentence	£140.82
	(b)	written Submissions in Appeal against Sentence	£172.61
	(c)	any hearing under sections 107 and 187 of the 1995 Act, including any consultation on the day of the appeal	£258.92
	(d)	any hearing on appeal against sentence, including any consultation on the day of the appeal	£258.92
	(e)	opinion (or note) on appeal against sentence (where not otherwise prescribed)	£129.47
2.	Appe	al by way of Bill of Suspension, Bill of Advocation or Stated Case	
	(a)	drafting Bill of Suspension or Bill of Advocation or adjustment of Stated Case	£140.82- £340.68
	(b)	appearance at any hearing on Stated Case, Bill of Suspension or Advocation	£446.29
	(c)	opinion	£212.93

⁽a) Section 94(2A) was inserted by section 65(b) of the Criminal Justice (Scotland) Act 2003 (asp 7) and relevantly amended by S.S.I. 2012/272.

3.	Anne	al agains	et Conv	iction or Conviction and Sentence		
٥.	(a)			ands of Appeal against conviction or conviction and	£283.90-	
	(a)	senten	_	inds of Appear against conviction of conviction and	£574.61	
	(b)			issions in Appeal against conviction or conviction	£283.90-	
	(0)		ntence	issions in Appear against conviction of conviction	£574.61	
	(d)			ppeal against conviction or conviction and	£1,022.02-	
	(4)	senten of sch	£1,419.48			
	(da)	Hearin				
		(to wh		agraph 11C of the notes on the operation of		
		(i)		e the hearing lasts fewer than 3 hours	£511.02	
		(ii)	Where	e the hearing lasts more than 3 hours, but fewer	£681.35-	
		, ,		hours	£947.08	
		(iii)	Where	e the hearing last 6 hours or more—		
			(aa)	for each 6 hour period	£1,022.02-	
			, ,		£1,419.48	
			(ab)	for any remaining period of fewer than 3 hours	£511.02	
			(ac)	for any remaining period of more than 3 hours	£681.35-	
			, ,		£947.08	
	(e)	opinio	n		£397.46-	
		-			£794.91	
	Appe	al Hearii	ng befo	re a Full Bench (5 or more Judges)	£1,703.37	
	Appe					
	(a)		all work in connection with an appeal relating to granting of bail or interim liberation, except (ab) or (b) below			
	(ab)	all wo	£56.79			
	(b)		rk in co	onnection with an application for interim liberation es	£170.35	
	Appe	als Cond	luct Otl	ner		
	(a)	hearing on petition to the Nobile Officium			£1,022.02- £1,419.48	
	(b)	referei	nce to t	he High Court (devolution issue)	£1,022.02- £1,419.48	
	(c)	appeal	l arising	g from pre-trial or continuing trial hearing	£1,022.02- £1,419.48	
	(ca)	Appea	£1,022.02- £1,419.48			
	(cb)	referra	ıl from	the Sheriff Appeal Court to the High Court under of the 1995 Act	£1,022.02- £1,419.48	
					£397.46-	
	(d)	opinio	n			
A.	Advis	ing Hea	ring - A	Any hearing relative to proceedings of a type	£397.40– £794.91	
A.	Advis descri makir	sing Hea bed in the g avizar	ring - A	Any hearing relative to proceedings of a type eding paragraphs held subsequent to the court f paragraph 11E of the notes on the operation of		
A.	Advis descri makin sched	sing Hea bed in thing avizarule 2—	ring - A he prec ndum, i	eding paragraphs held subsequent to the court	£794.91	
A.	Advis descri makir sched	sing Hea bed in the ng avizar ule 2— applies	ring - A he prec ndum, i	eding paragraphs held subsequent to the court f paragraph 11E of the notes on the operation of	£794.91	
	Advis descrimakin sched	sing Hea bed in the ng avizar ule 2— applied does n	ring - Ahe precendum, i	eding paragraphs held subsequent to the court f paragraph 11E of the notes on the operation of	£794.91	
A.	Advis descrimakir sched (a) (b) Appe	sing Hea bed in the ng avizar ule 2— applied does nals Writt	ring - Ahe precondum, i	eding paragraphs held subsequent to the court f paragraph 11E of the notes on the operation of y rk Other	£794.91 £465.60 £170.35	
	Advis descrimakin sched	sing Hea ibed in the ng avizar ule 2— applied does not als Writte	ring - A he precendum, i s tot appl ten Wor	eding paragraphs held subsequent to the court f paragraph 11E of the notes on the operation of	£794.91	

	of the 1995 Act (transcripts of record and documentary productions)			
8.	Consultations	£283.90		
9.	Travel			
neces	Supplementary fee chargeable in addition to any of the above fees where necessary travel is undertaken within Scotland, including travel to a Procurator Fiscal's office or elsewhere to view productions			
	lementary fee chargeable in addition to any of the above fees where sary travel is undertaken furth of Scotland	£227.12		
10.	Accommodation and associated subsistence			
Paym	nent of necessary accommodation and associated subsistence per day	£113.56		
11.	Opinion where, in the circumstance mentioned in paragraph 11F of the notes on the operation of schedule 2, counsel concludes that there is no stateable case	£397.46– £1,589.81		

PART 3

FEES OF COUNSEL FOR PROCEEDINGS IN THE SHERIFF AND JUSTICE OF THE PEACE COURT

CHAPTER 1 JUNIOR COUNSEL

1A.	Written work			
(a)	petition to the Nobile Officium		£255.51	
(b)	drafting devolution or compatibility minute			£170.35
(c)	drafting section 275 application under the 1995	Act		£170.35
(d)	drafting specification of documents			£141.95
(e)	drafting interrogatories			£141.95
(f)	drafting defence statement under section 70A of the 1995 Act(a) or section 125 of the 2010 Act			£141.95
		Junior as leader	Junior alone	Junior with leader
1B.	Early Plea			
	Hearing under section 76 of the 1995 Act	£1,419.48	£1,419.48	£709.74
2.	Trial (per day)			
	Category Charges Prosecuted in the Sheriff Co	urt		
(a)	Culpable Homicide, Assault and Robbery (involving commercial premises), Importation of controlled drugs, Fraud and related offences, section 1 of the 1988 Act (causing death by dangerous driving), section 3A of the 1988 Act (causing death by careless driving when under the influence of drink or drugs), Sedition, Treason, Offences under the 2000 Act, Torture, War crimes, Rape,	£735.30	£652.97	£408.81

⁽a) Section 70A was inserted by section 124(3) of the Criminal Justice and Licensing (Scotland) Act 2010 (asp 13).

	M 1/1 / 1 / 1 000 1			
	Multiple attempted murder, Offences under			
	the Explosive Substances Act 1883(a),			
	sections 327 to 333 and 339(1A) of the			
	Proceeds of Crime Act 2002 (Money			
	Laundering)(b), Firearms offences, Incest,			
	Sodomy, Embezzlement, Lewd and libidinous			
	behaviour against children under the age of			
	12, section 2B of the 1988 Act, section 3ZB			
	of the 1988 Act, sections 1, 2, 3(2)(a) and 18			
	to 27 of the 2009 Act			
(b)	Attempted Murder, Assault to severe injury	£562.12	£488.31	£346.36
	(with aggravations), Indecent Assault, Assault			
	and Robbery (involving retail premises),			
	Possession with intent to supply or being			
	concerned in the supply of a Class A drug,			
	Attempted Rape, Lewd and libidinous			
	behaviour, (other than under category (a)			
	above), Offences under the Sexual Offences			
	Act, Offences against Children under the			
	1995 Consolidation Act, Abduction and/or			
	unlawful imprisonment, Extortion,			
	Counterfeiting, Bribery and corruption,			
	Mobbing and rioting, Mobbing,			
	Environmental Protection prosecutions,			
	Health and Safety offences, Intellectual			
	Property offences, Indecent or Obscene			
	Publications, Possession with intent to supply			
	or being concerned in the supply of a class B			
	or class C drug, Assault to severe injury,			
	Assault and robbery, Wilful fire raising,			
	Housebreaking, Opening lockfast places,			
	Bigamy, Contempt of Court, Perjury, Theft,			
	Forgery, Uttering, Reset, Concealing a			
	pregnancy, Deforcement of Sheriff's Officers,			
	Malicious Mischief, Brothel keeping, Public			
	Order offences (stirring up racial hatred,			
	wearing of uniforms, disrupting lawful			
	meetings), Harassment, Road traffic offences			
	(other than section 1 or 3A of the 1988 Act),			
	Possession of offensive weapons, Violation of			
	sepulchres, Offences under the Immigration			
	Act 1971(c), Offences under section 52 or			
	52A of the Civic Government (Scotland) Act			
	1982(d), Offences under section 12(1) of the			
	Children and Young Persons (Scotland) Act			
	1937(e), all offences under the 2009 Act not			
	otherwise prescribed in this Table of Fees,			
	Robbery, Breach of the peace			

⁽a) 1883 c. 3.

⁽b) 2002 c. 29. Section 339(1A) was substituted by section 105(5) of the Serious Organised Crime and Police Act 2005 (c. 15).

⁽d) 1982 c. 45. Section 52A was inserted by section 161(1) of the Criminal Justice Act 1988 (c. 33) and relevantly amended by section 84(7) of the Criminal Justice and Public Order Act 1994 (c. 33), section 19(1)(b) of the Criminal Justice (Scotland) Act 2003 (asp 7), and section 41(1)(b) of the Criminal Justice and Licensing (Scotland) Act 2010 (asp 13).
(e) 1937 c. 37.

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4.	Fee for consultations, accused and counsel meetings and locus visits	£202.14	£174.89	£122.66
4A.	Fee for abortive consultation	£101.08	£87.45	£61.34
5.	Fee for a necessary Note	£56.79	£56.79	£56.79
6.	Travel			
	Supplementary fee chargeable in addition to any of the above fees where necessary travel is undertaken within Scotland, including travel to a Procurator Fiscal's office or elsewhere to view productions	£113.56	£113.56	£113.56
	Supplementary fee chargeable in addition to any of the above fees where necessary travel is undertaken furth of Scotland	£227.12	£227.12	£227.12
7.	Accommodation and associated subsistence			
	Payment of necessary accommodation and associated subsistence per day	£113.56	£113.56	£113.56

CHAPTER 2 SENIOR COUNSEL

1A.	Written work	
(a)	Petition to the Nobile Officium	£255.51
(b)	Drafting devolution or compatibility minute	£170.35
(c)	Drafting section 275 application under the 1995 Act	£170.35
(d)	Drafting specification of documents	£141.95
(e)	Drafting interrogatories	£141.95
(f)	Drafting defence statement under section 70A of the 1995 Act or section 125 of the 2010 Act	£141.95
1B.	Early Plea	
	Hearing under section 76 of the 1995 Act	£1,419.48
2.	Trial (per day)	
	Category Charges prosecuted in the Sheriff Court	
(a)	Culpable Homicide, Assault and Robbery (involving commercial premises), Importation of controlled drugs, Fraud and related offences, section 1 of the 1988 Act (causing death by dangerous driving), section 3A of the 1988 Act (causing death by careless driving when under the influence of drink or drugs), Sedition, Treason, Offences under the 2000 Act, Torture, War crimes, Offences under the Explosive Substances Act 1883, sections 327 to 333 and 339(1A) of the Proceeds of Crime Act 2002 (Money Laundering), Firearms offences, Incest, Sodomy, Embezzlement, Lewd and libidinous behaviour against children under the age of 12, section 2B of the 1988 Act, section 3ZB of the 1988 Act, sections 1, 2, 3(2)(a) and 18 to 27 of the 2009 Act	£817.62
(b)	Attempted Murder, Assault to severe injury (with aggravations), Indecent Assault, Assault and Robbery (involving retail premises), Possession with intent to supply or being concerned in the supply of a Class A drug, Attempted Rape, Lewd and libidinous behaviour (other than under category (a) above), Offences under the Sexual Offences Act, Offences against Children under the 1995 Consolidation Act, Abduction and/or unlawful imprisonment, Extortion, Counterfeiting, Bribery and corruption, Mobbing and rioting, Mobbing, Environmental Protection prosecutions, Health and Safety offences, Intellectual Property offences, Indecent or Obscene Publications, Possession with intent to supply or being concerned in the supply of a class B or class C	£635.93

	drug, Assault to severe injury, Assault and robbery, Wilful fire raising, Housebreaking, Opening lockfast places, Bigamy, Contempt of Court, Perjury, Theft, Forgery, Uttering, Reset, Concealing a pregnancy, Deforcement of Sheriff's Officers, Malicious Mischief, Brothel keeping, Public Order offences (stirring up racial hatred, wearing of uniforms, disrupting lawful meetings), Harassment, Road traffic offences (other than section 1 or 3A of the 1988 Act), Possession of offensive weapons, Violation of sepulchres, Offences under the Immigration Act 1971, Offences under section 52 or 52A of the Civic Government (Scotland) Act 1982, Offences under section 12(1) of the	
	Children and Young Persons (Scotland) Act 1937, All offences under the 2009 Act not otherwise prescribed in this Table of Fees, Robbery, Breach of the peace	
3.	Miscellaneous Hearings	
(a)	fee for a day in court for miscellaneous hearings other than those for which a fee is prescribed	£372.48
(00)	judicial examination	£272 49
(aa)	3	£372.48
(b)	preliminary diet hearing under section 275 of the 1995 Act	£372.48 £372.48
(c)		
(d)	hearing on specification of documents	£372.48
(e)	hearing on a devolution or compatibility minute	£372.48
(f)	hearing on an application by the Crown for an extension of time	£372.48
(g)	hearing under section 72 of the 1995 Act	£186.24
(h)	hearing on a motion to adjourn	£186.24
(i)	hearing on an application for special measures	£186.24
(j)	confiscation diet in which substantial evidence is led or where full settlement is agreed where the confiscation proceedings follow acceptance of a guilty plea to the charge or charges categorised as below or follow a trial as specified in this Chapter in—	
	(i) paragraph 2(a)	£817.62
	(ii) paragraph 2(b)	£635.93
(k)	confiscation diet where no substantial evidence is led	£372.48
(1)	deferred sentence where mitigation is led	£372.48
(m)	deferred sentence where no mitigation is led	£186.24
(ma)	drug treatment and testing order review	£186.24
(mb)	drug treatment and testing order review where mitigation is led and order revoked	£372.48
(n)	adjourned trial diet	£186.24
(o)	adjourned trial diet (trial having commenced)	£372.48
(oa)	trial diet where there is more than one accused and counsel represents an accused who pled guilty at an earlier diet	£372.48
(p)	trial within a trial	Payable at the full rate for a trial (paragraph 2 above) depending on
(pa)	commission on evidence and any other hearing, other than one for which a fee is prescribed, at which evidence is adduced	Payable at the full rate for a trial (paragraph 2 above) depending on category of case and status of

		counsel
(q)	examination of the facts in a case of insanity or diminished responsibility	Payable at the full rate for a trial (paragraph 2 above) depending on category of case
(r)	proof in mitigation	Payable at the full rate for a trial (paragraph 2 above) depending on category of case
(s)	deferred sentence in which evidence is taken from an expert witness	Payable at the full rate for a trial (paragraph 2 above) depending on category of case
(t)	first diet	Payable at the full rate for a trial (paragraph 2 above) depending on category of case
4.	Fee for consultations, accused and counsel meetings and locus visits	£227.12
4A.	Fee for abortive consultation	£113.56
5.	Fee for necessary Note	£56.79
6.	Travel Supplementary fee chargeable in addition to any of the above fees where necessary travel is undertaken within Scotland, including travel to a Procurator Fiscal's office or elsewhere to view productions	£113.56
	Supplementary fee chargeable in addition to any of the above fees where necessary travel is undertaken furth of Scotland	£227.12
7.	Accommodation and associated subsistence Payment of necessary accommodation and associated subsistence per day	£113.56

Regulation 4(8)

Amendments to schedule 3 of the Criminal Legal Aid (Scotland) (Fees) Regulations 1989

			Junior Counsel	Senior Counsel
1.	1. Petition for leave to appeal			
	(a)	Drafting application for permission to appeal	£908.46	£1,135.58
	(b)	Preparing respondents' objections	£624.58	£851.69
	(c)	Attending Supreme Court	£1,249.14	1,816.92
2.	Appea	als and References		
	(a)	Drafting Petition of appeal	£85.18	£85.18
	(b)	Statement of Facts and Issues	£1,987.27	£3,974.52
	(c)	Authorities	£681.35	£1,362.69
	(d)	Consultations (each, up to a maximum of three)	£397.46	£794.91
	(e)	Brief (based on a 1 day hearing)	£7,097.35	£14,194.69
	(f)	Brief (based on a 2 day hearing)	£9,084.60	£18,169.20
	(g)	Refresher (from day two of the hearing)	£1,419.48	£2,838.94
	(h)	Judgment	£170.35	£170.35

Amendments to schedule 2 of the Legal Aid in Contempt of Court Proceedings (Scotland) (Fees) Regulations 1992

		Junior with Senior	Junior alone
1.	Hearing, held during the course of other proceedings, at which the person concerned is first called upon to answer to the alleged contempt. No consultation fee (paragraph 4) will be payable in these circumstances.	£35.79	£52.82
2.	Hearing (other than described in paragraphs 1 or 3) – per day		
(a)	In Edinburgh	£195.33	£275.39
(b)	In Glasgow	£231.11	£338.99
(c)	Elsewhere within 60 miles journey by road from Edinburgh	£239.61	£347.49
(d)	In Aberdeen, Inverness or Dumfries	£330.46	£463.89
(e)	Elsewhere beyond 60 miles journey by road from Edinburgh	Such fee as the Auditor considers appropriate with regard to the journey involved and the level of fees prescribed in this paragraph.	
3.	Appeals, etc.		
(a)	Drafting grounds of appeals against finding of contempt including any note of appeal	£50.55	£71.55
(b)	Hearing in appeal against a finding of contempt–per day	£195.33	£275.39
(c)	Note of adjustments to stated case	£50.55	£71.55
(d)	Hearing on stated case or bill of suspension relating to a finding of contempt or a finding of contempt and sentence	£88.58	£115.84
(e)	Any appeal against sentence including fee for drafting note of appeal	£35.79	£80.08
(f)	Appeal relating to granting of bail	£26.71	£26.71
4.	Consultations Save for in a case provided for by paragraph 1,		
(a)	In Edinburgh	£62.47	£88.58
	Additional fee if held in prison	£9.66	£9.66
(b)	Elsewhere within 60 miles journey by road from Edinburgh	£115.84	£151.61
(c)	In Aberdeen, Inverness or Dumfries	£231.11	£275.39
(d)	Elsewhere beyond 60 miles journey by road from Edinburgh	Such fee as the Auditor considers appropriate	

		with regard to the journey involved and the level of fees prescribed in this paragraph	
5.	Opinion on appeal, etc.		£52.82
6.	Revisal of stated case		£52.82
7.	Drafting bill of suspension		£52.82
8.	Remits for sentence and pleas in mitigation		£52.82

CHAPTER 2 – SENIOR COUNSEL

	CHAPTER 2 – SENIOR CO	JUNSEL	
1.	Hearing, held during the course of other proceedings, at which the person concerned is called upon to answer to the contempt. No consultation fee (paragraph 4) will be payable in these circumstances.		\$80.08£
2.	Hearing (other than described in paragraphs 1 or 3) – per day		
(a)	In Edinburgh		£357.72
(b)	In Glasgow		£419.04
(c)	Elsewhere within 60 miles journey by road from Edinburgh		£428.70
(d)	In Aberdeen, Inverness or Dumfries		£579.73
(e)	Elsewhere beyond 60 miles journey by road from Edinburgh:	Such fee as the Auditor considers appropriate with regard to the journey involved and the level of fees prescribed in this paragraph	
3.	Appeals, etc.	1 0 1	
(a)	Revising grounds of appeal against a finding of contempt, including any note of appeal		£98.24
(b)	Hearing in appeal against a finding of contempt – per day		£357.72
(c)	Note of adjustments to stated case		£98.24
(d)	Hearing on stated case or bill of suspension relating to a finding of contempt or a finding of contempt and sentence		£177.73
(e)	Any appeal against sentence including revisal of note of appeal		£115.84
(f)	Appeal relating to grant of bail		£35.79
4.	Consultations. Save in a case provided for by paragraph 1,		
(a)	In Edinburgh		£134.06
	Additional fee if held in prison		£9.66
(b)	Elsewhere within 60 miles journey by road from Edinburgh		£213.50
(c)	In Aberdeen, Inverness or Dumfries		£410.52
(d)	Elsewhere beyond 60 miles journey by road from	Such fee as the	

	Edinburgh	Auditor considers appropriate with regard to the journey involved and the level of fees prescribed in this paragraph	
5.	Opinion on appeal		£80.08
6.	Revisal of stated case		£80.08
7.	Revisal of bill of suspension		£80.08
8.	Remits for sentence and pleas in mitigation		£80.08

Regulation 6(2)(a)

Amendments to Part 1 of schedule 3 of the Advice and Assistance (Scotland) Regulations 1996

		Criminal	Civil	Children's
(b) fees, as undernoted, for work other than or				
_	to that described in schedule 1B of the egal Aid (Fixed Payments) (Scotland)			
	egai Aia (Fixea Faymenis) (Scotiana) s 1999(a)—			
1. The fee f				
(i)	any time up to the first half hour spent by	£31.14	£37.66	£37.66
	a solicitor appearing in court or	231.14	237.00	237.00
	conducting another hearing;			
(ii)	each quarter hour (or part thereof)	£15.58	£18.86	£18.86
	subsequent to the first half hour spent in			
	court or conducting another hearing.			
1A.				
	Supplementary fee, payable in addition to	£80.00		
	the fee under paragraph 1, where at a			
	holiday court sitting a solicitor acts for a			
	person appearing from custody on the day			
	on which that person is first brought to a			
2. The fee 1	court to answer to a complaint.			
(i)	each quarter hour (or part thereof) spent	£12.00	£14.49	£14.49
(1)	by a solicitor in carrying out work other	112.00	214.49	214.49
	than that prescribed in paragraphs 1 and 3			
	to 5 of this table, provided that any time is			
	additional to the total time charged for			
	under paragraph 1;			
(ii)	for each quarter hour (or part thereof)	£5.98	£7.23	£7.23
	spent by a solicitor's clerk in carrying out			
	work other than that prescribed in			
	paragraphs 3 to 5 of this table.			
3. The fee f		£6.82	£8.25	£8.25
(i)	each citation of a witness including			
/**>	execution thereof;			
(ii)	framing and drawing precognitions and			
	other necessary papers, subject to paragraph 4(iii) below - per sheet (or part			
	thereof);			
(iii)	instructing messengers-at-arms and			
	sheriff officers, including examining			
	execution and settling fee;			
(iv)	lengthy telephone calls (of over 4 and up			
	to 10 minutes duration); and			

⁽a) S.S.I. 1999/491. Schedule 1B was inserted by S.S.I. 2008/240 and relevantly amended by S.S.I. 2011/162, S.S.I. 2014/366, S.S.I. 2017/466, S.S.I. 2019/78 and S.S.I. 2021/56.

	(v)	letters, including instructions to counsel, subject to paragraph 4(ii) below – per page (or part thereof).			
4. Th	e fee f	or—	£2.75	£3.30	£3.30
	(i)	attendance at court offices for performance of formal work including each necessary lodging in or uplifting from court or each necessary enquiry for documents due to be lodged;			
	(ii)	short letters of a formal nature, intimations and letters confirming telephone calls;			
	(iii)	framing formal papers, including inventories and title pages - per sheet (or part thereof);			
	(iv)	revising papers drawn by counsel or where revisal ordered by court – per 5 sheets (or part thereof); and			
	(v)	short telephone calls (of up to 4 minutes duration).			
4A. 7	The fee	for each quarter of an hour (or part thereof)	spent travelling—	-	
(a)	by a	solicitor;	£6.01	£7.26	£7.26
(b)	by a	solicitor's clerk.	£3.00	£3.63	£3.63
5.					
(a) T	here is	no fee for photocopying—			
	(i)	where fewer than 20 sheets are copied at one time;			
	(ii)	in relation to the first 20 sheets copied at any one time.			
(b)		ect to sub-paragraph (a), the fee for all photoc tance by way of representation was given is—	copying in the ma	tter in relat	ion to which
	(i)	5 pence for each sheet copied for up to 10,000 sheets; and			
	(ii)	1 penny per sheet for each sheet copied in addition to the first 10,000 sheets.			

Regulation 6(3)

Amendments to Part 2 of schedule 3 of the Advice and Assistance (Scotland) Regulations 1996

				Criminal	Civil	Children
A.		than work describe	ng out work for the client d in paragraphs B to E			
	(i) Solicitor – per quarter hour (or part thereof);		£13.18	£14.49	£14.49	
	(ii)	Solicitor's clerk – thereof).	per quarter hour (or part	£6.57	£7.23	£7.23
В.	telep fram engre	ng formal documen	nal nature, short 4 minutes duration), ats such as inventories and ments for signature – per	£3.01	£3.30	£3.30
C.	For letters other than B above – per page (or part thereof), framing non-formal documents other than precognitions – per sheet of 250 words (or part thereof) and lengthy telephone calls (of over 4 and up to 10 minutes duration).			£7.50	£8.25	£8.25
D.	For taking and drawing precognitions – for the first sheet of 250 words or less.		£26.31	£28.97	£28.97	
	for each subsequent sheet of 250 words.			£26.31	£28.97	£28.97
	for e	ch subsequent shee	et of less than 250 words.	£13.18	£14.49	£14.49
DA.		ee for each quarter of) spent travelling-				
	(a)	by a solicitor;		£6.60	£7.26	£7.26
	(b)	by a solicitor's cl	erk.	£3.29	£3.63	£3.63
E.	(a)	There is no fee fo	r photocopying—			
		(i) where fewer copied at o	er than 20 sheets are ne time;			
		\ <i>\</i>	to the first 20 sheets ny one time.			
	(b)	photocopying in t				
		(i) 5 pence for to 10,000 s	each sheet copied for up heets; and			
			r sheet for each sheet ddition to the first 10,000			

Regulation 6(4)

Amendments to Part 3 of schedule 3 of the Advice and Assistance (Scotland) Regulations 1996

	ference in this Table of Fees to a section is a reference to a section of Criminal Justice (Scotland) Act 2016(a).	
1.	Section 19 - Application for review of conditions of investigative liberation	
(a)	Inclusive fee, excluding travel, for all work where matter does not proceed to a court hearing;	£56.79
(b)	Inclusive fee, excluding travel, for all work where matter proceeds to a court hearing;	£85.18
(c)	Additional fee, excluding travel, for second or subsequent court hearing, per hearing;	£56.79
(d)	Fee for time necessarily spent travelling to and from court, where the court is not in a town or place where the solicitor has a place of business, per quarter hour.	£6.60
2.	Section 30 - Application for review of undertaking conditions	
(a)	Inclusive fee, excluding travel, for all work where matter does not proceed to a court hearing.	£56.79
(b)	Inclusive fee, excluding travel, for all work where matter proceeds to a court hearing.	£85.18
(c)	Additional fee, excluding travel, for second or subsequent court hearing, per hearing.	£56.79
(d)	Fee for time necessarily spent travelling to and from court, where the court is not in a town or place where the solicitor has a place of business, per quarter hour.	£6.60
3.	Section 36(1)(a) – Application for authorisation for questioning by a prosecutor	
(a)	Inclusive fee, excluding travel, for all work where matter does not proceed to a court hearing.	£56.79
(b)	Inclusive fee, excluding travel, for all work where matter proceeds to a court hearing.	£85.18
(c)	Additional fee, excluding travel, for second or subsequent court hearing, per hearing.	£56.79
(d)	Fee for time necessarily spent travelling to and from court, where the court is not in a town or place where the solicitor has a place of business, per quarter hour.	£6.60

⁽a) 2016 asp 1, to which there are amendments not relevant to these Regulations.

Regulation 7(4)

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

		Where professional services are provided in relation to proceedings in the JP Court	Where professional services are provided in relation to proceedings in the sheriff court (other than proceedings in a Court specified in schedule 2)	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
1. All	work up to and including:	£335.01; or	£550.76; or	£607.55; or
(i) (ii)	any diet at which a plea of guilty is made and accepted or plea in mitigation is made; 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; the first 30 minutes of	£306.62 where criminal legal aid has been made available in the circumstances referred to in paragraphs 11 or 12 below.	£522.37 where criminal legal aid has been made available in the circumstances referred to in paragraphs 11	£579.15 where criminal legal aid has been made available in the circumstances referred to in paragraphs 11 or 12 below.
(iii)	conducting any trial;		or 12 below.	
(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 onal work other than that ied in paragraphs 2-13 below.			

2. All work mentioned in paragraph 1 above that is done in connection with a complaint under section 27(1)(b) of the 1995 Act or paragraph 1(1)(a) or (c) of schedule 1 of the Criminal Justice (Scotland) Act 2016(a).	£167.51	£275.39	£275.39
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.	£28.40	£56.79	£56.79
4. Conducting a trial or proof in mitigation for the first day (after the first 30 minutes).	£56.79	£113.56	£113.56
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.	£28.40	£56.79	£56.79
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.	£56.79	£113.56	£113.56
5. Conducting a trial or proof in mitigation for the second day.	£56.79	£227.12	£227.12
6. Conducting a trial or proof in mitigation for the third and subsequent days (per day).	£113.56	£454.23	£454.23
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.		£56.79	
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).		£227.12	
9. Conducting a proof of a victim statement at a continued diet following a concluded trial or proof in mitigation (per day).		£227.12	

⁽a) 2016 asp 1.

10. I	Representation per appearance—	£28.40	£56.79	£56.79
(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			
appe hear paya 1(iii	A. Representation in a court, per carance, at a deferred sentence ing other than where a fee is able by virtue of paragraph a) in respect of a first or second of deferred sentence.	£28.40 where the hearing relates to one complaint; or £42.60 where the hearing relates to more than one complaint	£56.79 where the hearing relates to one complaint; or £85.18 where the hearing relates to more than one complaint	£56.79 where the hearing relates to one complaint; or £85.18 where the hearing relates to more than one complaint
seco only repo the disp	A. Representation at a first or nd diet of deferred sentence (one) at which the court considers a rt required under section 203 of 1995 Act and where the case is osed of (as an additional ment).	£28.40	£28.40	£28.40
is in of no	All work done where the accused custody and has tendered a plea of guilty until determination of application for legal aid.	£28.40	£28.40	£28.40
secti dete	All work done by virtue of on 24(7) of the Act until rmination of the application for I aid.	£28.40	£28.40	£28.40
13. (with of th secti	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)	£56.79	£56.79	£56.79
(b)	Representation in such an appeal where counsel not employed.	£34.08	£34.08	£34.08
(c)	Representation at a continued diet in such an appeal where counsel not employed.	£34.08	£34.08	£34.08

	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.	£113.56
2. All work done (other than work done in terms of paragraph 1) in connection with any appearance of an assisted person (per appearance).	£56.79

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

£550.76; or £522.37 where criminal legal aid has been made available in the circumstances referred to in paragraphs 11 or 12 of Part 1 of schedule 1.
aid has been made available in the circumstances referred to in paragraphs 11 or 12 of Part
£275.39

⁽a) 2016 asp 1.

Regulation 7(6)

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

		Where professional services are provided in relation to	Where professional services are
		proceedings in the JP court	provided in relation to proceedings in
			the sheriff court
1. A	ll work up to and including—		£550.76
(a)	any diet at which a plea of guilty is made and accepted or plea in mitigation is made;		
(b)	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;		
(c)	a first or second diet of deferred sentence; and		
(d)	advising, giving an opinion and taking final instructions on the prospects of an appeal against conviction, sentence, other disposal or acquittal,		
toget	ther with any subsequent or additional work other		
	that specified in paragraphs 8, 8A, 9 and 10		
	ll work prior to, and attendance at—	£170.35	
(a)	any diet at which a plea to the competency or relevancy of the complaint or proceedings, or a plea in bar of trial, is tendered;		
(b)	any diet at which a question within the meaning of Rule 31.1 of the Act of Adjournal (Criminal Procedure Rules) 1996(a) is raised;		
(c)	any diet from or to which the case has been adjourned under section 145 of the 1995 Act (including preparation for such a diet where the diet has not subsequently taken place);		
(d)	any diet at which there is tendered a plea of guilty or a plea in mitigation is made;		
(e)	any diet at which the court is considering the accused's plea of guilty to the charges and where there has been no change of plea; and		
(f)	any diet at which the court is considering the accused's change to plea of guilty to the charges, and where no application for criminal legal aid has been made,		

 $[\]textbf{(a)} \quad S.I.\ 1996/513; relevant amending instruments are S.S.I.\ 2006/436 \ and \ S.I.\ 2011/1043.$

(ii) the first 30 minutes of conducting a proof in mitigation; (ii) a first or second diet of deferred sentence; (iii) any subsequent or additional work other than that specified in paragraphs 4 and 8 to 13 below. 3. All work mentioned in paragraph 1 or 2 above that is done in connection with a complaint under section 201(4) of the 1995 Act. 4. Conducting a proof in mitigation for the first day (after the first 30 minutes). 8. Representation, per appearance— (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. 8.A. Representation in court, per appearance, at a deferred sentence hearing, other than where a fee is payable by virtue of paragraph 1(c) or paragraph 2(f)(ii) in respect of a first or second diet of deferred sentence. 9. Representation at a first or second diet of deferred sentence (one only) at which the court considers a report required under section 203 of the 1995 Act and where the case is disposed of (as an additional payment). 10. All work done in connection with a bail appeal under section 32 of the 1995 Act, or on appeal under section 32 of the 1995 Act, or on exceptional hardship (where both, they to be regarded as one only even if conducted separately). 13. Conducting a special reasons proof or hearing on exceptional hardship (where both, they to be regarded as one only even if conducted separately). 13. Conducting a back-duty proof (but only if in the case no fee is payable under paragraph 12 above). 4. Supplementary fee, payable in addition to any fees under paragraphs 1-13, where at a holiday court sitting a solicitor acts for a person appearing from custody on the day on which that persons is first brought to a court	toget	her with—		
(iii) a first or second diet of deferred sentence; (iii) any subsequent or additional work other than that specified in paragraph 4 and 8 to 13 below. 3. All work mentioned in paragraph 1 or 2 above that is done in connection with a complaint under section 27(1)(b) of the 1995 Act or paragraph 1(1)(a) or (c) of schedule 1 of the Criminal Justice (Scotland) Act 2016. 4. Conducting a proof in mitigation for the first day (after the first 30 minutes). 8. Representation, per appearance— (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. 8. Representation in court, per appearance, at a deferred sentence hearing, other than where a fee is payable by virtue of paragraph 1(c) or paragraph 2(f)(ii) in respect of a first or second diet of deferred sentence. 9. Representation at a first or second diet of deferred sentence (one only) at which the court considers a report required under section 203 of the 1995 Act and where the case is disposed of (as an additional payment). 10. All work done in connection with a bail appeal under section 201(4) of the 1995 Act. 11. Conducting a special reasons proof or hearing on exceptional hardship (where both, they to be regarded as one only even if conducted separately). 12. Conducting a special reasons proof or hearing on exceptional hardship (where both, they to be regarded as one only even if conducted separately). 13. Conducting a pack-duty proof (but only if in the case no fee is payable under paragraph 1-2 above). 14. Supplementary fee, payable in addition to any fees under paragraphs 1-13, where at a holiday court sitting a solicitor acts for a person appearing from custody on		the first 30 minutes of conducting a proof in		
(iii) any subsequent or additional work other than that specified in paragraphs 4 and 8 to 13 below. 3. All work mentioned in paragraph 1 or 2 above that is done in connection with a complaint under section 27(1)(b) of the 1995 Act or paragraph 1(1)(a) or (c) of schedule 1 of the Criminal Justice (Scotland) Act 2016. 4. Conducting a proof in mitigation for the first day (after the first 30 minutes). 8. Representation, per appearance— £28.40 £56.79 (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. 8A. Representation in court, per appearance, at a deferred sentence hearing, other than where a fee is payable by virtue of paragraph 1(c) or paragraph 2(f)(ii) in respect of a first or second diet of deferred sentence (one only) at which the court considers a report required under section 203 of the 1995 Act and where the case is disposed of (as an additional payment). 9. Representation at a first or second diet of deferred sentence (one only) at which the court considers a report required under section 203 of the 1995 Act and where the case is disposed of (as an additional payment). 10. All work done in connection with a bail appeal under section 201(4) of the 1995 Act, or on appeal under section 201(4) of the 1995 Act. 12. Conducting a special reasons proof or hearing on exceptional hardship (where both, they to be regarded as one only even if conducted separately). 13. Conducting a special reasons proof or hearing on exceptional hardship (where both, they to be regarded as one only even if conducted separately). 14. Supplementary fee, payable in addition to any fees under paragraphs 1-13, where at a holiday court sitting a solicitor acts for a person appearing from custody on	(ii)			
Same Section	_ ` _	any subsequent or additional work other than		
is done in connection with a complaint under section 27(1)(b) of the 1995 Act or paragraph 1(1)(a) or (c) of schedule 1 of the Criminal Justice (Scotland) Act 2016. 4. Conducting a proof in mitigation for the first day (after the first 30 minutes). 8. Representation, per appearance— (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. 8.A. Representation in court, per appearance, at a deferred sentence hearing, other than where a fee is payable by virtue of paragraph 1(c) or paragraph 2(f)(ii) in respect of a first or second diet of deferred sentence. 9. Representation at a first or second diet of deferred sentence (one only) at which the court considers a report required under section 203 of the 1995 Act and where the case is disposed of (as an additional payment). 10. All work done in connection with a bail appeal under section 32 of the 1995 Act, or on appeal under section 201(4) of the 1995 Act, or on appeal under section 201(4) of the 1995 Act, or on appeal under section 201(4) of the 1995 Act, or on appeal under section 201(4) of the 1995 Act, or on appeal under section 201(4) of the 1995 Act, or on appeal under section 201(4) of the 1995 Act, or on appeal under section 201(4) of the 1995 Act, or on appeal under section 201(4) of the 1995 Act, or on appeal under section 201(4) of the 1995 Act, or on appeal under section 201(4) of the 1995 Act, or on appeal under section 201(4) of the 1995 Act, or on appeal under section 201(4) of the 1995 Act, or on appeal under section 201(4) of the 1995 Act, or on appeal under section 201(4) of the 1995 Act, or on appeal under section 201(4) of the 1995 Act, or on appeal under section 201(4) of the 1995 Act, or on appeal under section 201(4) of the 1995 Act, or on appeal under section 201(4) of the 1995 Act, or on appeal under section 201(4) of the 1995 Act, or on appeal under se				
27(1)(b) of the 1995 Act or paragraph 1(1)(a) or (c) of schedule 1 of the Criminal Justice (Scotland) Act 2016. 4. Conducting a proof in mitigation for the first day (after the first 30 minutes). 8. Representation, per appearance— £28.40 £56.79 (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. 8A. Representation in court, per appearance, at a deferred sentence hearing, other than where a fee is payable by virtue of paragraph 1(c) or paragraph 2(f)(ii) in respect of a first or second diet of deferred sentence. 8P. Representation at a first or second diet of deferred sentence (one only) at which the court considers a report required under section 203 of the 1995 Act and where the case is disposed of (as an additional payment). 10. All work done in connection with a bail appeal under section 32 of the 1995 Act, or on appeal under section 201(4) of the 1995 Act, or on app	3 . Al	I work mentioned in paragraph 1 or 2 above that	£170.35	£275.39
schedule 1 of the Criminal Justice (Scotland) Act 2016. 4. Conducting a proof in mitigation for the first day (after the first 30 minutes). 8. Representation, per appearance— (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. 8A. Representation in court, per appearance, at a deferred sentence hearing, other than where a fee is payable by virtue of paragraph 1(c) or paragraph 2(f)(ii) in respect of a first or second diet of deferred sentence. 9. Representation at a first or second diet of deferred sentence (one only) at which the court considers a report required under section 203 of the 1995 Act and where the case is disposed of (as an additional payment). 10. All work done in connection with a bail appeal under section 32 of the 1995 Act, or on appeal under section 201(4) of the 1995 Act, or on appeal under section 32 of the 1995 Act, or on appeal un				
4. Conducting a proof in mitigation for the first day (after the first 30 minutes). 8. Representation, per appearance— (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. 8. Representation in court, per appearance, at a deferred sentence hearing, other than where a fee is payable by virtue of paragraph 1 (c) or paragraph 2 (c) or paragraph 2 (c) or paragraph 1 (c) or paragraph 2 (c) or paragraph 2 (c) or paragraph 3 (c) or paragraph 3 (c) or paragraph 4 (c) or paragraph 4 (c) or paragraph 4 (c) or paragraph 5 (c) or para				
(after the first 30 minutes). 8. Representation, per appearance— (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. 8A. Representation in court, per appearance, at a deferred sentence hearing, other than where a fee is payable by virtue of paragraph 1(c) or paragraph 2(f)(ii) in respect of a first or second diet of deferred sentence. 9. Representation at a first or second diet of deferred sentence (one only) at which the court considers a report required under section 203 of the 1995 Act and where the case is disposed of (as an additional payment). 10. All work done in connection with a bail appeal under section 32 of the 1995 Act, or on appeal under section 201(4) of the		· · · · · · · · · · · · · · · · · · ·		
8. Representation, per appearance— £28.40 £56.79 (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. 8A. Representation in court, per appearance, at a deferred sentence hearing, other than where a fee is payable by virtue of paragraph 1(c) or paragraph 2(f)(ii) in respect of a first or second diet of deferred sentence. 9. Representation at a first or second diet of deferred sentence (one only) at which the court considers a report required under section 203 of the 1995 Act and where the case is disposed of (as an additional payment). 10. All work done in connection with a bail appeal under section 32 of the 1995 Act, or on appeal under section 201(4) of the 1995 Act, or on appeal under section 201(4) of the 1995 Act. 12. Conducting a special reasons proof or hearing on exceptional hardship (where both, they to be regarded as one only even if conducted separately). 13. Conducting a back-duty proof (but only if in the case no fee is payable under paragraph 12 above). 14. Supplementary fee, payable in addition to any fees under paragraphs 1-13, where at a holiday court sitting a solicitor acts for a person appearing from custody on	4. Co	onducting a proof in mitigation for the first day	£56.79	
(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. 8A. Representation in court, per appearance, at a deferred sentence hearing, other than where a fee is payable by virtue of paragraph 1(c) or paragraph 2(f)(ii) in respect of a first or second diet of deferred sentence. 9. Representation at a first or second diet of deferred sentence (one only) at which the court considers a report required under section 203 of the 1995 Act and where the case is disposed of (as an additional payment). 10. All work done in connection with a bail appeal under section 32 of the 1995 Act, or on appeal under section 201(4) of the 1995 Act, or on appeal under section 32 of the 1995 Act, or on appeal under section 31 conducting a special reasons proof or hearing on exceptional hardship (where both, they to be regarded as one only even if conducted separately). 13. Conducting a back-duty proof (but only if in the case no fee is payable under paragraph 12 above). 14. Supplementary fee, payable in addition to any fees under paragraphs 1-13, where at a holiday court sitting a solicitor acts for a person appearing from custody on	(afte	r the first 30 minutes).		
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. 8A. Representation in court, per appearance, at a deferred sentence hearing, other than where a fee is payable by virtue of paragraph 1(c) or paragraph 2(f)(ii) in respect of a first or second diet of deferred sentence. 82.8.40 where the hearing relates to one complaint; or £42.60 where the hearing relates to one than one complaint or £85.18 where the hearing relates to more than one complaint. 9. Representation at a first or second diet of deferred sentence (one only) at which the court considers a report required under section 203 of the 1995 Act and where the case is disposed of (as an additional payment). 10. All work done in connection with a bail appeal under section 32 of the 1995 Act. 12. Conducting a special reasons proof or hearing on exceptional hardship (where both, they to be regarded as one only even if conducted separately). 13. Conducting a back-duty proof (but only if in the case no fee is payable under paragraph 12 above). 14. Supplementary fee, payable in addition to any fees under paragraphs 1-13, where at a holiday court sitting a solicitor acts for a person appearing from custody on	8. Re	epresentation, per appearance—	£28.40	£56.79
domestic abuse court by the sheriff principal; (c) at a hearing in respect of a community supervision order. 8A. Representation in court, per appearance, at a deferred sentence hearing, other than where a fee is payable by virtue of paragraph 1(c) or paragraph 2(f)(ii) in respect of a first or second diet of deferred sentence. 9. Representation at a first or second diet of deferred sentence (one only) at which the court considers a report required under section 203 of the 1995 Act and where the case is disposed of (as an additional payment). 10. All work done in connection with a bail appeal under section 32 of the 1995 Act, or on appeal under section 201(4) of the 1995 Act. 12. Conducting a special reasons proof or hearing on exceptional hardship (where both, they to be regarded as one only even if conducted separately). 13. Conducting a back-duty proof (but only if in the case no fee is payable under paragraph 12 above). 14. Supplementary fee, payable in addition to any fees under paragraphs 1-13, where at a holiday court sitting a solicitor acts for a person appearing from custody on	(a)	Ę ,		
supervision order. 8A. Representation in court, per appearance, at a deferred sentence hearing, other than where a fee is payable by virtue of paragraph 1(c) or paragraph 2(f)(ii) in respect of a first or second diet of deferred sentence. 9. Representation at a first or second diet of deferred sentence (one only) at which the court considers a report required under section 203 of the 1995 Act and where the case is disposed of (as an additional payment). 10. All work done in connection with a bail appeal under section 201(4) of the 1995 Act. 12. Conducting a special reasons proof or hearing on exceptional hardship (where both, they to be regarded as one only even if conducted separately). 13. Conducting a back-duty proof (but only if in the case no fee is payable under paragraphs 1-13, where at a holiday court sitting a solicitor acts for a person appearing from custody on	(b)	C		
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	Where professional services are provided in relation to proceedings in a sheriff court which has been designated by a drug court by the sheriff principal
1. All work done in connection with any appearance of an assistance person (per appearance).	£56.79
2. Supplementary fee, payable in addition to any fees under paragraph 1, where at a holiday court sitting a solicitor acts for a person appearing from custody on the day on which that person is first brought to a court to answer to a complaint.	£80.00

EXPLANATORY NOTE

(This note is not part of the Regulations)

These Regulations amend the following instruments made under the Legal Aid (Scotland) Act 1986:

- the Civil Legal Aid (Scotland) (Fees) Regulations 1989 ("the 1989 Civil Regulations"),
- the Criminal Legal Aid (Scotland) (Fees) Regulations 1989 ("the 1989 Criminal Regulations"),
- the Legal Aid in Contempt of Court Proceedings (Scotland) (Fees) Regulations 1992,
- the Advice and Assistance (Scotland) Regulations 1996 ("the 1996 Regulations"),
- the Criminal Legal Aid (Fixed Payments) (Scotland) Regulations 1999 ("the 1999 Regulations"),
- the Criminal Legal Assistance (Fees and Information etc.) (Scotland) Regulations 2008 ("the 2008 Regulations").

Regulation 2 provides that—

- except in relation to the amendments made by regulation 6(4) and (6), and regulation 7, the amendments in these Regulations apply only to fees for work done or outlays incurred on or after 1 April 2022. Where work which qualifies for a fee prescribed under these Regulations (except under regulations 6(4) and (6) and 7) is conducted over more than one date, the work is deemed to have been done on the day on which the work comes to an end, and
- the amendments in regulation 6(4) and (6) (assistance by way of representation) and regulation 7 (fixed payments) apply only in relation to a case where the criminal legal assistance concerned is granted or made available on or after 1 April 2022.

Regulations 3 to 7 make amendments to the above instruments to increase fees and outlays for legal aid and advice and assistance by 5%.

Regulation 3(8) also makes minor textual amendments to the headings in the fee tables in the 1989 Civil Regulations which make provision for fees of counsel for proceedings in the Court of Session, to clarify which fees are to apply where the work done is not specified in any of the chapters in those tables.

Regulations 4 (amending the 1989 Criminal Regulations), 6 (amending the 1996 Regulations) and 7 (amending the 1999 Regulations) also make provision for an additional fee to be paid to solicitors representing an accused person appearing from custody when doing so on a day which has been designated a court holiday.

Regulation 8 amends regulation 7 of the 2008 Regulations to make provision ensuring that holiday court fees are not subsumed within a single consolidated payment where different types of criminal legal assistance are given in relation to the same matter. This provision avoids any holiday court fee which would otherwise be payable as result of the amendments noted above becoming subsumed within a single payment.

A Business and Regulatory Impact Assessment has been prepared for these Regulations and placed in the Scottish Parliament Information Centre. Copies can be obtained from the Scottish Government Justice Directorate, St Andrew's House, Edinburgh EH1 3DG, and online at www.legislation.gov.uk.

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