SCHEDULE 7

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

PART 2
INCLUSIVE FEES FOR SOLEMN FIRST INSTANCE PROCEEDINGS

			Column A	Column B	Column C
1. The fee for all work from the taking of initial instructions up until the client is admitted to bail or committed until liberated in due course of law, where—					
(a)	at the	first examination the client is either—			
	` /	not committed for further examination, or	£178.31	£156.03	£66.88
	()	committed for further examination and admitted to bail			
(b)		first examination the client is committed ther examination and not admitted to bail	£267.47	£245.19	£156.03
2. The fee for all work preparing for a bail appeal hearing including any continued diet and, where necessary, instructing Edinburgh agents			£66.88	£66.88	£66.88
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			£512.64	£356.62	£178.31
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 fir	st day of trial	£468.06	£334.34	£178.31
(b)	a subs	equent day of trial	£178.31	£133.75	£44.59
4A. The fee for preparation for		£44.59	£44.59	£44.59	
(a)		ring under section 76 of the 1995 Act edure where accused decides to plead),			
(b)	a hear	ing on a plea in bar of trial,			
(c)	the pre	ring raising a preliminary issue, where eliminary issue would have the effect of ing the accused person from trial and no fee is prescribed for this preparation.			
5. The fee for all work in connection with post conviction discussions, advice and representation			£207.65	£207.65	£118.50

1

		Column A	Column B	Column C
	ding advising and giving an opinion on the ects of any appeal			
hearii	aless dealt with in the course of the preliminary ng or a first diet, the fee for all work in connection any of the following:—	£178.31	£178.31	£178.31
(a)	a devolution issue, in terms of Schedule 6 to the Scotland Act 1998,			
(ab)	a compatibility issue in terms of section 288ZA (1) 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.			

⁽¹⁾ Section 288ZA was inserted by section 34(3) of the Scotland Act 2012 (c. 11). $\frac{1}{2}$