

1967 No. 1294 (S.107)

SHERIFF COURT, SCOTLAND

Act of Sederunt (Alteration of Sheriff Court Fees) 1967

<i>Made - - - -</i>	<i>25th August 1967</i>
<i>Laid before Parliament</i>	<i>4th September 1967</i>
<i>Coming into Operation</i>	<i>3rd October 1967</i>

The Lords of Council and Session, under and by virtue of the powers conferred upon them by section 40 of the Sheriff Courts (Scotland) Act 1907(a), as amended by section 39 of the Administration of Justice (Scotland) Act 1933(b), and of all other powers competent to them in that behalf, do hereby enact and declare as follows:—

1. In all actions and other litigations in which the first deliverance on the Initial Writ is dated on or after 3rd October 1967, the Regulations and Table of Fees contained in the Schedule hereto shall be applied in substitution for the Regulations and Table of Fees contained in the Schedule to the Act of Sederunt (Alteration of Sheriff Court Fees) 1965(c).

2. This Act of Sederunt may be cited as the Act of Sederunt (Alteration of Sheriff Court Fees) 1967 and shall come into operation on 3rd October 1967.

And the Lords appoint this Act of Sederunt to be inserted in the Books of Sederunt.

J. L. Clyde,
I.P.D.

Edinburgh,
25th August 1967.

SCHEDULE

GENERAL REGULATIONS

1. This Table of Fees shall regulate the taxation of accounts between (a) solicitor and client, client paying, (b) solicitor and client, third party paying and (c) party and party; and shall be subject to the aftermentioned powers of the Sheriff to increase or modify such fees.

2. The pursuer's solicitor's account as between party and party shall be taxed by reference to the sum decerned for unless the Sheriff otherwise directs.

3. Except where the Sheriff otherwise directs the fees in this table shall be reduced by 20 per cent. in actions where the value of the action, if ascertainable from the process, or the sum craved, does not exceed £250 and in removing and ejection actions where the annual rent does not exceed £250.

 (a) 1907 c. 51.

(b) 1933 c. 41.

(c) S.I. 1965/1611 (1965 II, p. 4637).

4. In the Small Debt Court the scale of fees shall be as set forth in Chapter IV of this Table.

5. Where the demand made does not exceed the value which may be competently concluded for in the Small Debt Court, Small Debt expenses only shall be allowed, unless the Sheriff shall otherwise appoint.

6. The Sheriff shall have the following discretionary powers in relation to this Table of Fees:—

- (i) in all cases the Sheriff may direct that expenses shall be subject to modification,
- (ii) in cases falling under Regulation 3 hereof the Sheriff may direct that the deduction of 20 per cent shall not be made,
- (iii) in cases where the sum decerned for does not exceed £50 the Sheriff may allow Small Debt expenses only,
- (iv) in cases of importance or requiring special preparation the Sheriff hearing the case may, upon a motion made not later than seven days after the date of any interlocutor containing a finding for expenses, pronounce a further interlocutor regarding these expenses allowing a percentage increase not exceeding 50 per cent of the fees authorised by this Table to cover the responsibility undertaken by the Solicitor in the conduct of the litigation. Where such an increase is allowed a similar increase shall be chargeable by each Solicitor in the cause against his own client. In fixing the amount of the percentage increase the following factors shall be taken into account:—
 - (a) the complexity of the litigation and the number, difficulty or novelty of the questions involved;
 - (b) the skill, specialised knowledge and responsibility required of and the time and labour expended by the solicitor;
 - (c) the number and importance of the documents (however brief) prepared or perused;
 - (d) the place and circumstances of the litigation or in which the solicitor's work of preparation for and conduct thereof has been carried out;
 - (e) the importance of the litigation or the subject matter thereof to the client;
 - (f) the amount or value of money or property involved; and
 - (g) any other fees and allowances payable to the solicitor in respect of other items in the same litigation and otherwise charged for in the account.
- (v) Wherever a party or his solicitor on one side attends any Diet of Proof or Debate or any meeting ordered by the Sheriff and the other is absent or not prepared to proceed the Sheriff shall have power to decern against the latter party for payment of such expenses as the Sheriff may consider reasonable. If an Appeal be abandoned or any Debate on preliminary pleas or otherwise ordered by the Sheriff be departed from by any party and notice to that effect be given to the opposite party at least three lawful days before the date fixed for the Hearing no debate fee shall be allowed; But failing such notice a debate fee shall be allowed to the respondent's or other party's solicitor of one-half of the amount which would have been allowed had the Debate proceeded.

7. The expenses to be charged against an opposite party shall be limited to proper expenses of process without any allowance (beyond that specified in the Table) for preliminary investigations, subject to this proviso, that precognitions, plans, analyses, reports, and the like (so far as relevant and necessary for proof of the matters in the record between the parties), although taken or made before the raising of an action or the preparation of defences, or before proof is allowed, and although the case may not proceed to trial or proof, may be allowed.

8. Save as otherwise provided in the Table it shall be in the option of the solicitor to charge an account either on the basis of the inclusive fees of Chapters I and II or on the basis of the detailed fees of Chapter III but in accounts as between party and party it shall not be competent to make charges partly on the one basis and partly on the other. In accounts as between solicitor and client, however, it shall be competent to charge an account partly on the basis of the inclusive fees of Chapters I and II and partly on the basis of the detailed fees of Chapter III but so, however, that if an inclusive fee is charged under Chapters I or II no work falling thereunder shall be charged again under Chapter III.

9. In order that the expenses of litigation may be kept within proper and reasonable limits only such expenses shall be allowed in the taxation of accounts between party and party as are necessary for conducting it in a proper manner with due regard to economy. And it shall be competent to the Auditor to disallow all charges for papers, parts of papers or particular procedure or agency which he shall judge irregular or unnecessary.

10. Notwithstanding that a party shall be found entitled to expenses generally yet if on the taxation of the account it shall appear that there is any particular part of the litigation in which such party has proved unsuccessful or that any part of the expense has been occasioned through his own fault he shall not be allowed the expense of such parts of the proceedings.

11. When a Remit is made by the Court regarding matters in the Record between the parties to an accountant, engineer, or other reporter the solicitors shall not, without special agreement, be personally responsible to the reporter for his remuneration, the parties alone being liable therefor.

12. In all cases the solicitor's outlays reasonably incurred in the furtherance of the litigation shall be allowed. These outlays shall include a charge in respect of posts and sundries of 10 per cent. of the taxed amount of fees.

13. In the taxation of accounts as between party and party where Counsel is employed:—

- (a) Counsel's fees and the fees for instruction of Counsel in Item 18 of Chapter II or in a detailed account charged under Chapter III are to be allowed only where the Sheriff has sanctioned the employment of Counsel,
- (b) Except on cause shown fees to Counsel and Solicitor for only one consultation in the course of the case are to be allowed except where Counsel is employed both before the Sheriff-Substitute and the Sheriff Principal and there is a consultation prior to the debate on the appeal when fees for an additional consultation are to be allowed.

14. This Table of fees shall apply to all actions and other litigation in which the first deliverance on the Initial Writ is dated on or after 3rd October 1967. References in any Statute or Act of Sederunt to the fees allowed in Acts of Sederunt of earlier date than these presents shall subject to Regulation 15 hereof be held as referring to the fees allowed in the like circumstances in the Table of Fees underwritten.

15. The general percentage increases in fees provided for in Tables or Acts of Sederunt prior to that dated 17th August 1965 shall have no application to this Table.

TABLE OF FEES
CHAPTER I—UNDEFENDED ACTIONS

	£	s.	d.
1. Actions in which decree is granted without proof			
Inclusive fee to cover all work from taking instructions up to and including obtaining Extract Decree... ..	10	10	0
In cases where settlement is effected after service of a Writ but before the expiry of the induciae	8	0	0
If the Pursuer's solicitor elects to charge this inclusive fee he shall endorse a Minute to that effect on the initial writ before ordering extract of the decree. Outlays such as Court dues for deliverance and posts shall be chargeable in addition and taxation shall be unnecessary.			
2. Actions of separation and aliment and adherence and aliment			
Inclusive fee to cover all work from taking instructions up to and including obtaining Extract Decree... ..	36	0	0
If the Pursuer's solicitor elects to charge this inclusive fee he shall endorse a Minute to that effect on the initial writ after the close of the proof and before extract of the decree is ordered and when the option is so exercised decree for expenses shall be granted against the defender for said sum with outlays of up to £3 15s. without the necessity for taxation. If outlays in excess of £3 15s. are claimed an account of such outlays shall be remitted to the Auditor of Court for taxation and the sum allowed for outlays shall be the amount of the account as taxed.			

CHAPTER II—DEFENDED ACTIONS

1. <i>Instruction Fee</i> —To cover all work except as hereinafter otherwise specially provided for in this chapter to the lodging of Defences	14	10	0
2. <i>Adjustment Fee</i> —To cover all work except as hereinafter otherwise specially provided for in this chapter in connection with the adjustment of the Record including (when appropriate) closing thereof and making up and lodging Closed Record			
(a) Pursuer's Agent	10	10	0
Defender's Agent	8	10	0
(b) If action settled before Record is closed or in Summary Causes before an Interlocutor allowing proof or debate is pronounced			
Each original party's Agent	8	10	0
(c) If additional Defender brought in before closing of Record or in Summary Causes before an Interlocutor allowing proof or debate is pronounced			
Additional fee to each original party's Agent	3	5	0

	£	s.	d.
(d) If additional Defender brought in after closing of Record or in Summary Causes after an Interlocutor allowing proof or debate is pronounced Additional fee to each original party's Agent	5	5	0
3. <i>Debate Fee</i> —To include preparation for and conduct of Debate other than on evidence, enquiring for cause at avizandum and noting Interlocutor— Where Debate does not exceed 1 hour	8	10	0
For every hour or part of an hour engaged after the first hour	3	10	0
4. <i>Application for Jury Trial</i> —To include application to have cause tried by Jury including drawing and intimating Motion, attending Court, discussing questions of fact to be submitted to Jury, procuring Jury list, making copies thereof and making copies of questions of fact to be submitted to Jury	6	10	0
Fee to opposing Solicitor	4	10	0
5. <i>Precognitions</i> —Taking and drawing Precognitions. (To include instructions, attendances with witnesses, instructing skilled witnesses and all relative meetings and correspondence). (i) Before Proof or Trial allowed, per sheet (250 words)	1	10	0
(ii) After Proof or Trial allowed, per sheet	2	0	0
6. <i>Commissions to take Evidence</i> (a) <i>On Interrogatories</i> Fee to Solicitor applying for commission to include framing and lodging Motion framing, extending and lodging Interrogatories, instructing Commissioner and all incidental work but excluding attendance at execution of Commission	13	10	0
Additional fee for attendance at execution of Commission—per hour including travelling time	3	0	0
Inclusive fee to opposing Solicitor if cross-Interrogatories prepared and lodged	10	10	0
If no cross-Interrogatories lodged	3	0	0
(b) <i>Open Commissions</i> Fee to Solicitor applying for Commission to include all work up to lodging Report of Commission but excluding attendance thereat	7	10	0
Inclusive fee to Solicitor for opposing party... ..	3	0	0
Fee for attendance at execution of Commission—per hour including travelling time	3	0	0
7. <i>Specification of Documents</i> Fee to cover drawing, extending and lodging Specification and relative Motion and attendance at Court debating Specification...	5	0	0
Inclusive fee to opposing Solicitor	3	0	0
Fee for citation of havers, preparation for and attendance before Commissioner at execution of Commission Where attendance before Commissioner does not exceed 1 hour	4	10	0
For each additional hour after the first	3	0	0

£ s. d.

If Commission not executed—Fee for each party served with copy of Specification	1	0	0
8. Amendment of Record				
Fee to cover framing, extending and lodging Minute of Amendment and relative Motion, intimating and relative attendances at Court				
(a) Where Answers lodged	8	0	0
(b) Where no Answers lodged	6	0	0
Inclusive fee to opposing Solicitor				
(a) Where Answers lodged	7	0	0
(b) Where no Answers lodged	5	0	0
9. Motions				
Fee to cover framing, extending, lodging and intimating any written Motion or Minute, including a Reponing Note, and relative attendances at Court (except as otherwise provided for in this Chapter)			
(a) Where opposed...	5	0	0
(b) Where unopposed	3	0	0
Fee to cover considering opponent's written Motion, Minute or Reponing Note and relative attendances at Court				
(a) Where Motion, Minute or Reponing Note opposed...	4	0	0
(b) Where Motion, Minute or Reponing Note unopposed	2	0	0
10. Procedure Preliminary to Proof				
(a) Fee to cover fixing Diet of Proof, citation of witnesses, and generally preparing for Trial or Proof and if necessary instructing Shorthand Writer	6	0	0
(b) Fee to cover preparing for adjourned diet and all incidental work as in (a) if diet postponed for more than 6 days.				
For each adjourned diet	5	0	0
(c) Framing and lodging Inventories of Productions, lodging productions, and considering opponent's productions		2	10	0
Where only one party lodges productions, opponent's charge for considering same	1	10	0
11. Conduct of Proof or Trial				
Fee to cover conduct of Proof or Trial and Debate on Evidence if taken at close of Proof—per hour	3	10	0
If Counsel employed				
(a) Fee to Solicitor appearing with Counsel—per hour	2	5	0
(b) Fee to opposing Solicitor conducting Proof or Trial without Counsel—per hour	4	0	0
12. Debate on Evidence				
Where Debate on Evidence not taken at conclusion of Proof—				
Preparing for Debate...	6	0	0
Fee for conduct of Debate—per hour...	3	10	0
If Counsel employed—Fee to Solicitor appearing with Counsel—per hour	2	5	0

	£	s.	d.
Fee to opposing Solicitor conducting Debate without Counsel— per hour	4	0	0
13. Appeals			
(1) To Sheriff Principal			
Fee to cover instructions, marking of Appeal or noting that Appeal marked, noting Diet of Hearing thereof and pre- paration for Hearing	10	0	0
Fee to cover conduct of Hearing—per hour... ..	3	10	0
If Counsel employed—Fee to Solicitor appearing with Counsel—per hour	2	5	0
Fee to opposing Solicitor conducting Hearing without Counsel—per hour	4	0	0
(2) To Court of Session			
Fee to cover instructions, marking Appeal or noting that Appeal marked and instructing Edinburgh Correspondents with papers	7	10	0
14. Settlements			
(a) Judicial Tender			
Fee for preparation and lodging or for consideration of Minute of Tender	5	0	0
Fee on acceptance of Tender, to include preparation and lodging or consideration of Minute of Acceptance and attendance at Court when Decree granted in terms thereof	3	0	0
(b) Extra Judicial Settlements			
Fee to cover negotiations resulting in settlement, framing or revising Joint Minute and attendance at Court when authority interponed thereto... ..	7	0	0
15. Final Procedure			
Fee to cover settling with witnesses, enquiries for cause at avizandum, noting Final Interlocutor	2	10	0
Fee to cover framing Account of Expenses, arranging, intimating and attending Diet of Taxation, obtaining approval of Auditor's Report, ordering, procuring and examining Extract Decree. ...	5	0	0
Fee to cover considering opponent's Account of Expenses and attending diet of Taxation	2	0	0
16. Copying Fees			
Copying all necessary papers (the sheet throughout this chapter to consist of 250 words or numbers)			
First copy—per sheet	5	0	
Each subsequent copy—per sheet	2	6	
(a) Copying charges shall be allowed to the solicitor as follows— viz. at full copying rates: (1) a full copy of the Record and Interlocutors; and (2) productions so far as necessary for the efficient conduct of the cause. At half copying rate: (3) copy Record up to the date of closing for use of Sheriff and for client; (4) copy of every Interlocutor and note thereto disposing of questions of fact or law for the client; (5) copy			

£ s. d.

of productions for use of Sheriff and (6) Notes of Evidence taken at proof if required for Hearing not taken at conclusion of proof or for hearing of Appeal.

- (b) Where more than 6 copies are necessary these may be reproduced by photographic or duplicating process or printed, and the appropriate charges recovered as outlay, or if done by the Solicitor charged at the following rates, namely:—

For Duplicating: For the first 25 or less number of copies of a sheet 8 6

For each 5 additional copies in excess of 25—6d. per sheet.

For Photographing: For each copy per actual page photocopied 5 0

Note: Where more than 6 copies are required charge as for duplicating, unless facsimile copies are necessary.

If this is not done a charge for 6 copies only at copying rates shall be allowed.

17. *Process Fee*

Fee to cover all consultations between Solicitor and client during the progress of the cause and all communications, written or verbal, passing between them

10 per cent. on total fees and copyings allowed on taxation.

18. *Fee for instruction of Counsel*

Fee for instructing Counsel to revise Record... .. 5 0 0

Fee for instructing Counsel to conduct Debate Proof or Trial ... 10 0 0

Fee for instructing Counsel to conduct Appeal to Sheriff Principal 10 0 0

In each case to cover all consultations, revision of papers and all incidental work.

Fees to Counsel and Clerk to be allowed as outlay.

CHAPTER III—CHARGES FOR TIME, DRAWING OF PAPERS, CORRESPONDENCE, ETC.

1. Time occupied in the performance of all work including attendances with client and others and attendances at Court in all circumstances other than at the conduct of a trial, proof or formal debate—

Note:—Time necessarily occupied in travelling to be chargeable at these rates

(a) Solicitor—per half hour 1 10 0

(b) Unqualified Assistant—per half hour 15 0

2. Attendance at Court conducting trial, proof or formal debate—
per hour 3 10 0

If Counsel employed—Fee to Solicitor appearing with Counsel—per
hour 2 5 0

	£	s.	d.
Fee to opposing Solicitor conducting proceedings without Counsel— per hour	4	0	0
3. Drawing all necessary papers (the sheet throughout this Chapter to consist of 250 words or numbers)—per sheet	1	0	0
4. Revising papers where revision ordered—per sheet... ..	10	0	0
5. Copying all necessary papers— First copy—per sheet	5	0	0
Each subsequent copy—per sheet	2	6	0
(a) Copying charges shall be allowed to the Solicitor as follows viz., at full copying rates: (1) a full copy of the Record and Interlocutors; and (2) productions so far as necessary for the efficient conduct of the cause. At half copying rates: (3) copy Record up to the date of closing for use of Sheriff and for client; (4) copy of every Interlocutor and note thereto dispos- ing of questions of fact or law for the client; (5) copy of productions for use of Sheriff and (6) Notes of Evidence taken at proof if required for Hearing not taken at conclu- sion of proof or for hearing of Appeal.			
(b) Where more than 6 copies of papers are necessary these may be reproduced by photographic or duplicating process or printed, and the appropriate charges recovered as outlay or if done by the Solicitor charged at the following rates, namely:—			
<i>For Duplicating:</i> For the first 25 or less number of copies of a sheet	8	6	0
For each 5 additional copies in excess of 25—6d. per sheet.			
<i>For Photographing:</i> For each copy—per actual page photo- copied	5	0	0
<i>Note:</i> Where more than six copies are required, charge as for duplicating, unless facsimile copies are necessary.			
If this is not done a charge for 6 copies only at copying rates shall be allowed.			
6. Certifying copies—for each copy required to be certified... ..	10	0	0
7. Perusing signing and delivering Joint Minute	10	0	0
8. Lodging in process Each necessary lodging in or uplifting from process also for each necessary enquiry for documents due to be lodged... ..	10	0	0
9. Borrowing process Each necessary borrowing of process to include return of same ...	10	0	0
10. <i>Extracts</i> Ordering, procuring and examining Extracts, interim or otherwise...	1	0	0
11. <i>Correspondence, Intimations, etc.</i>			
(1) Formal letters and intimations	5	0	0
(2) Letters other than above—per page of 125 words... ..	10	0	0
(3) Telephone calls not later confirmed by letter... ..	5	0	0
(4) Telephone calls confirmed by letter (including letter) ...	10	0	0

£. s. d.

12. Citations

Each citation of party or witness including execution thereof (plus postages) 10 0

13. Instructions to Officers

Instructing officer to serve, execute or intimate various kinds of writs or diligence including the examination of executions 10 0

For each party on whom service or intimation is made 10 0

Agency accepting service of any writ 10 0

Reporting diligence 10 0

14. Personal diligence

(1) Recording execution of charge 10 0

(2) Procuring fiat 10 0

(3) Instructing apprehension 15 0

(4) Framing state of debt and attendance at settlement... .. 1 0 0

15. Sales

(1) Obtaining Warrant to sell 15 0

(2) Instructing auctioneer or officer to conduct sale 15 0

(3) Perusing report of sale 15 0

(4) Reporting sales under poidings or sequestrations or any other judicial sales 10 0

(5) Noting approval of roup roll 10 0

(6) Obtaining warrant to pay 10 0

CHAPTER IV—SMALL DEBT CASES**1. Uncontested cases in which the sum sued for is under £20—if Sheriff allows fees:—**

Taking out summons and drawing claim where that is necessary, making copy and attendance at calling 1 0 0

where the case is settled before calling fee, to be allowed against the defenders 13 6

2. Uncontested cases in which the sum sued for is £20 or over—if Sheriff allows fees:—

Inclusive fee to cover all work from taking instructions up to and including obtaining extract decree 4 4 0

where the case is settled before calling, fee to be allowed against the defenders 2 12 6

3. Contested cases in which the sum sued for is under £20—if Sheriff allows fees:—

Fee as in 1, and for conduct of the case, per hour 1 0 0

4. Contested cases in which the sum sued for is £20 or over—if Sheriff allows fees:—

Fee as in 2, and for conduct of the case, per hour 1 0 0

Irrespective of the sum sued for, cases shall be considered contested only where the defender appears or is represented, and states a defence.

	£	s.	d.
5. Where a case is remitted under section 48 of the Sheriff Courts (Scotland) Act, 1907, to the Ordinary Court Roll, the fees chargeable from the date of the remit shall be the same as if the cause had been originally raised in the Ordinary Court: and, in addition, there shall be allowed to cover the procedure anterior to the remit a fee of			
(a) in cases in which the sum sued for is under £20	3	18	0
(b) in cases in which the sum sued for is £20 and over	6	2	0
6. When a case is remitted under Rule 61 of the Sheriff Courts (Scotland) Act, 1907, to be dealt with under the provisions of the Small Debt Acts, there shall be allowed for the trial of the case to cover all trouble thereafter a fee of... ..	4	0	0
(a) Unless where the case is transferred to the Ordinary Roll, or the Sheriff shall otherwise order, judicial fees, if allowed, shall not exceed one-third of the sum sued or decerned for, but with a minimum fee of 15s. in uncontested cases and £1 10s. in contested cases. Necessary outlays also to be allowed.			
(b) In all cases where a proof has been allowed it shall be in the power of the Sheriff, if he shall think proper, to allow a fee not exceeding £1 10s. per hour for taking instructions and seeing witnesses; and in very special cases he may allow a fee to the successful party not exceeding seven and a half guineas for the conduct of the cause, and in that event a like fee shall be chargeable to his client by the solicitor of the unsuccessful party.			
7. Fees of diligence in terms of sections 13, 14 and 15 of Chapter III so far as applicable to diligence.			

CHAPTER V—MERCANTILE SEQUESTRATION

Taking instructions to apply for sequestration, obtaining deliverance, taking instructions to prove notour bankruptcy, drawing abbreviate of sequestration, drawing advertisement for Gazette, and instructing insertion.

Inclusive fee	5	0	0
		to	
	10	0	0

Charges for drawing petition and relative copyings, etc. to be allowed in addition, also charges for citation of bankrupt where petition is not at his instance.

1. Attending meeting of creditors and of trustee and commissioners for first hour	3	0	0
2. For every hour after or part of an hour	2	0	0
3. Writing minutes of meeting where not written during meeting, per sheet	1	0	0
4. Writing minutes of meeting where written during meeting, per sheet	7	6	
5. Lodging process with Sheriff Clerk, and obtaining deliverance declaring election of trustee and commissioners	1	0	0

	£	s.	d.
6. Taking out bond of caution for trustee, and getting it signed and for all the work connected therewith... ..	3	0	0
7. Taking out act and warrant, and transmitting same to accountant in bankruptcy	1	5	0
8. Drawing abbreviate for register of adjudications, and copying and recording same	1	5	0
9. Engrossing proceedings in Sederunt Book, per sheet		5	0
No charge shall be allowed to the solicitor for making engrossments in the Sederunt Book after the confirmation of the trustee			
Taking instructions for examination of bankrupt	1	10	0
Taking instructions for the examination of third parties	1	10	0
(a) for each party after the first	1	0	0
(b) All other charges to be at the same rates for similar or analogous work under Chapter III for general business. Attendance at examination of bankrupt and other parties to be charged as in Chapter III section 2.			

CHAPTER VI—SUMMARY SEQUESTRATION

Taking instructions to apply for summary sequestration, obtaining deliverance, proving notour bankruptcy, drawing abbreviate of sequestration, drawing advertisement for Gazette, and instructing insertion.			
Inclusive fee	3	0	0
		to	
		7	0
All other charges to be charged under Chapter V so far as applicable, otherwise under Chapter III.			

EXPLANATORY NOTE

(This Note is not part of the Act of Sederunt.)

This Act of Sederunt enacts new Regulations and a new Table of Fees to be applied in all actions and other litigations in which the first deliverance on the Initial Writ is dated on or after 3rd October 1967, in substitution for the Regulations and Table of Fees enacted by the Act of Sederunt (Alteration of Sheriff Court Fees) 1965.