2018 No. 81

SHERIFF COURT

The Sheriff Court Fees Order 2018

Made - - - - 23rd February 2018

Laid before the Scottish Parliament 27th February 2018

Coming into force in accordance with article 1

The Scottish Ministers make the following Order in exercise of the powers conferred by section 107(1) and (2) of the Courts Reform (Scotland) Act 2014(a) and all other powers enabling them to do so.

Citation, commencement and effect

- 1.—(1) This Order may be cited as the Sheriff Court Fees Order 2018 and, subject to paragraphs (2) and (3), comes into force on 25th April 2018.
- (2) Article 3(1)(b) and schedule 2 come into force, and article 3(1)(a) and schedule 1 cease to have effect, on 1st April 2019.
- (3) Article 3(1)(c) and schedule 3 come into force, and article 3(1)(b) and schedule 2 cease to have effect, on 1st April 2020.

Interpretation

2. In this Order—

"extract decree" includes any duly authenticated extract of an order made by the sheriff in respect of any licence, appointment, discharge or like matter;

"minute" means a minute in terms of rule 14.2 of the Ordinary Cause Rules;

"motion" means-

- (a) a written motion to which Chapter 15 of the Ordinary Cause Rules applies;
- (b) a written motion to which Chapter 15A of those Rules applies; or
- (c) a written motion made in an undefended family action in terms of Chapter 33 of those Rules in which no notice of intention to defend has been lodged;

"Ordinary Cause Rules" means the Ordinary Cause Rules 1993(b);

"partner" means a person to whom a person is married or with whom the person is in a civil partnership;

"sheriff clerk" includes the Sheriff Clerk of Chancery, the Commissary Clerk of Edinburgh and sheriff clerk depute;

⁽a) 2014 asp 18.

⁽b) The Ordinary Cause Rules 1993 are in schedule 1 of the Sheriff Courts (Scotland) Act 1907 (c.51). Schedule 1 was substituted by S.I. 1993/1956 and was last amended by S.S.I. 2017/186.

"summary cause" has the meaning assigned to it by section 35(1) of the Sheriff Courts (Scotland) Act 1971(a); and

"writ" means any document containing written pleadings relating to proceedings in the sheriff court and includes an inventory of estate, a precept of arrestment on a liquid document of debt, a notice of intention to defend and a notice of appearance lodged in an action of multiplepoinding under rule 35.8 of the Ordinary Cause Rules.

Fees payable in sheriff courts

- 3.—(1) Subject to paragraph (3) and articles 4 to 13—
 - (a) the fees payable in a sheriff court—
 - (i) in respect of the matters specified in column 1 of the Table of Fees in Part 1 of schedule 1 (table of fees payable from 25th April 2018) are the fees specified in relation to those matters in column 2 of that Table; and
 - (ii) in respect of the matters specified in column 1 of the Table of Fees in Part 2 of that schedule (table of fees payable from 25th April 2018) are the fees specified in relation to those matters in column 2 of that Table;
 - (b) the fees payable in a sheriff court—
 - (i) in respect of the matters specified in column 1 of the Table of Fees in Part 1 of schedule 2 (table of fees payable from 1st April 2019) are the fees specified in relation to those matters in column 2 of that Table; and
 - (ii) in respect of the matters specified in column 1 of the Table of Fees in Part 2 (table of fees payable from 1st April 2019) of that schedule are the fees specified in relation to those matters in column 2 of that Table; and
 - (c) the fees payable in a sheriff court—
 - (i) in respect of the matters specified in column 1 of the Table of Fees in Part 1 of schedule 3 (table of fees payable from 1st April 2020) are the fees specified in relation to those matters in column 2 of that Table; and
 - (ii) in respect of the matters specified in column 1 of the Table of Fees in Part 2 of that schedule (table of fees payable from 1st April 2020) are the fees specified in relation to those matters in column 2 of that Table.
- (2) The fees payable under this Order are to be paid to the sheriff clerk or the auditor of court.
- (3) The fees provided for by this Order are not payable by the Crown in the enforcement of the criminal law or in the exercise of powers or the performance of duties arising out of or relating to that enforcement.
- (4) No act is required of the sheriff clerk or the auditor of court in connection with a matter specified in relation to any fee prior to—
 - (a) the payment of that fee; or
 - (b) an arrangement being entered into for payment of that fee.

Certain fees payable only once

- **4.** The fees payable in respect of the following matters are payable on one occasion only in respect of a cause—
 - (a) the matters specified in paragraphs 5, 24, 25 and 28 of the Table of Fees in Part 1 of schedule 1, 2 or 3; and
 - (b) the matters specified in paragraphs 4 and 5 of the Table of Fees in Part 2 of schedule 1, 2 or 3.

⁽a) 1971 c.58.

Matters included in certain fees

- **5.**—(1) The following matters include, where appropriate, issue of an extract decree—
 - (a) the matters specified in paragraphs 1, 5 to 8, 16 and 23 of the Table of Fees in Part 1 of schedule 1, 2 or 3; and
 - (b) the matters specified in paragraphs 5 and 6 of the Table of Fees in Part 2 of schedule 1, 2 or 3.
- (2) The matter specified in paragraph 13 of the Table of Fees in Part 1 of schedule 1, 2 or 3 includes, where appropriate, the issue of extracts and the issue of an abbreviate.
- (3) The matter specified in paragraph 5 of the Table of Fees in Part 1 of schedule 1, 2 or 3 does not include, in the case of an application for registration or renewal of registration of a club or miners' welfare institute under the Gambling Act 2005(a), the registration or renewal of registration upon such application.

Fees payable in the Sheriff Personal Injury Court

- **6.**—(1) The fees specified in the Table of Fees in Part 2 of schedule 1, 2 or 3 apply only in relation to proceedings in the Sheriff Personal Injury Court(**b**).
- (2) Paragraph (3) applies where a matter is specified both in the Table of Fees in Part 1 of schedule 1, 2 or 3 (sheriff court) and in the Table of Fees in Part 2 of that schedule (Sheriff Personal Injury Court).
- (3) The fee specified in the Table of Fees in Part 2 shall apply, and the corresponding fee in Part 1 shall not be payable in relation to proceedings in the Sheriff Personal Injury Court.

Cases in which an extra fee is payable

- 7.—(1) When a summary cause or simple procedure case(c) is remitted to the ordinary cause roll, the fees payable in paragraphs 5 and 23 of the Table of Fees in Part 1 of schedule 1, 2 or 3 become payable in respect of the cause by the persons who would have been required to pay them if the cause had been from its commencement an ordinary cause, less the amount of any fee previously paid by the person concerned in respect of the cause.
- (2) When any commissary proceedings, bankruptcy proceedings or proceedings under section 4 of the Requirements of Writing (Scotland) Act 1995(d) are opposed, the fees specified in paragraphs 5 and 23 of the Table of Fees in Part 1 of schedule 1, 2 or 3 become payable in respect of the proceedings by the persons who would have been required to pay them if the proceedings had been from their commencement proceedings to which those paragraphs applied, less the amount of any fee previously paid by the person concerned in respect of the proceedings.

Exemption of certain persons from fees: legal aid

- 8. A fee specified by this Order is not payable by a person if—
 - (a) the person is in receipt of civil legal aid within the meaning of section 13(2) of the Legal Aid (Scotland) Act 1986(e) in respect of the matter in the Table of Fees in Part 1 or Part 2 of schedule 1, 2 or 3 in connection with which the fee is payable;
 - (b) the fee is payable in connection with a simplified divorce or dissolution of a civil partnership application and the person is in receipt of advice and assistance from a solicitor under the Legal Aid (Scotland) Act 1986 in respect of that application; or

⁽a) 2005 c.19.

⁽b) See article 2 of the All-Scotland Sheriff Court (Sheriff Personal Injury Court) Order 2015 (S.S.I. 2015/213).

⁽c) "simple procedure case" is defined in section 72(9) of the Courts Reform (Scotland) Act 2014.

⁽d) 1995 c.7

⁽e) 1986 c.47. Section 13(2) was amended by the Law Reform (Miscellaneous Provisions) (Scotland) Act 1990 (c.40), section 74 and schedule 8, paragraph 36(3).

(c) the person's solicitor is undertaking work in relation to the matter in the Table of Fees in Part 1 or Part 2 of schedule 1, 2 or 3 in connection with which the fee is payable on the basis of any regulations made under section 36(1) of the Legal Aid (Scotland) Act 1986 providing for legal aid in a matter of special urgency.

Exemption of certain persons from fees: social security

- 9.—(1) A fee specified by this Order is not payable by a person if—
 - (a) the person or the person's partner is in receipt of income support under the Social Security Contributions and Benefits Act 1992(a);
 - (b) the person is in receipt of an income-based jobseeker's allowance under the Jobseekers Act 1995(b);
 - (c) the person or the person's partner is in receipt of guarantee credit under the State Pension Credit Act 2002(c);
 - (d) the person or the person's partner is in receipt of working tax credit, provided that—
 - (i) child tax credit is being paid to the party, or otherwise following a claim for child tax credit made jointly by the members of a couple (as defined in section 3(5A) of the Tax Credits Act 2002(**d**)) which includes the party; or
 - (ii) there is a disability element or severe disability element (or both) to the tax credit received by the party;
 - and that the gross annual income taken into account for the calculation of the working tax credit is £18,000 or less;
 - (e) the person or the person's partner is in receipt of income-related employment and support allowance under the Welfare Reform Act 2007(e);
 - (f) the person is in receipt of universal credit under Part 1 of the Welfare Reform Act 2012(f); or
 - (g) the person or the person's partner has, within the period of 3 months prior to the date the specified fee would be payable but for this exemption, received financial or other assistance under the Welfare Funds (Scotland) Act 2015(g).

Exemption in connection with estate exempt from inheritance tax

10. Where the estate of a deceased person is exempt from inheritance tax by virtue of section 153A (death of emergency service personnel etc.), 154 (death of active service etc.) or 155A (death of constables and service personnel targeted because of their status) of the Inheritance Tax Act 1984(h), there will be no fee payable in respect of the inventory of that estate under paragraph 3(a), (b) or (c) of the Table of Fees in Part 1 of schedule 1, 2 or 3.

⁽a) 1992 c.4. Section 124, which provides for income support, was amended by the Jobseekers Act 1995 (c.18), section 41 and schedules 2 and 3; the Welfare Reform and Pensions Act 1999 (c.30), section 70 and schedule 8, Part IV, paragraph 28; the State Pension Credit Act 2002 (c.16), schedules 2 and 3; the Civil Partnership Act 2004 (c.33), schedule 24; the Welfare Reform Act 2007 (c.5), schedules 3 and 8; the Welfare Reform Act 2009 (c.24), section 3; and the Welfare Reform Act 2012 (c.5), schedule 14.

⁽b) 1995 c.18.

⁽c) 2002 c.16.

⁽d) 2002 c.21. Section 3(5A) was substituted for section 3(5) to (6) by the Civil Partnership Act 2004, schedule 24, paragraph 144(3).

⁽e) 2007 c.5.

⁽f) 2012 c.5.

⁽g) 2015 asp 5.

⁽h) 1984 c.51. Sections 153A and 155A were inserted by, and section 154 was last amended by, section 75 of the Finance Act 2015 (c.11).

Exemptions relating to particular proceedings

- 11.—(1) The fees provided for by this Order do not apply to—
 - (a) any application under—
 - (i) section 129 of the Consumer Credit Act 1974(a) (time orders);
 - (ii) the Mental Health (Care and Treatment) (Scotland) Act 2003(b); or
 - (iii) any enactment relating to registration of births, marriages or civil partnerships; or
 - (b) any application or appeal under the Children's Hearings (Scotland) Act 2011(c).
- (2) Except in relation to the fee specified in paragraph 34 of the Table of Fees in Part 1 of schedule 1, 2 or 3, the fees otherwise payable by a debtor or creditor in terms of this Order do not apply to any proceedings under the Debtors (Scotland) Act 1987 or the Debt Arrangement and Attachment (Scotland) Act 2002(d).

Exemptions for applicants for certain interdicts and orders

- **12.**—(1) The fees provided for by this Order are not payable by a person applying for a specified interdict or for an exclusion order.
 - (2) In this article—
 - (a) "specified interdict" means an interdict or interim interdict that is—
 - (i) a matrimonial interdict within the meaning of section 14(2) of the Matrimonial Homes (Family Protection) (Scotland) Act 1981(e) (interdict competent where spouses live together);
 - (ii) a domestic interdict within the meaning of section 18A of that Act(f) (meaning of "domestic interdict");
 - (iii) a relevant interdict under section 113(2) of the Civil Partnership Act 2004(**g**) (civil partners: competency of interdict); or
 - (iv) otherwise an interdict in respect of which there is an application for a power of arrest to be attached under section 1 of the Protection from Abuse (Scotland) Act 2001(h) (attachment of power of arrest to interdict); and
 - (b) "exclusion order" means an exclusion order under—
 - (i) section 4 of the Matrimonial Homes (Family Protection) (Scotland) Act 1981(i) (exclusion orders);
 - (ii) section 76 of the Children (Scotland) Act 1995(j) (exclusion orders etc.); or
 - (iii) section 104 of the Civil Partnership Act 2004 (exclusion orders).
- (3) The exemption in paragraph (1) does not apply to a person applying for a principal remedy other than a specified interdict or exclusion order.

⁽a) 1974 c.39. Section 129 was amended by the Debtors (Scotland) Act 1987 (c. 18) and the Consumer Credit Act 2006 (c.14).

⁽b) 2003 asp 13.

⁽c) 2011 asp 1.

⁽d) 2002 asp 17.

⁽e) 1981 c.59. Section 14 was amended by the Family Law (Scotland) Act 2006 (asp 2), section 10(2) and (3) and schedule 3 and by S.S.I. 2006/384, article 6.

⁽f) Section 18A was inserted by the Family Law (Scotland) Act 2006 (asp 2), section 31(3).

⁽g) 2004 c. 33. Section 113 was amended by the Family Law (Scotland) Act 2006, schedule 1, paragraph 8 and schedule 3 and by S.S.I. 2006/384, article 10.

⁽h) 2001 asp 14. Section 1 was amended by the Family Law (Scotland) Act 2006, section 32(2) and (3).

⁽i) Section 4 was amended by the Law Reform (Miscellaneous Provisions) (Scotland) Act 1985 (c.73), section 13(5). By virtue of section 18(3) of the Matrimonial Homes (Family Protection) (Scotland) Act 1981, section 4 applies in certain cases to cohabiting couples.

⁽j) 1995 c.36. There are amendments to section 76 not relevant to this Order.

Exemption of certain motions from fees: jury trials in the Sheriff Personal Injury Court

- 13. The fees specified in paragraph 29 of the Table of Fees in Part 1 of schedule 1, 2 or 3 and in paragraph 1 of the Table of Fees in Part 2 of schedule 1, 2 or 3 are not payable in respect of motions under the following rules of the Ordinary Cause Rules—
 - (a) rule 36B.2(2)(b) (motion for a proof);
 - (b) rule 36B.2(6) (motion for approval of proposed issue);
 - (c) rule 36B.2(7) (motion for approval of proposed counter-issue); and
 - (d) rule 36B.10 (motion for application of verdict).

Revocation

14. The Sheriff Court Fees Order 2015(a) is revoked.

ANNABELLE EWING
Authorised to sign by the Scottish Ministers

St Andrew's House, Edinburgh 23rd February 2018

 $[\]mbox{(a)} \quad \mbox{S.S.I. } 2015/264, \mbox{ amended by S.S.I. } 2016/332.$

Article 3(1)(a)

SCHEDULE 1 TABLES OF FEES

PART 1

Sheriff court

Payable from 25th April 2018

Column 1	Column 2	Column 3
(Matters)	(Fee Payable)	(Fee Formerly Payable)(a)
	£	£
PART I — COMMISSARY PROCEEDINGS		
1. Petition for—		
(a) appointment of executor;	19	18
(b) restriction of caution;	19	18
(c) special warrant;	19	18
(d) sealing up of repositories or the like;	19	18
(e) appointment of Commissary factor.	19	18
(NOTE: the fee for all petitions in paragraph 1 includes issue of extract decree).		
2. Sealing up repositories or the like, per hour.	31	30
3. (a) Receiving and examining inventory of estate, except where sub-paragraph (b) or (c) of this paragraph applies—		
(i) where the amount of the estate vested in or belonging beneficially to the deceased, of which confirmation is required, or for which resealing under the Colonial Probates Act 1892 is required does not exceed— £50,000;	No fee	No fee
£30,000; £250,000;	No fee 256	250
, ,	512	500
(ii) where the amount of the estate exceeds £250,000;	312	300

⁽a) Column 3 shows the fees which were payable by virtue of Part 1 of schedule 3 of S.S.I. 2015/264 (as substituted by S.S.I. 2016/332) immediately before the coming into force of this schedule.

(b) receiving and examining additional or corrective inventory of estate or inventory of estate ad non executa— (i) where the amount of the estate vested in or belonging beneficially to the deceased, of which confirmation is required, or for which resealing under the Colonial Probates Act 1892 is required does not exceed— £50,000; (ii) where the amount of the estate exceeds £250,000; (iii) where the amount of the estate exceeds £250,000; (c) Receiving and examining inventory of estate where it is declared that confirmation is not required. The fees payable are 50% of those specified in sub-paragraph (a) or (b) of this paragraph (a) or (b) of this paragraph (a) or of this paragraph (a) or (b) are payable 4. Commissary copying and extracting. (1) Issuing certificate of confirmation— (a) if ordered when lodging inventory, each	;
or belonging beneficially to the deceased, of which confirmation is required, or for which resealing under the Colonial Probates Act 1892 is required does not exceed— £50,000; £250,000; (ii) where the amount of the estate exceeds £250,000; (c) Receiving and examining inventory of estate where it is declared that confirmation is not required. The fees payable are 50% of those specified in sub-paragraph (a) or (b) of this paragraph. If confirmation is subsequently required the remaining 50% of the fees specified in sub-paragraph (a) or (b) are payable 4. Commissary copying and extracting. (1) Issuing certificate of confirmation—	;
£250,000; (c) Receiving and examining inventory of estate where it is declared that confirmation is not required. The fees payable are 50% of those specified in subparagraph (a) or (b) of this paragraph. If confirmation is subsequently required the remaining 50% of the fees specified in sub-paragraph (a) or (b) are payable 4. Commissary copying and extracting. (1) Issuing certificate of confirmation—	;
(ii) where the amount of the estate exceeds £250,000; (c) Receiving and examining inventory of estate where it is declared that confirmation is not required. The fees payable are 50% of those specified in subparagraph (a) or (b) of this paragraph. If confirmation is subsequently required the remaining 50% of the fees specified in sub-paragraph (a) or (b) are payable 4. Commissary copying and extracting. (1) Issuing certificate of confirmation—	;
£250,000; (c) Receiving and examining inventory of estate where it is declared that confirmation is not required. The fees payable are 50% of those specified in subparagraph (a) or (b) of this paragraph. If confirmation is subsequently required the remaining 50% of the fees specified in sub-paragraph (a) or (b) are payable 4. Commissary copying and extracting. (1) Issuing certificate of confirmation—	:
where it is declared that confirmation is not required. are 50% of those specified in subparagraph (a) or (b) of this paragraph. If confirmation is subsequently required the remaining 50% of the fees specified in sub-paragraph (a) or (b) are payable 4. Commissary copying and extracting. (1) Issuing certificate of confirmation is not required. are 50% of those specified in subparagraph (a) or (b) of this paragraph confirmation is subsequently required the remaining 50% of the fees specified in subparagraph (a) or (b) are payable	:
(1) Issuing certificate of confirmation—	If f in
(1) Issuing certificate of confirmation—	
certificate;	
(b) if ordered subsequent to lodging inventory—	
(i) first certificate, including search fee; 19 18	
(ii) each subsequent certificate. 8	
(2) Copy or duplicate confirmation—	
(a) if ordered when lodging inventory; 13 12	
(b) if ordered subsequent to lodging inventory—	
(i) duplicate confirmation, including search fee;	
(ii) each subsequent duplicate confirmation if ordered at the same time as the duplicate confirmation in head (i).	
(3) Certified extract confirmation and will (if any)—	
(a) if ordered when lodging inventory; 25 24	
(b) if ordered subsequent to lodging inventory—	
(i) certified extract, including search fee; 37 36	
(ii) each subsequent certified extract if ordered at the same time as the certified extract in head (i).	

(4) Copy will—		
(a) if ordered when lodging inventory;	8	7
(b) if ordered subsequent to lodging inventory—		·
(i) copy will, including search fee;	19	18
	8	7
(ii) each subsequent copy will if ordered at the same time as the copy will in head (i).	Ü	,
PART II — SHERIFF COURT		
PROCEEDINGS		
Initial Writ		
5. Initial writ in any proceedings not being proceedings for which any other paragraph of this Table specifies a fee. (NOTE: fee covers issue of extract decree).	127	120
6. European Order for payment in terms of EU Regulation 1896/2006 – application for European Order for payment.	127	120
Divorce and dissolution of civil partners		
7. Initial writ in an action of divorce or dissolution of a civil partnership (other than a simplified divorce or dissolution of a civil partnership application). (NOTE: fee covers issue of extract decree).	153	150
Application for simplified divorce and simplified		
dissolution of civil partnership 8. Any application (inclusive of all procedures other than those specified at paragraphs 9 and 38). (NOTE: fee covers issue of extract decree).	123	120
9. Subsequent application upon change of	31	30
circumstances by party.		
Summary warrant		
10. Application for summary warrant.	73	71
Bankruptcy11. Petition for sequestration of estates or petition for recall of award of sequestration.	116	113
12. Miscellaneous applications, including appeals under the Bankruptcy (Scotland) Act 1985 or the Bankruptcy (Scotland) Act 2016(a).	60	59
13. No fee.	-	36(b)
Declarator and petitions for completion of title for the Sheriff of Chancery		
14. Application for declarator and petition for completion of title to the Sheriff of Chancery.	232	227
15. Issue of chancery extract.	109	107

⁽a) 2016 asp 21.
(b) A fee for application for the approval of composition has previously been applicable.

Summary cause/simple procedure		
16. Summons for summary cause or claim form for		
simple procedure case (NOTE: includes European		
small claim procedure and fee covers issue of extract		
decree or issue of decision)—		
(a) actions for payment of money of £200 or less (or 250 euros for European small claims);	19	18
(b) other actions;	102	100
	60	59
(c) on the marking of an appeal or the sending of an appeal form to the sheriff court.		
Criminal procedure		
17. Complaint.	37	36
Road Traffic Offenders Act 1988	31	30
18. Petition for removal of disqualification.	91	89
	91	09
Miscellaneous	19	18
19. Application under section 4 of the Requirements of Writing (Scotland) Act 1995.	19	10
20. Caveat.	43	36
21. Any proceedings under section 12 or 18 of the	25	24
Civil Jurisdiction and Judgments Act 1982.	23	24
22. Note in a liquidation or judicial factory.	37	36
Defender's responses		
23. First writ, reponing note, application for recall of		
decree or attendance to state a defence or oppose an		
interim order (fee payable by each defender or		
compearer) (NOTE: fee covers issue of extract		
decree)—		
(a) in proceedings to which paragraph 5 of this Table applies;	127	120
(b) in an action of divorce or dissolution of a	153	150
civil partnership (other than a simplified		
divorce or dissolution of civil partnership).		
Civil court procedure		
Payable by pursuer		
24. Lodging of a certified copy record under the	116	113
Ordinary Cause Rules (NOTE: fee payable only once		
in respect of a cause).		
25. Lodging of a certified closed record under the	116	113
additional procedure of the Ordinary Cause Rules.		
26. Fixing, allocating or assigning of a proof, a debate	55	54
or a hearing in a summary or miscellaneous		
application on the merits of the cause.	222	227
27. For each day or part thereof of proof, debate or	232	227
hearing in a summary or miscellaneous application on the merits of the cause (NOTE: not payable if the		
proof, debate or hearing does not proceed on that		
day).		
J/·		

68	66
49	48
116	113
	24
13	12
73	71
10	10
19	18
354	346
7	6
0.50	0.50
7	6
13	12
13	12
13 plus sheriff officer's fee	12 plus sheriff officer's fee
	49 116 25 13 73 19 354 7 0.50 7 13 13 13 plus sheriff

PART III — AUDITOR OF COURT 39. Taxing accounts of expenses incurred in judicial		
proceedings remitted to the auditor of court for taxation—		
(a) lodging account for taxation;	44	43
(b) taxing accounts of expenses etc.—		
(i) up to £400;	21	20
(ii) for every additional £100 or part thereof.	5	5
(NOTE: Fee to be determined by auditor of court on amount of account as submitted.)		
(c) cancellation of diet of taxation—	50% of fee that	50% of fee that
(i) where written notice of cancellation	would have been	would have been
received from receiving party after 4.00	payable under	payable under sub-
pm on the fourth working day before the	sub-paragraph (b)	paragraph (b) of this
day of diet of taxation;	of this paragraph 75% of fee that	paragraph 75% of fee that
(ii) where written notice of cancellation	would have been	would have been
received from receiving party after 4.00 pm on the second working day before	payable under	payable under sub-
the day of the diet of taxation.	sub-paragraph (b)	paragraph (b) of this
and day of the diet of the diet.	of this paragraph	paragraph

PART 2 Sheriff Personal Injury Court

Payable from 25th April 2018

Column 1	Column 2	Column 3
(Matters)	(Fee Payable)	(Fee Formerly
		Payable)(a)
	£	£
1. Lodging of a written motion or minute and the lodging of any written opposition to any such motion or minute. (NOTE: where a minute is accompanied by a relevant written motion no fee is payable in respect of lodging the motion.)	55	54
2. Fixing, allocating or assigning of a proof or trial, a debate or a hearing on the merits of the cause.	60	59
3. Hearing fee: per 30 minutes or part thereof.	79	77
4. Lodging a certified copy closed record. (NOTE: fee payable only once in respect of a cause).	109	107
5. Initial writ. (NOTE: fee covers issue of extract decree).	219	214
6. Lodging defences (fee payable by each defender or compearer). (NOTE: fee covers issue of extract decree).	219	214

⁽a) Column 3 shows the fees which were payable by virtue of Part 2 of schedule 3 of S.S.I. 2015/264 (as substituted by schedule 4 of S.S.I. 2016/332) immediately before the coming into force of this schedule.

7. Citation of a civil jury. (NOTE: includes outlays incurred in citing and countermanding, and is payable on the lodging of a proposed issue for jury trial.)	305	298
8. Certified copy of a document.	19	18

Article 3(1)(b)

SCHEDULE 2 TABLES OF FEES

PART 1

Sheriff court

Column 1	Column 2	Column 3
(Matters)	(Fee Payable)	(Fee Formerly Payable)(a)
	£	£
PART I — COMMISSARY PROCEEDINGS		
1. Petition for—		
(a) appointment of executor;	19	19
(b) restriction of caution;	19	19
(c) special warrant;	19	19
(d) sealing up of repositories or the like;	19	19
(e) appointment of Commissary factor.	19	19
(NOTE: the fee for all petitions in paragraph 1 includes issue of extract decree).		
2. Sealing up repositories or the like, per hour.	32	31
3.		
(a) Receiving and examining inventory of estate, except where sub-paragraph (b) or (c) of this paragraph applies—		
(i) where the amount of the estate vested in or belonging beneficially to the deceased, of which confirmation is required, or for which resealing under the Colonial Probates Act 1892 is required does not exceed—		
£50,000;	No fee	No fee
£250,000;	261	256
(ii) where the amount of the estate exceeds £250,000;	522	512

⁽a) Column 3 shows the fees which were payable by virtue of Part 1 of schedule 1 of this Order immediately before the coming into force of this schedule.

(b) receiving and examining additional or corrective inventory of estate or inventory of estate ad non executa— (i) where the amount of the estate vested in or belonging beneficially to the deceased, of which confirmation is required, or for which rescaling under the Colonial Probates Act 1892 is required does not exceed— £50,000; £50,000; (ii) where the amount of the estate exceeds £250,000; (iii) where the amount of the estate exceeds £250,000; (c) Receiving and examining inventory of estate where it is declared that confirmation is not required. The fees payable are 50% of those specified in sub-paragraph (a) or (b) of this paragraph. If confirmation is subsequently required the remaining 50% of the fees specified in sub-paragraph (a) or (b) are payable 4. Commissary copying and extracting. (1) Issuing certificate of confirmation— (a) if ordered when lodging inventory— (i) first certificate, including search fee; (ii) each subsequent to lodging inventory— (a) if ordered when lodging inventory— (i) duplicate confirmation— (a) if ordered when lodging inventory— (i) duplicate confirmation, including search fee; (ii) each subsequent duplicate confirmation if ordered at the same time as the duplicate confirmation in head (i). (3) Certified extract confirmation and will (if any)— (a) if ordered when lodging inventory; (b) if ordered when lodging inventory; (a) if ordered when lodging inventory— (a) if ordered when lodging inventory— (a) if ordered when lodging inventory— (b) if ordered when lodging inventory— (a) if ordered when lodging inventory— (b) if ordered when lodging inventory— (c) if ordered when lodging inventory— (d) if ordered when lodging inventory— (a) if ordered when lodging inventory— (b) if ordered when lodging inventory— (c) if ordered when lodging inventory— (d) if ordered when lodging inventory— (e) if ordered when lodging inventory— (f) if ordered when lodging inventory— (g) if ordered when lodging inventory— (h) if ordered when lodging inventory— (h) if or			
or belonging beneficially to the deceased, of which confirmation is required, or for which resealing under the Colonial Probates Act 1892 is required does not exceed— £550,000; £250,000; (i) where the amount of the estate exceeds £250,000; (c) Receiving and examining inventory of estate where it is declared that confirmation is not required. The fees payable are 50% of those specified in sub-paragraph (a) or (b) of this paragraph (a) or (b) of this paragraph (a) or (b) of the fees specified in sub-paragraph (a) or (b) are payable (b) are payable (a) or (b) are payable (b) are payable (b) are payable (c) are payable (a) or (b) are payable (b) are payable (b) are payable (c) are payable (c) are payable (d) or (d) are payable (e) are payab	corrective inventory of estate or inventory		
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(ii) each subsequent certified extract if ordered at the same time as the certified extract in head (i).	ordered at the same time as the certif	11	25

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8. Any application (inclusive of all procedures other than those specified at paragraphs 9 and 38). (NOTE: fee covers issue of extract decree). 9. Subsequent application upon change of circumstances by party. Summary warrant 10. Application for summary warrant. 11. Petition for sequestration of estates or petition for recall of award of sequestration. 12. Miscellaneous applications, including appeals under the Bankruptcy (Scotland) Act 1985 or the Bankruptcy (Scotland) Act 2016(a). 13. No fee. Declarator and petitions for completion of title for the Sheriff of Chancery 14. Application for declarator and petition for Chancery.			
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fee covers issue of extract decree). 9. Subsequent application upon change of circumstances by party. Summary warrant 10. Application for summary warrant. 11. Petition for sequestration of estates or petition for recall of award of sequestration. 12. Miscellaneous applications, including appeals under the Bankruptcy (Scotland) Act 1985 or the Bankruptcy (Scotland) Act 2016(a). 13. No fee. Declarator and petitions for completion of title for the Sheriff of Chancery 14. Application for declarator and petition for 237 completion of title to the Sheriff of Chancery.			
circumstances by party. Summary warrant 10. Application for summary warrant. 74 73 Bankruptcy 11. Petition for sequestration of estates or petition for recall of award of sequestration. 12. Miscellaneous applications, including appeals under the Bankruptcy (Scotland) Act 1985 or the Bankruptcy (Scotland) Act 2016(a). 13. No fee. - Declarator and petitions for completion of title for the Sheriff of Chancery 14. Application for declarator and petition for completion of title to the Sheriff of Chancery.			
Summary warrant 10. Application for summary warrant. 11. Petition for sequestration of estates or petition for recall of award of sequestration. 12. Miscellaneous applications, including appeals under the Bankruptcy (Scotland) Act 1985 or the Bankruptcy (Scotland) Act 2016(a). 13. No fee. 14. Application for declarator and petition for completion of title for the Sheriff of Chancery 14. Application for declarator and petition for completion of title to the Sheriff of Chancery.		32	31
10. Application for summary warrant. Table Table			
Bankruptcy 11. Petition for sequestration of estates or petition for recall of award of sequestration. 12. Miscellaneous applications, including appeals under the Bankruptcy (Scotland) Act 1985 or the Bankruptcy (Scotland) Act 2016(a). 13. No fee. - Declarator and petitions for completion of title for the Sheriff of Chancery 14. Application for declarator and petition for completion of title to the Sheriff of Chancery.		_,	5 0
11. Petition for sequestration of estates or petition for recall of award of sequestration. 12. Miscellaneous applications, including appeals under the Bankruptcy (Scotland) Act 1985 or the Bankruptcy (Scotland) Act 2016(a). 13. No fee. Declarator and petitions for completion of title for the Sheriff of Chancery 14. Application for declarator and petition for completion of title to the Sheriff of Chancery.	1	74	73
recall of award of sequestration. 12. Miscellaneous applications, including appeals under the Bankruptcy (Scotland) Act 1985 or the Bankruptcy (Scotland) Act 2016(a). 13. No fee. Declarator and petitions for completion of title for the Sheriff of Chancery 14. Application for declarator and petition for completion of title to the Sheriff of Chancery.		118	116
12. Miscellaneous applications, including appeals under the Bankruptcy (Scotland) Act 1985 or the Bankruptcy (Scotland) Act 2016(a). 13. No fee.		110	110
under the Bankruptcy (Scotland) Act 1985 or the Bankruptcy (Scotland) Act 2016(a). 13. No fee. - Declarator and petitions for completion of title for the Sheriff of Chancery 14. Application for declarator and petition for completion of title to the Sheriff of Chancery.		61	60
13. No fee. Declarator and petitions for completion of title for the Sheriff of Chancery 14. Application for declarator and petition for completion of title to the Sheriff of Chancery.			
Declarator and petitions for completion of title for the Sheriff of Chancery 14. Application for declarator and petition for completion of title to the Sheriff of Chancery.			
the Sheriff of Chancery 14. Application for declarator and petition for completion of title to the Sheriff of Chancery.		-	-
14. Application for declarator and petition for completion of title to the Sheriff of Chancery.			
completion of title to the Sheriff of Chancery.	•	237	232
		231	232
111	15. Issue of chancery extract.	111	109

⁽a) 2016 asp 21.

Summary cause/simple procedure		
16. Summons for summary cause or claim form for		
simple procedure case (NOTE: includes European		
small claim procedure and fee covers issue of extract		
decree or issue of decision)—		
(a) actions for payment of money of £300 or less (or 250 euros for European small claims);	19	19
(b) other actions;	104	102
	61	60
(c) on the marking of an appeal or the sending of an appeal form to the sheriff court.	O1	00
Criminal procedure		
17. Complaint.	38	37
Road Traffic Offenders Act 1988		
18. Petition for removal of disqualification.	93	91
Miscellaneous		
19. Application under section 4 of the Requirements	19	19
of Writing (Scotland) Act 1995.		
20. Caveat.	44	43
21. Any proceedings under section 12 or 18 of the	26	25
Civil Jurisdiction and Judgments Act 1982.		
22. Note in a liquidation or judicial factory.	38	37
Defender's responses		
23. First writ, reponing note, application for recall of		
decree or attendance to state a defence or oppose an		
interim order (fee payable by each defender or		
compearer) (NOTE: fee covers issue of extract decree)—		
, and the second	129	127
(a) in proceedings to which paragraph 5 of this	129	127
Table applies;	156	153
(b) in an action of divorce or dissolution of a	130	133
civil partnership (other than a simplified divorce or dissolution of civil partnership).		
•		
Civil court procedure		
Payable by pursuer 24. Lodging of a certified copy record under the	118	116
Ordinary Cause Rules (NOTE: fee payable only once	110	110
in respect of a cause).		
25. Lodging of a certified closed record under the	118	116
additional procedure of the Ordinary Cause Rules.		
26. Fixing, allocating or assigning of a proof, a debate	56	55
or a hearing in a summary or miscellaneous		
application on the merits of the cause.		
27. For each day or part thereof of proof, debate or	237	232
hearing in a summary or miscellaneous application on		
the merits of the cause (NOTE: not payable if the		
proof, debate or hearing does not proceed on that day).		
uay).		

28. Initial lodging of affidavits in a family action where proof by affidavit evidence has been allowed.	69	68
Payable by any party (including pursuer)		
29. Lodging of a written motion or minute and the	50	49
lodging of any written opposition to any such motion		
or minute (NOTE: where a minute is accompanied by		
a relevant written motion no fee is payable in respect		
of lodging the motion).		
30. Marking an appeal to the sheriff principal in any	118	116
proceedings (other than as provided for in paragraph		
16(c) of this Table).		
Sheriff court books		
31. Recording protest of a bill or promissory note		
(NOTE: Extracts to be charged as in paragraph 36 of		
this Table).	26	25
32. Preservation of deeds, each deed (NOTE: This	13	13
includes recording and engrossing. If extracts are		
required, a separate fee is to be charged as in		
paragraph 36 of this Table).		
Miscellaneous office procedures		
33. Lodging each set of plans or other Parliamentary	74	73
deposit.		
34. Inspection of report of auction and the auditor of	19	19
court's report.		
35. Search and report service as instructed by a trade		
protection society, licensed credit reference agency or		
trade publication of protests of relevant court records		
as appropriately included in the Ordinary Cause		
Rules, with the fees below payable in advance—	261	254
weekly for 12 months.	361	354
36. Recording, engrossing, extracting, printing or		
copying of all documents, except as provided for at		
paragraph 4 of this Table (exclusive of search fee)—		
(a) by photocopying or otherwise producing a		
printed or typed copy—		
(i) up to 10 pages;	7	7
(ii) each page or part thereof in excess of 10	0.50	0.50
pages;		
(b) for a copy of each document in electronic	7	7
form.		
(NOTE: Recording in Sheriff Court Register of Deeds		
to be charged as in paragraph 31.)		
37. Any search of records or archives, except as	13	13
provided for at paragraph 4 of this Table, per 30	15	15
minutes or part thereof.—		
	12	12
In addition, correspondence fee where applicable.	13	13
38. Citation of, or intimation to, any person or	13 plus sheriff	13 plus sheriff
persons by sheriff officer as instructed by the sheriff	officer's fee	officer's fee
clerk.		

PART III — AUDITOR OF COURT 39. Taxing accounts of expenses incurred in judicial proceedings remitted to the auditor of court for		
taxation—		
(a) lodging account for taxation;	45	44
(b) taxing accounts of expenses etc.—		
(i) up to £400;	21	21
(ii) for every additional £100 or part thereof.	5	5
(NOTE: Fee to be determined by auditor of court on amount of account as submitted.)		
(c) cancellation of diet of taxation—	50% of fee that	50% of fee that
(i) where written notice of cancellation	would have been	would have been
received from receiving party after 4.00	payable under	payable under sub-
pm on the fourth working day before the	sub-paragraph (b)	paragraph (b) of this
day of diet of taxation;	of this paragraph	paragraph
(ii) where written notice of cancellation	75% of fee that would have been	75% of fee that would have been
received from receiving party after 4.00	payable under	payable under sub-
pm on the second working day before	sub-paragraph (b)	paragraph (b) of this
the day of the diet of taxation.	of this paragraph	paragraph

PART 2 Sheriff Personal Injury Court

Column 1	Column 2	Column 3
(Matters)	(Fee Payable)	(Fee Formerly
		Payable)(a)
	£	£
1. Lodging of a written motion or minute and the lodging of any written opposition to any such motion or minute. (NOTE: where a minute is accompanied by a relevant written motion no fee is payable in respect of lodging the motion.)	56	55
2. Fixing, allocating or assigning of a proof or trial, a debate or a hearing on the merits of the cause.	61	60
3. Hearing fee: per 30 minutes or part thereof.	81	79
4. Lodging a certified copy closed record. (NOTE: fee payable only once in respect of a cause).	111	109
5. Initial writ. (NOTE: fee covers issue of extract decree).	223	219
6. Lodging defences (fee payable by each defender or compearer). (NOTE: fee covers issue of extract decree).	223	219

⁽a) Column 3 shows the fees which were payable by virtue of Part 2 of schedule 1 of this Order immediately before the coming into force of this schedule.

7. Citation of a civil jury. (NOTE: includes outlays incurred in citing and countermanding, and is payable on the lodging of a proposed issue for jury trial.)	311	305
8. Certified copy of a document.	19	19

Article 3(1)(c)

SCHEDULE 3 TABLES OF FEES

PART 1

Sheriff court

Column 1	Column 2	Column 3
(Matters)	(Fee Payable)	(Fee Formerly Payable)(a)
	£	£
PART I — COMMISSARY PROCEEDINGS		
1. Petition for—		
(a) appointment of executor;	19	19
(b) restriction of caution;	19	19
(c) special warrant;	19	19
(d) sealing up of repositories or the like;	19	19
(e) appointment of Commissary factor.	19	19
(NOTE: the fee for all petitions in paragraph 1 includes issue of extract decree).		
2. Sealing up repositories or the like, per hour.	33	32
3. (a) Receiving and examining inventory of estate, except where sub-paragraph (b) or (c) of this paragraph applies— (i) where the amount of the estate vested in or belonging beneficially to the		
deceased, of which confirmation is required, or for which resealing under the Colonial Probates Act 1892 is required does not exceed—		
£50,000;	No fee	No fee
£250,000;	266	261
(ii) where the amount of the estate exceeds £250,000;	532	522

⁽a) Column 3 shows the fees which were payable by virtue of Part 1 of schedule 2 of this Order immediately before the coming into force of this schedule.

,	,
NT C	NI C
	No fee 261
	522
The fees payable are 50% of those specified in sub-paragraph (a) or (b) of this paragraph. If confirmation is subsequently required the remaining 50% of the fees specified in sub-paragraph (a) or (b) are payable	The fees payable are 50% of those specified in sub-paragraph (a) or (b) of this paragraph. If confirmation is subsequently required the remaining 50% of the fees specified in sub-paragraph (a) or (b) are payable
1 3	
8	8
19	19
8	8
13	13
27	26
13	13
27	26
39	38
27	26
	No fee 266 532 The fees payable are 50% of those specified in sub-paragraph (a) or (b) of this paragraph. If confirmation is subsequently required the remaining 50% of the fees specified in sub-paragraph (a) or (b) are payable 8 19 8 13 27 13

(4) Copy will—		
(c) if ordered when lodging inventory;	8	8
(d) if ordered subsequent to lodging inventory—		
(i) copy will, including search fee;	19	19
(ii) each subsequent copy will if ordered at	8	8
the same time as the copy will in head		
(i).		
PART II — SHERIFF COURT PROCEEDINGS		
Initial Writ		
5. Initial writ in any proceedings not being	132	129
proceedings for which any other paragraph of this		/
Table specifies a fee. (NOTE: fee covers issue of		
extract decree).	122	120
6. European Order for payment in terms of EU Regulation 1896/2006 – application for European	132	129
Order for payment.		
Divorce and dissolution of civil partners		
7. Initial writ in an action of divorce or dissolution of	159	156
a civil partnership (other than a simplified divorce or		
dissolution of a civil partnership application). (NOTE:		
fee covers issue of extract decree).		
Application for simplified divorce and simplified dissolution of civil partnership		
8. Any application (inclusive of all procedures other	128	125
than those specified at paragraphs 9 and 38). (NOTE:		
fee covers issue of extract decree).		
9. Subsequent application upon change of	33	32
circumstances by party.		
Summary warrant	75	7.4
10. Application for summary warrant.	75	74
Bankruptcy11. Petition for sequestration of estates or petition for	120	118
recall of award of sequestration.	120	110
12. Miscellaneous applications, including appeals	62	61
under the Bankruptcy (Scotland) Act 1985 or the		
Bankruptcy (Scotland) Act 2016(a).		
13. No fee.	-	-
Declarator and petitions for completion of title for the Sheriff of Chancery		
14. Application for declarator and petition for	242	237
completion of title to the Sheriff of Chancery.	212	257
15. Issue of chancery extract.	113	111

⁽a) 2016 asp 21.

Summary cause/simple procedure		
16. Summons for summary cause or claim form for		
simple procedure case (NOTE: includes European		
small claim procedure and fee covers issue of extract		
decree or issue of decision)—		
(a) actions for payment of money of £300 or less (or 250 euros for European small claims);	19	19
(b) other actions;	106	104
	62	61
(c) on the marking of an appeal or the sending of an appeal form to the sheriff court.	02	O1
Criminal procedure		
17. Complaint.	39	38
Road Traffic Offenders Act 1988		
18. Petition for removal of disqualification.	95	93
Miscellaneous		
19. Application under section 4 of the Requirements	19	19
of Writing (Scotland) Act 1995.		
20. Caveat.	45	44
21. Any proceedings under section 12 or 18 of the	27	26
Civil Jurisdiction and Judgments Act 1982.		
22. Note in a liquidation or judicial factory.	39	38
Defender's responses		
23. First writ, reponing note, application for recall of		
decree or attendance to state a defence or oppose an		
interim order (fee payable by each defender or		
compearer) (NOTE: fee covers issue of extract		
decree)—	122	120
(a) in proceedings to which paragraph 5 of this Table applies;	132	129
(b) in an action of divorce or dissolution of a	159	156
civil partnership (other than a simplified		
divorce or dissolution of civil partnership).		
Civil court procedure		
Payable by pursuer		
24. Lodging of a certified copy record under the	120	118
Ordinary Cause Rules (NOTE: fee payable only once		
in respect of a cause).		440
25. Lodging of a certified closed record under the additional procedure of the Ordinary Cause Rules.	120	118
26. Fixing, allocating or assigning of a proof, a debate	57	56
or a hearing in a summary or miscellaneous		
application on the merits of the cause.	2/2	227
27. For each day or part thereof of proof, debate or	242	237
hearing in a summary or miscellaneous application on the merits of the cause (NOTE: not payable if the		
proof, debate or hearing does not proceed on that		
day).		
J/·		

28. Initial lodging of affidavits in a family action where proof by affidavit evidence has been allowed.	70	69
Payable by any party (including pursuer)		
29. Lodging of a written motion or minute and the	51	50
lodging of any written opposition to any such motion		
or minute (NOTE: where a minute is accompanied by		
a relevant written motion no fee is payable in respect		
of lodging the motion).		
30. Marking an appeal to the sheriff principal in any	120	118
proceedings (other than as provided for in paragraph		
16(c) of this Table).		
Sheriff court books		
31. Recording protest of a bill or promissory note		
(NOTE: Extracts to be charged as in paragraph 36 of		
this Table).	27	26
32. Preservation of deeds, each deed (NOTE: This	13	13
includes recording and engrossing. If extracts are		
required, a separate fee is to be charged as in		
paragraph 36 of this Table).		
Miscellaneous office procedures		_,
33. Lodging each set of plans or other Parliamentary	75	74
deposit.		
34. Inspection of report of auction and the auditor of	19	19
court's report.		
35. Search and report service as instructed by a trade		
protection society, licensed credit reference agency or		
trade publication of protests of relevant court records		
as appropriately included in the Ordinary Cause		
Rules, with the fees below payable in advance—	368	361
weekly for 12 months.	308	301
36. Recording, engrossing, extracting, printing or		
copying of all documents, except as provided for at paragraph 4 of this Table (exclusive of search fee)—		
(a) by photocopying or otherwise producing a		
printed or typed copy—	_	_
(i) up to 10 pages;	7	7
(ii) each page or part thereof in excess of 10	0.50	0.50
pages;		
(b) for a copy of each document in electronic	7	7
form.		
(NOTE: Recording in Sheriff Court Register of Deeds		
to be charged as in paragraph 31.)		
37. Any search of records or archives, except as	13	13
provided for at paragraph 4 of this Table, per 30	-	-
minutes or part thereof.—		
In addition, correspondence fee where applicable.	13	13
38. Citation of, or intimation to, any person or		
persons by sheriff officer as instructed by the sheriff	13 plus sheriff officer's fee	13 plus sheriff officer's fee
clerk.	officer siec	officer 5 fee
VIVII.		

PART III — AUDITOR OF COURT 39. Taxing accounts of expenses incurred in judicial proceedings remitted to the auditor of court for		
taxation—	46	45
(a) lodging account for taxation;	46	45
(b) taxing accounts of expenses etc.—		
(i) up to £400;	21	21
(ii) for every additional £100 or part thereof.	5	5
(NOTE: Fee to be determined by auditor of court on amount of account as submitted.)		
(c) cancellation of diet of taxation—	50% of fee that	50% of fee that
(i) where written notice of cancellation	would have been	would have been
received from receiving party after 4.00	payable under	payable under sub-
pm on the fourth working day before the day of diet of taxation;	sub-paragraph (b) of this paragraph	paragraph (b) of this paragraph
(ii) where written notice of cancellation	75% of fee that	75% of fee that
received from receiving party after 4.00	would have been	would have been
pm on the second working day before	payable under	payable under sub-
the day of the diet of taxation.	sub-paragraph (b)	paragraph (b) of this
	of this paragraph	paragraph

PART 2 Sheriff Personal Injury Court

Column 1	Column 2	Column 3
(Matters)	(Fee Payable)	(Fee Formerly
		Payable)(a)
	£	£
1. Lodging of a written motion or minute and the lodging	57	56
of any written opposition to any such motion or minute.		
(NOTE: where a minute is accompanied by a relevant		
written motion no fee is payable in respect of lodging the		
motion.)		
2. Fixing, allocating or assigning of a proof or trial, a	62	61
debate or a hearing on the merits of the cause.		
3. Hearing fee: per 30 minutes or part thereof.	83	81
4. Lodging a certified copy closed record. (NOTE: fee	113	111
payable only once in respect of a cause).		
5. Initial writ. (NOTE: fee covers issue of extract	227	223
decree).		
6. Lodging defences (fee payable by each defender or	227	223
compearer). (NOTE: fee covers issue of extract decree).		

⁽a) Column 3 shows the fees which were payable by virtue of Part 2 of schedule 2 of this Order immediately before the coming into force of this schedule.

7. Citation of a civil jury. (NOTE: includes outlays incurred in citing and countermanding, and is payable on the lodging of a proposed issue for jury trial.)	317	311
8. Certified copy of a document.	19	19

EXPLANATORY NOTE

(This note is not part of the Order)

This Order makes provision for the fees payable in the sheriff court, to the sheriff clerk or the auditor of court (as appropriate).

Article 3 and schedules 1 to 3 specify fee levels payable in a sheriff court in respect of certain matters.

- The fee levels for the period from 25th April 2018 until 31st March 2019 are given effect by the Tables of Fees in schedule 1.
- The fee levels for the period from 1st April 2019 until 31st March 2020 are given effect by substituting the Tables of Fees in schedule 1 with the Tables of Fees in schedule 2.
- The fee levels from 1st April 2020 onwards are given effect by substituting the Tables of Fees in schedule 2 with the Tables of Fees in schedule 3.

Article 3(3) provides that fees are not to be payable by the Crown in the enforcement of the criminal law or in the exercise of powers or the performance of duties arising out of or relating to that enforcement.

Article 3(4) provides that the relevant office holders are not required to do any act in connection with the matter specified in relation to that fee without either prior payment of the fee or entering into an arrangement for payment of the fee.

Article 4 provides that certain fees are payable only once.

Article 5 provides for matters included in certain fees.

Article 6 provides for fees payable in the Sheriff Personal Injury Court.

Article 7 provides for cases in which an extra fee is payable

Articles 8 and 9 provide exemption for certain persons from fees.

Article 10 provides exemption in connection with estates exempt from inheritance tax.

Articles 11 and 12 provides exemption relating to particular proceedings.

Article 13 provides for certain motions in the Sheriff Personal Injury Court to be exempted from fees.

Article 14 revokes the Sheriff Court Fees Order 2015.

A Business and Regulatory Impact Assessment has been prepared for this Order and placed in the Scottish Parliament Information Centre. Copies can be obtained from the Scottish Government Justice Directorate, St Andrews House, Edinburgh EH1 3DG.

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