1982 No. 120

COUNTY COURTS

County Court (Amendment) Rules (Northern Ireland) 1982

Made · . 8th April 1982 Coming into operation 1st June 1982

We, the County Court Rules Committee, appointed by the Lord Chancellor under Article 46 of the County Courts (Northern Ireland) Order 1980(a), in exercise of the powers conferred on us by Article 47 of that Order and all other powers enabling us in that behalf, hereby make the following Rules:-

Citation

1. These Rules may be cited as the County Court (Amendment) Rules (Northern Ireland) 1982.

Amendment of the Rules of 1981

2. The provisions of the County Court Rules (Northern Ireland) 1981(b) specified in the first column of the Schedule are hereby amended to the extent specified in the second column.

Saving for previous application of pre-existing rules

3. Nothing in these Rules shall affect any action, suit or matter commenced before the coming into operation of these Rules and the costs payable to solicitors and in respect of counsel shall be those payable immediately before the commencement of these Rules.

We, the undersigned members of the County Court Rules Committee, having by virtue of the powers vested in us in this behalf made the foregoing Rules, do hereby certify the same under our hand and submit them to the Lord Chancellor accordingly.

> James A. Brown J. P. Higgins R. T. Rowland T. F. Glass D. W. R. McAlister Timothy T. Ferriss C. Nelson M. Rountree Harold W. McKee H. Collen

After consultation with the Lord Chief Justice I allow these Rules which shall come into operation on 1st June 1982.

Dated 8th April 1982.

Hailsham of St. Marylebone, C.

⁽a) S.I. 1980/397 (N.I. 3)

⁽b) S.R. 1981 No. 225

County Courts

SCHEDULE

Amendment of the County Court Rules (Northern Ireland) 1981

Provision amer	ided	Extent of Amendment
Order 5		In Rule 2(6) for the figure "£2,000" there shall be substituted the figure "£5,000".
Order 19		For Rule 5 there shall be substituted the following rule—
		"Remuneration
		5. Every assessor shall receive for each half day's attendance a fee of £15 together with such sum for his expenses as the judge or circuit registrar may order."
Order 22		In Rule 8(6) for "Rule 9(1)" there shall be substituted "Rule 8" and for "Rule 8(b)" there shall be substituted "Rule 8(a)".
Order 24		For paragraph (7) of Rule 9 there shall be substituted the following paragraph—
• •		"(7)(a) Subject to sub-paragraph (b) there shall be paid or tendered to the witness at the time of service of the summons £6.00 for a police officer or £8.50 for any other person and, in addition, a sum reasonably sufficient to cover his expenses in travelling to and
		from the court.
 	•	(b) In proceedings under Rule 4 or 5 of Order 40 there shall be paid or tendered to the defendant at the time of service of the summons a sum reasonably sufficient to cover his expenses in travelling to and from the court."
Order 26	٠. (In Rules 2 and 4(2) for the figure "£200" there shall be substituted the figure "£300".
Order 33		In Rule 10(6) for the figure "£1.50" there shall be substituted the figure "£3.50".
Order 35		In Rule 4(2) for the words "section 70 of the Landlord and Tenant Law Amendment Act, Ireland, 1860" there shall be substituted the words "section 94 of the Judicature (Northern Ireland) Act 1978".
	:	In Rule 4(4) for the figure "70" there shall be substituted the figure "94".
• • • • • • • • • • • • • • • • • • • •		In Rule 4(5) the words "before the period of six months has expired for the redemption of the lands so evicted," shall be deleted.
Order 43		In Rule 11 for the words "of £4 per centum per annum" there shall be substituted the words "then allowed under Rule 2 of Order 33".
		In Rule 12 for the figure "£4" substitute the figure "5".
Order 55		In Rule 2 for the date "1st January 1980" there shall be substituted the date "1st June 1982".
		For Rule 5 there shall be substituted the following rule—
		"Solicitor and client costs
	*	5. As between solicitor and client a solicitor shall be entitled to make such reasonable charges as are appropriate to work in the county court and in relation to remitted actions to work in both the High Court and county court having regard to the nature and importance of the case to his client, the time spent, and the amount of money or the property involved, after giving credit to the client for any party and party costs actually received by the solicitor. In
		preparing his bill the solicitor shall take into account the relevant county court scales, both on amount awarded and on amount claimed, having regard to the degree of responsibility necessarily assumed by him in the interest of his client."

Provision amended	Extent of Amendment
Order 55 (contd.)	In Rule 13 for the figure "20p" there shall be substituted the figure "50p".
	In Rule 17 for the figure "£1" there shall be substituted the figure "£1.25".
	In Rule 19(1)(b) and (2) for the figure "£200" there shall be substituted the figure "£300".
Order 58	In Rule 1(1) in the definition of "the Crown Proceedings Act" for the words "Northern Ireland (Crown Proceedings) Order 1949" there shall be substituted the words "Crown Proceedings (Northern Ireland) Order 1981".
	In the footnote reference (c) for "S.I. 1949/1836 (I, p. 1261)" substitute "S.I. 1981/233".
Appendix 1	In Form 19 for the figures "£6,000" and "£2,000" there shall be substituted the figures "£15,000" and "£5,000" respectively.
	In Forms 20, 21, 22, 23, 28, 29, 30, 33, 34, 36, 71, 72, 78, 79, 141, 151, 152 and 193 for the figure "£6,000" there shall be substituted the figure "£15,000".
•	In Forms 51 and 52 for the figure "£200" there shall be substituted the figure "£300".
	In Form 59 for the words "(Form 2)" and "(Form 3)" there shall be substituted the words "(Form 51)" and "(Form 52)" respectively.
	In Form 82—
	(a) under the heading "DEBTS" for the figure "£4" there shall be substituted the figure "15";
	(b) under the heading "LEGACIES AND ANNUITIES" for the figure "£4" there shall be substituted the figure "5".
	In Form 168 the words ", within six months after the execution of the said decree," shall be deleted.
•	In Form 174—
	(a) for the words "section 31" there shall be substituted the words "Article 30";
	(b) for the words "section 75 or section 88 of the said Act" there shall be substituted the words "Article 98 or Article 107 of the said Order".
	In Form 236, for the words "Article 61" there shall be substituted "Article 69".
Appendix 2	For Appendix 2 there shall be substituted the following:—
	. "APPENDIX 2
	PART I
	Ordinary civil bills ¹ (other than those provided for in Table 3)
	Table 1: Plaintiff's Costs

In actions where amount decreed— (1)	Solicitor's costs (2)	Counsel's fee² (3)
(i) does not exceed £100 (ii) exceeds £100 but does not exceed	£ 43.00	£ 12.00
£300	£ 92.00	£ 30.00

Appendix 2 (contd.)

Provision amended

Extent of Amendment				
	in actions where amount decreed— (1)	Solicitor's costs (2)	Counsel's fee ² (3)	
(iv) (v) (vi) (vii)	exceeds £300 but does not exceed £500 exceeds £500 but does not exceed £750 exceeds £750 but does not exceed £1,000 exceeds £1,000 but does not exceed £1,500 exceeds £1,500 but does not exceed £2,000	£150.00 £200.00 £260.00 £325.00 £410.00	£ 45.00 £ 56.00 £ 65.00 £ 77.00 £ 92.00	
(ix)	exceeds £2,000 but does not exceed £3,000 exceeds £3,000 but does not exceed £4,000 exceeds £4,000	£505.00 £620.00 £700.00	£111.00 £132.00 £150.00	

- 1. This Table does not apply to actions for defamation.
- 2. Counsel travelling to attend a court-
 - (a) 20 to 50 miles from the Head Post Office, Belfast, is entitled to an additional sum of £5;
 - (b) more than 50 miles from the Head Post Office, Belfast, is entitled to an additional sum of £10.
- 3. For each copy civil bill required for service after first add 50p to costs. See Order 55, Rule 13.
- 4. Where service of civil bill effected by post under Rule 3(2)(b) of Order 6 the solicitor is entitled to £1.25 inclusive of outlay in lieu of process server's fee. See Order 55, Rule 17.
- For drafting a reply to a notice for further particulars, the solicitor or counsel, as the case may be, is entitled to an additional sum of £8.
 - This item is only to be allowed against the other party in actions where the amount claimed exceeds £2,000 and the allowance is recorded in the court minute book.
- For each day or part of a day on which a trial or hearing is continued after the first day, counsel is entitled to an additional sum equivalent to one third of the scale fee.

Ordinary civil bills1

TABLE 2: DEFENDANT'S COSTS.

In actions where amount claimed ² (1)	Solicitor's costs (2)	Counsel's fee ³ (3)
(i) does not exceed £100	£ 40.00	£ ·12.00
(ii) exceeds £100 but does not exceed £300	£ 90.00	£ 30.00
(iii) exceeds £300 but does not exceed £500	£145.00	£ 45.00

Appendix 2 (contd.)

Extent of Amendment						
In actions where amount claimed ²	Solicitor's costs	Counsel's fee ³				
(1)	(2)	(3)				
(iv) exceeds £500 but does not exceed £750 (v) exceeds £750 but does not exceed	£190.00 .	£ 56.00				
£1,000 (vi) exceeds £1,000 but does not exceed	£245.00	£ 65.00				
£1,500 (vii) exceeds £1,500 but does not exceed £2,000	£310.00 £395.00	£ 77.00 £ 92.00				
(viii) exceeds £2,000 but does not exceed £3,000	£490.00	£111.00				
(ix) exceeds £3,000 but does not exceed £4,000 (x) exceeds £4,000	£595.00 £675.00	£132.00 £150.00				

- 1. This Table does not apply to actions for defamation.
- 2. See Order 55, Rule 10 for costs of counterclaim.
- 3. Counsel travelling to attend a court-
 - (a) 20 to 50 miles from the Head Post Office, Belfast, is entitled to an additional sum of £5;
 - (b) more than 50 miles from the Head Post Office, Belfast, is entitled to an additional sum of £10.
- 4. For drafting a reply to a notice for further particulars, the solicitor or counsel, as the case may be, is entitled to an additional sum of £8.

This item is only to be allowed against the other party in actions where the amount claimed exceeds £2,000 and the allowance is recorded in the court minute book.

For each day or part of a day on which a trial or hearing is continued after the first day, counsel is entitled to an additional sum equivalent to one third of the scale fee.

Default and summary civil bills¹²³ and undefended actions³⁴

TABLE 3: PLAINTIFF'S COSTS

In actions where amount decreed— (1)	Where sum claimed and costs specified in civil bill not paid within 14 days of service (2)
(i) does not exceed £100	£24.00
(ii) exceeds £100 but does not exceed £300	£36.00
(iii) exceeds £300 but does not exceed £500	£45.00
(iv) exceeds £500 but does not exceed £750	£52.00
(v) exceeds £750 but does not exceed £1,000	£58.00

Provision amended	Extent of Amendment		
Appendix 2 (contd.)		Where sum claimed and costs specified in civil bill not paid within	
	In actions where amount decreed— (1)	14 days of service (2)	
	(vi) exceeds £1,000 but does not exceed £1,500	£64.00	
	(vii) exceeds £1,500 but does not exceed £2,000	£72.00	
	(viii) exceeds £2,000 but does not exceed £3,000 (ix) exceeds £3,000 but does not exceed	£79.00	
	£4,000 (x) exceeds £4,000	£86.00 £93.00	

- 1. Where a default or summary civil bill is defended, the costs of plaintiff and defendant respectively shall be in accordance with Tables 1 and 2 or, if the Judge so directs under Rule 11 of Order 55, the costs of the plaintiff shall be in accordance with the above Table.
- 2. Where defendant in proceedings commenced by summary or default civil bill has served notice that he disputes liability for the claim or alleges a counterclaim and the action has been entered for hearing as an ordinary action in accordance with Rule 7 or, as the case may be, Rule 13 of Order 12 and the defendant fails to enter a defence and to defend it, the costs to be increased by 100%.
- 3. Where the sum claimed is paid within 14 days of service of civil bill the sum for costs specified in column 2 to be reduced by 50%. See Rule 14 of Order 12 and Rule 14 of Order 55.
- 4. See Order 55, Rule 11 for Judge's discretion re costs and counsel in undefended actions for damages.
- 5. For each copy civil bill required for service after first add 50p to costs. See Order 55, Rule 13.
- 6. Where service of civil bill effected by post under Rule 3(2)(b) of Order 6 the solicitor is entitled to £1.25 inclusive of outlay in lieu of process server's fee. See Order 55, Rule 17.
- 7. See Part IX ("Miscellaneous Costs") of this Appendix for application of this Table to proceedings under Part VIII of the Judgments Enforcement (Northern Ireland) Order 1981 and under the Hire-Purchase Acts.

Ordinary civil bills — title jurisdiction

Table 4: Plaintiff's Costs

Valuation.¹ (1)	Solicitor's costs (2)	Counsel's fee² (3)
(i) not exceeding £300	£ 82.00	£47.00
(ii) exceeding £300	£131.00	£59.00

Extent of Amendment

Appendix 2 (contd.)

- 1. To be calculated according to the valuation of the lands of the plaintiff or defendant, as the Judge may direct.
- 2. Counsel travelling to attend a court-
 - (a) 20 to 50 miles from the Head Post Office, Belfast, is entitled to an additional sum of £5;
 - (b) more than 50 miles from the Head Post Office, Belfast, is entitled to an additional sum of £10.
- For each copy civil bill required for service after first add 50p to costs. See Order 55, Rule 13.
- 4. Where service of civil bill effected by post under Rule 3(2)(b) of Order 6 the solicitor is entitled to £1.25 inclusive of outlay in lieu of process server's fee. See Order 55, Rule 17.
- For drafting a reply to a notice for further particulars, the solicitor or counsel, as the case may be, is entitled to an additional sum of £8.
 - This item is only to be allowed against the other party in actions where the annual value of the land exceeds £300 and the allowance is recorded in the court minute book.
- For each day or part of a day on which a trial or hearing is continued after the first day, counsel is entitled to an additional sum equivalent to one third of the scale fee.

Ordinary civil bills — title jurisdiction

Table 5: Defendant's Costs

Valuation ¹ (1)	Solicitor's, costs (2)	Counsel's fee ² (3)
(i) not exceeding £300	£ 77.00	£47.00
(ii) exceeding £300	£120.00	£59.00

- 1. To be calculated according to the valuation of the lands of the plaintiff or defendant, as the Judge may direct.
- Counsel travelling to attend a court—
 - (a) 20 to 50 miles from the Head Post Office, Belfast, is entitled to an additional sum of £5;
 - (b) more than 50 miles from the Head Post Office, Belfast, is entitled to an additional sum of £10.
- For drafting a reply to a notice for further particulars, the solicitor or counsel, as the case may be, is entitled to an additional sum of £8.
 - This item is only to be allowed against the other party in actions where the annual value of the land exceeds £300 and the allowance is recorded in the court minute book.
- 4. For each day or part of a day on which a trial or hearing is continued after the first day, counsel is entitled to an additional sum equivalent to one third of the scale fee.

Extent of Amendment

Appendix 2 (contd.)

Libel and slander

TABLE 6: PLAINTIFF'S COSTS

In actions where amount decreed— (1)	Solicitor's costs (2)	Counsel's fee ¹ (3)
(i) does not exceed £100	£100.00	£ 48.00
(ii) exceeds £100 but does not exceed £250	£130.00	£ 66.00
(iii) exceeds £250 but does not exceed £500	£170.00	£ 90.00
(iv) exceeds £500 but does not exceed £750	£208.00	£112.00
(v) exceeds £750	£235.00	£128.00

- 1. Counsel travelling to attend a court-
 - (a) 20 to 50 miles from the Head Post Office, Belfast, is entitled to an additional sum of £5;
 - (b) more than 50 miles from the Head Post Office, Belfast, is entitled to an additional sum of £10.
- 2. For each copy civil bill required for service after first add 50p to costs. See Order 55, Rule 13.
- 3. Where service of civil bill effected by post under Rule 3(2)(b) of Order 6 the solicitor is entitled to £1.25 inclusive of outlay in lieu of process server's fee. See Order 55, Rule 17.
- 4. For drafting a reply to a notice for further particulars, the solicitor or counsel, as the case may be, is entitled to an additional sum of £8.
- 5. For each day or part of a day on which a trial or hearing is continued after the first day or is adjourned for want of time or on payment of costs of the day, counsel is entitled to an additional sum equivalent to one third of the scale fee.

TABLE 7: DEFENDANT'S COSTS

In actions where amount claimed— (1)	Solicitor's costs (2)	Counsel's fee ¹ (3)
(i) does not exceed £100	£ 96.00	£ 48.00
(ii) exceeds £100 but does not exceed £250	£125.00	£ 66.00
(iii) exceeds £250 but does not exceed £500	£158.00	£ 90.00
(iv) exceeds £500 but does not exceed £750	£188.00	£112.00
(v) exceeds £750	£212.00	£128.00

- 1. Counsel travelling to attend a court—
 - (a) 20 to 50 miles from the Head Post Office, Belfast, is entitled to an additional sum of £5;
- (b) more than 50 miles from the Head Post Office, Belfast, is entitled to an additional sum of £10.
- 2. For drafting a reply to a notice for further particulars, the solicitor or counsel, as the case may be, is entitled to an additional sum of £8.
- For each day or part of a day on which a trial or hearing is continued after the first day, counsel is entitled to an additional sum equivalent to one third of the scale fee.

provided, however, that, where no specific sum or a sum exceeding £5,000 is claimed, the Judge, having regard to the importance or difficulty of the case or to the amount involved, may increase the above amount.

Extent of Amendment

Provision amended

Part II		
Remitted actions ¹		
Table 1: Plaintiff's Costs		
In actions where amount decreed-	Solicitor's costs	Counsel' fee²
(1)	(2)	(3)
which costs tables shall apply havin matter of the suit. 2. Counsel travelling to attend a court— (a) 20 to 50 miles from the Head entitled to an additional sum of £ (b) more than 50 miles from the Head entitled to an additional sum of £ 3. Where the amount decreed exceeds £ increased by such amounts as the Jud regard to the amount involved or the in the case. 4. For drafting a reply to a notice for solicitor or counsel, as the case may additional sum of £8.	g regard to Post Office, 5; d Post Office 10. 5,000, the conge thinks proportance or further part ty be, is en	Belfast, i , Belfast, i osts may be oper havin difficulty c iculars, the
continued after the first day, counsel is sum equivalent to one third of the sca	s entitled to a	
Table 2: Defendant's Costs ²	-	
Solicitor's costs Counsel's fee ³	£675 £150	
	Remitted actions¹ TABLE 1: PLAINTIFF'S COSTS In actions where amount decreed— (1) (i) does not exceed £100 (ii) exceeds £100 but does not exceed £300 (iv) exceeds £300 but does not exceed £750 (v) exceeds £750 but does not exceed £1,000 (vi) exceeds £1,000 but does not exceed £1,500 (vii) exceeds £1,500 but does not exceed £2,000 (viii) exceeds £2,000 but does not exceed £3,000 (ix) exceeds £3,000 but does not exceed £4,000 1. Where a Chancery action is remitted which costs tables shall apply havin matter of the suit. 2. Counsel travelling to attend a court— (a) 20 to 50 miles from the Head entitled to an additional sum of £ (b) more than 50 miles from the Head entitled to an additional sum of £ 3. Where the amount decreed exceeds £ increased by such amounts as the Jud regard to the amount involved or the in the case. 4. For drafting a reply to a notice for solicitor or counsel, as the case mataditional sum of £8. 5. For each day or part of a day on which continued after the first day, counsel is sum equivalent to one third of the scale. Table 2: Defendant's Costs²	Remitted actions¹ TABLE 1: PLAINTIFF'S COSTS In actions where amount decreed— (1) (i) does not exceed £100 (ii) exceeds £100 but does not exceed £300 (iii) exceeds £300 but does not exceed £500 (iv) exceeds £500 but does not exceed £150.00 (v) exceeds £750 but does not exceed £1,000 (vi) exceeds £1,000 but does not exceed £1,500 (vii) exceeds £1,500 but does not exceed £3,000 (vii) exceeds £1,500 but does not exceed £3,000 (viii) exceeds £2,000 but does not exceed £3,000 (ix) exceeds £3,000 but does not exceed £4,000 1. Where a Chancery action is remitted the Judge which costs tables shall apply having regard to matter of the suit. 2. Counsel travelling to attend a court— (a) 20 to 50 miles from the Head Post Office, entitled to an additional sum of £5; (b) more than 50 miles from the Head Post Office entitled to an additional sum of £10. 3. Where the amount decreed exceeds £5,000, the coincreased by such amounts as the Judge thinks progrard to the amount involved or the importance or the case. 4. For drafting a reply to a notice for further part solicitor or counsel, as the case may be, is enadditional sum of £8. 5. For each day or part of a day on which a trial or continued after the first day, counsel is entitled to a sum equivalent to one third of the scale fee. Table 2: Defendant's Costs² Solicitor's costs £673

Provision amended	Extent of Amendment				
Appendix 2 (contd.)	Where a Changery action is remitted which costs tables shall apply havin matter of the suit.	d the Judge g regard to	shall direct the subject		
	Where the defendant complies with Or entitled to claim £10.50.	der 8, Rule 6	, he shall be		
	3. Counsel travelling to attend a court—				
!	(a) 20 to 50 miles from the Head entitled to an additional sum of £		Belfast, is		
	(b) more than 50 miles from the Head entitled to an additional sum of £		, Belfast, is		
	 For drafting a reply to a notice for solicitor or counsel, as the case ma additional sum of £8. 	further part	iculars, the		
	 For each day or part of a day on which a trial or hearing is continued after the first day, counsel is entitled to an additional sum equivalent to one third of the scale fee. 				
	Part III				
• •	Ejectments				
•	Table 1: Plaintiff's Costs				
!		Solicitor's costs 1	Counsel's fee ²		
	(1)	(2)	(3)		
	Where the proceedings are for the recovery of possession of premises by a statutory body under statutory powers or which are not otherwise subject to the Rent and Mortgage Interest (Restrictions) Acts (Northern Ireland) 1920 to 1956—	£ 54.00	£28.00		
!	In other cases—	₽ 54.00	220.00		
	where the valuation				
	(i) does not exceed £300	£ 82.00	£47.00		

- 2. Counsel travelling to attend a court-
 - (a) 20 to 50 miles from the Head Post Office, Belfast, is entitled to an additional sum of £5;
 - (b) more than 50 miles from the Head Post Office, Belfast, is entitled to an additional sum of £10.
- 3. For each copy civil bill required for service after first add 50p to costs. See Order 55, Rule 13.
- 4. Where service of civil bill effected by post under Rule 3(2)(b) of Order 6 the solicitor is entitled to £1.25 inclusive of outlay in lieu of process server's fees. See Order 55, Rule 17.
- 5. For each day or part of a day on which a trial or hearing is continued after the first day, counsel is entitled to an additional sum equivalent to one third of the scale fee.

Provision amended	Extent of Amendment					
Appendix 2	Table 2: Defendant's Costs		****			
(contd.)	(1)	Solicitor's Country (2) (3) reproceedings are for the recovery sion of premises by a statutory er statutory powers or which are wise subject to the Rent and Interest (Restrictions) Acts Ireland) 1920 to 1956— reases— revaluation and exceed £300 £ 78.00 £ 477.00 £ 477.00 £ 477.00	Counsel's fee ¹ (3)			
	Where the proceedings are for the recovery of possession of premises by a statutory body under statutory powers or which are not otherwise subject to the Rent and Mortgage Interest (Restrictions) Acts (Northern Ireland) 1920 to 1956—	£ 49.00	£28.00			
	In other cases— where the valuation	t				
	(i) does not exceed £300 (ii) exceeds £300	£ 78.00 £120.00	£47.00 £59.00			

- 1. Counsel travelling to attend a court-
 - (a) 20 to 50 miles from the Head Post Office, Belfast, is entitled to an additional sum of £5;
 - (b) more than 50 miles from the Head Post Office, Belfast, is entitled to an additional sum of £10.
- 2. For each day or part of a day on which a trial or hearing is continued after the first day, counsel is entitled to an additional sum equivalent to one third of the scale fee.

PART IV

Proceedings to annul precept, order or conviction — Order 37

Instructions, drawing notice and copy	•••	£ 9.00
Entry, preparation for and attending hearing		£30.00
Drawing order		£ 2.50

PART V

Restitution of possession

Where the application for restitution is opposed and is refused, Part III, Table 2; shall apply as if the respondent were a defendant.

Where the application for restitution is granted no party and party costs shall be allowed.

PART VI

Grant and revocation of probate or administration

TABLE 1: PLAINTIFF'S COSTS

Where the net estate— (1)	Solicitor's costs (2)	Counsel's fee¹ (3)		
(i) does not exceed £10,000	£140.00	£60.00		
(ii) exceeds £10,000	£175.00	£70.00		

Extent of Amendment Provision amended Appendix 2 1. Counsel travelling to attend a court— (contd.) (a) 20 to 50 miles from the Head Post Office, Belfast, is entitled to an additional sum of £5; (b) more than 50 miles from the Head Post Office, Belfast, is entitled to an additional sum of £10. 2. For each copy civil bill required for service after first add 50p to costs. See Order 55, Rule 13. 3. Where service of civil bill effected by post under Rule 3(2)(b) of Order 6 the solicitor is entitled to £1.25 inclusive of outlay in lieu of process server's fee. See Order 55, Rule 17. 4. For drafting a reply to a notice for further particulars, the solicitor or counsel, as the case may be, is entitled to an additional sum of £8. 5. For each day or part of a day on which a trial or hearing is continued after the first day, counsel is entitled to an additional sum equivalent to one third of the scale fee. Grant and revocation of probate or administration Table 2: Defendant's Costs Solicitor's Counsel's fee1 Where the net estatecosts (2)(3)(1)£130.00 (i) does not exceed £10,000 £60.00 (ii) exceeds £10,000 £160.00 £70.00 1. Counsel travelling to attend a court— (a) 20 to 50 miles from the Head Post Office, Belfast, is entitled to an additional sum of £5; (b) more than 50 miles from the Head Post Office, Belfast, is entitled to an additional sum of £10. For drafting a reply to a notice for further particulars, the solicitor or counsel, as the case may be, is entitled to an additional sum of £8. 3. For each day or part of a day on which a trial or hearing is continued after the first day, counsel is entitled to an additional sum equivalent to one third of the scale fee. PART VII Application under Criminal Injuries to Persons (Compensation) Act (Northern Ireland) 1968 TABLE 1: APPLICANT'S COSTS

Where amount awarded— (1)	Solicitor's costs (2)	Counsel's fee (3)
(i) does not exceed £30(ii) exceeds £30 but does not exceed £75.	£10.00 £19.50	£ 5.00 £10.00

Appendix 2 (contd.)

	Extent of Amendmen	<i>t</i> •	
,			
	Where amount awarded-	Solicitor's costs (2)	Counsel's fee (3)
	(iii) exceeds £75 but does not exceed £150	£ 34.50	£12.50
	(iv) exceeds £150 but does not exceed £300	£ 55.00	£16.00
	(v) exceeds £300 but does not exceed £500 (vi) exceeds £500 but does not exceed	£ 60.00	£18.00
	£1,000 (vii) exceeds £1,000 but does not exceed	£ 70.00	£20.00
	£2,000 but does not exceed (viii) exceeds £2,000 but does not exceed	£ 80.00	£30.00
	£3,500 (ix) exceeds £3,500 but does not exceed	£ 90.00	£35.00
	£5,000 (x) exceeds £5,000 but does not exceed £5,500	£100.00 £105.00	£40.00 £42.00
	(xi) exceeds £5,500 but does not exceed £6,000	£110.00	£45.00
	(xii) exceeds £6,000 but does not exceed £6,500	£115.00	£47.00
	(xiii) exceeds £6,500 but does not exceed £7,000	£120.00	£50.00
	(xiv) exceeds £7,000 but does not exceed £7,500 (xv) exceeds £7,500 but does not exceed	£125.00	£52.00
	£8,000 but does not exceed (xvi) exceeds £8,000 but does not exceed	£130.00	£55.00
	£8,500 (xvii) exceeds £8,500 but does not exceed	£135.00	£57.00
	£9,000 (xviii) exceeds £9,000 but does not exceed		£60.00
	£9,500 (xix) exceeds £9,500 but does not exceed	£145.00	£62.00 £63.00
	(xix) exceeds £9,500 but does not exceed £10,000	£150.00	£63.0

- 1. If claim is settled and attendance of applicant's solicitor not required at court for purpose of obtaining a decree, 85% only of costs in columns (2) and (3) payable, unless the parties otherwise agree or the Judge orders.
- 2. Where the respondent has before the hearing of an application in court made an unconditional offer in writing to pay a specified amount for compensation and the compensation awarded by the Judge does not exceed such amount, only 50% of the costs in columns (2) and (3) are payable. Such written offer must be served on the applicant in accordance with section 24 of the Interpretation Act (Northern Ireland) 1954 not less than fourteen days before the commencement of the actual hearing by the Judge. The amount specified in the offer shall not be communicated to the Judge until after he has determined the amount awarded.
- 3. Where the case is of exceptional complexity or difficulty, and in any event, taking into account the role of counsel and the nature and content of the proceedings, the Judge may certify an amount exceeding scale figure.

(contd.)

Provis	Provision amended							
Appen	dix	2	,	•	•			

Extent of Amendment

- 4. Where the Judge considers that it was proper for the applicant to instruct senior as well as junior counsel, he may certify counsel's fees and solicitor's costs in such sum as he considers appropriate.
- 5. Where the amount awarded exceeds £10,000, the Judge shall, unless the parties otherwise agree, certify the amount for solicitor's costs and the amount allowed for counsel's fees.

Criminal injury applications

TABLE 2: RESPONDENT'S COSTS

Where an application for compensation is dismissed the amount recoverable by the respondent for solicitor's costs or counsel's fees shall, in default of agreement, be such amount, if any, as the Judge may settle.

PART VIII Equity suits and proceedings

- 1. Subject to the Judge's discretion, the following regulations shall be applicable to the costs of equity suits and proceedings under Articles 13 and 14 of the Order.
- 2. For the determination of costs in equity matters there shall be seven scales which may be known respectively as Scales 1, 2, 3, 4, 5, 6 and 7, and shall, subject to the succeeding regulations of this Part, be applied as follows, that is to say—

Where the value of the personalty and/or lands-	The scale applicable shall be-
does not exceed £1,250 exceeds £1,250 but not £2,500 exceeds £2,500 but not £5,000 exceeds £5,000 but not £7,500	Scale 1 Scale 2 Scale 3 Scale 4
exceeds £7,500 but not £10,000 exceeds £10,000 but not £12,500 exceeds £12,500	Scale 5 Scale 6 Scale 7

and the costs in the Schedule hereto shall apply accordingly.

- 3. For the purpose of ascertaining the appropriate scale the value of any lands not valued by a court valuer or sold in the course of the proceedings shall, subject to any direction of the Judge, be taken to be ten times their net annual value.
- 4. Where the subject of the proceedings is under the Rates (Northern Ireland) Order 1972 property which is not treated as a hereditament, its value shall, where the property is not valued by a court valuer or sold in the course of the proceedings be taken, subject to any direction of the Judge, to be an amount which is equal to forty times the amount which the Commissioner of Valuation certifies would be entered in the valuation list as its net annual value if it were so treated and if it had been valued under the enactments repealed by that Order.
- 5. Notwithstanding the foregoing provisions of this Part, the Judge may in any case direct that any of the scales prescribed in this Part be wholly or partly applicable for the determination of the costs of any party thereto.
- 6. Where any costs or expenses have been provided for in the said Schedule, or where, having regard to the work actually performed, the amounts so provided for are in the opinion of the Judge inadequate, he may for any particular case make a special order allowing such costs and expenses as he may think just.

Extent of Amendment

Appendix 2 (contd.)

- 7. The value of the subject matter of any suit for the purpose of stamp duties and for the allowance of costs and expenses shall in case of dispute be assessed by the Judge.
- 8. Where a suit is terminated by settlement or other arrangement at any time before the final decree, the Judge may order such allowance in respect of costs and expenses of either or any of the parties as in his opinion, having regard to the nature and circumstances of the case, may seem just.
- 9. The costs of separate appearances by counsel or solicitor for parties whose interests are not antagonistic shall not be allowed, nor shall more than one set of costs be allowed for any parties for whom the Judge is of the opinion that separate appearances were unnecessary.
- 10. Costs as between party and party shall in all cases be taxed by the circuit registrar when directed by the Judge, and as between solicitor and client on requisition. Every such taxation shall be subject to review by the Judge wholly or in part.
- 11. Where in a mortgage suit the defendant, either before the hearing or within the time fixed by the primary decree, pays the amount due for principal and interest together with all costs due up to the date of payment, such costs shall be ascertained by reference to the amount due at the commencement of the proceedings and not by reference to the value of the lands.
- 12. Where equity proceedings involve a declaration of title or a claim for damages for trespass to lands, or an injunction in relation to lands, it shall be in the discretion of the Judge to direct that costs shall be in accordance with Tables 4 and 5 in Part 1 in lieu of any other Tables or scales.

· · · · · · · · · · · · · · · · · · ·	and the second of the second 	···	 		· · · · · · · · · · · · · · · · · · ·			·
Provision amended	Extent of An	nendmei	nt					
Appendix	SCHEDU	ULE .		•		,	· ·	•
(confd.)	Counsel's	fees		.`			-	
,		Scale 1	Scale 2	Scale 3	Scale 4	Scale 5	Scale 6	Scale 7
	For advising proceedings or defence, settling the equity civil bill or petition and advising proofs—	14	28	38	48	57	66	75
	On the hearing of every equity civil bill or petition—	-28	40	52	64	76	87	98
	In suits in which the primary relief sought is of course, and involves a reference for account or inquiry, and a second decree, no fee shall be allowed in respect of the first hearing unless the Judge, having regard to any question of difficulty which may arise in the course of the suit, otherwise directs.	*						
	In every suit for equitable relief, where the right to such relief is not contested, the fees allowed on the hearing shall, unless the Judge otherwise directs, not exceed—	14	28	38	48	57	66	. 75

Appendix 2 (contd.)

Extent of Amendment

The allowance of fees for counsel which are not hereinbefore provided for shall be governed by the nature, circumstances and general requirements of each case; and, save as herein provided, no fee to counsel shall be allowed on taxation unless by special direction in writing signed by the Judge, which direction must in all cases be applied for at the time of counsel's appearance; and no costs of counsel shall be allowed in any case which in the opinion of the Judge is not fit for such allowance.

In all cases in which a fee to counsel is allowed or directed by the Judge, there shall be produced to the officer on taxation—

- (a) the brief or document in respect of which such fee is charged;
- (b) where requisite, a memorandum of the allowance or direction of the Judge; and
- (c) counsel's receipt;

otherwise the items for the fee and all relevant instructions shall be disallowed, or the taxation shall be disallowed, or the taxation shall be adjourned without costs of attendance, at the discretion of the officer.

Solicitor's costs

PERCENTAGE OR COMMISSION IN LIEU OF SOLICITOR'S COSTS IN SUITS BY CIVIL BILL OR PETITION

If in any suit, having regard to its nature and circumstances, it appears to the Judge, on the application of the solicitor having carriage of the proceedings, or of the solicitor for any party interested in the suit, that it is expedient that a percentage or commission should be allowed as remuneration to the solicitor or solicitors for his or their services in each suit, in lieu of ordinary costs therein, he may make such allowance, subject to the following provisions, that is to say—

- (a) The percentage or commission in any such suit shall be calculated upon the value of the subject matter of the suit.
- (b) The application for such allowance may be made at any hearing of a suit or by interlocutory application.
- (c) In case of the death or change of the solicitor on whose application such allowance has been made, or for any other cause, the Judge may subsequently vary such direction, and order that any costs properly and necessarily incurred in the suit are to be ascertained in the usual way.
- (d) The allowance of a percentage or commission in lieu of costs shall not prejudice or restrict the exercise by the Judge of the jurisdiction to allow or disallow costs to any party in any suit.

Provision amended	Extent of Amendmen	t						No. 1.
Appendix 2 (contd.)	Solicitor's costs							
i	Where the Principal of Allowance by Percentage or Commission does not apply							
		Scale 1	Scale	Scale 3	Scale 4	Scale 5	Scale 6	Scale 7
	1. For taking instructions for civil bill or defence, advising thereon, taking instructions for hearing, advising proofs, and instructing counsel when	£	£	£	£	£	£	£
	employed.	12	23	35	47	59	71	82
	2. For drawing civil bill or statement of defence and copy for service, and instructing counsel when employed.	9	18	26	35	44	53	62 ounty
	3. For entering civil bill or defence, and attending the hearing, with or without counsel, and for all other costs up to the decree, and taking out same.	29	53	76	100	124	147	170 OUT IS
	4. In cases of account or inquiry — on further hearing, in addition to the above, for entering the matter, attending further hearing with or without counsel and taking out the order thereon.	29	53	76	100	124	147	និ 170
	5. For confirmation of certificate on account or inquiry where no application to vary, a sum not exceeding—	12	21	29	38	47	56	64
	6. Trustee Act (Northern Ireland) 1958: Order 28. For instructions and attendances, drawing, engrossing and filing an affidavit for the purpose of payment of money, transfer of stock, or deposit of security, obtaining the certificate, paying the money, transferring the stock, or depositing the security and all other costs.	21	41	62	83	104·	124	144

Provision amended	Extent of Amendment							
Appendix 2 (contd.)		Scale 1	Scale 2	Scale 3	Scale 4	Scale 5	Scale 6	Scale 7
•		£	£	£	£	£	£	£
handa.	7. For all work incident to obtaining an order to invest under Order 28 or Order 45 or for payment of income under Order 45—	r			·			
•	Where the application is ex parte	12	23	35	47	59	. 71	82
	Where the application is on notice	15	28	42	56	70	82	96
	For the purposes of items 1, 2 and 3, the expression "civil bill" includes any summons or petition initiating proceedings but does not include a petition at item 8.							
	8. For all work incident to obtaining an order for payment out or distribution of funds—	ı		٠				
4	Where the application is ex parte	12	23	35	47	59	71	82
	Where the application is on notice or by petition	21.	41	62	83	103	124	144
:	9. For all work in connection with an application to the Accountant General under Court Funds Rules.	6	12	18	24	30	36	41

Provision amended	Extent of Amendment									
Appendix 2 (contd.)				Scale 1	Scale 2	Scale 3	Scale 4	Scale 5	Scale 6	Scale 7
	Costs in the office of the Chief Clerk-	_		£	£	£	£	£	£	£
-Por-y-	10. To the solicitor for the plaintiff, per the proceedings. In all cases of account of to be taken or made before any officer of incurred between the primary decree an account or the making of such inquiry, the plaintiff, petitioner, or party having case may be, such sums as having regardshall consider reasonable but not exceed a such as the primary decree and the defended in all cases of account or inquiry direct made before the officer of the court, and the date of the primary decree and the ter the making of such inquiry, there shall party having carriage of the proceedings had to the work properly performed, such just, not exceeding the allowance to the prearriage of the proceedings, hereinbefore	r inquiry directed by any d f the court, and in lieu of a d the termination of the t here shall be allowed to th the carriage of the proce d to Rule 9 of Order 55 the ding (save by direction of the ding of the ding of the and or respondent. ed by any decree or order in lieu of all other costs inc mination of the taking of si be allowed to each party on the taxation of the cost h sum as the officer thinks claintiff, petitioner or othe	ecree or order all other costs aking of such he solicitor for edings, as the e taxing office of the Judge). To be taken o curred between uch account or (other than the s, regard being reasonable or	r 73 r	147	220	293	366	440	513 Courts
٠.	OCCASION	IAL COSTS								
	Receivers									
	12. For all work in connection with completion of the security, a sum not	the appointment of a re	ceiver and the	23	41	59	77	95	112	129 0

Provision amended Appendix 2 (contd.)	Extent of Amendment										
		Scale 1	Scale 2	Scale 3	Scale 4	Scale 5	Scale 6	Scale 7			
	13. For instructions for the account of a receiver, drawing and preparing the same, and all attendances to lodge, youch and pass the same, and the distribution	£	£	£	£	£	£	£			
	or application of the balance, a sum not exceeding—	23	41	59	77	95	112	129			
	Interlocutory Applications and Attendances										
	14. For all work in connection with an interlocutory application and the order thereon, a sum not exceeding—	12	21	29	38	47	56	64			
	Letters							64			
	15. For writing a letter a reasonable time before the institution of proceedings.	1.20	1.20	1.20	1.20	1.20	1.20	1.20			
	Drafts and Copies				*						
	16. For drawing and engrossing any document not otherwise provided for, 30p per folio.										
	17. For copies of all necessary documents used in Court, or required by the Judge or briefed, per folio.	0.12	0.12	0.12	0.12	0.12	0.12	0.12			
٠	For carbons or duplicates, per folio	0.07	0.07	0.07	0.07	0.07	0.07	0.07			

No. 120	County Courts 371							
Provision amended	Extent of Amendment							
Appendix 2	PART IX							
(contd.)	Miscellaneous Costs							
	Interpleader Proceedings							
	Costs under Order 10 shall be in accordance with the foregoing Rules and Tables so far as appropriate and subject to any direction by the Judge.							
	INTERLOCUTORY APPLICATIONS (other than Equity)							
	Solicitor's costs							
•	Instructions and drawing notice of motion, filing and serving copy £ 4.50							
	Attending before Judge or Circuit Registrar on notice or ex parte £10.00							
•	These items are only to be allowed against the other party when certified by the Judge or Circuit Registrar.							
	Counsel's fees							
·	Attending before Judge on notice or ex parte £10.00							
•	This item is only to be allowed against the other party when the							

Judge certifies that counsel was necessary.

JUDGMENTS ENFORCEMENT (NORTHERN IRELAND) ORDER 1981: PART VIII

Costs of an enforcement order under Rule 4(2)(a) of Order 40 shall be in accordance with Part I, Table 3 as if the total amount ordered to be paid by instalments were the amount decreed.

Costs of a committal order or an attachment of earnings order made by the Court under the said Act shall be one-half the amount of the costs appropriate to an enforcement order.

INFERIOR COURTS JUDGMENTS EXTENSION ACT 1882

Applicant's costs of obtaining a certificate of a decree or registering a certificate £ 6.00

And in addition where an affidavit is required £1.20 together with the commissioner's fee (if any).

HIRE-PURCHASE

Where an order is made for recovery of possession of goods let under a hire-purchase agreement, the prima facie value of the goods for the purpose of costs shall be the hire-purchase price of the goods less (a) any deposit paid, (b) any instalments of hire-purchase price paid, (c) amount of arrears (if any) awarded by the decree or order, but this value may be varied by the Judge in his discretion and the costs shall be of the same amount as in proceedings for the recovery of a sum of money equal to the said value of the goods.

372	County Courts	No. 120					
Provision amended	Extent of Amendment						
Appendix 2 (contd.)	Where a decree for arrears of instalments and/or damages is coupled with an order for recovery of possession of goods the amount thereof shall be added to the value of the goods as ascertained as above for the purpose of fixing the amount of the costs.						
·	In any proceedings on foot of a hire-purchase agreement for recovery of possession of goods or for arrears of instalments or for damages for breach of the said agreement where such proceedings are undefended the costs shall be in accordance with Part I, Table 3, and in other cases Part I, Tables 1 or 2. The foregoing provisions shall apply to all hire-purchase agreements whether under the provision of the Hire-Purchase Act (Northern Ireland) 1966 or not.						
	STATUTORY APPEALS AND APPLICATION	NS .					
	Notice of appeal or application, services and entreappearation for and attending hearing, instruction counsel (if any) and taking out order	£47.00					
•	Counsel's fees	£30.00					
, *	The above fees may be increased at the discretion of the Judge, who may, in the case of an application under the Administration of Estates Act (Northern Ireland) 1955 or the Inheritance (Provision for Family and Dependants) (Northern Ireland) Order 1979 or the Administration of Estates (Northern Ireland) Order 1979 or any other statutory application not otherwise provided for, direct that the equity scales shall apply in lieu of the above costs.						
	Proceedings For Wrongful Interference W	TH GOODS					
	Where an order is made for delivery of goods with order for damages the value of the goods as assessed by be added to the damages, if any, for the purpose of appropriate cost scales.	the Court shall					
	Where an action for wrongful interference with gothe defendant's costs shall be based upon the value of the as assessed by the Court or shall be such sum as the Jud	e goods claimed					
	Costs Of The Day						
	If ordered by the Judge on the application of any pathe day in any proceeding shall be in the discretion of						
	PART X						
	Occasional costs						
	 For any affidavit of service not otherwise provided For any other necessary affidavit not otherwise profor, per folio For preparing recognizance For drawing, issuing and having served a wayneement 	ovided £ 0.50 £ 1.40					
	5. For drawing costs and copies, per page 6. For attending taxation, per hour	£ 3.00 £ 5.00"					

EXPLANATORY NOTE

(This note is not part of the Rules.)

These Rules amend the County Court Rules (Northern Ireland) 1981 so as to-

- (1) increase the remuneration of an assessor;
- (2) increase the amount to be paid or tendered to a witness at the time of service of a witness summons;
- (3) increase the rate of interest on debts due from the estate of a deceased person from 4% per annum to the rate payable on the amount awarded by decree (i.e., 15% at present);
- (4) increase the rate of interest on legacies from 4% to 5% per annum;
- (5) effect amendments to Order 35 (Ejectment Proceedings) which are consequential on the repeal of sections 70 and 71 of the Landlord and Tenant Law Amendment Act, Ireland, 1860;
- (6) effect amendments which are consequential on the increase in county court jurisdiction and other minor amendments;
- (7) amend the provisions as to costs.