1995 No. 220

SUPREME COURT

Supreme Court Fees (Amendment) Order (Northern Ireland) 1995

The Lord Chancellor, after consultation with the Lord Chief Justice and with the concurrence of the Treasury, in exercise of the powers conferred on him by section 116(1) of the Judicature (Northern Ireland) Act 1978(a), hereby makes the following Order:—

- 1. This Order may be cited as the Supreme Court Fees (Amendment) Order (Northern Ireland) 1995 and shall come into operation on 1st June 1995.
- 2. For the Schedule to the Supreme Court Fees Order (Northern Ireland) 1994(b) there shall be substituted the new Schedule set out in the Schedule to this Order.

Dated 16th May 1995

Mackay of Clashfern, C.

We concur,

Timothy Kirkhope Timothy Wood

Dated 22nd May 1995

Two of the Lords Commissioners of Her Majesty's Treasury

⁽a) 1978 c. 23

⁽b) S.R. 1994 No. 283

Amendment of the Supreme Court Fees Order (Northern Ireland) 1994

SCHEDULE

Article 4

Section 1	Fees payable in every Department of the Supreme Court
Section 2	Fees payable in the Central Office
Section 3	Fees payable in the Office of the Lord Chief Justice
	Fees payable in the Bankruptcy and Companies Office
Section 5	Fees payable in the Taxing Office
Section 6	Fees payable in the Office of Care and Protection

SECTION 1

Fees payable in every Department of the Supreme Court

	Column 1	Column 2	Column 3
	. Item	Fee £	Document to be endorsed
A.	COMMENCEMENT OF A CAUSE OR MATTER		
	1. On sealing		
	(a) a writ of summons, or	110.00	The filed copy
	(b) an originating summons, except for the payment out of court of a sum not exceeding £1,500 or where a fee under section 6 is payable and where no other fee is specifically provided, or	110-00	The filed copy
	(c) a writ of summons or an originating summons under Order 88, or	95.00	The filed copy
	(d) an originating notice of motion, except a notice of appeal to the High Court, or	110.00	The filed copy
	(e) a petition, except where a fee under section 4 or 6 of this Schedule is payable	110.00	The filed copy
	2. On sealing an originating summons		
	(a) on approval of a minor settlement	30.00	The filed copy
	(b) under section 31 or 32(1) of the Administration of Justice Act 1970 for discovery before commencement of proceedings	25.00	The filed copy

	Column 1	Column 2	Column 3
	Item	Fee £	Document to be endorsed
	3. On an application for leave to apply for judicial review under Order 53	35.00	The application
	Provided that where the applicant obtains leave to move, credit for this fee is to be given against the fee payable in item 1		
В.	PROGRESS OF PROCEEDINGS Interlocutory applications	•	
	4. On sealing a summons, a notice of appointment, or notice of motion	25.00	The notice or summons
	5. On an ex parte application to a Judge for an injunction	30.00	Ex parte docket or summons or affidavit in support of the application
	Entering and setting down for trial in court		
	6. On entering or setting down any cause or matter for trial, hearing or further consideration in court, except where it is otherwise provided for in this Schedule	55.00	The setting down docket
	7. On setting down a cause on motion for judgment	30.00	The motion or summons
	Examination of witness before trial		
	8. On the examination of a witness before trial	11.00	The order
	Inquiries, trials and assessment of damages or interest by Master		
	9. (a) On an inquiry, reference for trial or assessment of damages before a Master or Admiralty Registrar	30.00	The order, judgment or certificate
	(b) On an assessment of interest before a Master	6.00	The judgment
	Appeals to Judge in Chambers		
	10. On sealing a notice of appeal from a Master or Admiralty Registrar or District Judge to Judge in Chambers	30.00	The notice filed

110.	220 Supreme Court		1022
	Column 1	Column 2	Column 3
	Item	Fee £	Document to be endorsed
	Appeals to High Court		
	11. On filing—		•
	(a) a notice of appeal to the High Court, or	30.00	The notice filed
	(b) a case stated or a special case for the opinion of the High Court pursuant to statute and setting the appeal or case down for hearing, or	30.00	The case
	(c) a notice of cross-appeal to the High Court, or	20.00	The notice filed
	(d) a respondent's notice of appeal to the High Court	20.00	The notice filed
C.	ENFORCEMENT OF JUDGMENTS	•	
	Application in aid of enforcement		
	12. On an application for an attachment of earnings order to secure maintenance payments	· 6 · 00	The affidavit in support of the application
	Registration of Foreign and Commonwealth Judgments		
	13. (a) Under Part II of the Administration of Justice Act 1920 or the Foreign Judgments (Reciprocal Enforcement) Act 1933—		
	(i) on an ex parte application to register an incoming judgment or order	22.00	The affidavit in support of the application
	(ii) on providing a certified copy of a judgment or order for use abroad	22.00	The affidavit in support of the application
	(b) Under the Maintenance Orders Act 1950 or the Maintenance and Affiliation Orders Act (Northern Ireland) 1966—		
	(i) on an ex parte application to register an outgoing order	3.00	The affidavit in support of the application
	(ii) on processing an incoming registration	3.00	The affidavit or order
	(c) Under the Maintenance Orders (Facilities for Enforcement) Act 1920—		

1030	Supreme Court		140. 220
	Column 1	Column 2	Column 3
	Item	Fee £	Document to be endorsed
	(i) on an <i>ex parte</i> application to register an outgoing order	20.00	The affidavit in support of the application
	(ii) on processing an incoming registration	20.00	The affidavit or order
	(d) Under the Maintenance Orders (Reciprocal Enforcement) Act 1972—		
	on an <i>ex parte</i> application to register an outgoing order	20.00	The affidavit or statement in support of the application
	Enforcement of Arbitration Award		
	14. On an application for leave to enforce an arbitration award	20.00	The application
D.	MISCELLANEOUS PROCEEDINGS OR MATTERS		
. •	Copy Documents 15. For a photographic copy of or part of any document, whether or not issued as an office copy, for each photographic sheet	0.75	The requisition
	16. For a typewritten copy document per page, whether or not issued as an office copy, and for each page of any additional carbon copy bespoken, half of this fee	0.75	The requisition
	17. For examining a plain copy and marking the same as an office copy — for each sheet	1.50	The requisition
	18. For a certified copy of a written judgment	6.00	The requisition
	19. For any other stencilled copy and marking the same as an office copy, first copy per page	0.50	The requisition
	Bills of sale		
•	. 20. On filing—		
	(a) any document under the Bills of Sale (Ireland) Acts, 1879 and 1883, other than a fiat of satisfaction	11.00	The document filed

	Y		
,	Column 1	Column 2	Column 3
	Item	Fee £	Document to be endorsed
(b) fiat	of satisfaction	11.00	The application
21. (a)	For an official certificate of the result of a search in one name in any register or index under the custody of the Registrar of Bills of Sale	5.00	The requisition for search
	for every additional name if included in the same certificate	2.00	The requisition for search
(b)	For a continuation of search, if made within one calendar month of date of official certificate (the result to be endorsed on each certificate)	2.00	The requisition for search
Taking affi	davits		
, 0 00	On taking an affidavit or an affirmation or a declaration	4.00	The affidavit, affirmation or declaration
(b)	In addition thereto for each exhibit referred to and required to be marked	1.00	The affidavit, affirmation or declaration
Searches			
	a search of court documents, re item 21 or 32 applies	3.00	The requisition

SECTION 2

Fees payable in the Central Office

Column 1	Column 2	Column 3
Item	Fee £	Document to be endorsed
Admiralty		
24. (a) On lodging with the Marshal an instrument under Order 75, rule 5(1)	70.00	The praecipe
(b) On the sale of a ship or goods—		
(i) for every £100 or fraction of £100 of the price up to £100,000	1.00	(Paid by transfer)

Column 1	Column 2	Column 3
Item	Fee £	Document to be endorsed
(ii) for every £100 or fraction of £100 of the price exceeding £100,000	0.50	(Paid by transfer)
. (c) On entering a reference for hearing by the Registrar	30.00	The notice for hearing
(d) On retaining possession of a ship with or without cargo, or of a ship's cargo without a ship, per day	5.00	(Paid by Transfer)
Court of Appeal		
25. (a) On filing a notice of appeal or case stated	110.00	The notice of appeal or requisition
(b) On filing a notice of cross-appeal or a respondent's notice under Order 59, rule 6(1)	35.00	The notice

SECTION 3 Fees payable in the Office of the Lord Chief Justice

Column 1	Column 2	Column 3
Item	Fee £	Document to be endorsed
26. On presenting a memorial for appointment as commissioner for oaths or notary public	15.00	The memorial
27. For every certificate of such appointment	6.00	The certificate

Supreme Court SECTION 4

Fees payable in the Bankruptcy and Companies Office

Column 1	Column 2	Column 3
. Item	Fee £	Document to be endorsed
UNDER THE COMPANIES (NORTHERN IREL INSOLVENCY (NORTHERN IRELAND) ORDE		R 1986 OR THE
28. (a) On sealing a petition for the winding up of a company by the court or for an order under Article 452 or 453 of the Companies (Northern Ireland) Order 1986	60.00	The petition
(b) On sealing a bankruptcy petition:	20.00	m1
(i) if presented by a debtor or by the personal representative of a deceased debtor	30.00	The petition
(ii) if presented by a creditor or other person	60.00	The petition
(c) On sealing any other petition (one fee only is payable where more than one petition is presented in relation to a partnership)	60.00	The petition
(d) On the hearing of a public examination	25.00	The application
29. (a) On sealing any originating application	60.00	The application
(b) On sealing any other application	30.00	The application
The fees in Items $29(a)$ and (b) are not payable on an application to set aside a statutory demand or an application by the Official Receiver when applying only in that capacity	,	
UNDER THE BANKRUPTCY ACTS (NORTHERN IRELAND) 1857 TO 1980		
30. On a notice of a sitting of the court or an application to the court except by the Official Receiver when applying otherwise than as receiver of the property of a bankrupt, deceased insolvent or arranging debtor	25.00	The notice, summons, affidavit or report

Column 1	Column 2	Column 3
Item	Fee £	Document to be endorsed
31. On a bond	3.00	The bond
MISCELLANEOUS 32. On any search in the office (including an inspection) other than by a bankrupt, director proposing a company voluntary arrangement, a debtor proposing an individal voluntary arrangement, or the Official Receiver when acting as such	3.00	The search docket

SECTION 5

Fees payable in the Taxing Office

Column 1	Column	2 Column 3
Item	Fee £	Document to be endorsed
33. On an application for taxatio the Solicitors (Northern Ireland) Order		The application
34. (a) On taking a cash account between solicitor and ow under the Solicitors (Not Ireland) Order 1976—	n client	The account
for every £50 or fraction of the amounts found to l been received and paid		
(b) On the taxation of a bill costs—	of	
(i) where the amount al does not exceed £50		The bill
(ii) where the amount ex £500, for every £1 of fraction of £1 of the allowed	r	The bill
Provided that the Main any case require the bicosts to be stamped before taxation with the whole of the amount of fees which be payable if the bill were allowed by him at the full amount thereof (including cases under the Solicitor	ill of re or part of 1 would e Il	

Co	olumn 1	Column 2	Column 3
	Item	Fee £	Document to be endorsed
	ern Ireland) Order 1976 payable in respect of the count).		
	withdrawal of a bill of hich has been lodged fo 1	Such fee (not exceeding the amount which would have been payable under paragraph (b) if the bill had been allowed in full) as shall appear to the Master to be reasonable having regard to the amount of work done in the Office	
Chanc	essing costs in the ery Division for every tion of £1 of the sum ed	0·10 £1	The bill
(e) On an a Master	pplication to the Taxin to review his decision	g 25·00	The written objection
(f) On an a review decisio	pplication to a Judge to the Taxing Master's n	30.00	The summons

SECTION 6

Fees payable in the Office of Care and Protection

Column 1	Column 2	Column 3	
Item	Fee £	Document to be endorsed	
WARDSHIP, ADOPTION AND PARENTAL ORDERS 35. On an application by way of petition or originating summons for wardship, adoption or a parental order under section 30 of the Human Fertilisation and Embryology Act 1990	60-00	The filed copy	

Column 1	Column 2	Column 3
Item	Fee £	Document to be endorsed
FAMILY LAW ACT 1986 36. On an application under section 27 of the Family Law Act 1986 for the registration of a custody order	18.00	The filed copy of the order
ENDURING POWERS OF ATTORNEY 37. On an application for registration of an enduring power of attorney	80.00	The filed copy
38. On an application made pursuant to a direction of the Court under rule 4 of Order 109A	80.00	The filed copy
39. On an application for a search of the register of enduring powers of attorney	5.00	The requisition
PATIENTS' AFFAIRS Commencement Fee 40.—(1) On a first application for the appointment of a controller or other originating process, except where it appears that the patient's clear annual income is less than £1,000	90·00	The requisition
(2) On commencement pursuant to a request by a personal applicant, in addition to Fee (1) above, for every £100 or fraction of £100 above £1,000 of the income which the patient's estate might be expected to yield if duly administered by the court	5.00 but not exceeding a total of £90.00	
Annual administration fee 41. On a certificate issued by the Office	in accordance with Table 1	The requisition

Transaction Fee

- 42.—(1) On any order (or, as the case may be, on any approval given by the court under an order) made by the court in the exercise of powers conferred by—
 - (i) Article 99(1)—
 - (b) sale, exchange, etc of property
 - (c) (acquisition of property)
 - (d) (settlement or gift of property)

Column 1	Column 2	Column 3
Item	Fee £	Document to be endorsed
 (h) (carrying out of contract) or		, , , , , , , , , , , , , , , , , , , ,
(k) (exercise of powers as guardian or trustee)—		
of the Mental Health (Northern Ireland) Order 1986 (''the Order'')		
(ii) Article 102 of the Order (vesting of stock in curator appointed outside Northern Ireland)	•	, ,
(iii) section 35(9) of the Trustee Act (Northern Ireland) 1958 (appointment of new trustee);	£80.00 or, in a ''special case' 1/4% of the pecuniary consideration as defined in Note 4 if greater than	The requisition,
	£80.00	
(iv) section 57(3) of the Trustee Act (Northern Ireland) 1958 (variation of trusts for benefit of patient),		· ·
 provided that no fee under this item shall be taken if the property is worth less than £50 and no such fee shall exceed £500		
(2) On the making by the court of any order or authority under Article 99(1)(e) of the Order (execution of will)	170.00	The requisition
Controlfees		. •
43. On the appointment of an officer of the court including the Official Solicitor, as controller, except where it appears that the patient's clear annual income is less than £1,000	250.00	The requisition
44. On passing an account where an officer of the court other than Official Solicitor is appointed	In accordance with Table 2	

Supreme Court TABLE 1 (Fee No. 41)

Clear Annual Income		Fee	
Income Band	Exceeding	Not Exceeding	_
(i) (ii) (iii) (iv) (v) (vi) (vii) (viii)	£ 1,000 £ 2,000 £ 3,000 £ 5,000 £ 7,000 £10,000	£ 1,000 £ 2,000 £ 3,000 £ 5,000 £ 7,000 £10,000 £15,000	None £ 75 £150 £225 £375 £600 £850 £850 plus 5% of income exceeding £15,000

TABLE 2 (Fee No. 44) Clear Annual Income Fee

Income Band	Exceeding	Not Exceeding	
(i) (ii) (iii) (iv) (v) (vi) (vii) (viii)	£ 1,000 £ 2,000 £ 3,000 £ 5,000 £ 7,000 £10,000 £15,000	£ 1,000 £ 2,000 £ 3,000 £ 5,000 £ 7,000 £10,000 £15,000	None £ 200 £ 400 £ 600 £1,000 £1,475 £2,100 plus 5% of income exceeding £15,000

NOTES:

- 1. In relation to fees number 41 and 44, and their corresponding Tables, where income exceeds the lower limit of a band by less than the difference between the fees for that band and the next lower band, the fee charged shall be the fee for the lower band plus the amount by which the income exceeds the upper limit of the band. For example, in calculating fee No. 41 on a clear annual income of (£2,050) which exceeds the lower limit (£2,000) on Band (iii) by less than the difference (£75) between the fee (£150) on Band (iii) and the fee (£75) on Band (ii), the fee payable is—
 - £ 75 (the fee on Band (ii))
 - + £ 50 (the amount by which the income exceeds £2,000)

- 2. In relation to fee number 41—
- (1) The annual administration fee shall be payable in respect of the clear annual income at the disposal of the patient from the date of issue of the first application for the appointment of a controller or other originating process until the termination of the proceedings.
- (2) In any case in which it appears to the court that the amount certified has been wrongly assessed, the court may direct that the fee is to be adjusted upon the passing of the controller's accounts or at such other time as appears to the court to be convenient.
- (3) No administration fee may be taken where the proceedings are terminated before any order is made.
- (4) The clear annual income at the patient's disposal, for the purposes of this fee does not include income which accrued and became payable to him more than six months prior to the date of the first application for the appointment of a controller or other originating process but which was received after that date.
- 3. Fees number 41 and 42 are not payable where an officer of the court is acting as controller for the patient.
 - 4. In relation to fee number 42—
 - (1) "special case" means an order made by the court—
 - (a) under paragraphs (b), (c), (d) and (h) of Article 99(1) of the Order;
 - (b) relating to the sale or purchase by the patient in exercise of his powers as a tenant for life under the Settled Land Acts 1882 to 1890;
 - (c) under section 57(3) of the Trustee Act (Northern Ireland) 1958.
 - (2) In a special case, the standard fee payable shall be increased where there is readily ascertainable pecuniary consideration in the nature of capital arising to or provided by the patient (otherwise than by way of loan to, or repayment of a loan by the patient), no account being taken of the possible capitalisation of the value of rents or interest or other income payments.
 - (3) Where a transaction is to be approved under an order mentioned in fee number 42, the fee shall be taken on the approval of the transaction and the Office shall issue a certificate stating the amount payable.
 - (4) Except when the court otherwise directs, no fee shall be payable under fee number 42 upon the sale or purchase of personal chattels or any investment for the time being authorised by law for the investment of trust property or in securities quoted in any stock exchange in the United Kingdom.
- 5.—(1) In relation to fee number 43, the clear annual income at the patient's disposal for the purpose of this fee does not include income which accrued and became payable to him more than six months prior to the date when the court's jurisdiction was first exercised in relation to him.
- (2) In relation to fee number 44, no annual fee shall be taken where the proceedings are terminated less than four weeks from the date of issue of the first application for the appointment of a controller.
- 6. In relation to fees number 40(2), 41, 43 and 44, no fee shall be payable on any income by way of a war pension or war injuries (civilian) pension in respect of—
 - (a) service in the armed forces of the Crown to which section 2 of the War Pensions Act 1920 applies; or

- (b) service in the armed forces of the Crown after 2nd September 1939; or
- (c) service before the 15th August 1945 to which the Pensions (Polish Forces) Scheme 1964 applies; or
- (d) detention, capture, war injury or war risk injury within the meaning of any scheme (other than that mentioned in paragraph (c) above) made under the Pensions (Navy, Army, Air Force and Mercantile Marine) Act 1939, or under that Act as amended and applied by the Pensions (Mercantile Marine) Act 1942; or
- (e) war service injury within the meaning of the Personal Injuries (Civilians) Scheme 1983 as amended in the case of a civil defence volunteer to whom that Scheme applied.

EXPLANATORY NOTE

(This note is not part of the Order.)

This Order amends the Supreme Court Fees Order (Northern Ireland) 1994 so as to:—

- (a) increase the majority of fees payable under that Order; and
- (b) provide for a fee of £60 to be paid on an application for a parental order under section 30 of the Human Fertilisation and Embryology Act 1990.