SECOND SCHEDULE

Orders Revoked

The Supreme Court Fees Order 1926(a).

The Supreme Court Fees Order 1928(b).

The Supreme Court of Northern Ireland (Fee Stamps) Order 1933(c).

The Supreme Court Fees Order 1934(d).

The Supreme Court Fees Order 1936(e).
The Supreme Court Fees Order (Northern Ireland) 1956(f).

The Supreme Court Fees Order (Northern Ireland) 1962(g).

EXPLANATORY NOTE

(This Note is not part of the Order, but is intended to indicate its general purport.)

This Order replaces the Supreme Court (Northern Ireland) Fees and Percentages Order 1926, as subsequently amended, and substitutes new fees for proceedings in the Supreme Court of Northern Ireland. It increases certain fees and by abolishing obsolete items and amalgamating others it simplifies the general fees structure. The fees on pleadings are abolished.

This Order does not alter the fees payable under the Judgments Registry

(Ireland) Acts 1850 and 1871.

1963. No. 135

[NC]

SUPREME COURT, NORTHERN IRELAND

FEES AND PERCENTAGES

The Supreme Court (Non-Contentious Probate) Fees Order (Northern Ireland) 1963

I, the Right Honourable John Clarke, Baron MacDermott, Lord Chief Justice of Northern Ireland, with the concurrence of the Treasury, and in exercise of the powers conferred by the Supreme Court of Judicature (Ireland) Acts 1877 to 1897(h), the Government of Ireland Act 1920(i), the General Adaptation of Enactments (Northern Ireland) Order 1921(j), sections 2 and 3 of the Public Offices Fees Act 1879(k) and all other powers and authorities enabling me in this behalf, do hereby order and direct as follows:—

1.—(1) This Order may be cited as the Supreme Court (Non-Contentious Probate) Fees Order (Northern Ireland) 1963, and shall come into operation on the 16th day of September, 1963.

- (a) S.R. & O. 1926, No. 1127. (b) S.R. & O. 1928, No. 456. (c) S.R. & O. 1933, No. 1113.

- (d) S.R. & O. 1934, No. 733. (e) S.R. & O. 1936, No. 721. (f) S.R. & O. (N.I.) 1956, No. 16.
- (g) S.R. & O. (N.I.) 1962, No. 95.

 (h) 40 & 41 Vict. c. 57; 50 & 51 Vict. 6; and 60 & 61 Vict. c. 66.

 (i) 10 & 11 Geo. 5. c. 67.

 (j) S.R. & O. 1921, No. 1804.

 (k) 42 & 43 Vict. c. 58.

- (2) The Interpretation Act 1889(a) shall apply to the interpretation of this Order as it applies to the interpretation of an Act of Parliament.
- (3) The Supreme Court (Non-Contentious Probate) Fees Order (Northern Ireland) 1954, made on the 16th March, 1954, by the Lord Chief Justice of Northern Ireland with the concurrence of the Treasury (which prescribes the fees and percentages to be taken in non-contentious probate business) is hereby revoked save as to any fee or percentage due or payable before the commencement of this Order.
- 2. In this Order "A folio" means a folio of 72 words; "Post-war credit" means an amount of tax to which there is a claim under section 7 of the Finance Act 1941(b), whether the amount has been ascertained and recorded or not.
- 3. The fees and percentages set out in the second column of the Schedule to this Order shall be taken in the Principal and the District Probate Registries in respect of the items set out in the first column of that Schedule, subject to and in accordance with the directions contained in that Schedule. In the Principal Probate Registry the fees prescribed by this Order shall be taken by impressed judicature stamps and in the District Probate Registry the fees shall be taken in cash.
- 4. In determining the value of any estate for the purpose of this Order, there shall be excluded the value of any gratuity awarded in respect of the service of a deceased Civil Servant or other servant of the Crown in respect of which Estate Duty is not payable, and the value of any post-war credit.
- 5.—(1) Where it appears to the Lord Chief Justice that the payment of any fee specified in this Order would, owing to the exceptional circumstances of the particular case, involve undue hardship, the Lord Chief Justice may, with the concurrence of the Treasury, reduce or remit the fee in that particular case.
- (2) Where by any convention entered into by Her Majesty with any Foreign Power it is provided that no fee shall be required to be paid in respect of any proceedings, the fees specified in this Order shall not be taken in respect of those proceedings.
- (3) The fees specified in this Order shall be remitted where such fees if taken would be payable out of money provided by the Parliament of the United Kingdom or of Northern Ireland.
- (4) Where an application for a grant is withdrawn before the issue of the grant, a Registrar may reduce or remit a fee.

Dated the 25th day of June, 1963.

MacDermott,
Lord Chief Justice.

We concur in this Order:

G. T. C. Campbell, M. A. Hamilton,

Lords Commissioners of Her Majesty's Treasury.

SCHEDULE

First Column					Second Column			
Item						Fee		
Grants	AND RE	SEALING				£ s. d.		
1. On application for administration with other than an applicapplies:—	or with	nout the	will	anne	xed			
If the net real a Ireland passing Inland Revenue Under the va £	under the Affidavi	e grant it to be-	is swor	North n in	ern the			
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200,000 For every addition	-1.6100.0			1	.	60 0 0		
For every addition of £100,000 a further	and add	itional fe	e of.	onai p	art	10 0 0		
2. On application for administration by a ing such a grant if t principal or the district 4(a) or 5 is payable. If the net real a Ireland is stated	personal he applic ct registr in additi nd perso	applican ation is y, save w on to ar nal esta	t, or for prepare there For the in It	r rese ed in ee No r fee:	the . 3,			
(a) £500 or o	ver and r	inder the	ou— e value	of		•		
£1,000 .	, and .	inder mi	, varue	OL.	-	1 10 0		
£2,000 .			•	•		2 10 0		
(b) £2,000 or	over .			•		The same fee a		
					•	would be payable		
						for a grant unde		
					l	Fee No. 1.		
						i		

First Column			Second Column		
	. Item	-	Fee		
3.	On application for a grant where the estate as defined by section 33 of the Customs and Inland Revenue Act 1881, as extended by section 16 of the Finance Act 1894, does not exceed £500	£	s. 15	d. 0	
4.	Where neither Fee No. 3 nor 5 of this Schedule applies, on application for:— (a) a grant in respect of an estate exempt from duty under section 71 of the Finance Act 1952 (which gives exemption from estate duty for members of the armed forces, etc.); (b) a grant limited to trust property; (c) a duplicate grant; (d) any second or subsequent grant (including one				
	following a revoked grant) in respect of the same deceased person, other than a grant preceded only by a grant limited to trust property or to a part of the estate; or (e) resealing a Scottish confirmation, an English grant or a grant under the Colonial Probates Act 1892	1	0	0	
5.	For resealing an English grant under section 16 of the Finance Act 1894, or the Small Estates (Representation) Act 1961, or resealing a Scottish confirmation under the Intestates Widows and Children (Scotland) Act 1875, or under the Small Testates Estates (Scotland) Act 1876, or under section 34 of the Customs and Inland Revenue Act 1881 or under the Small Estates (Representation) Act 1961		2	6	
	Alterations in Grants, etc.				
6.	For making any notation on or amendment to the grant and record after issue, or impounding or revoking a grant, or releasing an impounded grant (inclusive of filing any document, making any order, or preparing any memorandum under the Inheritance (Family Provision) Act (Northern Ireland) 1960) or for noting a reswearing of value and giving a certificate of security where necessary	1	0	0	
	CAVEATS		٠.,	,	
7.	For the entry or withdrawal of a caveat, for a warning to a caveat at the principal registry or for any notice sent by the principal registry to the district registry in respect of a caveat	· · · · · · · · · · · · · · · · · · ·	2	6	
	DEPOSIT OF WILLS				
8.	On depositing a will for safe custody in the principal or the district registry (including the filing of any related documents)		0	0	

	First Column	Second Column		
	Item	Fee		
	Searches and Inspection	£ s. d.		
9.	For search for a document filed in the principal or the district registry, including inspection of the registered copy of the will or the original will (if unregistered) or any other document.	1 0		
10.	For inspecting an original will that has been registered—in addition to the fee for search.	1 0		
11.	For a search for a will or letters of administration or other document on behalf of the party applying (whether in person or by letter)—in addition to Fees Nos. 9 and 10— For every year or part of a year.	· 6		
	Copies			
12.	For a photographic copy of all or part of any document in the principal or the district registry— For each photographic sheet— (a) if not over foolscap size. (b) if over foolscap size.	. 1 6 4 0		
13.	For a typewritten copy of all or part of any document in the principal or the district registry:— For 5 folios or under	2 6 6		
14.	For collating a copy with the original document, including the registrar's certificate in verification thereof:— If 10 folios or under	2 6		
	For every additional folio and in addition, if there is any pencil writing copied or any part thereof is facsimile:— If 2 folios or under	3 6		
15.	For an exemplification, in addition to the fees for typing and collating, or preparing by photography, the necessary documents (inclusive of certification and sealing)	1 0 0		
16.	For sending by post a copy of any document— (a) to an address within the Inland Postage limits (b) to any other address	6 The nearest multiple of 6d, above the		
	MISCELLANEOUS	postage.		
17.	For the certificate or minute of a judge or registrar	. 2 6		
18.	For impressing the seal of the court on any document	5 0		
19.	 (a) for administering an oath, for each deponent to each affidavit (b) for marking each exhibit (c) for superintending and attesting execution of 	5 0 2 0		
	a bond, for each obligor	5 0		

	Second Column		
	Item	Fee	
20. Save in a persona paring any affiday a party in person	al application for a grant, for pre- vit, bond, or other document for	£ s.	d. 0
or documents in an (a) Where an of on subpoena and, in addit when he is no The office on account of money on a which may perform the amount perform application, a shall thereup on the applic The office in writing to	er may also require an undertaking pay any further tees and expenses ecome payable beyond the amounts	2 0	0
in evidence i the officer is a principal reg	cords or documents are to be given in a probate cause or matter and required to produce them from the istry or from the district registry, equired to remain in attendance at	10	0
	ll to be photographed in the probate ne will has been proved or in which	1 0	0
	the principal registry to a charitable quest in its favour, and forwarding	. 10	6
24. For a summons, or on motion	der on summons, motion and order	10	0
	order (other than on summons or refusing probate, save in a matter 3 is payable	5	0
application for a Fee No. 6 or 8.	grant or resealing or included in	. 2	6
7. For perusing and oaths, affidavits or For any one do	settling citations, advertisements, other documents:—	10	0
For any number	r of additional documents in the the same time	10	0

	First Column	Second Column		
	Item	Fee		
28.	Correspondence in the District Registry For receiving an application for a grant (including cases under section 33 of the Customs and Inland Revenue Act 1881, as extended by section 16 of the Finance Act 1894) through the post in the district registry and for correspondence with reference to the same	f. s. d. Ten per cent. of the fee payable on application for the grant. Minimum fee, 5s. Maximum fee, £2.		
29.	For correspondence on any other matter in respect of which any fee in this Schedule (except Fees Nos. 9 to 16 for searches and copies) is payable	3 6		

EXPLANATORY NOTE

(This Note is not part of the Order, but is intended to indicate its general purport.)

This Order replaces the Supreme Court (Non-Contentious Probate) Fees Order (Northern Ireland) 1954. It increases certain fees; it reduces certain others; and by abolishing obsolete items and amalgamating others, it simplifies the fees structure.

1963. No. 136

[**C**]

FOOD AND DRUGS

Composition and Labelling

Soft Drinks

REGULATIONS, DATED 11TH JULY, 1963, MADE BY THE MINISTRY OF HEALTH AND LOCAL GOVERNMENT UNDER SECTIONS 4, 7 AND 68 OF THE FOOD AND DRUGS ACT (NORTHERN IRELAND) 1958.

The Ministry of Health and Local Government, in exercise of the powers conferred upon it by sections 4, 7 and 68 of the Food and Drugs Act (Northern Ireland) 1958(a), having consulted with such organisations as appear to it to be representative of interests substantially affected by these regulations, hereby makes the following regulations:—

⁽a) 1958. c. 27.