SCHEDULE 3

Article 4(4)

Sheriff Appeal Court fees payable from 28th November 2016

TABLE OF FEES

Payable from 28th November 2016

Column 1 (Matters) 1. Lodging of a written motion or minute and the lodging of any written opposition to any such motion or minute.		Column 2 (Fee Payable) £	Column 3 (Fee Formerly Payable)(1) £
(NOTE: Where a minute is accompanied by a relevant written motion no fee is payable in respect of lodging the motion.)			
2. Fixing of a hearing—			
(a)	under rule 7.14(3)(a) of the Sheriff Appeal Court Rules (standard appeal procedure);	54	54
(b)	under rule 27.2 (accelerated appeal procedure);	54	
(c)	under rule 28.13(3)(a) (application for a new jury trial);	54	
(d)	under rule 29.2(2) (appeal from summary cause);	54	
(e)	under rule 16.4(1) of the Simple Procedure Rules(2) (appeal from simple procedure case).	54	
(NOTE: Fee is only payable by the appellant or applicant in an appeal, and only by the respondent in a cross-appeal.)			
3. Lo	odging—		
(a)	an appeal in a cause other than a summary cause or simple procedure case;	113	113
(b)	a cross-appeal under rule 7.3 of the Sheriff Appeal Court Rules (cross-appeals);	113	
(c)	an application under section 69 or 71 of the Courts Reform (Scotland) Act 2014.	113	
	earing fee per day or part thereof (bench of 1) for ings—		

⁽¹⁾ Column 3 shows the fees which were payable by virtue of schedule 2 of S.S.I. 2015/379 immediately before the coming into force of this schedule.

(2) The Simple Procedure Rules are in schedule 1 of S.S.I. 2016/200, as amended by S.S.I. 2016/315.

Column 1	Column 2	Column 3
(Matters)	(Fee Payable)	(Fee Formerly
	£	Payable)(1)
	*	£
(a) under rule 7.14(3)(a) of the Sheriff Appeal Court Rules;	227	227
(b) under rule 27.2;	227	
(c) under rule 28.13(3)(a);	227	
(d) under rule 29.2(2);	227	
(e) under rule 16.4(1) of the Simple Procedure Rules.	227	
(NOTES: This fee does not apply to the first 30 minutes of the hearing. Fee is only payable by the appellant or applicant in an appeal, and only by the respondent in a cross-appeal. Where an appeal and a cross-appeal are heard together, each party must pay fee.)		
5. Hearing fee per day or part thereof (bench of 3 or more) for hearings—		
(a) under rule 7.14(3)(a) of the Sheriff Appeal Court Rules;	568	568
(b) under rule 27.2;	568	
(c) under rule 28.13(3)(a);	568	
(d) under rule 29.2(2);	568	
(e) under rule 16.4(1) of the Simple Procedure Rules.	568	
(NOTES: This fee does not apply to the first 30 minutes of the hearing. Fee is only payable by the appellant or applicant in an appeal, and only by the respondent in a cross-appeal. Where an appeal and a cross-appeal are heard together, each party must pay fee.)		
6. Recording, engrossing, printing or copying of all documents (exclusive of search fee)—		
(a) by photocopying or otherwise producing a printed or typed copy—		
(i) each document, up to 10 pages;	6	6
(ii) each further page or part thereof in excess of 10 pages;	0.5	0.5
(b) for a copy of each document in electronic form.	6	6
7. Any search of records or archives, per 30 minutes or part thereof.	12	12
In addition, correspondence fee where applicable.	12	12

⁽¹⁾ Column 3 shows the fees which were payable by virtue of schedule 2 of S.S.I. 2015/379 immediately before the coming into force of this schedule.

Column 1		Column 2	Column 3
(Matters)		(Fee Payable)	(Fee Formerly
		£	Payable)(1)
		L	£
8. Taxing accounts of expenses incurred in judicial proceedings remitted to the auditor of court for taxation—			
(a)	lodging account for taxation;	43	43
(b)	taxing accounts of expenses etc.—		
(i)	up to £400;	20	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—		
(i)	where written notice of cancellation received from receiving party after 4.00 pm on the fourth working day before the day of diet of taxation;	50% of fee that would have been payable under sub-paragraph (b) of this paragraph	50% of fee that would have been payable under sub- paragraph (b) of this paragraph
(ii)	where written notice of cancellation received from receiving party after 4.00 pm on the second working day before the day of the diet of taxation.	75% of fee that would have been payable under sub-paragraph (b) of this paragraph	75% of fee that would have been payable under sub- paragraph (b) of this paragraph

⁽¹⁾ Column 3 shows the fees which were payable by virtue of schedule 2 of S.S.I. 2015/379 immediately before the coming into force of this schedule.