SCHEDULE 9

Regulation 4(7)

Amendments to schedule 2 of the Criminal Legal Aid (Scotland) (Fees) Regulations 1989

PART 1

FEES OF COUNSEL FOR PROCEEDINGS IN THE HIGH COURT OF JUSTICIARY CHAPTER 1

JUNIOR COUNSEL

1A.	Written Work	
(a)	Petition to Nobile Officium	£255.51
(b)	Drafting devolution or compatibility minute	£170.35
(c)	Drafting section 275 application under the 1995 Act	£170.35
(d)	Drafting specification of documents	£141.95
(e)	Drafting interrogatories	£141.95
(f)	Drafting defence statement under section 70A(1) of the 1995 Act or section 125 of the 2010 Act	£141.95
1 B .	Preliminary Hearing	
(a)	Preliminary hearing including all managed meetings or equivalent communication with Crown counsel or the Procurator Fiscal by whatever means and including any note on the line of evidence.	
(aa)	Preliminary hearing, adjourned or continued in which witnesses called to give evidence.	Payable at the full rate for a trial (paragraph 3 below) depending on category of case and status of counsel.
(b)	Further diet which involves substantive debate or resolution of outstanding issues, preliminary pleas, objections to the admissibility of evidence by minute, devolution minutes or applications under section 275 of the 1995 Act.	(paragraph 3 below) depending on category of
(c)	Adjourned diet under section 75A(2) of the 1995 Act, or continued diet.	Payable at one-half of the full rate for a trial (paragraph 3 below) depending on category of case and status of counsel.
(d)		Payable at one-half of the fee prescribed at paragraph 1B(a) above.

⁽¹⁾ Section 70A was inserted by section 124(3) of the Criminal Justice and Licensing (Scotland) Act 2010 (asp 13).

⁽²⁾ Section 75A was inserted by section 15 of the Criminal Procedure (Amendment) (Scotland) Act 2004 (asp 5).

	whatever means and including any note on the line of evidence where counsel does not attend preliminary hearing.			
(e)	Conduct of preliminary hearing on receipt of detailed instructions not having been involved in pre hearing communication with the Crown.			prescribed at
		Junior as leader	Junior alone	Junior with leader
2.	Early Plea		1	
	Hearing under section 76 of the 1995 Act.	£1,419.48	£1,419.48	£709.74
3.	Trial per day Category Charges Prosecuted in the High Court.			
(a)	Murder, Multiple attempted murder, Culpable homicide, Rape, Assault and Robbery (involving commercial premises), Importation of controlled drugs, Fraud and related offences, section 1 of the 1988 Act (causing death by dangerous driving), section 3A of the 1988 Act (causing death by careless driving when under the influence of drink or drugs), Sedition, Treason, Offences under the 2000 Act, Torture, War crimes, Offences under the Explosive Substances Act 1883(3), sections 327 to 333 and 339(1A) of the Proceeds of Crime Act 2002 (Money Laundering)(4), Firearms offences, Incest, Sodomy, Embezzlement, Lewd and libidinous behaviour against children under the age of 12, section 2B(5) of the 1988 Act, Section 3ZB(6) of the 1988 Act, sections 1, 2, 3(2)(a) and 18 to 27 of the 2009 Act.		£738.13	£511.02
(b)	Attempted Murder, Assault to severe injury (with aggravations), Indecent Assault, Assault and Robbery (involving retail premises), Possession with intent to supply or being concerned in the supply of a Class A drug, Attempted Rape, Lewd and libidinous behaviour, (other than under category (a) above), Offences under the Sexual Offences Act, Offences against		£607.55	£425.85

⁽**3**) 1883 c. 3.

²⁰⁰² c. 29. Section 339(1A) was substituted by section 105(5) of the Serious Organised Crime and Police Act 2005 (c. 15). (4)

Section 3ZB was inserted by section 20(1) of the Road Safety Act 2006 (c. 49). Section 3ZB was inserted by section 21(1) of the Road Safety Act 2006 (c. 49), and relevantly amended by paragraph 1 of schedule 6 of the Criminal Justice and Courts Act 2015 (c. 2). (5) (6)

	Children under the 1995 Consolidation Act, Abduction and/or unlawful imprisonment, Extortion, Counterfeiting, Bribery and Corruption, Mobbing and rioting, Indecent or Obscene Publications, Environmental Protection prosecutions, Health and Safety offences, Intellectual Property offences, Offences under the Immigration Act 1971(7), Offences under section 52 or 52A of the Civic Government (Scotland) Act 1982(8), Offences under section 12(1) of the Children and Young Persons (Scotland) Act 1937(9), all offences under the 2009 Act not otherwise prescribed in this Table of Fees.			
(c)	Possession with intent to supply or being concerned in the supply of a class B or class C drug, Assault to severe injury, Assault and robbery, Mobbing, Wilful fire raising, Housebreaking, Opening lockfast places, Bigamy, Contempt of Court, Perjury, Theft, Forgery, Uttering, Reset, Concealing a pregnancy, Deforcement of Sheriff's Officers, Malicious mischief, Brothel keeping, Public order offences (stirring of racial hatred, wearing of uniforms, disrupting lawful meetings), Harassment, Road traffic offences (other than section 1 or 3A of the 1988 Act), Possession of offensive weapons, Violation of sepulchres, Robbery, Breach of the peace.	£562.12	£488.31	£346.36
4.	Miscellaneous Hearings			
(a)	fee for a day in court for miscellaneous hearings other than those for which a fee is prescribed	£408.81	£357.72	£255.51
(aa)	judicial examination	£408.81	£357.72	£255.51
(b)	preliminary diet	£408.81	£357.72	£255.51
(c)	hearing under section 275 of the 1995 Act	£408.81	£357.72	£255.51
(d)	hearing on specification of documents	£408.81	£357.72	£255.51
(e)	hearing on a devolution or compatibility minute	£408.81	£357.72	£255.51
(f)	hearing on an application by the Crown for an extension of time	£408.81	£357.72	£255.51

^{(7) 1971} c. 77.

¹⁹⁸² c. 45. Section 52A was inserted by section 161(1) of the Criminal Justice Act 1988 (c. 33) and relevantly amended by section 84(7) of the Criminal Justice and Public Order Act 1994 (c. 33), section 19(1)(b) of the Criminal Justice (Scotland) Act 2003 (asp 7), and section 41(1)(b) of the Criminal Justice and Licensing (Scotland) Act 2010 (asp 13). 1937 c. 37. (8)

⁽⁹⁾

(g)	hearing under section 72 of the 1995 Act	£204.41	£178.87	£127.77
(h)	hearing on a motion to adjourn	£204.41	£178.87	£127.77
(i)	hearing on an application for special measures	£204.41	£178.87	£127.77
(j)	confiscation diet in which substantial evidence is led or where full settlement is agreed where the confiscation proceedings follow acceptance of a guilty plea to the charge or charges categorised as below or follow a trial as specified in this Chapter in—		1	
	(i) paragraph 3(a)	£851.69	£738.13	£511.02
	(ii) paragraph 3(b)	£701.24	£607.55	£425.85
	(iii) paragraph 3(c)	£562.12	£488.31	£346.36
(k)	confiscation diet where no substantial evidence is led	£408.81	£357.72	£255.51
(l)	deferred sentence where mitigation is led	£408.81	£357.72	£255.51
(m)	deferred sentence where no mitigation is led	£204.41	£178.87	£127.77
(n)	remit for sentence	£408.81	£357.72	£255.51
(na)	drug treatment and testing order review	£204.41	£178.87	£127.77
(nb)	drug treatment and testing order review where mitigation led and order revoked	£408.81	£357.72	£255.51
(0)	adjourned trial diet	£204.41	£178.87	£127.77
(p)	adjourned trial diet (trial having commenced)	£408.81	£357.72	£255.51
(pa)	trial diet where there is more than one accused and counsel represents an accused who pled guilty at an earlier diet	£408.81	£357.72	£255.51
(q)	trial within a trial	Payable at the fu 3 above) depend status of counsel.	ing on categor	
(qa)	commission on evidence and any other hearing, other than one for which a fee is prescribed, at which evidence is adduced	Payable at the fu 3 above) depend status of counsel.	ing on categor	
(r)	examination of the facts in a case of insanity or diminished responsibility	Payable at the fu 3 above) depend status of counsel.	ing on categor	
(s)	proof in mitigation	Payable at the fu 3 above) depend status of counsel.	ing on categor	

(t)	deferred sentence in which evidence is taken from an expert witness		nding on categ	trial (paragraph ory of case and
5.	Fee for consultations, accused and counsel meetings and locus visits	£238.48	£208.95	£153.32
5A.	Fee for abortive consultation	£119.24	£104.48	£76.67
6.	Fee for a necessary Note	£56.79	£56.79	£56.79
7.	Travel		I]
of th under Procu	lementary fee chargeable in addition to any ne above fees where necessary travel is rtaken within Scotland, including travel to a urator Fiscal's office or elsewhere to view actions		£113.56	£113.56
of th	lementary fee chargeable in addition to any ne above fees where necessary travel is rtaken furth of Scotland		£227.12	£227.12
8.	Accommodation and associated subsistence			
	nent of necessary accommodation and iated subsistence per day	£113.56	£113.56	£113.56

CHAPTER 2

SENIOR COUNSEL

1A.	Written work	
(a)	Petition to Nobile Officium	£255.51
(b)	Drafting devolution or compatibility minute	£170.35
(c)	Drafting section 275 application under the 1995 Act	£170.35
(d)	Drafting specification of documents	£141.95
(e)	Drafting interrogatories	£141.95
(f)	Drafting defence statement under section 70A of the 1995 Act or section 125 of the 2010 Act	£141.95
1B	Preliminary hearing	
(a)	Preliminary hearing including all managed meetings or equivalent with Crown counsel or the Procurator Fiscal by whatever means and including any note on the line of evidence	Payable at one and a half times the full rate for a trial (paragraph 3 below) depending on category of

		case and status of counsel.
(aa)	preliminary hearing, adjourned or continued in which witnesses called to give evidence	Payable at the full rate for a trial (paragraph 3 below) depending on category of case and status of counsel.
(b)	further diet which involves substantive debate or the resolution of outstanding issues, preliminary pleas, objections to the admissibility of evidence by minute, devolution minutes or applications under section 275 of the 1995 Act	Payable at two thirds of the full rate for a trial (paragraph 3 below) depending on category of case and status of counsel.
(c)	adjourned diet under section 75A(10) of the 1995 Act, or continued diet	Payable at one- half of the full rate for a trial (paragraph 3 below).
(d)	attendance at managed meeting or work in connection with equivalent communication with the Crown by whatever means and including any note on the line of evidence where counsel does not attend preliminary hearing	Payable at one- half of the fee prescribed at paragraph 1B(a) above
(e)	conduct of preliminary hearing on receipt of detailed instructions not having been involved in pre hearing communication with the Crown	Payable at one- half of the fee prescribed at paragraph 1B(a) above.
2.	Early Plea	
	Hearing under section 76 of the 1995 Act	£1,419.48
3.	Trial (per day)	
	Category Charges Prosecuted in the High Court	
(a)	Murder, Multiple attempted murder, Culpable homicide, Rape, Assault and Robbery (involving commercial premises), Importation of controlled drugs, Fraud and related offences, section 1 of the 1988 Act (causing death by dangerous driving), section 3A of the 1988 Act (causing death by careless driving when under the influence of drink or drugs), Sedition, Treason, Offences under the 2000 Act, Torture, War crimes, Offences	£1,022.02

⁽¹⁰⁾ Section 75A was inserted by section 15 of the Criminal Procedure (Amendment) (Scotland) Act 2004 (asp 5).

	339(1 Fireat behav Act, s	the Explosive Substances Act 1883(11), sections 327 to 333 and A) of the Proceeds of Crime Act 2002(12) (Money Laundering), rms offences, Incest, Sodomy, Embezzlement, Lewd and libidinous viour against children under the age of 12, section $2B(13)$ of the 1988 section $3ZB(14)$ of the 1988 Act, sections 1, 2, 3(2)(a) and 18 to 27 e 2009 Act	
(b)	Assau with A dru under Offer and/o Corru Envir Intell Offer 1982, (Scot	hpted Murder, Assault to severe injury (with aggravations), Indecent alt, Assault and Robbery (involving retail premises), Possession intent to supply or being concerned in the supply of a Class ag, Attempted Rape, Lewd and libidinous behaviour, (other than category (a) above), Offences under the Sexual Offences Act, aces against Children under the 1995 Consolidation Act, Abduction r unlawful imprisonment, Extortion, Counterfeiting, Bribery and aption, Mobbing and rioting, Indecent or Obscene Publications, commental Protection prosecutions, Health and Safety offences, ectual Property offences, Offences under the Immigration Act 1971, aces under section 52 or 52A of the Civic Government (Scotland) Act offences under section 12(1) of the Children and Young Persons land) Act 1937, all offences under the 2009 Act not otherwise ribed in this Table of Fees	£794.91
(c)	B or o Wilfu Conta the S Defor Publi disruj than s	ession with intent to supply or being concerned in the supply of a class class C drug, Assault to severe injury, Assault and robbery, Mobbing, il fire raising, Housebreaking, Opening lockfast places, Bigamy, empt of Court, Perjury, Theft, Shameless indecency, Offences under exual Offences Act 2003(15), Forgery, Concealing a pregnancy, reement of Sheriff's Officers, Malicious mischief, Brothel keeping, c order offences (stirring of racial hatred, wearing of uniforms, pting lawful meetings), Harassment, Road traffic offences (other section 1 or 3A of the 1988 Act), Possession of offensive weapons, tion of sepulchres, Robbery, Breach of the peace	£635.93
4.	Misce	ellaneous Hearings	
	(a)	fee for a day in court for miscellaneous hearings other than those for which a fee is prescribed	£465.60
	(aa)	judicial examination	£465.60
	(b)	preliminary diet	£465.60
	(c)	hearing under section 275 of the 1995 Act	£465.60
	(d)	hearing on specification of documents	£465.60
	(e)	hearing on a devolution or compatibility minute	£465.60
	(f)	hearing on an application by the Crown for an extension of time	£465.60
	(g)	hearing under section 72 of the 1995 Act	£232.80

^{(11) 1883} c. 3.
(12) 2002 c. 29. Section 339(1A) was substituted by section 105(5) of the Serious Organised Crime and Police Act 2005 (c. 15).

⁽¹³⁾ Section 2B was inserted by section 20(1) of the Road Safety Act 2006 (c. 9).

⁽¹⁴⁾ Section 3ZB was inserted by section 20(1) of the Road Safety Act 2006 (c. 9).
(14) Section 3ZB was inserted by inserted by section 21(1) of the Road Safety Act 2006 (c. 49), and relevantly amended by paragraph 1 of schedule 6 of the Criminal Justice and Courts Act 2015 (c. 2).
(15) 2003 c. 42.

(h)	heari	ng on a motion to adjourn	£232.80
(i)	heari	ng on an application for special measures	£232.80
(j)	full s accep	scation diet in which substantial evidence is led or where ettlement is agreed where the confiscation proceedings follow btance of a guilty plea to the charge or charges categorised as v or follow a trial as specified in this Chapter in—	
	(i)	paragraph 3(a)	£1,022.02
	(ii)	paragraph 3(b)	£794.91
	(iii)	paragraph 3(c)	£635.93
(k)	confi	scation diet where no substantial evidence is led	£465.60
(1)	defer	red sentence where mitigation is led	£465.60
(m)	defer	red sentence where no mitigation is led	£232.80
(n)	remit	for sentence	£465.60
(na)	drug	treatment and testing order review	£232.80
(nb)			£465.60
(0)	adjou	rrned trial diet	£232.80
(p)	adjou	rrned trial diet (trial having commenced)	£465.60
(pa)		diet where there is more than one accused and counsel sents an accused who pled guilty at an earlier diet	£465.60
(q)	trial	within a trial	Payable at the full rate for a trial (paragraph 3 above) depending on category of case.
(qa)		nission on evidence and any other hearing, other than one for h a fee is prescribed, at which evidence is adduced	Payable at the full rate for a trial (paragraph 3 above) depending on category of case and status of counsel.
(r)		ination of the facts in a case of insanity or diminished nsibility	Payable at the full rate for a trial (paragraph 3 above) depending on

			category case.	of
	(s)	proof in mitigation	Payable the full for a (paragraph above) depending category case.	at rate trial 3 on of
	(t)	deferred sentence in which evidence is taken from an expert witness	Payable the full for a (paragraph above) depending category case.	at rate trial 3 on of
5.	Fee fo	or consultations, accused and counsel meetings and locus visits	£283.90	
5A.	Fee fo	or abortive consultation	£141.95	
6.	Fee fo	or a necessary Note	£56.79	
7.	Trave	1		
neces	sary tra	ry fee chargeable in addition to any of the above fees where wel is undertaken within Scotland, including travel to a Procurator e or elsewhere to view productions	£113.56	
		ry fee chargeable in addition to any of the above fees where wel is undertaken furth of Scotland	£227.12	
8.	Accon	nmodation and associated subsistence		
Paym	ent of r	necessary accommodation and associated subsistence per day	£113.56	

PART 2

FEES OF COUNSEL IN APPEAL PROCEEDINGS

CHAPTER 1

JUNIOR COUNSEL

		Junior as Leader	Junior Alone	Junior with Leader
1. Ap	opeal against Sentence			
(a)	drafting Grounds or Note of Appeal against sentence	£93.13	£93.13	£93.13

				Junior as Leader	Junior Alone	Junior with Leader	
(b)		written Submissions in Appeal against Sentence		£141.95	£113.56	£85.18	
(c)	any hearing under sections 107 and 187 of the 1995 Act, including any consultation on the day of the appeal		£228.26	£170.35	£127.19		
(d)		ling an	g on appeal against sentence, y consultation on the day of the	£228.26	£170.35	£127.19	
(e)			note) on appeal against sentence therwise prescribed)	£85.18	£85.18	£85.18	
2.			vay of Bill of Suspension, Bill of or Stated Case				
	(a)		ng Bill of Suspension or Bill of ocation or adjustment of Stated		£93.13- £227.12	£85.18- £170.35	
	(b)	appearance at any hearing on f Stated Case, Bill of Suspension or Advocation		£380.43	£283.90	£212.37	
	(c)	opinion		£141.95	£141.95	£141.95	
3.	Appeal against Conviction or Conviction and Sentence						
	(a)		ng Grounds of Appeal against iction or conviction and sentence	£283.90- £476.95	£227.12– £397.46	£158.99- £340.68	
	(b)		en Submissions in Appeal against iction or conviction and sentence	£283.90- £476.96	£227.12– £397.46	£158.99- £340.68	
	(d)	or co parag	ing on Appeal against conviction nviction and sentence (to which graph 11C of the notes on the ation of schedule 2 does not y)		£567.79– £936.86	£454.23- £709.74	
	(da)	(da)	or co parag	ing on appeal against conviction nviction and sentence (to which graph 11C of the notes on the tion of schedule 2 applies)-			
			(i)	Where the hearing lasts fewer than 3 hours	£448.56	£397.46	£283.90
		(ii)	Where the hearing lasts more than 3 hours, but fewer than 6 hours		£379.30- £624.58	£303.21– £473.54	
			Where the hearing last 6 hours				

					Junior as Leader	Junior Alone	Junior with Leader
			(aa)	for each 6 hour period	£794.91– £1,236.65	£567.79– £936.86	£454.23- £709.74
			(ab)	for any remaining period of fewer than 3 hours	£448.56	£397.46	£283.90
			(ac)	for any remaining period of more than 3 hours	£530.33- £824.43	£379.30- £624.58	£303.21- £473.54
	(e)	opinio	n		£283.90- £454.23	£227.12– £397.46	£158.99- £340.68
•		al Heari Judges)	ng be	efore a Full Bench (5 or	£1,476.25	£1,135.58	£851.69
	Appe: Liber		relati	on to Bail or Interim			
	(a)	relatin	g to g	connection with an appeal granting of bail or interim except (ab) or (b) below	£34.08	£34.08	£34.08
	(ab)		ued d	in connection with a iet in relation to such an	£34.08	£34.08	£34.08
	(b)		ation	in connection with an for interim liberation ges	£158.99	£113.56	£85.18
5.	Appe	als Cond	luct O	ther			
	(a)	hearing Officiu		petition to the Nobile	£794.91– £1,236.65	£567.79– £936.86	£454.23- £709.74
	(b)	referer (devol			£794.91– £1,236.65	£567.79– £936.86	£454.23- £709.74
	(c)			sing from pre-trial or rial hearing	£794.91– £1,236.65	£567.79– £936.86	£454.23- £709.74
	(ca)	Appeal from the Sheriff Appeal Court to the High Court under section 194ZB(16) of the 1995 Act				£567.79– £936.86	£454.23- £709.74
	(cb)	Court	to	om the Sheriff Appeal the High Court under A(17) of the 1995 Act		£567.79– £936.86	£454.23- £709.74
	(d)	opinio	n		£283.90- £454.23	£227.12– £397.46	£158.99– £340.68
óA.				- Any hearing relative a type described in the			

⁽¹⁶⁾ Section 194ZB was inserted by section 119 of the Courts Reform (Scotland) Act 2014 (asp 18).
(17) Section 175A was inserted by section 120 of the Courts Reform (Scotland) Act 2014 (asp 18).

			Junior as Leader	Junior Alone	Junior with Leader
	court	eding paragraphs held subsequent to the making avizandum, if paragraph 11E of otes on the operation of schedule 2—			
	(a)	applies	£408.81	£357.72	£255.51
	(b)	does not apply	£170.35	£170.35	£170.35
7.	Appe	eals Written Work Other			
	(a)	drafting Devolution or compatibility Minute	£170.35	£170.35	£170.35
	(b)	drafting Petition to the Nobile Officium	£255.51	£255.51	£255.51
	(c)	opinion in connection with an application under section 94(2A) of the 1995 Act(18) (transcripts of record and documentary productions)	£56.79	£56.79	£56.79
8.	Cons	sultations	£238.48	£208.95	£153.32
9.	Trav	el			
the a with	bove f in Sco	tary fee chargeable in addition to any of ees where necessary travel is undertaken tland, including travel to a Procurator ice or elsewhere to view productions	£113.56	£113.56	£113.56
the a		tary fee chargeable in addition to any of ees where necessary travel is undertaken otland	£227.12	£227.12	£227.12
10.	Acco	ommodation and associated subsistence			
		of necessary accommodation and subsistence per day	£113.56	£113.56	£113.56
11.	the o	ion where, in the circumstance ioned in paragraph 11F of the notes on peration of schedule 2, counsel concludes there is no stateable case	£283.90- £908.46	£227.12– £794.91	£158.99- £681.35

CHAPTER 2

SENIOR COUNSEL

			Senior
1.	Appea	l against Sentence	
	(a)	drafting Grounds or Note of Appeal against sentence	£140.82

⁽¹⁸⁾ Section 94(2A) was inserted by section 65(b) of the Criminal Justice (Scotland) Act 2003 (asp 7) and relevantly amended by S.S.I. 2012/272.

					Senior
	(b)	writte	en Subr	issions in Appeal against Sentence	£172.61
	(c)			nder sections 107 and 187 of the 1995 Act, including ion on the day of the appeal	£258.92
	(d)			on appeal against sentence, including any on the day of the appeal	£258.92
	(e)		on (or no ribed)	ote) on appeal against sentence (where not otherwise	£129.47
2.	Appe	al by w	ay of B	ill of Suspension, Bill of Advocation or Stated Case	
	(a)		ng Bill ated Cas	of Suspension or Bill of Advocation or adjustment e	£140.82- £340.68
	(b)		trance a cation	t any hearing on Stated Case, Bill of Suspension or	£446.29
	(c)	opini	on	-	£212.93
3.	Appeal against Conviction or Conviction and Sentence				
	(a)	0 11 0			£283.90- £574.61
	(b)	11 0			£283.90- £574.61
	(d)	Hearing on Appeal against conviction or conviction and sentence (to which paragraph 11C of the notes on the operation of schedule 2 does not apply)			£1,022.02– £1,419.48
	(da)		hich par	ppeal against conviction or conviction and sentence agraph 11C of the notes on the operation of schedule	
		(i)	Wher	e the hearing lasts fewer than 3 hours	£511.02
		(ii)	Wher 6 hou	e the hearing lasts more than 3 hours, but fewer than rs	£681.35- £947.08
		(iii)	Wher	e the hearing last 6 hours or more—	
			(aa)	for each 6 hour period	£1,022.02- £1,419.48
			(ab)	for any remaining period of fewer than 3 hours	£511.02
			(ac)	for any remaining period of more than 3 hours	£681.35- £947.08
	(e)	opinio	on	,	£397.46– £794.91
4.	Appe	al Hear	ing befo	ore a Full Bench (5 or more Judges)	£1,703.37
5.	Appe	als in re	elation t	o Bail or Interim Liberation	
	(a)			onnection with an appeal relating to granting of bail eration, except (ab) or (b) below	£56.79

			Senior
	(ab)	all work in connection with a continued diet in relation to such an appeal	£56.79
	(b)	all work in connection with an application for interim liberation before 3 judges	£170.35
6.	Appe	als Conduct Other	
	(a)	hearing on petition to the Nobile Officium	£1,022.02- £1,419.48
	(b)	reference to the High Court (devolution issue)	£1,022.02- £1,419.48
	(c)	appeal arising from pre-trial or continuing trial hearing	£1,022.02- £1,419.48
	(ca)	Appeal from the Sheriff Appeal Court to the High Court under section 194ZB of the 1995 Act	£1,022.02- £1,419.48
	(cb)	referral from the Sheriff Appeal Court to the High Court under section 175A of the 1995 Act	£1,022.02- £1,419.48
	(d)	opinion	£397.46– £794.91
6A.	Advis	sing Hearing - Any hearing relative to proceedings of a type	
	descr makin	ibed in the preceding paragraphs held subsequent to the court ng avizandum, if paragraph 11E of the notes on the operation of Jule 2—	
	descr makin	ibed in the preceding paragraphs held subsequent to the court ng avizandum, if paragraph 11E of the notes on the operation of	
	descr makin sched	ibed in the preceding paragraphs held subsequent to the court ng avizandum, if paragraph 11E of the notes on the operation of lule 2—	
7.	descr makin sched (a) (b)	ibed in the preceding paragraphs held subsequent to the court ng avizandum, if paragraph 11E of the notes on the operation of fulle 2— applies	£465.60
	descr makin sched (a) (b)	ibed in the preceding paragraphs held subsequent to the court ng avizandum, if paragraph 11E of the notes on the operation of fulle 2— applies does not apply	£465.60
	descr makin sched (a) (b) Appe	ibed in the preceding paragraphs held subsequent to the court ng avizandum, if paragraph 11E of the notes on the operation of hule 2— applies does not apply als Written Work Other	£465.60 £170.35
	descr makin sched (a) (b) Appe (a)	ibed in the preceding paragraphs held subsequent to the court ng avizandum, if paragraph 11E of the notes on the operation of hule 2— applies does not apply als Written Work Other drafting Devolution or compatibility Minute	£465.60 £170.35 £170.35 £255.51
	descr makin sched (a) (b) (b) (c)	ibed in the preceding paragraphs held subsequent to the court ng avizandum, if paragraph 11E of the notes on the operation of hule 2— applies does not apply als Written Work Other drafting Devolution or compatibility Minute drafting Petition to the Nobile Officium opinion in connection with an application under section 94(2A) of	£465.60 £170.35 £170.35 £255.51
7.	descr makin sched (a) (b) (b) (c)	ibed in the preceding paragraphs held subsequent to the court ng avizandum, if paragraph 11E of the notes on the operation of fule 2— applies does not apply als Written Work Other drafting Devolution or compatibility Minute drafting Petition to the Nobile Officium opinion in connection with an application under section 94(2A) of the 1995 Act (transcripts of record and documentary productions) ultations	£465.60 £170.35 £170.35 £255.51 £56.79
7. 8. 9. Supp	descr makin sched (a) (b) (b) (c) Cons Trave	ibed in the preceding paragraphs held subsequent to the court ng avizandum, if paragraph 11E of the notes on the operation of fule 2— applies does not apply als Written Work Other drafting Devolution or compatibility Minute drafting Petition to the Nobile Officium opinion in connection with an application under section 94(2A) of the 1995 Act (transcripts of record and documentary productions) ultations	£465.60 £170.35 £170.35 £255.51 £56.79
7. 8. 9. Supp Fisca Supp	descr makin sched (a) (b) (b) (c) (c) Cons Trave cons Trave cons trave	 ibed in the preceding paragraphs held subsequent to the court ng avizandum, if paragraph 11E of the notes on the operation of fule 2— applies does not apply als Written Work Other drafting Devolution or compatibility Minute drafting Petition to the Nobile Officium opinion in connection with an application under section 94(2A) of the 1995 Act (transcripts of record and documentary productions) ultations ary fee chargeable in addition to any of the above fees where avel is undertaken within Scotland, including travel to a Procurator 	£465.60 £170.35 £170.35 £255.51 £56.79 £283.90
7. 8. 9. Supp Fisca Supp	descr makin scheck (a) (b) (b) (c) Consection Consectio	ibed in the preceding paragraphs held subsequent to the court ng avizandum, if paragraph 11E of the notes on the operation of fule 2— applies does not apply als Written Work Other drafting Devolution or compatibility Minute drafting Petition to the Nobile Officium opinion in connection with an application under section 94(2A) of the 1995 Act (transcripts of record and documentary productions) ultations el ary fee chargeable in addition to any of the above fees where avel is undertaken within Scotland, including travel to a Procurator ce or elsewhere to view productions ary fee chargeable in addition to any of the above fees where	£465.60 £170.35 £170.35 £255.51 £56.79 £283.90 £113.56

			Senior
1	1.	Opinion where, in the circumstance mentioned in paragraph 11F of the	£397.46–
		notes on the operation of schedule 2, counsel concludes that there is no	£1,589.81
		stateable case	

PART 3

FEES OF COUNSEL FOR PROCEEDINGS IN THE SHERIFF AND JUSTICE OF THE PEACE COURT

CHAPTER 1

JUNIOR COUNSEL

1A.	Written work			
(a)	petition to the Nobile Officium			£255.51
(b)	drafting devolution or compatibility minute			£170.35
(c)	drafting section 275 application under the 1995	5 Act		£170.35
(d)	drafting specification of documents			£141.95
(e)	drafting interrogatories			£141.95
(f)	drafting defence statement under section 70 section 125 of the 2010 Act	5 Act(19) or	£141.95	
		Junior as leader	Junior alone	Junior with leader
1 B .	Early Plea			
	Hearing under section 76 of the 1995 Act	£1,419.48	£1,419.48	£709.74
2.	Trial (per day) Category Charges Prosecuted in the Sheriff Co	ourt		
(a)	Culpable Homicide, Assault and Robbery (involving commercial premises), Importation of controlled drugs, Fraud and related offences, section 1 of the 1988 Act (causing death by dangerous driving), section 3A of the 1988 Act (causing death by careless driving when under the influence of drink or drugs), Sedition, Treason, Offences under the 2000 Act, Torture, War crimes, Rape, Multiple attempted murder, Offences under the Explosive Substances Act 1883(20), sections 327 to 333 and 339(1A) of the Proceeds of Crime Act 2002 (Money		£652.97	£408.81

⁽¹⁹⁾ Section 70A was inserted by section 124(3) of the Criminal Justice and Licensing (Scotland) Act 2010 (asp 13).
(20) 1883 c. 3.

	Laundering)(21), Firearms offences, Incest, Sodomy, Embezzlement, Lewd and libidinous behaviour against children under the age of 12, section 2B of the 1988 Act, section 3ZB of the 1988 Act, sections 1, 2, 3(2)(a) and 18 to 27 of the 2009 Act			
(b)	Attempted Murder, Assault to severe injury (with aggravations), Indecent Assault, Assault and Robbery (involving retail premises), Possession with intent to supply or being concerned in the supply of a Class A drug, Attempted Rape, Lewd and libidinous behaviour, (other than under category (a) above), Offences under the Sexual Offences Act, Offences against Children under the 1995 Consolidation Act, Abduction and/or unlawful imprisonment, Extortion, Counterfeiting, Bribery and corruption, Mobbing and rioting, Mobbing, Environmental Protection prosecutions, Health and Safety offences, Intellectual Property offences, Indecent or Obscene Publications, Possession with intent to supply or being concerned in the supply of a class B or class C drug, Assault to severe injury, Assault and robbery, Wilful fire raising, Housebreaking, Opening lockfast places, Bigamy, Contempt of Court, Perjury, Theft, Forgery, Uttering, Reset, Concealing a pregnancy, Deforcement of Sheriff's Officers, Malicious Mischief, Brothel keeping, Public Order offences (stirring up racial hatred, wearing of uniforms, disrupting lawful meetings), Harassment, Road traffic offences (other than section 1 or 3A of the 1988 Act), Possession of offensive weapons, Violation of sepulchres, Offences under the Immigration Act 1971(22), Offences under section 52 or 52A of the Civic Government (Scotland) Act 1982(23), Offences under section 12(1) of the Children and Young Persons (Scotland) Act 1937(24), all offences under the 2009 Act not otherwise prescribed in this Table of Fees, Robbery, Breach of the peace	£562.12	£488.31	£346.36
3.	Miscellaneous Hearings			

^{(21) 2002} c. 29. Section 339(1A) was substituted by section 105(5) of the Serious Organised Crime and Police Act 2005 (c. 15).

^{(21) 2002} c. 29. Section 559(1A) was substituted by section 105(5) of the Serious organised erine and Force Act 2005 (c. 15).
(22) 1971 c. 77.
(23) 1982 c. 45. Section 52A was inserted by section 161(1) of the Criminal Justice Act 1988 (c. 33) and relevantly amended by section 84(7) of the Criminal Justice and Public Order Act 1994 (c. 33), section 19(1)(b) of the Criminal Justice (Scotland) Act 2003 (asp 7), and section 41(1)(b) of the Criminal Justice and Licensing (Scotland) Act 2010 (asp 13).

^{(24) 1937} c. 37.

(a)	heari	for a day in court for miscellaneous ngs other than those for which a fee is cribed	£327.06	£286.17	£204.41
(aa)	judic	ial examination	£327.06	£286.17	£204.41
(b)	preli	minary diet	£327.06	£286.17	£204.41
(c)	heari	ng under section 275 of the 1995 Act	£327.06	£286.17	£204.41
(d)	heari	ng on specification of documents	£327.06	£286.17	£204.41
(e)	heari minu	ng on a devolution or compatibility te	£327.06	£286.17	£204.41
(f)		ng on an application by the Crown for an asion of time	£327.06	£286.17	£204.41
(g)	heari	ng under section 72 of the 1995 Act	£163.53	£143.09	£102.21
(h)	heari	ng on a Motion to adjourn	£163.53	£143.09	£102.21
(i)	heari	ng on an application for special measures	£163.53	£143.09	£102.21
(j)	is le wher accep charg	scation diet in which substantial evidence d or where full settlement is agreed e the confiscation proceedings follow ptance of a guilty plea to the charge or ges categorised as below or follow a trial ecified in this Chapter in			
	(i)	paragraph 2(a)	£735.30	£652.97	£408.81
	(ii)	paragraph 2(b)	£562.12	£488.31	£346.36
(k)		scation diet where no substantial ence is led	£327.06	£286.17	£204.41
(1)	defer	red sentence where mitigation is led	£327.06	£286.17	£204.41
(m)	defer	red sentence where no mitigation is led	£163.53	£143.09	£102.21
(ma)	drug	treatment and testing order review	£163.53	£143.09	£102.21
(mb)		treatment and testing order review where gation is led and order revoked	£327.06	£286.17	£204.41
(n)	adjoi	urned trial diet	£163.53	£143.09	£102.21
(0)	adjoi	urned trial diet (trial having commenced)	£327.06	£286.17	£204.41
(oa)	and	diet where there is more than one accused counsel represents an accused who pled y at an earlier diet	£327.06	£286.17	£204.41
(p)	trial	within a trial	(paragraph	the full rate 2 above) de ase and status o	epending or
(pa)	heari	nission on evidence and any other ng, other than one for which a fee is rribed, at which evidence is adduced	(paragraph	the full rate 2 above) de ase and status o	epending on

(q)	examination of the facts in a case of insanity or diminished responsibility	(paragraph	the full rate 2 above) de ase and status of	epending on
(r)	proof in mitigation	(paragraph 2	the full rate 2 above) dense and status of	epending on
(s)	deferred sentence in which evidence is taken from an expert witness	(paragraph	the full rate 2 above) dense and status of	epending on
(t)	first diet	(paragraph 2	the full rate 2 above) dense and status of	epending on
4.	Fee for consultations, accused and counsel meetings and locus visits	£202.14	£174.89	£122.66
4A.	Fee for abortive consultation	£101.08	£87.45	£61.34
5.	Fee for a necessary Note	£56.79	£56.79	£56.79
6.	Travel			
	Supplementary fee chargeable in addition to any of the above fees where necessary travel is undertaken within Scotland, including travel to a Procurator Fiscal's office or elsewhere to view productions	£113.56	£113.56	£113.56
	Supplementary fee chargeable in addition to any of the above fees where necessary travel is undertaken furth of Scotland	£227.12	£227.12	£227.12
7.	Accommodation and associated subsistence			
	Payment of necessary accommodation and associated subsistence per day	£113.56	£113.56	£113.56

CHAPTER 2

SENIOR COUNSEL

1A.	Written work	
(a)	Petition to the Nobile Officium	£255.51
(b)	Drafting devolution or compatibility minute	£170.35
(c)	Drafting section 275 application under the 1995 Act	£170.35
(d)	Drafting specification of documents	£141.95
(e)	Drafting interrogatories	£141.95
(f)	Drafting defence statement under section 70A of the 1995 Act or section 125 of the 2010 Act	£141.95
1 B .	Early Plea	

	Hearing under section 76 of the 1995 Act	£1,419.48
2.	Trial (per day)	
	Category Charges prosecuted in the Sheriff Court	
(a)	Culpable Homicide, Assault and Robbery (involving commercial premises), Importation of controlled drugs, Fraud and related offences, section 1 of the 1988 Act (causing death by dangerous driving), section 3A of the 1988 Act (causing death by careless driving when under the influence of drink or drugs), Sedition, Treason, Offences under the 2000 Act, Torture, War crimes, Offences under the Explosive Substances Act 1883, sections 327 to 333 and 339(1A) of the Proceeds of Crime Act 2002 (Money Laundering), Firearms offences, Incest, Sodomy, Embezzlement, Lewd and libidinous behaviour against children under the age of 12, section 2B of the 1988 Act, section 3ZB of the 1988 Act, sections 1, 2, 3(2)(a) and 18 to 27 of the 2009 Act	£817.62
(b)	Attempted Murder, Assault to severe injury (with aggravations), Indecent Assault, Assault and Robbery (involving retail premises), Possession with intent to supply or being concerned in the supply of a Class A drug, Attempted Rape, Lewd and libidinous behaviour (other than under category (a) above), Offences under the Sexual Offences Act, Offences against Children under the 1995 Consolidation Act, Abduction and/or unlawful imprisonment, Extortion, Counterfeiting, Bribery and corruption, Mobbing and rioting, Mobbing, Environmental Protection prosecutions, Health and Safety offences, Intellectual Property offences, Indecent or Obscene Publications, Possession with intent to supply or being concerned in the supply of a class B or class C drug, Assault to severe injury, Assault and robbery, Wilful fire raising, Housebreaking, Opening lockfast places, Bigamy, Contempt of Court, Perjury, Theft, Forgery, Uttering, Reset, Concealing a pregnancy, Deforcement of Sheriff's Officers, Malicious Mischief, Brothel keeping, Public Order offences (stirring up racial hatred, wearing of uniforms, disrupting lawful meetings), Harassment, Road traffic offences (other than section 1 or 3A of the 1988 Act), Possession of offensive weapons, Violation of sepulchres, Offences under the Immigration Act 1971, Offences under section 52 or 52A of the Civic Government (Scotland) Act 1982, Offences under section 12(1) of the Children and Young Persons (Scotland) Act 1937, All offences under the 2009 Act not otherwise prescribed in this Table of Fees, Robbery, Breach of the peace	£635.93
3.	Miscellaneous Hearings	
(a)	fee for a day in court for miscellaneous hearings other than those for which a fee is prescribed	£372.48
(aa)	judicial examination	£372.48
(b)	preliminary diet	£372.48
(c)	hearing under section 275 of the 1995 Act	£372.48
(d)	hearing on specification of documents	£372.48
(e)	hearing on a devolution or compatibility minute	£372.48

(f)	hearing on an application by the Crown for an extension of time		£372.48
(g)	hearing under section 72 of the 1995 Act		£186.24
(h)	hearing on a motion to adjourn		£186.24
(i)	hearing on an application for special measures		£186.24
(j)	confiscation diet in which substantial evidence is led or where full settlement is agreed where the confiscation proceedings follow acceptance of a guilty plea to the charge or charges categorised as below or follow a trial as specified in this Chapter in—		
	(i)	paragraph 2(a)	£817.62
	(ii)	paragraph 2(b)	£635.93
(k)	conf	iscation diet where no substantial evidence is led	£372.48
(1)	defe	rred sentence where mitigation is led	£372.48
(m)	deferred sentence where no mitigation is led		£186.24
(ma)	drug treatment and testing order review		£186.24
(mb)		treatment and testing order review where mitigation is led and r revoked	£372.48
(n)	adjo	urned trial diet	£186.24
(0)	adjo	urned trial diet (trial having commenced)	£372.48
(oa)	trial diet where there is more than one accused and counsel represents an accused who pled guilty at an earlier diet		£372.48
(p)	trial	within a trial	Payable at th full rate for trial (paragraph above) depending o category of case
(pa)		mission on evidence and any other hearing, other than one for which e is prescribed, at which evidence is adduced	Payable at th full rate for trial (paragraph above) depending o category of cas and status of counsel
(q)		nination of the facts in a case of insanity or diminished onsibility	Payable at th full rate for trial (paragraph above) depending o category of case

		above) depending on category of case
(s)	deferred sentence in which evidence is taken from an expert witness	Payable at the full rate for a trial (paragraph 2 above) depending on category of case
(t)	first diet	Payable at the full rate for a trial (paragraph 2 above) depending on category of case
4.	Fee for consultations, accused and counsel meetings and locus visits	£227.12
4A.	Fee for abortive consultation	£113.56
5.	Fee for necessary Note	£56.79
6.	Travel	
	Supplementary fee chargeable in addition to any of the above fees where necessary travel is undertaken within Scotland, including travel to a Procurator Fiscal's office or elsewhere to view productions	£113.56
	Supplementary fee chargeable in addition to any of the above fees where necessary travel is undertaken furth of Scotland	£227.12
7.	Accommodation and associated subsistence	
	Payment of necessary accommodation and associated subsistence per day	£113.56