SCHEDULE 1

Rule 8(1)

PART I

Amount of costs

- 1.—(1) Subject to rule 11, the amount of costs to be allowed shall be in the discretion of the taxing officer.
- (2) In exercising his discretion the taxing officer shall have regard to all the relevant circumstances, and in particular to—
 - (a) the complexity of the item or of the cause or matter in which it arises and the difficulty or novelty of the questions involved;
 - (b) the skill, specialised knowledge and responsibility required of, and the time and labour expended by, the solicitor or counsel;
 - (c) the number and importance of the documents (however brief) prepared or perused;
 - (d) the place and circumstances in which the business involved is transacted;
 - (e) the importance of the cause or matter to the client;
 - (f) where money or property is involved, its amount or value;
 - (g) any other fees and allowances payable to the solicitor or counsel in respect of other items in the same cause or matter, but only where work done in relation to those items has reduced the work which would otherwise have been necessary in relation to the item in question.
- (3) The bill of costs shall consist of such of the items specified in Part II as may be appropriate, set out, except for item 1, in chronological order.
- (4) An allowance for general care and conduct, having regard to such of the circumstances referred to in sub-paragraph (2) as may be relevant, may be included—
 - (a) in respect of costs payable out of the legal aid fund in accordance with rule 10, only in items 1 to 4 of Schedule 2;
 - (b) in other cases, in each item which does not relate only to time spent in travelling and waiting.
- (5) A bill of costs shall be endorsed with the name and business address of the solicitor or firm whose bill it is, and shall be signed by the solicitor or by a partner of the firm.

Fees to Counsel

- **2.**—(1) Except in the case of taxations under the Act of 1974 and taxation of fees payable by the Crown, no fee to counsel shall be allowed unless—
 - (a) before taxation its amount has been agreed by the solicitor instructing counsel; and
 - (b) before the taxing officer issues his certificate a receipt for the fees signed by counsel is produced.
 - (2) Except in taxations under rule 9—
 - (a) no costs shall be allowed
 - (i) in High Court proceedings, in respect of counsel attending before a registrar in chambers or of more counsel than one attending before a judge in chambers, or
 - (ii) in county court proceedings or in proceedings which are treated as pending in a divorce county court, in respect of counsel attending before the judge or registrar on

an interlocutory application or in respect of more counsel than one attending before the judge or registrar on any occasion,

unless the judge or registrar, as the case may be, has certified the attendance as being proper in the circumstances of the case;

- (b) except in the case of taxations under the Act of 1974, a refresher fee, the amount of which shall be in the discretion of the taxing officer, shall be allowed to counsel either—
 - (i) for each period of 5 hours (or part thereof) after the first, during which a trial or hearing is proceeding, or
 - (ii) at the discretion of the taxing officer, in respect of any day after the first day on which the attendance of counsel at the place of trial was necessary.

PART II

1 Preparation

- **1. Part A:** The doing of any work which was reasonably done arising out of or incidental to the proceedings, including—
 - (i) The client: taking instructions to petition, defend, cross-petition, appeal or oppose etc., attending upon and corresponding with client; taking and preparing proofs of evidence;
 - (ii) Witnesses: interviewing and corresponding with witnesses and potential witnesses, taking and preparing proofs of evidence and, where appropriate, arranging attendance at court, including issue of subpoena or witness summons;
 - (iii) Expert Evidence: obtaining and considering advice or reports from experts; where appropriate, arranging their attendance at court, including issue of subpoena or witness summons;
 - (iv) Inspections: inspecting any property or place material to the proceedings;
 - (v) Searches and Enquiries: making searches at offices of public records and elsewhere for relevant documents; searches in the Companies Registry and similar matters;
 - (vi) Other Parties: attending upon and corresponding with other parties or their solicitors;
 - (vii) Discovery: perusing, considering or collating documents for affidavit or list of documents; attending to inspect or produce for inspection any documents required to be produced or inspected by order of the court or otherwise;
 - (viii) Documents: preparation and consideration of pleadings and affidavits, cases and instructions to and advice from counsel, any law involved and any other relevant documents including collating and service;
 - (ix) Negotiations: work done in connection with negotiations with a view to settlement;
 - (x) Agency: correspondence with and attendances upon London or other agents and work done by them;
 - (xi) Interest: where relevant, the calculation of interest;
 - (xii) Notices: preparation and service of miscellaneous notices, including notices to witnesses to attend court.
- **Part B:** The general care and conduct of the proceedings.
- **Part C:** Travelling and waiting time in connection with the above matters.

Note:

The sums sought under each of sub-paragraphs (i) to (xii) of Part A should be shown separately against each item followed by the total of all items under Part A; the sums charged under Parts B and C should each be shown separately, and the total of the items under Parts A, B and C should then follow.

Conferences with counsel

- (a) (i) Attending counsel in conference.
 - (ii) Care and conduct.
- (b) Travelling and waiting.

Attendances

- (a) (i) Attending the trial or hearing of any cause or the hearing of any summons or other application at court, or other appointment.
 - (ii) Care and conduct.
- (b) Travelling and waiting.

Taxation

- (a) (a) Taxation of Costs
 - (i) Preparing the bill (where allowable) and preparing for and attending the taxation.
 - (ii) Care and conduct.
 - (iii) Travelling and waiting.
- (b) Review
 - (i) Preparing and delivering objections to a decision of a taxing officer on taxation or answers to objections, and considering opponent's answers or objections, as the case may be; attending hearing of review.
 - (ii) Care and conduct.
 - (iii) Travelling and waiting.

SCHEDULE 2

Rule 10(2)

PART I

preparation

Column 1	Column 2	Column 3
Column 1	High Court	
	rigii Court	County Court
ITEM	£3.25 per item	£2.90 per item
1. Writing routine letters		
2. Receiving routine letters	£1.55 per item	£1.40 per item
3. Routine telephone calls	£3.25 per item	£2.90 per item

Column 1	Column 2	Column 3
	High Court	County Court
work including any work which	Where the proceedings were cor or in another court on the South- when the relevant work was don	-Eastern Circuit at the time
£36.00 per hour	£32.00 per hour	
	All other circuits:	
£34.00 per hour	£30.00 per hour	
5. In addition to items 1—4 above, to cover the general care and conduct of the proceedings	+50%	+50%
6. Travelling and waiting time in connection with the above matters	£25.00 per hour	£23.00 per hour
PART II		

conferences with counsel

7. Attending counsel i conference	n £30.00 per hour	£26.50 per hour
8. Travelling and waiting	£25.00 per hour	£23.00 per hour

PART III

attendances

9. Attending with counsel at £30.00 per hour the trial or hearing of any cause or the hearing of any summons or other application at court, or other appointment £26.50 per hour

10. Attending without	£42.00 per hour	£38.00 per hour
counsel at the trial or hearing of	•	
any cause or the hearing of any		
summons or other application at		
court, or other appointment		
11. Travelling and waiting	£25.00 per hour	£23.00 per hour

PART IV

fees for junior counsel

12. With a brief on an unopposed application for an injunction, or procedural issue	Standard £70.00 £60.00	Maximum £115.00 £100.00
13. With a brief on the trial of a cause or matter or on the hearing of an ancillary application or on a children appointment where the hearing lasts for		
(a) one hour	Standard £105.00	Maximum £210.00
	£90.00	£180.00
(b) a half day	Standard £145.00	Maximum £240.00
	£125.00	£210.00
(c) a full day	Standard £290.00	Maximum £460.00
	£250.00	£400.00
(d) more than a full day	Discretionary	Discretionary
14. For each day or part of a day on which the trial of a cause or matter, or the hearing of an ancillary application, or a children appointment, is continued after the first day	Discretionary	Discretionary
15. Conference (including time reasonably spent in preparation and conference, but not otherwise remunerated)	Standard £16.00 per ½ hour	Standard £14.00 per ½ hour
(a) (a) Complex items of written work (such as advices on evidence, opinions and affidavits of a substantial nature, requests for	Standard £75.00 per item	Standard £65.00 per item

Status: This is the original version (as it was originally made). This item of legislation is currently only available in its original format.

particulars or answers)

(b) All other Standard £45.00 per item written work

Standard £40.00 per item

17. Except where the court Standard £14.50 per hour+ is within 25 miles of Charing expenses Cross or where there is no local Bar in the court town, or within 25 miles thereof, for travelling time

Standard £12.50 per hour+ expenses

PART V

taxation and review of taxation

18. Preparing the bill (where £25—£70 allowable) and completing the taxation (excluding preparing for and attending the taxation).	£25—£40
19. Preparing for and Discretionary attending the taxation (including travelling and waiting).	Discretionary
20. Review by registrar or Discretionary judge (including preparation)	Discretionary